MARCH 24.

A democratic convention for the state of Oregon is hereby called to meet at Astoria on Tuesday, April 17, 1894, for the purpose of nominating candidates for the several state offices to be voted for at the June election, and for the transaction of such other business as may come properly before it. The different counties will be entitled to the following representation in the said convention.

in the said convention:

Grant
Harney
Jackson
Jackson
Jackson
Lame
Lame
Lincoln
Malheur
Morrow Wallowa

It is suggested by the committee that county nominations be deferred as late as possible. D. R. MURPHY, Ch'n State Central Com. CHAS. N. WAIT, Secretary.

RELIGIOUS PROSCRIPTION.

Speaking of the result of the recent school election in Portland the Oregonian says:

"The election of Mr. Miller as school director, by so great a majority, is due to the activity of a double force-the school machine and the society known as the A. P. surprising. This whole crowd, with reinforcements from various quarters, will go republican in the June election. For, of course, the ticket that will please them. In matters of this kind the compara- he who raises the cotton in Georgia. tive or real fitness of candidates "You cannot bring into this markcuts no figure.

olic who is a candidate for office. you pay the United States a tariff olic who is a candidate for olice.

Its members vote solidly against fixed by the McKinley law, a tax the second installment of a loan because he had misapplied the first: prive a large class of American citby the constitution of the United gentleman from Maine that the States. It is a secret political soci- foreigner pays the tax. You canety, and according to the Cregon- not convince that unrighteous ian is to become an annex of the United States officer that the forrepublican party in the June elec- eigner is to pay that sum of \$2000;

the Guard never wrongfully obtained any money from Lane coun- \$4000 without the tariff, cost him ty on account of advertising \$6000 with it.

Ah, but says the gentleman, he rates charged were no more than those in other counties of the state. Let him try it. Let him go into ties. The proprietor of the GUARD rate of the tariff. was obtainable as a witness before with the methods employed by m both cases the consumer pays the plaintiff throughout the entire case against Sheriff Noland. Petty spite, malice, and unfounded charges against the sheriff have characterized the conduct of the case, by the plaintiff, since its incipiency.

The Breckinridge-Pollard damage suit in a Washington D. C. court has obtained considerable notoriety on account of the standing of the defendant. From the plaintiff's side of the suit, as developed to the present time, she is entitled to little sympathy. She admits illicit relations with Breckinridge for a long period, knowing that his wife was living, while at the same time she was engaged to be married to another man. In- your money back. genious schemes and excuses were contrived to hide their relation, to all of which she was a party.

Breckinridge deserves the social

So certain to cure every case of Catarrh is proprietors make you this offer: "If you can't be cured, permanently, we'll pay you \$500 cash." Breckinridge deserves the social ostracism that will surely follow any verdict that may be rendered, but from her own story, related on the witness stand, she may be stamped as a scheming adventuress not entitled to any redress in a court of justice.

The populist organ says "every page of the complaint shows the sheriff charged constructive mile-Complaints are easy to make, and it is easy to find men with elastic consciences to swear to them, but some proof is necessary before fair minded and unprejudiced men will condemn an official who is doing his duty as he construes the law. The report of the referee is a virtual vindication of the honor and probity of Mr. Noland. The case is in court and bare assertions in a complaint manufactured to suit a few malcontents, or barefaced falseboods in a campaign organ, cannot affect the result. The people's party is composed largely of

bonorable fair minded men and it cannot but repudiate the course taken by a few zealots, and the hat-Eugene City Guard, honorable fair minded men and it full of type that masquerades under the name of a newspaper.

THE FARMER AND THE TARIFF.

