THE GAZETTE.

Issued Every Priday Morning by FRANK CONOVER. SUBSCRIPTION RATES:

Entered at the Post Office at Corvallis, Oregon

Republican State Ticket.

For Governor, W. P. LORD, - - Marion Co. For Secretary of State, H. R. KINCAID, - - Lane Co. For State Treasurer, PHIL METSCHAN, - Grant Co. For Supreme Judge, C. E. WOLVERTON, Linn Co.

For Attorney General, C. M. IDLEMAN, Multnomah Co. Supt. Pub. Instruction, G. M. IRWIN, - - Union Co.

For State Printer,

For Congress, 1st Dis., BINGER HERMANN, Douglas. Attorney, 2nd Judicial Dis., GEO. M. BROWN, Douglas Co.

County Ticket.

Joint Sen., - - TOL. CARTER. Joint Rep., - JOHN D. DALY. Representative, T. H. COOPER. Clerk, . II. J. KORTHAUER. Recorder, - HENRY BRISTOW. Judge, - W. S. HUFFORD. Com:nis., - F. J. CHAMBERS. Sheriff, - - G. W. SMITH Treasurer, - - FRED CLARK. Assessor, - MARION HAYDEN. Surveyor, - GEO. MERCER. School Sup't, - R. F. HOLM. Coroner, - J. L. ALTMAN.

VOTE FOR GEO. M. BROWN. Soon after the nomination of Geo. M. Brown, republican candidate for district attorney, his character as a man and lawver was flagrantly assailed in some parts of the district. We have personally and thoroughly investigated the accusations and insinuations against Mr. Brown and find that they were first published He also held a local institute in an a Eugene newspaper, controlled Ph by the brother in law of Mr. Dorris, democratic nominee for e trict attorney. By careful a personal inquiry we have learned parative qualifications of Mr. Brown and Mr. Dorris, the court records of Douglas county (Mr. Brown's home) show that there of the last March term of the cir-Mr. Brown was engaged as at- eight hours to the day-in this public schools at heart. that there were in all 55 cases on pricks him when he draws his fight in the interest of the tax- fate which befell a similar troupe at the docket of the last June term monthly stipend of \$50 besides payers, and also in the interest of this place a few weeks ago we was engaged as sole attorney in 17 of these, while the court out of said county and that Me court of said county and that Mr. Dorris appeared in only 8 of the 67 cases and that on the docket of the last March term of said court there were in all 92 cases and that Mr. Dorris appeared in only 9 of said cases. Thus the record shows that Mr. Brown's actual court business is about a piece of paper was found on feeling confident of success on foundation. The Plaindealer three times that of Mr. Dorris'. which was written, partially in account of his majority at the would not knowingly do Mr. Dor-This comparison shows far better ink and partially in lead pencil, last election. His boasted popu- ris, or any other man, an injustice and more truly than anything else | the following: could the actual standing of the two men as lawyers and the comparative estimation as to capability and reliability in which they are held by those who know them, by the respective communities in which they reside. The measure of a man's business capacity in any profession is the actual business that he transacts. It is very plain why Mr. Dorris' supporters have tried to cover up the real merits of the controversy between Brown and Dorris for votes, by a deluge of vilification and slander. We are fully justified by our investigation of the two men in assuring our fellow citizens that Mr. Brown is by far the abler lawyer and more honor able gentleman and that by learning, ability and integrity he is preeminently well qualified for district attorney. It behooves every voter, regardless of party, to put the seal of their condemnation upon Mr. Dorris' campaign of de-

traction and mud slinging by

easting their ballots for Geo. M

Brown, Vote for Brown.

CHARGES SUSTAINED.

In the last issue of the GAthe several schools of the county as required by law, also, that he had neglected to make a financial report last June as required by law. These statements were true and the GAZETTE will prove them to the entire satisfaction of every voter in the county.

