kept close watch upon the tendency of public The result was a large sale of his book, and Minneapolis convention could not possibly ery of money. sentiment, Grover Cleveland is the logical since then he has been at pretty much every. have done more to please the democrats than candidate of the democratic party for presiing issue and therefore no man could be found more peculiarly fit to become the standard dependent in the country,

make success sure next fall

convention which nominated Harrison. The Minneapolis convention set some ex-

convention to avoid with great care. Mr Blaine asks that "all minor differ-

This may perhaps be done. But how about the major differences? tion into the campaign, except in the form

the campaign.

yet the president retains him at the head of of the south. the pension bureau. telligence upon the folly of his party.

campaign that he ever edited a newspaper to the protection of foreign lands. But he needn't hurry away just yet, the people will give him a vacation in November.

Harrison ticket white still professing to be prophecies .- Philadelphia Times.

now among the voters of the republican

are the men who "make fortunes every year" out of the tariff and who are expect-West Virginia. campaign fund. Their present attempt at Pittaburg to cut down the wages of their men still further looks like an effort to get the fat back again from the wage-earners. "ages for American workmen," and all the rest of it. But the men do not seem to appreciate the advantages of the policy to nemselves and so they are about to strike

Harrison in the convention 122 votes. Judge Tourgee is another of the idiots who are advising the blacks in the south jorlty of the delegates in the following to kill off the whites as the only way of states: California, Delaware, Illinois, securing their "rights." On the line of this Iowa, Kansas, Kentucky, Maryland, Massadvice he is cheerfully predicted "a massacre such as has not been paralleled since the French Revolution," It is unnecessary to add that Tourgee left the south some years ago and is now firing off his mouth in nesots, where the black population is nconsiderable. Still even that distance would not protect him if the fool-killer ever really got down to work in this country. That would be a massacre in-

Republican estimates of the chances of carrying Indiana always omit to mention the important element of uncertainty introduced by the reformed election law, passed by the house. and by the unhappy severance of relations between the president and his coadjutor, 350, nearly double the cost of the list in Col Dudley. It is hard to believe that 1887-an increasein five years of \$10,000,000 Indiana can be carried for Harrison without Dudley, because it is impossible to be- the year before the war! lieve that Dudley would have been employed if Indiana could have been carried

been in conferance in Pittsburg for some Amalgamated Association, representing the iron workers, a new scale of wages. The new scale will go into effect July 1. proposes an average reduction of ten per cent. The workers have not been expecting a reduction and will fight hard against accepting the new scale. Unless the scale is signed before July 1 work will be suspended in every iron mill west of the Allegheny mountains on that date, and 100,000 men will be on stilke. And this is the way protection on Iron secures good wages to the laboring man,

went mad on the morning of his wedding day is an illustration of the tendency of masculine mind. It happens not commonly but often enough to be easily remarked that states is hostile to our form of government. over the country the democratic party conprospective bridegrooms lay violent hands on themselves or run away, without any apparent reason, on the eve of their marriages. Such phenomena are probably due less to real impediments or strong aversion to marriage than to a demoralized state of the intellectuals brought about by too anxious a consideration of the seriousness of the proposed change. As the chance of the proposed change. As the chance of the proposed change are tests, on wage-carners in labor and metallic control of the seriousness of the country and its labor and metallic change. As the chance of changes and that the professions, backing out outs less the happy man gets.

Induced in favor of maintaining the existing resistance and degrading the south to the position of military dependencies of the republican party.

This pronunciamento of war on the consumers of the country and its labor intertests, on wage-carners in labor and metallic changes and that said firm will pay the use of Hall, Catalent Colle.

Frank J. Chence of the seriousness of the country and its labor and metallic changes are the professions, and that said firm will pay the use of Hall, Catalent College.

Frank J. Chence of the seriousness of the country and its labor and metallic changes are the professions.

Frank J. Chence of the seriousness of the country and its labor and metallic changes are the country and the sum of ONE HUNDRED DOLLARS for each and every case of Catalent College.

Frank J. Chence of the seriousness of the country and its labor intertests.

Frank J. Chence of the seriousness of the country and its labor intertests.

Frank J. Chence of the seriousness of the seriousness in the city of Toledo, Country and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catalent the country and state aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catalent the country and its labor intertests. backing out gets less the happy man gets and this sectaration that it is the intention panicky, until suddenly his wife go back of the republican party to maintain its ason him and he runs, just as green troop cendency by the employment of force and fraud in the southern states should make Hall's C nothing to do but to await the approach of the enemy. Curiously enough it doesn't often happen that way with brides, the reseon being perhaps that they are too much candidate so long as he is a democratic c secupied with their trousseaux and wedding | Canadate to long as country and for the | plans to worry unduly as to whether mar-

ANOTHER FOOL'S ERRAND.

Albion W Tourgee is a peripatetic Bohemian who suddenly gained considerable reputation some years ago as the author of a rand." It was a highly embellished de- democratic prospects were never brighter, and day: first ballot for president Thursday morning scription of life in the south during the nothing but the making of a gigantic mistake reconstruction period when he was posing by the Chicago convention, and there exists as a carpet-bag judge. Sectional feeling no reason for anticipating anything of that freight rates. said scores of times in the last four years, that was then running at a flood tide, and his sort, can prevent the democrats naming the for causes perfectly apparent to all who have novel studiedly pandered to that sentiment, next president of the United States. The petition.