Speaker Crisp, in his speech on the Wilson bill, made an illustration that entirely annihilated the theory that the tariff had ever been of any benefit to them; in fact, he demonstrated to the contrary, as will be seen by this quotation from his speech:

Suppose a farmer in Minnesota has 5000 bushels of wheat and a farmer in Georgia has 100 bales of cotton. That wheat at 80 cents at bushel is worth \$4,000, and the cotton at 8 cents a pound is worth \$4000. Let those producers ship their staples abroad. The Minnesota wheat grower ships his wheat in all probability to Liverpool but whether he ships it there or not, that is where the price of his wheat is fixed. The Georgia cotton raiser ships his cotton to Liverpool; whether he ships it there or not, that is where the price of his cotton is fixed. The wheat and the cotton are sold in the free-trade market. The wheat is sold for \$4000; the cotton brings the same amount. The Minnesota farmer invests \$4000 he received for his wheat in clothing, crockery, iron, steel, dress goods, clothing, whatever he may need for his family in Minnesota. The Georgia cotton raiser invests the proceeds of his eotton in like kinds of goods. Each of those men ships his goods to this country and they reach the port of New York. When either under takes to unload them he is met by the collector of customs, who says "Let me see your invoice." The invoice is exhibited, and it shows A. In the circumstances it is not \$4000 worth of goods. Those goods represent in the one case, 5000 bushels of wheat; in the other case 100 bales of cotton. The collector at the port says to either study will be to make a republican of these gentlemen, the man who Youth's Companion. raises the wheat in Minnesota or

et those goods for which you have The A. P. A. opposes any Cath- exchanged your products, unless

The man will in vain refer the izens of the rights guaranteed them collector to the statement of the he requires the Minnesota farmer and the Georgia farmer to pay it. The Broad-Axe is informed that What is the result? These goods

those in other counties of the state. Let him try it. Let him go into and less than in a number of the home market and according to them. The State Press Association the statement of the gentleman has fixed a minimum charge, which from Maine, when he enters the is reasonable, for legal advertising, home market he will buy the home and the Guano charges for work product almost on equal terms, in performed for Lane county, competiton with those same goods through the sheriff, conformed which are sent here from abroad, to them and were no greater embracing the cost of raw material. than those charged private par-

If he buys his goods abroad and the referee, and while the testi- pays the duty, it goes into the mony was being taken was present treasury of the United States and in the court room a greater portion is called a tax; if he buys the of the time, yet the attorneys for goods at home and pays the inthe plaintiff never called him to creased price that is put upon the witness stand, clearly showing them by the tariff, it goes into the that the advertising charges could pocket of the protected manufacturnot be attacked. The insinuations or and is called "protection." In made by the transitory campaign either case the increased price is sheet are contemptible, and in line practically the same amount, and



mation or ulceration, bearing-down sensations and kindred silments, if it ever fails to benefit or cure, you have



beauty and purity. It is beautifying, soothing, healing, healthful, and harmless, and when rightly used is invisible. A most delicate and desirable protection to the face in this climate.

Insist upon having the genuine. IT IS FOR SALE EVERYWHERE,

## PRICES.

High	soling	men's shoes50 to 75	Ä
- (1	86	women's shoes40 to 56	
34	ii.	boys' shoes40 to 56	ķ
49	44	misses' shoes 35	i
Leather patching10 to			ķ
		blng10 to 2	
		repairing at Bed Rock	

## Exclusive Boot Shoe & Store YORAN & SON.

Hadly Frightened. Incumerable experiences prove that all "ghost stories" have a rational explanation, and that some natural cause can be found for any seemingly supernatural occurrence. Sometimes it requires great coolness and self possession to remember this, but the effort to do so is worth making, for it may save life or reason. A striking illustration of this was the tragic experience of a Dutch painter, named Penteman, who lived in the eighteenth

century. Penteman had a commission which re quired the portrayal of skeletons, death's heads and other objects intended to in-spire contempt for the frivolities and vanities of the time. In order to have models before him he painted his picture in an anatomical museum. One day he had been sketching the ghastly objects which sur-rounded him when he fell asleep.