The law states that the school superintendent shall visit each a year. During the year 1893, of April previous." district No. 93, two miles west of Corvallis, was not visited at in order that the children might hour. The school in Fairmount remained unvisited altogether, W. H. LEEDS, - - Jackson Co. none of his valuable attention during the past year. Another during the past year. Another district in Blodgett valley has remained unvisited. It is claimed that other schools have also received none of his attention. Two departments of the Corvallis public school in this city have not been entered by the superintendent during the present scholistic year. Other grades have been visited by him for a space of time varying from ten minutes to an hour. At the principal's room he

fifty and sixty districts. Provid-

ing he has paid the same attention to each as he has to those at each school would be about thirty minutes, or all told thirty to the county court of benton county hours. But this is not all he did. He held an institute in Corvallis a couple of weeks ago. The law says these annual institutes shall be held for three days but Bryan be held for three days but Bryan April 40, 1892, to-wit:

Gentlemen: In accordance with subdivision 12, Section 1590, Laws of Oregon, Laws of Oregon, I submit the following report of money assessed and collected and applied to the County Schools during the year ending April 4, 1892, to-wit:

April 40, 1892, to-wit:

Gentlemen: In accordance with subdivision 12, Section 1590, Laws of Oregon, I submit the following report of money having no other resort, accepts, exhibits proof of fatherly care of the boy, arrays his bondsmen, the boy, arrays his bondsmen, and tells him math, that must have reday or two more, besides ld a quarterly examina- Dated this June 30, 1892. torney in 25 of these cases, and work, yet his conscience never The GAZETTE has entered this If these managers escape the of same court, and that Mr. Brown \$300 or \$400 annually in per- the public schools of Benton shall be much surprised, for they tended as a deed and asked for a records of Lane county (Mr. Dor- which to perform his official does know, or at least should recommend that they receive the ris's home) show that there were duties and he receive the same know, that Bryan has neglected most stern rebuke consistent with per day.

PHILOMATH, OR., June 30, 1893. HON. W. S. HUFFORD,

ng the year just past:

had been detached and filed with the bills. The Times says that the bill was signed "E. L. Bryan, Superintendent." That sheet then takes the Gazette to task the duties of the office of the duties of the office of the duties of the office of the office of the duties of the office of sample of the lying capacity of in the county courthouse where making a great roar over the matthe Times, that during the whole he will be found, when not out ter, alleging that the Plaindealer campaign has continued to falsely of town visiting the schools. He had been forced to retract. There misrepresent the GAZETTE. No also agrees to hold a local insti- was no demands or threats made The Times knows it, too. Yet other parts of the county each the desired correction, and would for the pay of Bryan it lies about year. These local institutes are have made no further comment on the GAZETTE and undertakes to of great advantage. The teach- the matter had not the democrats mislead the voters, the school ers, patrons of the schools and sought to make political capital

particular, notwithstanding the are advanced and all concerned fact that its corps of editorial are greatly benefited. Another writers is made up partially of thing that the voters should reunfounded in fact.

make out a financial report, to the county court, showing the amount of money assessed, and

that precinct, until the board of lar and it was not comlar and it was never approved by ty. The stage extended from Ordirectors demanded a visit from the county court, while the re-A district only two or three miles port given below is in accordance stage was the Albany Daily Demsouth of Philomath has received with the statute and was ap-

SCHOOL FUND ACCOUNT

	WARRANTS ISSUED BY SUPT.
year. Other grades have been visited by him for a space of time	January 7, 1891
nad made two calls. In the county there are between	\$15341.36

39553.16 \$ 5688.20

I received from Treasurer \$5688.20 in mentioned-from ten minutes to warrants issued by Supt. J. J. Bryan. an hour—the average time spent Hence above account shows more war-

STATE OF OREGON.