His latest sensation is an announcement platform; it nominated the champion of that ery of money. given to the Associated Press in which he measure for president, and, as if the demobearer of the tariff reform Losts of the country. declares that unless the blacks of the south cratic cup of joy were not already overflowing. The voice of the country calls for a man in shall be awarded just protection from lynch- it nominated Whitelaw Reid for vice presiwhom the people confide. The integrity of ers and other brutal oppressors of the race, dent. Mr Harrison is acknowledged to be Cleveland is above reproach. That he can the next decade will witness the bloodiest weak in states which the republicans must carry New York we have no doubt. If he revolution of history by the uprising of the carry to win; but Whitelaw Reid is weak can not then could no democrat. He should blacks to visit retributive vengeance upon everywhere. He has for many years made receive the support of every democrat and init attracts little attention beyond recalling on all organized labor, and particularly upon There is bitterness in the republican ranks to the readers of his new "Fool's Errand" the typographical union, a fact which will but we shall need every democratic vote to that he is yet in existence, and that he is not be forgotten because he, for the purpose nothing if not sensational. Since the first of getting himself on the ticket, allowed the success of his "Fools Errand" in shape of union printers to take charge of his office un-Texas is democratic by 100,000 majority. a novel, he has been practicing the fool's til after the election. The files of his paper Yet it was the Texas vote in the republican errand from year to year until his utterances will furnish reasons enough to prevent any and J W Cusick; to annul assignment. have ceased to command respect either friend of organized labor casting a vote for the ticket which carries his name.

There are now few lawless outrages com- Mr Reid has another element of weakness amples which it will be well for the Chicage mitted against the blacks of the south ex- that will neither be lost sight of nor forgiven cept in the lynching of colored brutes wno by the old "stelwart" element in the republicriminally assault women. While all con- can party. Some of the most bitter attacks siderate persons condemn the resort to lynch ever made upon Grant were written by Reid ences" in his party should be forgotten. law, few individually condemn the sudden during the Greeley campaign when he was of money. and swift retribution that is now general supporting the democratic national ticket. visited mon colored men for the offen The Grant men never forgive those who at- recovery of money. referred to; and the like lynching of a negro tacked their idol, as one James G Blaine silver certainly does not thrust that quesborder of Pennsylvania, teaches that the tain that many thousands of them will refuse south is not alone in applying the swiftest to vote the ticket of their party because Reid's divorce. tection of women. A recent case in Georgia son and Reid could not have been named. The examinations of certain prominent also proves that the colored people of the The return of the regulican bosses who republican leaders as to what they didn't south feel just as do the whites as to the went to Minneapolis to "down" Harrison, mean by declaring openly that president remedy for criminal assaults upon women was much quieter than their departure from of money; attachment Harrison couldn't be elected if renomina- regardless of co'or. The punishment lately Washington; but, not withstanding professed ted are likely to be interesting features of inflicted in Georgia upon a colored man for intentions of support, they are still bent upon criminally assaulting a colored woman- "downing" him, and this time they will suc- al; partition. differed only from the usual and swift pun | ceed, as the contest will be before a tribunal ishment imposed by the whites in the pro. that cannot be controlled by federal office ceedings have been begun against General tracted torture the negroes themselves visit- holders, and when that tribunal shall render Raum's homestead suggests that pension ed upon the criminal, leaving him to die a its verdict against Harrison and Reid a joyful lingering death. This single incident tells chorus of 'I told you so's" will be heard from sharks are not grateful or that Raum is the whole story of the attitude of the blacks | Quay, Clarkson, Platt & Co. more of a speculator than a financier. And

The presence at the Minneapolls convention Human nature listhuman nature regard- of such a large number of office holders, has less of the color of the skin or of the climate revived the idea of an amendment to the civil covery of money. There is talk in Maire of sending Mr in which people happen to live and it is service reform law, prohibiting any federal Blaine to the senate. He can have the next creditable to human nature of all classes office bo'der l'ecoming a delegate or alternate vacancy for the taking of course, but it is and conditions that it can be aroused to its to any nominating convention. There is foreclosure. not easy to see why he should want the place fiercest offices in the defense of the honor of no question that such an amendment unless, perhaps, to put the check of his in- women, regardless of race or color. Law- would be in the line of real reform, and for leave to issue execution. less as it is, and indefensible as it is on gen- many think that senators and representaeral principles, the lynching will continue tives should also be included. in the south as long as the offense is com- The investigation of the census bureau Reid's life before he gets through this mitted that has usually led to lawless exe- will not probably proceed much further

cutions; and in the north there will be few until after the Chicago convention, as Rep- of money; attachment, to demand the enforcement of the law resentative Fithian, chairman of the com | Frank Froman vs Lewis Blaw et ux The utterances of the past score of years for which he will be held responsible will against those who shall summarily punish mittee has gone to Chicago to remain unch criminals. At no time since the close til the convention concludes its work. He Wm T Heller vs Joseph Pearl et ux of the civil war has the south been more says he proposes making short work of serene and tranquil than it is today. Some the investigation when he returns, years ago the race issue was vastly more The conference committee on the river

WASHINGTON.

(From our regular correspondent,)

hreatening than it is now, and each year and harbor bill held its first meeting today. foreclosure The newspaper which is just now most brings the two races into more harmonious Its members are confident of reaching an Wm Herron vs Peari & Brandon; recovvociferously telling the democracy what to relations. Judge Tourgee's sensatianal agreement and getting their report before ery of money. what not to do is the same that prediction is simply a repetition of his the senate and house this week. stabbed Hancock in 1880, ran Butler in "Fool's Errand" and there is not a sane It is understood that Harrison is almost

knifed Cleveland in 1888 and now man of any race north or south who can as much pleased at having at last succeed- Ashby Pearce vs Laban Case et al. scarcely disguises its partisanship of the attach any reasonable respect to his violent ed in getting rid of Mr Blaine as he is at being renominated. He will take pains in filling the vacancy not to select a man larger than himself.