Suddenly he was awakened by an ex-traordinary noise. He was horrifled to see all the death's heads nodding and grimacing, and the skeletons dancing about and waving their fleshless arms madly in the sir. Penteman fied from the frightful scene and escaped into the street. He was picked up unconscious and half dead with fright. As soon as he was rational, it was explained to him that there had been an earthquake, and that that had caused the commotion among the anatomical specimens, but the shock had been too severe; he died in a few days.—

A Couple of Irish Letters.

As commissioner of public works, Mr. Le Fanu received a good many amusing letters, particularly from farmers who were borrowers under the land improvement act. Here is one which came from a man to whom Mr. Le Fanu had refused

Sin-I shent the money all right; send me the rest, and don't be humbeling me any more! Send it at once, I tell ye. Hell to your soul! Send me my money, or I'll write to Mr. Par-nell about it. Yours affectionately, Janus Ryan.

Here is one other of these letters. It was from a small farmer, who had in his hands the remnants of a loan—£8—which be would neither expend nor refund. After many fruitless endeavers to make him do one or the other, a peremptory letter was sent to him, to which came the following

"Seventy Years of Irish Life.

Gounod and Mendelssohn

While still a young man Gounod went to Leipsic and played some of his music to Mendelssohn, to whom he had been introduced by the sister of the maestro during his stay in Home. He was sitting at the piano executing one of his masses, when Mendelssohn suddenly rose and interruptmaster," was the reply. "Astonishing:" rejoined Mendelssohn, "Why, Cherubini could not do better." At that moment Cherubini was an uncontested authority. The compliment was therefore all the more precions.-London Globe.

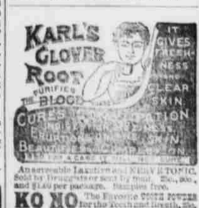
Immured In a Pillar.

Clement Spelman of Narburg, recorder of Nottingham, who died in 1679, is immured upright, inclosed in a pillar in Narburg church, so that the inscription is directly against his face. This must surely be a solitary instance of burial in a pillar, although there are many instances of burial in an upright position.-Westminster Gazette.

Beribboned Bed Lines.

Beribboned red linen is the latest fad. At ntervals of about two inches slits are cut in the hems of sheets and the pillow cases These slits are buttonholed and satin rib bon run in and out. While the ribbon is fresh the effect is rather dainty.-Exchange.

Day & Henderson, Undertakers and Embalmers, Cor Wil, and 7th sts.



CHOPPING

FEED MILL

Graham, Gern Meal.

Whole Wheat Flour Kept Constantly on Hand.

Can and give us your orang.

H. B. OFFUTT, Proprietor. MILO Farmer's Warehouse, corner read and H. J. Dav.

Do you use O. K. Durham smoking based premises to wit The north 5% of the north west 3% and lots I and 2 of section 13 twp. 18 s range 2 w, excepting therefrom the following part of said land: tobacco, only 25 cents per pound. H.N.CRAIN.

Watches, Clocks,

Sterling and Silver-Plated Ware.

Jewelry,

Watch Repairing a Specialty. "188 EUGENE, OREGON.

My Stock

Of groceries and glassware Must Go

I am closing it out

At Cost. To make more room to display my immense stock of

First-class in quality. Prices as low

is the lowest. No trouble to show

## Goldsmith.

Eugene Loan and Savings BANK. Successor to the Engene National Bank.

Incorporated with a Capital of \$60,-000, with \$30.000 Paid Up.

Deposits received subject to check. Intere-allowed on time deposits, and loans made e-approved security. VICE PRESIDENT ... Capitlas B. D. PAINE.