Very respectfully subn W. E. YATES, County School Supt.

achers, in which work After careful comparison of A number of dirty fellows who T Joe always assisted the two above reports, is the had been hired for the occasion, books were kept Cauthorn was unthat all the accusations against and for whose services the county Times, Bryan or any of his de-distributed papers whose glaring able to ascertain the exact amount in which he will assume the busi-Mr. Brown are wholly without always paid extra. These four fenders possessed of the supreme headlines announced: SMITH IS A foundation. Mr. Brown was born examinations must have required and nearly all his life has lived in at least eight days more. A re- has done his duty? Can you still THEATRE AT PUEBLO. SMITH BURNED HIS has done his duty? Can you still THEATRE AT PUEBLO. SMITH MAR. \$4.000 Many years prior to this played no better business sense in Douglas county. The citizens of capitulation of the time actually say that he is a careful, painstakthat county most prominent in spent will show visiting schools ing official? Can you longer WHOSE ESTATE HE PRESUMES TO AD business and social circles without a day and a half, but for good doubt that this alleged report of MINISTER. SMITH IS GOING TO MARregard to party unite in affirming measure we will be willing to Bryan's is not a fair sample of RY A LADY IN CORVALLIS WHO IS That he is an honorable man, an able lawyer of exemplary habits and well qualified for the office to and well qualified for the office to which he is nominated, and, what a total of fourteen days spent that will try to justify such gross Just as the curtain was about to during the past year in the dis- negligence as Bryan is proven fall, Sol King appeared before charge of his official duties, after guilty of, can not pose as a friend the footlights with a long sack allowing him credit for every- to the taxpayer, or to the cause and demanded a verdict in favor thing even to the schools he of education, and any person who of the chief manager of the play. were in all 69 cases on the docket failed to visit. Mr. Bryan him- will vote to retain in office such The dirty fellows who had distribself will probably not claim that a flimsy excuse for a superinten- uted the papers emptied the sack euit court for said county and that he has spent over thirty days- dent, has not the welfare of the and promised to secure the verdict

> decline. When men and women ply as a matter of justice to him. on. W. S. Huppord,
> Corvallis, Oregon.
> DEAR SIR: Following is a statement both, without regard to party, are importuning the voters in the to above, is from Mr. Dorris and of money applied to County Schools dur- name of morality and in the in- George Majory. Mr. Dorris admitterests of the public school sys- ted that he had visited the saloon had scrawled a bill for services— and cast their ballots for a man which he never rendered—and against whose fair name the was corroborated by George Mafor making a "false accusation" of the duties of the office if same to appear simultaneously in against Bryan. This is a fair elected; who will open an office the Review. Some democrats are where on the paper does the sig- tute in Blodgett valley, Alsea by Mr. Dorris. He simply exnature of E. L. Bryan appear. valley, Corvallis and various plained the matter and we make

THE SHERIFF CONTEST.

Very early in the campaign it collected at county expense, and became evident that the friends applied to county schools, during of D. A Osburn were prepared to school of the county at least once the year ending the first Monday go to any lengths to re elect him. Within a few days after his nomi-Below is given the report made nation it was known that they inby W. E. Yates for the year end- tended to show no respect to rethere, arrived at 12 o'clock and ing June 30th 1892. It complies publicans, their convention or to with the section of the statute George W. Smith, an honored and above referred to. A comparison respected business man of our tinued the school for ten or and printed above will show to a were made. The services of the fiften minutes during the noon child of even ten years that the Great Benton County Mud Slinger report of Bryan is absolutely no were immediately secured and the report all; that it does not com- curtain was raised on the foulest

> The first character upon the tracts from the Colorado Pueblo man by the name of Smith had kept a theatre at that burned down and intimated that Smith had burned it for the insurance and left, heavily loaded with booty. The actor was hissed from the stage. The curtain fell and the people thought the dirty play was over, but the Mud Slinger announced that the next scene would be a family row.