Representative Bryan, of Nebraskas whose speech on the tariff made such a al; confirmatio party than he was in 1888 would be to captured by a man who was not wanted wide and favorable impression last winter, intain that the expectation of getting by the republicans in states that will give is delighted. He says: "Harrison's, nom- mer; divorce, nothing is a stronger inducement to work their electoral votes to the republican cannomination will be especially helpful to D M Osborne & Co vs R M Robertson; TELEGRAPHIC NEWS than the expectation of getting everything. didate. Mr Harrison received the full the democrats of the west, because he rep' vote in the convention of the following resents all that is stalwart in the republistates: Alabama, Arkansas, Florida, can party. The young men are drifting State vs Charles Baker and F S Phelps; Georgia, Indiana, South Dakota, Vermont, to the democracy, and there is nothing larceny. Four indictments. about Harrison to change the drift. He Gaines & Strin er vs Linn cou In 1888 these states, omitting the new represents all that is high in protection mandate. states, gave to Mr Cleveland pluralities on and all that is bitter in partisanship. This, the popular vote amounting to 161,745, and together with the fact that he is opposed to Mr Harrison pluralities amounting to to the west on the silver question, will 30,752. They gave to Mr Cleveland 29 make his nomination of special advantage

electoral votes and to Mr Harrison 19- to the democrats of that section." This year Indiana is quite likely to go the The death of Co! L L Polk, president of other way, leaving South Dakota and the Farmer's Alliance, which occurred of money; attachment. Vermont as the only republican states here on Saturday, upsets the plans of the that were solld for the president's renomi-leaders of that organization to a very great nation. These eight states gave to Mr extent, as he had been slated for a place on covery of money; attachment. the ticket which it is proposed to nominate Mr Harrison received the votes of a ma- at Omaha on the 4th of next month.

THE THREAT OF BAYONERS.

achusette, Missouri, Mississippi, Montana, Here are some facts for the consideration Nebraska, New Hampshire, New Jersey, of those democrats at the south and else- Deyoe & Robson vs O B Marshall; re-North Carolina, Rhode Island, South Car- where who are disposed to embarrass counsel covery of money; attachment. olins, Tennessee, Texas, Wisconsin, Wyo- with alliance issues, third party movements and the like

Wyoming and Montana are new states. John I Davenport, under Senator Hill's The other states gave to Mr Cleveland in cross examination, has declared upon oath 1888 pluralities aggregating 357,989, and to that he was the author of last year's force Mr Harrison pluralities aggregating 229,- bill, and that he will bring it forward Mary F Hedgpath; recovery of money; again to secure for republican officials what attachment. Mr Lodge called for-"a bayonet behind every ballot." The senate committee has added \$11,-

911,824 to the enormous pension bill by the republican house last year and only beaten in the senate by a splendidly brilliant combination formed by Senator Gor-

The astounding total is now \$146,737,-

the war.

debt, repudiation or reform?

The republican president not only favormore than the entire cost of the government in ed its enactment but was active and urgent covery of money. in its behalf. This force bill champion is the candidate of his party for re-election to of personal property.

Is there to be no limit to the pension the presidency. Not one of the republican leaders whose influence is felt in the party has had one In an official report just issued by Comnissioner Raum it is shown that in the word to say in opposition to this scheme past eleven months there have been added for the control of elections by force and to the rolls 280,156 names, the first pay- fraud. All of them favor it as the sures, method of retaining power for their party recovery of money; attachment. ments upon which amounted to \$38,886,-

irrespective of the popular will. 614-or more than the entire cost of the The platform prepared by committee pension list fifteen years after the close of adoption at Minneapolis means force bill if it means anything. In brief, the republi-And this with a treasury deficiency in can party is committed to the force bill policy; the republican campaign will be for Is it to be bankruptcy, new taxes, a new the Force bill's passage, and if the republi.

cans win the force bill will become law. With such a prospect staring them in the face it is no time for democrats anywhere If a man is a sincere democrat it is be- to indulge in disgruntlements, to potter cause he believes in certain well-defined over secondary issues, to divide strength with strange "movements" or to do any-A sincere democrat is one who telieves, thing else except work with might and among other things, that the present pro- main for the selection of the strongest men tective tartff law robs the many for the at Chicago, and for the election of the can-

enrichment of the few, and that the es- didates selected, whoever they be. tablishment of bayonet rule in southers So long as this force bill threat hangs The Minneapolis convention pro- ronts a danger that should solidify it like Alex Brandon vs August A McDowell bers national committee and notification

> Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1886. A. W. GLEASON,

Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous surfaces of the system. Send for testimonials, free.
F. J. CHENEY & CO., Toledo, O.

F R Atlen has just received some nice party all democrats seem to be of this descrated foilet sets, which will please you both in quality and prior. CIRCUIT COURT.

WASHINGTON, June 13, 1892. Following is the docket of the Circuit The democratic smile is a very broad one political romance, entitled "A Fool's Er these days, as it has every reason to be, Court which convenes in Albany on Mon-

> State vs Bannon; burglary. State vs E P Rogers; discrimination F Dittenhoeffer vs Perry Smith; recov-

Toplitz & Co vs Mary Cougill: recovery dent. The tariff question is to be the lead-bobs up once in a while as a sensationalist. It made the infamous force bill a part of its Geo J Braner vs Mary Cougill; recov-Assignment of Earl Race.

Capital National Bank vs W F Crosby recovery of money. TP Baldwin & Co vs Goldsmith & Runkle; attachment, 1 B Boyer vs Smith & Senders; recovery of money; attachment.

