THE EUGENE CITY BUARD.

EUGENE CITY, OREGON. SATURDAY, FEB. 1, 1879.

Legislation on the Chinese Question.

The prospect is brightening for Congressional action in reference to the prohibition or restriction of Chiness immigration. The House Committee on the subject have completed their report, and it asserts the auis so plain that none can mistake the certain to suffer. way and plead rational excuse for going wrong.

By tolegraph, we are informed that the bill as reported by the House Committe, the committe on Educabe brought on any vossel, into any port of the United States under peneix months, for each passenger in excess of the limit thus allowed by law. July 1st, 1879 is the day fixed for the daw to go into effect. We trust that the senatorial delegation from the most, and united power to secure the yer's view. passage of this bill through the Senate. Its importance to the people of this coast, overshadows all other measures, either of a general or local nature. We give the remarks of the Committe rescommending the passage of the bill presented by them: "Grave objections may be urged against the Chinese from au industrial standpoint. Our laboring-people cannot and must not be subjected te competition which involves a sur render of the sacred and elevating influences of home, and a sacrifice of the ordinary appliances of peaceful civilization. No self governing country n afford to dimish or destroy the dignity, welfare and independence of trouble lies. They are as absolutely common human'ty, as well as the are in the country at large. plainest auggestions, of practical statesmanship-all demand that the problem of Chinese immigration shall be solved while it is yet within legis-Intive control."

Supposing it were all True.

It has been charged against the Democracy of Louisiana that they depended on assassination and massacre as political forces. The Wilmington, Del., Every Evening has no doubt

that there has been an awful amount of exaggeration in order to make every crime and disturbance in that State during the days of its terrible. misgovernment appear to be political in its origin; but supposing it were thority of Congress to provide against all true, how much worse are the the alarming evil in the interest and men who used such forces to secure for the protection of our own peoply, power than those who would bring notwithstanding the treaty with back that condition of affairs for the China. To this purpose citations are sake of party ? Blaine, who "fired adduced from high official authorities the Northern heart" and unfurled the of decisions pronounced at one time "bloody shirt," with Ingersoll as his and another from the early days of ch'ef belper, and Gail Hamilton as the Republic down to a comparative- high-priest, is willing, to sacrifice the ly recent period. There can be no peace and welfare of half the Union Elsewhere. question of the right of Congress to upon the alter of party, and is the legislate in favor of States and citi- bloodiest minded politician ever zens rather than against both and in known or seen, for he is a deliberate the interest of a foreign nation and a plotter for the anarchy and misrule heathen horde, and the matter of duty in which the negro as the weaker is

Another Chinaman Refused Naturalization.

Judge Lowell of the United States tion and labor, passed the house on the opinion of Judge Lorenzo Sawthe 27th inst, by a vote of 155 against yer, to the eff et that the Mongelians 72. This bill provides, that no more are not included in the races that are than fifteen Chinese passengers shall eligible to naturalization and citizenship, and therefore instructed the Clerk of the Court to refuse the apalty of \$100 fine, and imprisoment plication o' a Chinaman for admission to the precious privilege. It would be a good thing if the matter should be taken to the Supreme Court for final decision. And it is reasonable to believe that tribunel cannot do Pacific slope will now use their ut. otherwise than sustain Judge Saw

The Washington Post says: The Solid South is a specter that will not down. It rises to confront the stal wart and upset their calculations when least anticipated. Its latest phase has relation to the Grant movement. Some of the Northern movement. Some of the Northern managers are becoming alarmed over the prospect of the delegates from the Southern States taking virtual possession of the Presidential Con-vention, and forcing Grant on the party whether they will or no. The Northern Delegates, if united, of course, can control the Southern brethren, but that is just where the





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Administrator's Sale of Real Estate.

NTOTICE IS HEREBY GIVEN THAT N by virtue of an order of the County Court of the State of Oregon for the county of Lane, made at the regular January term, 1879, I will offer for sale at public auction to

NOTICE.