The chief character in this was a boy 21 years of age, with influential friends, a rich uncle, a private fortune, and starving to death in Bishop Scott's academy. The quarrel was between the stepfather and uncle, who denied the right of the administrator to set tle the estate and wanted possession to go ahead. The uncle leaves, \$16227.90 muttering that he had always supposed that a man who paid his debts was a cardinal virtue.

LAST ACT.

on Monday next.

quisites. On the proposition that county. The Times and every certainly deserve it, and while we he takes thirty days each year in patron of schools in this county do not endorse such things, we judgment against them for the sum

spending his time in saying sweet In regard to the article publish-After dilligent search in the thing; to the girls and reading ed in last Thursday's Plaindealer achives of the county clerk's law in the hopes of securing the concerning Geo. A. Dorris, the office last week the GAZETTE nomination at the last convention democratic nominee for district atman failed to find Bryan's annual for county judge, but as he failed torney, we find upon further inreport. This he claimed he had in this, and times were hard, he vestigation of evidence submitted sent in, and on Saturday evening concluded to again enter the race, us that the report was without larity, however, is rapidly on the and we make this statement sim-

patrons and the public generally into the belief that Bryan has complied with the law in every this way many excellent theories out of it by distorting the facts. Mr. Frank Waite was present and can corroborate all the foregoing.—Roseburg Plaindealer.

DO NOT BE DECEIVED.

It is high time that the voters

full well that the statements Philomath regarding the moral flimsy and far-fetched charges as made in justification of Bryan are character of Bryan are such that are being made by Cauthorn and plaintiffs recovered judgment and proves that he is a simpleton the reputation of young lady his friends against Judge Hufford, against Cauthorn for \$5,481 be- as well as a democrat. He says Hill's code on the subject says, teachers may be seriously im- about the salary question and the the 30th of June of each year with him in his official capacity. them. Certainly Mr. Huflord's done nothing wrong whatever and ney's fee. Hufford. But voters are you gooffice of county judge as well or fraudulent means. Cauthorn and his friends? Mr. tinued to fall, he refused to sell place many years ago; that it had Hufford has managed the affairs of and the poor farmers and others the taxpayers in a most economi- who had been mislead by his pro cal and satisfactory manner. All fessions of honesty were the losprobate matters have been care- ers of \$22,000. Cauthorn didn't fully attended to. He is a good lose it because he didn't have lawyer and it is highly essential anything to lose. that such a person should fill the place. Cauthorn has been a wild, reckless grain speculator for years. A part of the almos worthless right. The Corvallis people did assets of Hamilton, Job & Co., so. So long as a man fails hon-consists of a warehouse worth not estly a charitable public will alover \$4,000 and 17 acres of land ways extend to him a helping on Yaquina Bay valued at about hand. But when a person in such

pelled to advance \$800 in cash.

mortgage given to Jolly and affairs of the taxpayers. Cooper subsequent to the Harris very outside figure was not worth more than \$1,800, but when plaintiffs accepted the mortgage Short Greath, Heart Trouble, Rheu-Cauthorn was in failing circumstances and nothing else could be had for the sums due them. After assuming the payment of the Har ris mortgage for \$1,000 and taking a mortgage for the amount due them of \$3265.50, Cauthorn comes into court, when a suit was brought to foreclose the mortgages, and

of \$740, which amount including

the Harris mortgage and interest

thereon, which they had paid. From the MOMENT OF BIRTH use

CUTICURA

SOAP

It is not only the purest, sweetest, and most refreshing of nursery soaps, but it contains delicate emollient properties which purify and beautify the skin, and prevent skin blemishes, occasioned by imperfect cleansing and use of impure soap. Guaranteed absolutely pure by the analytical chemists of the State of Massachusetts,

Bad Complexions

Dark, yellow, oily, mothy skin, pimples, blackheads, roughness, redness, dry, thin, and falling hair, and simple baby blemishes prevented and cured by CUTICURA SOAP, greatest of skin purifying and beautifying soaps. It is so because it strikes at the root of all comprevented and cured by CUTICURA SOAP, greatplexional disfigurations; viz., the clogged, in-flamed, irritated, or sluggish PORE. Sales

greater than the combined sales of all Sold throughout the world. Price, 25c.; POTTER DRUG AND CHEM. CORP., Sole Props., Boston. 85." "All About the Skin, Complexion, Hands, and Hair," mailed free.