The Eugene Loan and Savings Bank will conlicet both a Commercial and Savings bisiness,
and your expecial attention is called to the savings feetures of it. It is not what you make,
ant what you save, that makes you rich. In all
communities there are many persons of small
coldings, which, if not deposited in some bank
or loaned, will be spent in one way or smother.
It is difficult to loan small amounts, but they
am be put in a savings bank and made to bring
ome for the successful operation of a Savings
lank in this community, we solicit your patomage in this matter.



covered. Beware of unprincipled druggists who offer inferior medicines in place of this. Ask for Cook's Cotton Root Compound, false no substi-fute, or inclose \$1 and 6 cents in postage in letter and we will send, sealed, by return mail, Full sealed particulars in plain envelope, to ladies only, 2 stamps. Address Pond Lily Company,

#### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT By virtue of an execution and order of sale duly issued out of the Circuit Court of the State of Oregon, for the County of Lone, on the 20th day of March, 1894, in a suit wherein Etizabeth Conser is plaintiff and Geo. M. Miller and Lizzie M. Miller, his wife, H. N. Crain, Wm. Smith, F. W. Os-burn and J. W. Johnson are defendants; commanding me to sell the following described mortgaged premises, to-wit: The donation land claim of Daniel

Snelling. Notif 3235, Cl. 41, in sections 17, 18, township 17 s, r 3 w; containing 160 14-100 acres. Also an undivided ½ interest in the S. E. ½ of section 27, in township 18 s, rng 12 west; containing 160 acres. Also lots 4 and 5 of said section 27, township 18 s, r 12 west; containing 79 48 100 acres to gether with the tide lands abuting thereon, Also the west 1/4 of lots Nos. 5 and 8 in block No. 4, and lot No. 2 in block No. 8 of the original town of Eugene City, in said Laue county, Oregon, to satisfy the sum of \$611.00, with interest thereon at the rate of 10 per cent. per annum from the 6th day of March, 1894, and \$50 attorney's fees and the further sum of \$12.70 costs and accru-

Now, therefore in the name of the state Now, therefore in the name of the state of Oregon, in compliance with said will, I will offer for sale at public auction to the highest bidder at the court house door in Eugene, Lane County, Oregon, on Saturday, the 21st day of April, the above described mortgaged promises between the hours of 9 oclock, a m and to sleek p. m., to wit: 1 o'clock,
a m and to sleek p. m., to wit: 1 o'clock
p. m., en said day, said property sold subject to redemption. Terms of sale, cash in
hand. Dated this 20th day of March, 1894.
it. J. Day, Jas. E. Neland,
Deputy. Sheriff of Lane County.

#### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT by virtue of an execution and order of sale duly issued out of the circuit court of the State of Oregon for the County of Lane, on the 15th day of March, 1894, in a suit wherein S N Calef is plaintiff and C. A. Hurlow, M. J. Harlow, his wife, and A. J. Huggins are defendants, commanding me as wherein S. N. Calef is plaintiff and C. A. Harlow, M. J. Harlow, his wife, and A. J. feet, there east 92 feet, there east 92 feet, there harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, there east 92 feet, there east 92 feet, there have harth 166 feet, there east 92 feet, the

sum of \$685.00 with interest thereon at the cate of 10 per cent per annulu since the 6th of Oregon, in complian a with said writ. I will offer i r sale, subject to redemption, at public auction to the highest bridger, at the court house door, in Eugene, Large and also accrains costs.

Now therefore in the name of the State of Oregon, in compliance with said writ I will offer for saic, subject to redemption, at public santian to the highest hidder at the Court House door in Engene, Lane County, Oregon, on Wednesday, the 18th day of April 1884, the above described mortgaged premises, between the hours of 9 o clock s. m. and 4 o'clock p. m., to wit: at 1 o'clock p. m. on said day. Terms of saic, cash in band band and Duted, this 18th day of March, 1891.

By J. E. Noland, D. P. Noland, D. Deputy.

The Property of the highest bidder, at the court house door, in Engent County, Oregon, on Saturday, the 21st day of April, 1871, the above described mortgaged premises, between the hours of 9 o'clock p. m. on said day. Terms of saic, cash in hand Duted, this 16th day of March, 1891.