I B Stetson vs Smith & Senders; re covery of money; attachment Assignment of T L Henness. TJ McClary, as assignee of LT Henness, vs Lon Coaser et ux; recovery of

W S Thompson vs Jas F Powell & Co; recovery of money, Bridge & Beach M'fg Co es G W Smith

A Schilling & Co vs Jas F Powell & Co; recovery of money; attachment Davis Bros vs Peter R Bear; recovery of money; attachment. Jos Hawkins vs Peter R Bear; recovery

Peterson & Gar'and vs Jas C Cawood; Jacob Norcross vs S P R 3 Co. Geo W Slavens v. Martha A Slavens

and most violent punishment for the pro- name is on it. A weaker ticket than Harri- J C Goodale vs Screpta M Hansard; CH Hoberg vs G W Ellis et ux; fore-A B Mcliwain vs C D Turner; recovery

Assignment of A I Acheson

recovery of money; attachment. Joseph Fullerton vs Thomas D Ellis; S R Nothinger et al ys Thomas A Mor-

ris et al; damages. L W Wallace, executor, vs Serota M Hansard et al; foreclosure lien.

Mary T Brannin vs F A Burkhart; recovery of money; attachment, Reubin Davis ve I A Archibald et ux:

H A France vs Orville France: divorce

Assignment of Cyrus & Pitchford. Assignment of Albertina Kriesel. R C Finly vs H B Derrick; recovery

Ashby Pearce; foreclosure,

I W Gaines vs Wm F Deakins and JE dangerous man to rob. Cyrus; recovery of money, attachment, toreclosure

C Meyer vs Thomas Brink; confirma

Effa Kleimhammer vs Fred Kleimham.

A R Read vs C | Fletcher: recovery of

Co; recovery of money; attachment. Wm T Heller vs Joseph Pearl et ux; re Gibson Myers vs T C Sloper; recovery

Elizabeth Barker vs E E Warford; recovery of money. CE Brownell vs CG Stahl et ux; re-

Sylvester E Booth vs Cora L Booth; W J Vanschuyver vs W H Read; recov-

ery of money. Desoe & Robson va El Wolfe; recovery of money; attachment,

Calvin Burk part vs Ira A Miller; re covery of money Wasserman & Co vs G B Hansard; recovery of money; attachment.

A Gross vs M D Gross: divorce W F Hedgpath vs J D Hedgpath and

State upon the relation of J W Blain vs C G Burkbart; to obtain clerks office. That bill was passed as a party measure , WT Cochran vs WE Kelly et al; to ecover money.

C P Burkhart vs Nellie C Burkhart; E Adamson vs Sarah M Adamson; Bank of Oregon vs J M Konkie;

Stewart & Sox vs | Crabtree; recovery R L Sabin vs Allen Bros., recovery o money; attachment. E S Larson vs Allen Bros., recovery of

R L Sabin vs Allen Broz, recovery of when it would be proper for him to addr money; attachment. Richet, Roberts & Bull vs Allen Bros., Jane Compton vs S W Compton; di-

Joseph Getz vs Allen Bros., recovery of money: attachment Chas H Dodd & Co. ve J L Hollida, re covery of money; attachment America E Henness vs The Rock Creek Flume & Lumbering Co.; damages.

Ludicia Beall vs W H Beall; divorce. Portland Provision Co vs Allen Bros., recovery of money; attachment. Ada Anderson vs Wm Anderson; di-C A Olson vs Abner H Edwards et ux ; recovery of money.

D M and J M Burnett vs Mary Kennedy and Walter Burnett; partition. Evarilla E Warner vs S B Warner William Faber vs F A Burkhart et ux;

A J Houston vs W S Smith; leave to A J Houston vs John Nimchick; leave next November A J Houston vs F C Curl; leave issue execution. James W Tufts vs J A Cumming; recovery of money.

A J Apperson vs Wm M Baker, recovery of money; attachment. Notary Public. Strauder Froman vs Wm M Baker and W E Kelly, recovery of money; attach-Strauder Froman adm, vs Wm M Baker and W E Kelly, recovery of money; attachment.

Isabella Guess vs Moses B Guess; di-Emma Lyons vs James C Lyons; di-

Ruel Custer vs Mary A Enos; posses-Allen & Lewis vs Jas F Nixon, recov

ery of money. Enoch Cyrus et al vs Warren Cyrus et al; partition E N Tandy vs C H Sperling and W E Roach, recovery of money; attachment

possession of personal property. E W Langdom vs W J Hay; foreclosure chattel mortgage.

MISEITS. There are twenty-one Good Templar

Lodges in Oregon 141 cases is a big circuit court docket. July 11, 1884. Law business is evidently good.

Salem's 400 are now in the pen, and though she will claim them and figure is carried with a will. them out in her census, they belong to

There is another proposition about to be submitted to our citizens for the establishment of woolen mills in this city. The parties ask a subsidy of \$5,500, to be paid after the mill has been in Winnebago National Bank vs Joseph operation thirty days to the satisfaction Peari and Thomas Brandon; recovery of of our citizens.—Corvallis Times. According to the following from the

Journal Salem printers are not very harmonious figurers: This morning bids \$5.62 per page. The contract was awarded to R E Moores & Co.

They held a popular election in Curry county. Be the regular republican convention a ticket a ticket was nominated cast over the community this afternoon by which was claimed to be put up by a man the announcement of the sudden death of named Hume, who owns all he surveys In that v'cinity, and some more. So an the city. Mr Logus had been in his usual independent republican ticket was noun-health, and his death came without warn-Daniel Houck et ux vs W J Vernon et republicans. The independent ticket was al; partition.

elected entire, the regular nominee for boy and sat down on the porch with his D M Osborn & Co vs Henry Hay et ux; sheriff getting only eight to the Independ head in his hands. Presently he took a pook ent's 323 -Register,

ought to be enjoyable. The young men. Senders & Sternburg vs L Houston; re- draw strings of variegated colors from a box, and then select for their partners girls whose dresses are of the same color as the puts one end of the string in his mouth,

ately suspected the thief, but he had no along the street together. He immediate positive evidence. So he just put \$10 ly approached and more in the same place in the same desk three of them took effect. Pa'mer Tillie J Haiverson vs Laban Case and and then left it. The thirf was on hand disappeared, and although Sheriff Bolles G W Wright vs Emma Warner et al; The thief, Dell Savage by name, was ar-foreclosure. The thief, Dell Savage by name, was ar-foreclosure. The thief, Dell Savage by name, was ar-foreclosure. Risen was a blacksmith at Island City which Albany, held the young brigand to await not more than 21 years old, the grand jury. Charley Kennedy ts a

parties wishing to cross the Cascades via west bound train, having in charge sever that I have have just returned from the land.