Women Full of Pains Aches, and weaknesses find comfort, strength, and renewed vitality in Cuticura Plaster, the first and

The superintendent, shall, by paired, who may have dealings county division bill, to influence ments. When the property was Brown by prominent men of the tion is sufficient to satisfy any and paid their casts arounting to to be published. Mr. Brown had reasonable man, that he has nearly \$100 besides their attor- been slandered and abused durthat these charges were only Another case is now pending sought vindication at the hands of trumped up by Cauthorn as an a cainst Cauthorn instituted by his fellow townsmen. Now will electioneering scheme in hopes of W. F. Crosby. Mr. Crosby is Campbell tell us what possible use creating a prejudice against Judge known as a careful and prudent was to be made of the written ing to be influenced by such silly large grain firm of San Francisco not to 'e published? Was it untwaddle; and that too, when the and purchases more grain in Ore- derstood that they were to be same was only brought forward gon than any other man in the locked up in Mr. Brown's safe as just on the last day before election as these charges have been? The voter should investigate for him- to him have all received their smart man, but this attempt of self and not listen to a lot of insuf- money. Mr. Crosby claims that his to make any one believe that ficient charges, which have been in business transactions covering Brown was to let no one see these concocted for campaign purposes only one year Cauthorn has gotten statements reluting the lies which in the vain hope that the voter the better of him over \$1000. This were being circulated about him will be hoodwinked into changing is right in line with his attempt to is the silliest thing we ever saw in his ballot in favor of Cauthorn. Has Mr. Hufford not filled the Jolly the payment of \$740 by better than any who has ever held . As long as Cauthorn confined the position in this county; and himself to a legitimate warehouse that paper at enormous expense to the managers, stating that a tried man upon such a flimsy pre- into wild speculations on borrowed text as is now being offered by money. Aithough the price con-

\$500 which was turned over to circumstances attempts to defraud Jobs, and Ladd & Bush, of Salem, his neighbors, the public draw the by Cauthorn to re-emburse them for notes aggreg ting \$13,000, but before acquiring title were compelled to advance \$800 in cash.

In a legalous, the public draw the business record as rotten as this should be exposed. But when he goes about the county boast-

It will be remembered that in ing of his financial ability and the fall of 1892 Wm. Jolly, T. H. claiming that he has handled mo e Cooper and others began a suit in money than the present efficient Cooper and others began a suit in the circuit court against Cauthorn to foreclose a mortgage given by Cauthorn on an old warehouse in payment for \$3265.50 due the plaintiffs for grain which had been stored with the defendant for which he was owing them. Owing to the reckless way in which his books were kent Cauthorn was as to be shown in the present efficient county judge and on that score attempts to gain votes, it is time to show up his stewardship. As a business man Cauthorn has proved an utter failure, and now goes about the county howling poverty in the vain hopes of inveigling the people of this county into due them and executed a note and ness management of Benton coun-\$4,000. Many years prior to this played no better business sense in the management of their own affairs age to the same property to John Harris for \$1,000. This then made the

mortgage. Making in all \$5,000 Hood's Cures

Sharp Pains



Mrs. L. M. Paine

"I have lived here in Oregon for the past twenty years, and most of the time have been a very great sufferer from inflammatory antism. I have also had what the doc called heart disease, with shortness of breath and sharp pains in the left side. I decided to take Hood's Sarsaparilla, and before I had finished three bottles I was in better health than I had been for years. I do not have any pain now, sleep well, and to-day no woman of my age **Enjoys Better Health**

than I. At home on the ranch I not only attend to my family housework, but last summer I cared for and milked four cows. I do not feel that I can say half enough in praise of

Hood's Sarsaparilla MRS. L. M. PAINE, Eagle Creek, Oregon. Hood's Pills are prompt and efficient, yet

WALLIS NASH, ATTY AT LAW,

CORVALLIS, - OREGON. Will practice in all the ourts of the State, and in the J. S. Court.