By J. E. Noland, D. P. Noland, D. Deputy. J E. Nogamo,

Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT 

of said land:

Beginning at the S. W. corner of said lot
1, and rue thence north 10.40 chains—cast
40 chs., south 10.92% chs., west 5.58 chs.,
north 52% links, west 34.62 chains to beginning; the land ordered sold horsely containing 177 40.100 acres, to said fy the sum of \$450.00, with interest thereon at the rate of 10 per cent, per senum from the 8th day of March, 1894, and \$40 attorneys fees, and the further sum of \$9 costs and accru-

Now therefore, in the name of the State of Or-gon, in compliance with said writ, I will offer or sale, subject to redemption, at public suction at the court house door in Eugene, Lane County, Oregon, on Wednesday, the 20th day of April, 1894, the day, the 28th day of April, 1894, the above deer; bed mortgaged property between the hours of 9 o'clock A. M. and 4 o'clock P. M., to at 10 clock P. M. on said day. Terms of ale, cash in hand.

Dated, this 16th day of March, 1894.

By Jas E. Noland,

II J. Day, Sheriff of Lake County,

By H J. Day, Deputy,

#### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT by virtue of an execution and order of sale duly issued out of the Circuit Court of the State of Oregon, for the County of Lane, on the 15th day, March, 1894, in a suit wherein Joel Hiribert is plaintiff and Henry Swartz is defendent, commanding me as Sheriff of said

Lane Courty, to sell the following describ-ed mortgaged premises, to wit: The docation land claim of Sterling Willis and Sarah Willis, being the south willis and Savah Willis, being the south half of the north west quarter and the sou howest quarter of Section 13, all in Township 15 S., Rauge 5 W. W. M., containing 240 acres, in Lone County, Oregon. To satisfy the sum of \$2,375.75, with interest thereon at the rate of 10 per cent, per annum, since March 7th, 1894, and \$225 attorney fees, and the forther sum of \$13,20 costs and acceptable.

Now, therefore, in the name of the State of Oregon in compliance with said writ, I will offer for sale, subject to redemption, at public and ion to the highest bidder at the Court House door in Eugene, Lane County, Oregon on Wednesday the 18th day of April 1894, the above described mortgaged premi-ses between the hours of 9 o'clock a.m. and 4 o'clock p. m. to wit: At 1 o'clock p. m. on said day

Terms of sale: Cash in hand.
Dated this 16th day of March, 1894.
By H. J. Day, JAS, E. NOLAND,
1 puty. Sheriff of Lane County Or.

#### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT BY virtue of an execution and order of sale duly issue out of the circuit court of the State of Degon, for the county of Lane, on the 17th day of March, 1894, in a suit wherein B. Eakin, trustee, is plaintiff, State of and the Fagene Canning & Packing Com-pany, E. K. Anderson, Schmidt, Lebel & Lithograph Co., and Sugar Pine Door & Lumber Company are defendants; com-manding me as sheriff of said Line county to sell the following described mortgaged

Beginning at a point on the South side of 7th street, xtended East 506.03 feet East and 350 feet as 1 5-10 North of a stone corner in front of Frazier's foundry on the court side of Eighth creet, in Eugene, Lane county, Oregon, the bearing of said line being d termined by assuming the west line of the Engene Mill property, to be North and South, thence running North 218 and 7 10 feet to a point 30 feet from and at right angles to the center line of the track of the Oregon & California railroad, thence North 51 degrees and 10 minutes, West, on a course parallel with the center line of said railroad track 254 and 7-10 feet, thence on a line defleting 117 degrees to the left 93 and 8 10 feet, thence on a line deflecting 78 de-8 10 feet, thence on a line deflecting 78 degrees and 18 minutes to the right, 65 and 7-10 feet, thence South 285 feet of the South line of 7th street extended East, thence carriedly on the south line of said 7th street 283 and 25 100 feet to the place of beginning; containing 1 and 93-100 acres in Eugene, Lane county, Oregon, together with all and singular the tenements, hereditaments and appurtenance thereunto belonging or in any wise appertaining, to sait longing or in any wise appertaining, to sat-isfy the sam of \$19,304.28, with interest thereon at 'he rate of 10 per cent. per an-num from the 17th day of March, 1894, and the further sum of \$479.00 attorneys fees, and \$13 65 costs, also costs and expenses of

Now, therefore, in the name of the State of Oregon in compliance with said writ I will offer for sale, subject to redemption at public auction, to the highest bidder, at the court house door in Engene, Lane county, Oregon, on Saturday the 21st day of April, 1894, the above described mortgaged premises, between the hours of 9 o'clock a. m. and 4 o'clock p. m., to-wit, at I o'clock p. m. on said day.
Terms of sale, cash in hand. Dated this
20th day of March, 1894.