CRICAGO, June 23.-3:30 a m. Cleveland was nominated on first ballot amid intense excitement. The vote was as follows: Cleveland 616%; Hill 112; Boies 103; Gorman 3614; Stevenson 1654; Morrison 5; Carlisle 15; Campbell 2; Pattison 4; Whitney 1;

National Democratic Convention CHICAGO, June 22.-It is said Cleveland men are confident of 628 votes on first ballot and will push for ballot today leaving selection of vice president for tomorrow, 10:15

It is said anti-Cleveland men will make a fight on the question of abrogating unit rule in order to prevent ballot being reached.

Gov Flower, of New York, just entered,

Gov Flower, of New York, just entered, oudly cheered. It is said some of the committees are not

ready to report. Cleveland men assert they will hold session until ballot is reached if it takes until midnight. Convention called to order at 11:30 a m Boies banner just carried in. Cheering Round Trip Rate of \$3 25 and \$3.50, re all over hall.

Committee on credentials not yet ready to Loud calls for Mills. Mills invited to address convention. Mills too'ill to address Loud calls for Palmer, of Illinois

Palmer addressed convention, frequeatly interrupted by applause. He appeals for Harmony in party as absolutely necessary Palmer predicts that Illinois will go dem-

ocratic this fall both on presidential and state ticket. Palmer said had good men to choose from Loud cries of "Hill" with hissing. Palmer finished. Lond cries for Fellows. of New York, who is invited to platform.

Fellows said the time had not arrived Credentials committee report, favoring seating regular A'abama delegates, while contestants are given seats on floor same as

Report adopted unanimously. Report of committee on permanent or ganization called for. Wilson of West Va chosen permanen hairman of convention Heavy rain storm is prevailing; bands play Wilson takes platform, delegates galleries cheering

contesting the unit Next order of business will be presentation of platform, then presentation of can-12:42 p m. Report of committee on reso

The passage of report of committee rules makes the unit rule hold in this con-Roll of states ordered for naming

12:49 p m. Campbell returned thanks for compliment in humorous speech and wanted democrats to keep their eyes on Ohio Committee of two appointed to wait on committee or two appointed to wait on committee on platform to ascertain when it is likely they will be ready to report.

Cochran asked to address convention but declines to take the platform, says he expects to have business with it later on.

Motion to take recess until 5 o'clock car-

do Dyeing, Scouring, Cleaning, Repairing for the most reasonable pairing for the most reasonable prices. Come and see me and I will prove that I will save you money, CHICAGO, June 21.-11:50 a m. Weather is a cheer.

Chairman Brice is fiying about the platform arranging program for today.

The Michigan delegation are greeted with cheers as they arrive. Theirs is the first. Outburst of applause for Don Dickson as he heads the Michigan delegation and they

take their seats.
Prominent in the Ohio delegation is Congressman Tom L Johnson, the single tax advocate and supporter of Cleveland. Roach, recovery of money; attachment.

Chairman raps for order. "I have pleasure in introducing Rev John Ronss who will open procedure with prayer. Rey Mr Rouss offers prayer.
Temporary officer: The chairman, Hon W Owen of Kentucky. A committee was appointed to escort Mr Owen to chair. Cheers M o w e r

as Mr Brice surrenders the gavel to Owen.

1:13 p m. Roll call proceeded slowly, much confusion among delegates. The desk bears inscription "Cleveland and Hendricks were nominated over this desk The indications are that Cleveland will be nominated for president on first ballot, and Gray, of Illinois, for vice president. About 200 cords of wood besides track near Turner was burned this morning, delaying the overland three hours.

Gray, of Hinnois, for vice president.

A wonderful scene occurred. A delegate from Illinois introduced a resolution expressing sympathy with James G Blaine in the loss of his son Emmonds. The name of the loss of his son Emmonds. The name of the loss of his son Emmonds.

and

TUTT'S TINY LIVER PILLS

J. A. Camm 1

Drugs, Paints, Oils

Glass, Etc.,

CITY/LAUNDRY.

Bed e-otning and lace certains well

Laundry c med evenings at 7:30 o'clock

NEW ADVERTISEMENTS.

home. Reply with stamped envelope.

WANTED,-Girl to do general house

children. Inquire at resinence of Wm

On improved farm properties, by

Goldsmith, agent German Savings

ITTLER & BALL, Dentists.

C. H. DALRYMPLE, Manager,

A BARGAIN.

County.

P OBox 403

Opposite & Casrles Botch

Blaine is wildly cheered and the resolution E C Sewall, of Maine, again brings u the entire state. Linn county is the home of as many as we are willing to the state of Maine, thanking the convention for its expression of feeling with Maines son.

Adjourned until 11 tomorrow: A allroad Incorporated.