Tunnicliffe Bros. HAVE OPENED THE

Machine Shops

At the South End of Main Street and are prepared to do all kinds of Repairing in Iron or Steel. Brick. O ce hours from 8 to 9 A. M., and from 1 to 2 and 7 to 8 P. M. Cal' promptly attended to at all hours; either day or night. Valves on Steam Engines correctly set. Chilled Plows ground. Work Guaranteed, Charges Reasonable.

amounted to considerable more IRA L. CAMPBELL, of the Eugene than the property was worth. He City Guard, in an attempt to say fought the case, had it referred something against George M. zerre the statement was made that E. L. Bryan was neglecting his duties; that he was not visitdeal of unnecessary expense and for prosecuting attorney, places in the end was defeated. The himself in a most ridiculous light, sides their costs and disburse- the endorsements given to Mr. offered for sale by the sheriff, the state were given with the express plaintiffs bought it in for \$2500 understanding that they were not ing a political campaign and business man who represents a statements given him if they were

Attention

In time to any irregularity of the Stomach, Liver, or Bowels may prevent serious consequences.

Indigestion, headache, nausea, biliousness, and vertigo indicate certain functional derangements, the best remedy for which is Ayer's

Pills. Purely vegetable, sugarcoated, easy to take and quick to assimilate, this is the ideal family medicine-the most popular, safe, and useful aperient in pharmacy. Mrs. M. A. BROCKWELL, Harris,

"Ayer's Cathartic Pius cured me of sick headache and my husband of neuralgia. We think there is

No Better Medicine, and have induced many to use it.'

"Thirty-five years ago this Spring, I was run down by hard work and a succession of colds, which made me so feeble that it was an effort for me to walk. I consulted the doctors, but kept sinking lower until I had given up all hope of ever being better. Happening to be in a store, one day, where medicines were sold, the proprietor noticed my weak and sickly appearance, and after a few questions as to my health, recommended me to try Ayer's Pills. I had little faith in these or any other medicine, but concluded, at last, to take his advice and try a box. Before I had used them all, I was very much better, and two boxes cured m I am now 80 years old; but I believe that if it had not been for Ayer's Pills, I should have been in my grave long ago. I buy 6 boxes every year, which make 210 boxes up to this time, and I would no more be without them than without bread."-H. H. Ingraham, Rockland, Me.

AYER'S PILLS Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Every Dose Effective

ELECTION AT HAND.

I wish to be the next county clerk of Benton county, Oregon, and hereby an-nounce to my friends and all voters that I am a candidate for that office at the next June election—independent and clear of all party lines.

LAFAYETTE V. WILSON.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been duly appointed executor of the last will and testament of Matilda J. Olds, deceased, and all persons having Olds, deceased, and all persons having claims against said estate are required to present the same with the proper vouchers within six months from the date of this notice, to the said executor at his residence in Corvallis, Benton county, state of Oregon.

S. L. Shedd. Executor of the last will and testament of Matilda J. Olds, deceased. Dated this 23d day of March, A. D., 1894

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Fine Teas a Specialty.

Coffees and Spices Ground Free of Charge.

Choice Line of Pipes, Tobacco, Smokers' Articles, Etc.

Highest price paid for country produce

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Gedar Shingles, LUMBER, Etc.,

For Sale Cheap, or to exchange for Oats,
Wheat, Hay and Potatoes.
Farm Produce bought and sold, or handled on commission. G. M. POWERS,
Commis. Merchant, Salem, Or,

FARRA & WILSON, Physicians, Surgeons and Accoucheurs.

office up-t airs in Farra and Allen's