JAMES E. NOLAND,

Sheriff of Lane Co., Oregon. By H. J. Day, Deputy.

#### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT y virtue ci an execution and order of sale duly issued out of the circuit court of the State of Oregon for the County of Lane on the 15th day of March, 1834, in a suit wherein J. M. Horn is Plaintiff and J. W. Hollis and Barbers Hollic are Defendants; commanding me as sheriff of said quanty, to sell the following described mortgaged premises, to-wit:

Commercing at a point 53 feet west of the north ast corner of county survey, No. 113, being a part of the Hilyerd Shaw donation claim. No. 56, in township 17 south, range 3 W. W. M., in the city of Eugens, Lane county, Oregon, on the south side of Eighth street, 90 feet, thence south 166

tescribed mortgaged premises to wit:

Let No. (3) Three in block No. four (4)
in Shi-ii's addition to the town of Cottage
Grove, Lane county, Oregon, to satisfy the
sum of \$685.68 with interest thereon at the
for on at the rate of 10 per cent, per
annum from the 10th day of March 1824, and
\$110.00 accouncy fews, and the further sum
of \$13 40 costs and accruing costs.

Now, therefore, in the term of the State
of Oregon, in complian a with and series.

L. Agent, Alberthaus Exchange, san Francisco, is not authorized agent. This paper is Gas. B. Donars, kept on file in his office.

Atty for Esta

# CASH! CASH! CAS

Having long ago recognized the fact that to sell goods on a small profit it is necessary to do so on: CASH BASIS, and being encour aged by many of my patrons to the NOTICE IS HEREBY GIVEN THAT the experiment, I shall on the 18 day of January, 1894, inaugurate the READY PAY SYSTEM, and trust that with my new prices shall retain the support of all my old customers.

A. V. PETERS.

### NEW HARDWARE STORE LOUGHMILLER & PETER.

Farm Hardware. Farm Machinery. CANTON CLIPPER PLOWS.

STUDEBAKER : BROS. : CARRIAGES, : BUGGIES : AND : WACONS A New Line of New Hardware. No Old Goods.

Everything at Hard Time Prices. LOUGHMILLER & PETER

Special Attention!

SEND us your prescriptions and we assure you that the utmost care will be used in dispensing them only from strictly pure drugs.

Osburn & Decano.

# HARDWARE.

Realizing that this is the time of the year that all incomes are small, it is our object to offer all goods in our line at as low prices as good goods can be sold and let us live and let our customers live. Thanking our customers for past patronage, we ask for a share of your trade in 1894.

GRIFFIN HARDWARE CO.



NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

Notice is hereby given that H. Y. Potter value on having running against said James M. Marin, have been doly an Author is hereby given that R. Y. Forter and James M. Marrin, have been duly appointed administrator of the senate of John W. Porter, deceased. All persons having claims against said estate are by by notified to present the same to the administrators at Walker's station, is said Lane Same to the cate of this notice. Dated, March 13, 1834.

Given B. Donnis, Atty for Estate. cation of this notice

Dated, March 17, 1894. R. Y. PORTER, JAMES M. MASTIN, Atty for Estate.

Notice is hereby given that Mary I. Cole the count of David H. Coleman, decreased.

Atty for Estate.

WASTED-Fushing Conveneer of good solites.
W Liberal salary and expenses paid world-permanent position. BROWN BROS. CO., Name of the Co., Name

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