JUNCTION CITY, Or. June 20 .- The stocksolders of the American Central Railway company today elected the following direct tors: Cyrus Baldridge, C W Lamson, W S Campoell, S L Morehead, and W Evendon. Cyrus Baldridge was elected president and CW Lamson secretary and treasurer. The capital stock of the company is \$20,000,000 were opened by P S Knight and E M
Waite of the publishing committee of the
Board of Trade for 5000 copies of a descriptive pamphlet of Salem to be printed and bound. The bids were as follows: Idaho, and also a branch line from some and bound. The bids were as follows:

R E Moores & Co, \$3.75 per page; E M
Waite, \$4.50 per page; Cronise & Cook,

The contract was amount of twenty thousand dollars per mile it was also decided to issue five milion dollars second mortgage bonds

OREGON CITY, June 20 .- A gloom was Julius Logus, one of the foremost citizens of inated, composed of the old stanc-by ing. About three o'clock, he rode in from inspecting some work, gave his horse to a and went to a hammock and laid down. Almost immediately some men working near heard him groaning and, coming up, Here is a schen,e that might suit some of the Albany young people: "A new kissing game has been introduced in the east, It is simple and novel and therefore outsit to be and novel and therefore outsit to be a schen, and the suit some of the Albany young people: "A new kissing game has been introduced in the east, It is simple and novel and therefore outsit to be a schen, and the suit some of the heart was the cause. He leaves three children.

Sensational Shooting

LA GRANDE, June 19.—This city was the scene of a sensational shooting affray at an whose dresses are of the same cotor as the string selected. The bashful beau then early hour this morning, in which Jim Palmer shot and instantly killed Eli Risen. The circumstances leading to the tragedy oreclosure.

Sarah M Shields vs P C Harper & Co;

leach other, chewing the string, and keep

The circumstances leading to the tragedy are about as follows: Mrs Palmer and a woman named Montgomery attended the recent campmeeting near Island City. While there they made the acquaintance The Portland Mercury puts a recent of Island City. The acquaintance was Albany case like this: "The thief who continued in a rather indiscreet manner." robbed Conductor Charley Kennedy, on the two couples being seen together several the Yaquina bay line, was either a fool or times of late at late hours. The jealousy of an utter stranger to the genial conductor. Palmer became aroused, and last night, The latter missed about \$40 and immedi-lying in wait, he saw the four walking ots at Risen. and scooped in the ten. It was marked, and a posse started in pursuit this morning, and he was jailed. Justice Dalrymple, at is three miles from La Grande, He was

UMATILLA, June 19.-Deputy United Can Cross Now .- For the benefit o States Marshal Sinnot was on last night's the W V & C M wagon road I would say prisoners en route from Pendleton to Port-When the train stopped here one of summit, having removed the fallen tim- the prisoners made a bold break for liberty ber, etc., as ar as the Cache Creek and and escaped in the darkness. He was a the road is in good repair with but little smooth-faced young man, 22 years of age snow in the way, which will disappear and was handcuffed. He has not yet been JOHN W GREELAND. captured. It is supposed he had tramps Supt W V & C M W R. break his handcuffs, and then swam the

S. N. STEELE & CO., Albany, Oregon, Loan money on rood real estate securit in Lim and adjoining counties. EUGENE, June 19.-The soliciting committee which has been at work for the past OR SALE. - A new sterm wood saw seven weeks raising a subsidy of \$100,000 to secure the construction of a line of railway from Eugene to Florence by the Siuslaw have a few fine Electric Batteries on Eastern railway & Navigation Company, hand yet. Will sell all on easy terms. finished its labors last evening, having suc ceeded in raising the entire amount. was thought by nearly everybody to be an impossibility, and there is a general expres-

sion of rejoicing all around German Forces Defated

ZANZIBAR, June 19 .- It is reported tha a German force commanded by Baren Bulow and consisting of five Europeans andt 150 Soudanese, was severely defeated on the

*UMMER EXCURSIONS FOR 1892.

Tickets now on sale at Corva'lis and Albany for these excursions at the very low rery low.

FOUND.—On the case hall ground an overcoat. Owner can have same by calling at the Democrat.

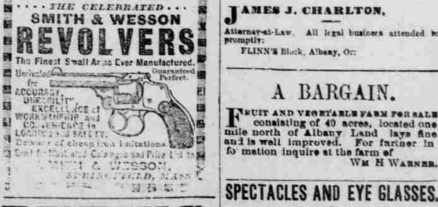
specuvely. Good for the going trip on WEDNESDAYS and SATURDAYS of each week and for return until Sep-

> Pfunder's REGONBLOOD PURIFIER HEALTH RESTORER IT IS THE IDEAL MEDICINE.

CCHOGUE, GPA

A LBANY COLLECTING A'GN'Y It rouses the Laver and Klatte ve and Stomach cares 11 ada her. Decourant, ere of an Appe-ite, Parifics the Impure Blood, and





The LARGEST ASSORTMENT in Linn I, F. L. DUMONT, CALL -: AND -:- HAVE -:- YOUR

-:- THE -:-

Merchant - Tailor,

F. L. DUMONT, Albany, Oregon. PRENCH Slewelry Store.

JUST RECEIVED

of Buggies, Hacks, Carriages and Farm Wagons of all kinds. Saw Mill and Shingle Mill Ma chinery Call and examine stock

257 Mitchell, Lewis & Staver Co., cor 2nd & Ellsworth st, Albany

MASTER'S SALE,

No. 1258.