A. LYNCH, R. GANT.

NOTICE.





Presidential Gossip.

"The New Haven Register puts the -case thus: While Bayard is able and ble; duties, nominal.-Politics make "brilliant, he is also young-too young strange bed fellows. At the Wash-"to be President-and he hails from a ington hotels Congressmen and bugs Southern State. Bayard is particu. often occupy the same couch .- Conlarly obnoxious to the Greenback. gressmen are taking too much alcohol Democarts, and for that reason is not for their own good and not enough for their country's. In large dones it a safe candidate. Seymour has made kills .- If Mr. Hayos is the meek lowly no recent record on the subject. He Christian he is reported to be, he'll at is a Democrat, and easily chief of the once heap coals of fire on Sam Tilparty. No Democrat can object, den s head by appointing him to the with reason, to supporting him. Bayard contains the making of a great Democratic leader and statesman, but Seymour is a great Democratie leader and statesman. He occupies a commanding political situation. New York must be carried to elect a Democratio President, True, he was defeated once, but he had no chance of election. With the South in shackles Seymour was hand-capped. With the South free he is the strongest man the Domocrats can name.

Grover on the Chinese Bill.

Telegrams of the 29th inst, give the following opinion of Senator Grover in regard to the passage of

the Chinese restriction b.ll.

"Grover believes that the bill will pass the senate after being amouled as proposed by Representative Carfield in the house yesterday, so as to require formal diplomatic notice to be given to the Chinese govern-ment before it goes into operation. This he considers includent upon us as an act of in-ternational duty and courtexy.

considers includent upon us as an act of in-ternational daty and courtesy. Grover anys that he has discovered in his conversation with southern somators on the subject of Chinese initigration that they have very generally been disinclined to fa-ver restrictive legislation because of the contemplated possibility that the Chinese might be eventually needed to labor in est-tion fields and on rice plantations of the southern states. He has, however, told all with whom he has yet talked that Chinese labor could never be practically utilized under the system of credit business prevalent in the south."

The onek Crook-A bow legged wegto.

its citizens. Justice to the people without power to evolve a solid of the Pacific slope, the dictates of North in their Convention as they

> The Phildelphia Chronicle publishas these paragraphs: General Banks is still agonizing for a Federal appointment .-- At pre ent the American navy is more Grant than grand .-Hayes was in New York yesterday

> > NEW ADVERTISEMENTS.

Dissolution I

THE PARTNERSHIP HERETOFORE existing between F. B. Dunn and H. F. Stratten is this day dissolved by mutual con-sent, F. B. Dunn continuing the business and will collect and settle all accounts. Those who have not settled up for 1878 will save trouble by calling soon and settling. F. B. DUNN, H. F. STRATTON, January 30, 1879.

Notice of Final Settlement.

VOTICE IS HEREBY GIVEN THAT Geo. M. Cooper, administrator of the state of Joseph Ogle, decensed, has filed his account for final settlement and asks to be dis-

Account for final asthlement and asks to be dis-charged from acting as such administrator, and that by an order of the County Court, of Lane County, Oregon, duly made and entered of dats of January 30, 1879, Monday the 3d day of March, 1879, that being the first day of the next regular term of said court, was set by said court for the hearing of the objections, if any, to said final and the settlement thereof. Published by order of the Honorable Joshna J, Walton, Judge of said court, dated Jan. 30, 1879.

GEO. M. COOPER, Administrator, THOMPSON & BEAN, Attorneys, Dated Jan. 30, 1879.

A. I. NICKLIN, M. D.,

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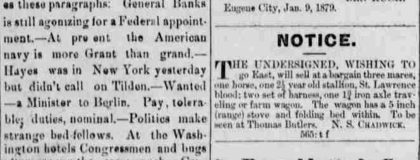
Wishes to inform his patrons that the re-more that he has removed from town is false He may be found at his OFFICE-Judge Eis-don's former read-- - - - High Street.

Barlin Mission.

January 30, 1379.

法罚款

To all whom it n ay concern



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