• GOOD NEWS• La the Circuit Court of the United States, for For the millions of consumers of Tutt's Pills. Charles A Neal, It gives Dr. Tutt pleasure to an-James H Foster, John A Crawford, Withem Craw-ford, Ashby Pearce, John TINY LIVER PILL . R Baltimore, J S Liles, E Walden and W H Goltra. which is of exceedingly small size, yet retaining all the virtues of the larger ones. Guaranteed purely vegetable, Both sizes of these pills are still issued. The exact size of

NOTICE IS HEREBY GIVEN THAT in pursuance of the decree of said court, made and entered in the above entitled cause on the 23rd day of May, 1892, 1. G orge H Durham, Masterin Chuncery of said court, will proceed to sell at public auction to the highest bidder, for cash in hand, in reapper and form as more constitutions. in hand, in manner and form as upon an execution issued upon a judgment at law, at the front door of the county court house of Lina county, state of Oregon, at Albany, in said county, on the

25th day of July. 1892,

at the hour of ten o'clock, in the forenoen, all the right, title and interest which the defendant, James H Foster, had at the date of the deed executed by him to the efendant, William Crawford, tewit, on February 4th, 1884, of, in or to the property described in said deed, towit: Commencing eight (8) feet west of the southeast corner of lot four (4,) in block six (6,) on First street, in the city of Al-bany, Linn county, Oregon, at the centre of the wa'l between the building known as the "Foster Block" and that now owned by Otto Fox. and occupied by J Gradwohl, running thence west parellel with said street seventy four (74) feet to the centre of the partition wall between said "Foster Block" and the building formerly occupied by Monteth & Saitonness of Lina county, Oregon, bach, and from thence north one hundred under the firm name and sayle (100) feet to the alley; thence east at right of Harold Bros, Defendants. ingles along the atley seven.y-four (74) feet to a point parallel with the place of beginning, and from thence south par allel with the centre line first above described to the place of beginning, so as described to the place of beginning, so as to include the brick store now occupied by Mason & Foshay, G E Blain, Will Brothers and Mr Ewarts' jewelry store.

and singular their rights and appurten-ances of every name, nature and descrip-tion; said conveyance being recorded in Book "Z" of Deads for Linn county. tion; said conveyance being recorded in Book "Z" of Deeds for Linu county, Branch office at Moses' barber shop,

Book 'Z.' or Desus for Lind County,

Olegon, Page 521.

The proceeds of said sale will be applied under said decree to the satisfaction

Being a portion of the original Donation

Land Claim of G. W. Richardson and wife, HEIP WANTED. - Miss Camilla Avery, South Bend, Ind., Bex, pays \$18 a week to ladice for writing, etc., at and (2) to the satisfaction of cert in other judgments in said decree named, to be paid pro rata among themselves if there be insufficient surplus to satisfy the same n full. towit: E Walden, \$669.10, with interest thereon at ten per cent per annum from February 23,1886; J S Liles,\$1049.25, work and assist in caring for with interest thereon at ten per cent per ren. Inquire at residence of Wm annum from March 12, 1886; John it Balimore, \$1802.92 wish interest thereon at

Figure SALE -- One-half interest in a good paying business on lat street for sale at a bargain. For particulars in-quire at this office. GEORGE H DURHAM.

Master in Chancery of said Court.

SHERIFF'S SALE: a chopper can be attached. If desired In the Circuit Court of the State of Oregon for Linn county.

Ruel Custer, Plaintiff. 3rd & Washington St, Albany, Or. Margarette Custer, Defendant NOTICE - Jefferson Institute advertises for three leachers, a Principal by virtue of an execution duly issued and two assistants. The Board of Trustout of the above na ned court, in the

tees will meet July 2nd at 2 p m to hear pplications.

Jefferson, June 14th, 1892.

R N LONGSWORTH.

R N LONGSWORTH. It is said Stevenson of Il inoiz is likely to se chosen for vice president instead of Gray of Indiana. 10:18.

A morning paper says combination formed to beat Cleveland and has more than third of delegates in favor of it.

Tribune says platform will demand coinage of gold and silver dollars of equal value, and reciprocity will be denounced as a deceit and reciprocity will be denounced as a deceit.

Sold at one dollar a bottle. Try it.

10th in the Meshi territory, near Analysis.

It is said one European and 100 Sondanese were killed and Baron Bulow and another the ties of the unagnificent health giving soda springs, iccated on the north side of the Sautiam river, about one mile above the sanch known as Dutch George's, are hereby directed to camp at the Dutch George ranch, where an abundance of garden vegetables good timathy hay and interest of the said plaintiff Rr I Custer, mand to the following directed to the property, towit: Late and interest of the said plaintiff Rr I Custer, and reciprocity will be denounced as a deceit of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and interest of the said plaintiff Rr I Custer, and the property towit: Late and the property towit. Sec'y of Board. named plaintiff, in and to the real property hereinatter described, and will on

Albany. Linn county, Oregon; also lots 1, 2 11 and 12, known as the Fair ground lots, surveyed and platted by Linn County Agriculturel Association, in sec tion 13, township 11, outh Rangs 4 West in Linn county, Oregon, and containing 19.25 acres. The proceeds arising from the sile of said real promets to be applied first, to xecution; second, to the payment of de endant's claim amounting to the sum of Money to Loan properties, by B the recovery of judgment in the Supreme Court of the State of Oregon in favor of the above named defendant and against the above named plaintiff.

Sheriff of Linn county, Oregon By C E Scott, deputy.

SUMMONS In the Circuit Court of th Stateof for Linn county

E Adamsor, Sarah M Adamson, Defendant. To Sarah M Adamson, the above named De-

IN THE NAME OF THE STATE OF Oregon, you are hereby required to appear and answer the complaint of the above plaintiff, in the above entitled court, now on file on or before the 27th day of June, 1892, it being the first regular day of the June term of said circuit court; and you are hereby notified that if you fail to appear and answer the complaint of plaintiff as hereby required the plaintiff as hereby required the plaintiff will take a decree and independ against you as prayed for in his complaint filed herein towit: For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant of the plaintiff as hereby the pl above named and an order giving to plaintiff the care and custody of the micor children, Laura Adamson and Albert Adamson, and for the costs and disbursements of this suit to be taxed.

This summons is published by order of the Hon R P Boise, Judge of said court, duly made at chambers in Salem, Oregon, this 12th J R WYATT.

CODLIN WORM -and BORER. PROTECT - YOUR - TREES.

PAPER, PAINT, ROOFING.

Paraffine Paint Co., PORTLAND, UREGON

DISSOLUTION NOTICE. TOTICE 18 HEREBY GIVEN THAT the firm heretofore existing unde the firm name of Overmen & Hunter ha this day been dissolved, T J Overma retiring All persons knowing themselv indebt it to the above firm will please as and scatte. The business whi hereaft be conducted under the firm name of

T J OVERMAN,

BOARD OF EQUALIZATION:

Dated this 18th day of May. 1892.

L. Hunter & Co.

Notice is hereby given that the Common Council of the city of Albany, Oregon, will sit as a Board of Equalisation at the Council Chambers, in said city, on Tuesday, the 28th day of June, 1892, at the hour of two o'clock p m of said day, for the purpose of correcting and equalizing the assessment of said city for the year 1892, and also for the purpose of making the tax lays for the purpose of making the tax levy for the year 1892.

Published by order of the Council made Jame 14th, 1892.

Dated at Albany, Oregon June 16, 1892. M J HENTON, Recorder of the city of Alban y

SHERIFF'S SALE: In the Circuit Coast of the State of Orego for Linn counc.

Alex Harold and G F Harold, ness of Linn county, Oregon, under the firm name and soyle

NOTICE IS HEREBY GIVEN THAT by virtue of an execution and order of and delivered, I will on Friday, the 24th day of June, 1892 with the offices and halls above, with all at the court bouse door in the city of Albany

tiff. Charles A Neal, for the aun of claim No 1100, being in sections 22, 23, 26 \$14.046,72 and the further sum of \$1920 35, and 27, T 9, S of R 1 west of the Willamette with interest on both said sums from meridian in Linn county, Oregon, and bounded March 8th, 1236, at eight per cent per and described as follows, to-wit: Beginning and annum, and to the payment of the taxa the northwest corner of said G W Richardble costs and disbursements of said plaintiff and the expenses of said sale; south 160 rods; thence east 160 rods; thence south 160 rods; thence east 160 rods; thence north 160 rods; thence west 160 rods to the place of beginning, containing one hundred and sixty acres more or le at the southeast corner of the Riley Privett donation land claim and running thence west So rods; thence south 160 rods; thence east 80 rods; thence north 160 rods to the place of beginning, containing eighty acres, more or loss, being a part of the donation land claim of G W Richardson and wife, No 1100, being

in section 22, I 9, SR 1 W, Will, Mer, in Linn county, Oregon. The proceeds arising from the sale of said real proper.y to be applied, first, to the pay-ment of the costs of and upon said execution, and the original costs taxed at \$71.38; seccond, to the payment of plaintiff's claim amounting to the sum of \$170 (less the sum

of \$152 75 credited thereon from the sale of the personal property described in said execu-Dated this 17th day of May, 1892, M. SCOTT. Sheriff of Linn county, Oregon.

By C E SCOTT, deputy.

ADMINISTRATOR'S NOTICE. ourt of Linn county, appointed administrator of the estate of George H Hugbes, late of Linn county, Or., deceased. All persons having claims against said estate are hereby required and notified to present the same with proper vouchers to the undersigned at his office in Albany, Oregon, within six months from the date here of.

Bated this 18th day of May 1902.

K WEATHERFORD
Administrator.

NOTICE OF FINAL SETTLEMENT.

fendant's claim amounting to the sum of \$40, with interest thereon at the rate of \$8 per cont por annum from the 18th day of April. 1892, the same being the date of the recovery of judgment in the Supreme Court of the Sua's of Oregon in favor of the above named plaintiff.

Dated the 17th day of May 1892.

M SCOTT.

Sheriff of Linn county, Oregon

In the matter of the estate of Jacob W Wigle, deceased, we derive the state of Jacob W Wigle, deceased, by the Junity court of Linn county, Oregon, and that all persons awing claims against and estate are hereby revauchers and proofs to the undersigned at her residence in Habsey, Linn county, Oregon, within six months from the date hereof.

Buted at Albany, this 12th day of May, 1892.

Dated at Albany, this 12th day of May, 1892.

J Whitney,

ADMINISTRATORS NOTICE.

the matter of the estate of Reuben A McFarland NOTICE IS HEREBY GIVEN THAT THE UNdersigned has been only appointed executor of said estate by the Hon, county court for Linn county, Oregon. All persons having claims against said estate are hereby required to present them together with the proper vouchers and proofs at the residence of the executor near Tangent, Linn county, Or., within six months from this date.

This 12th day of May, 1891.

JOHN B McFARLAND,

JJ Whitney.

DISSOLUTION NOTICE NOTICE is hereby given that the co-partnership of Willis & Hess, doing a general blacksmithing business in Albany is dissolved by mutual consent. The

In the Circuit Court of the State of Ore gen, for Linn County. ELIZABETH BARKER, P.f. A E BARKER, Defendant.

To A E Barker:

In the name of the state of cregon you are hereby required to appear and answer the complaint filed against you in the above entitled aut by the first day of the term of said court following the expiration of the time prescribed in the order for publication of this aummons towit, by Monday, the 27th day of June, A D, 1892, and if you fall to appear and answer the complaint the plaintiff will apply to the court for a decree of divorce dissolving the marriage contract and obligations now existing between yourself and plaintiff, and aloplaintiff have the care, custody and control of the minor child, May Barker, and to such other relief as she is entitled to in equity.

This summons is published by orde

To 4 E Barker:

This summons is published by ord of Hon R P Boise, Judge of said cou which order was duly made at Chamboon the 18th day of April. A D, 1892.

JJ WHITNEY,

FRED HESS.