

The Democratic Times.

SATURDAY MORNING, DECEMBER 9, 1871.

L. P. FISHER, Rooms 20 and 21 Merchants' Exchange, California street, San Francisco, is an authorized agent of the DEMOCRATIC TIMES.

THOMAS BOYCE, No. 30 (Second floor) Merchant's Exchange, California Street, below Montgomery, is our duly authorized agent for San Francisco.

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J. M. BALTIMORE is our duly authorized agent for Portland, Oregon.

DANIEL GREEN is our authorized agent for Josephine County.

LOCAL INTELLIGENCE.

Religious Notices.

Rev. Father Blanchett will hold divine services at the Catholic Church to-morrow, at the usual hour.

CROWDED OUT.—Several interesting articles are crowded out of this issue.

RETURNED.—Dr. Wm. Jackson, who has been on a professional visit to Williamsburg, returned last Wednesday.

FOR SALEM.—Deputy Sheriff Foudray started for Salem Monday morning last, in charge of Good, Warner and Morrill, the convicted horse-thieves.

NOTICE.—All persons indebted to the undersigned will please pay up without delay, for I need money to pay my own debts. [4914] JOHN NOLAND.

BRICK.—The undersigned has just finished burning a large brick kiln at his brick yard in Jacksonville, and is ready to furnish brick to all those in need of this article. PATRICK FEELY.

REMOVED.—George W. Oliver has removed his wagon making shop from behind Donegan's blacksmithing establishment to the building opposite the Catholic Church lot.

LARCENY.—Wm. H. Howard, formerly employed at the U. S. Hotel, was up before J. R. Wade, J. P., on Tuesday, charged with stealing clothes from a boarder at the hotel. The Justice, as usual, held him to answer.

FREE.—A. D. Burton, indicted for assault with intent to kill, committed on Stephen Booth last March, after undergoing two trials, the jury hanging each time, was turned loose by *nolle prosequi* the prosecution having lost all hope of convicting him.

SMALL DAMAGES.—The case of S. D. Taylor vs. Jacob Neathammer, sued for \$5,000 damages for shooting Taylor's hand off last June, resulted in verdict for plaintiff for \$354. J. F. Watson, Kahler & Watson, for plaintiff; Fay & Rea for defendant.

TO STOCKHOLDERS.—The Stockholders of the Gold Hill Quartz Mining Company will hold their annual meeting at their office in Jacksonville, Oregon, on December 30th, 1871. A full attendance is respectfully solicited.

HENRY KLIPPEL, President.

CIRCUIT COURT.—On Thursday the Court resumed business, after a respite since Saturday. The case of the Gold Hill Q. M. Co., vs. Jacob Ish, came on for hearing on a motion of defendants to strike out the complaint. Fay & Rea for plaintiffs; Dowell & Kelly for defendants.

PAY YOUR TAXES—LAST CALL.—Tax-payers will find me at my office in Jacksonville until the 1st of January, 1872, for the purpose of receiving taxes. All taxes unpaid at that time, will be collected with costs.

HENRY KLIPPEL, Sheriff and Tax Collector.

SENTENCED.—James Good, Julius Warner and Charles Morrill were each sentenced to imprisonment in the penitentiary at hard labor for a term of 4 years and 6 months, by Judge Prim, on Saturday, for horse-stealing. Jacob Neathammer, charged with assault with intent to kill, committed on S. D. Taylor, and convicted of assault with a deadly weapon, was sentenced to pay a fine of \$300 and costs.

ANOTHER LARCENY.—A man named Conner was arrested at Grant's Pass on Wednesday, charged with having wilfully, maliciously and feloniously, without the fear of God before his eyes, but being seduced by the instigation of the devil, taken and carried away 1 wife, and 1 baby twenty months old, and one span of horses, the property of Wm. Savage, of Yamhill county. Conner may be said to have "taken his start in Yamhill" at any rate.

The Erie Canal is a great work, but a more wonderful canal traverses every part of the human body, and is filled with blood. Myriads of tiny boats, loaded with waste water, worn out and thrown off by the system, pass through this canal; other boats carry fresh matter, made from the food into every part, and the two processes never cease during life. Good blood is indispensable to health, and to secure this, use that great blood purifier and renovator of the system, Dr. Walker's California Vinegar Bitters.

WILLIAM M. TURNER is the telegraph operator at this place; besides this, he is School Superintendent. As an employee of the Telegraph Company, he holds a high position of trust and responsibility, and becomes the custodian of the confidences and secrets of the community to a very great extent. So much so, that the laws of this State impose a very heavy penalty for their betrayal. Sec. 9, p. 918, of the code, reads as follows: If any agent, operator, employe in any telegraph office, or other person, shall knowingly and wilfully send by telegraph any false or forged message, purporting to be from such telegraph office, or from any other person, or shall wilfully deliver or cause to be delivered to any person any such message, falsely purporting to have been received by telegraph, or if any person or persons shall furnish or cause to be furnished to any such agent, operator or employe, to be sent by telegraph or to be delivered any such message, knowing the same to be false, with the intent to deceive, injure or defraud any individual, partnership, or corporation, or the public, the person or persons so offending, shall be punished by a fine not to exceed \$1,000, or imprisonment not to exceed one year, or by both such fine and imprisonment, in the discretion of the Court.

To that section we ask the prayerful and careful attention of Mr. Turner. Ever since the Ralls scandal became public, Mr. Turner has missed no opportunity to misrepresent the facts where it became necessary, to send press dispatches about the matter, in some cases descending to absolute falsehoods. In his dispatch to the press, in regard to the shooting, an absolute and wilful falsehood appears where he represents Ralls as charging Fay with being the seducer of his daughter. In his late dispatches, regarding the affair with Tribble and the acquittal of Ralls, the same style of malignant misrepresentation appears. In the former case he unblushingly asserts that every person present applauded the bold deed, where two stalwart men, either one of whom was the superior in strength of Tribble, stood guard, while the girls, Hannah and Fanny Ralls, each of whom is as big as Tribble, beat him with cowhides. We assert here that the right-minded men and women of Jackson county take no such view of the matter, but believe that when these women thus unsexed themselves, they placed themselves outside the pale of sympathy. In the other case, that of Ralls' acquittal, a vast flourish of trumpets is attempted to be made on account of what is called "continued" and "renewed applause" by the audience which heard the verdict. The facts are, there were from five to seven men near the Court House door, Ralls' particular friends, who stamped their feet when Judge Prim tapped on his desk with a pencil, and they slunk out of the door like beaten hounds. That is about all there was of the "continued" and "renewed applause."

Now what can be thought of a man who prostitutes the great engine of public intelligence to his own private and malignant vengeance; who deliberately and wilfully imposes on the public a misrepresentation of facts; who either suppresses the truth, or so colors it with falsehood, that it is in fact a lie, in order to wreak his malicious revenge on a personal and political foe? Can this man be safely trusted with the secrets of trade, of families, of business, where he permits his private feelings to so work upon his sense of duty, that he deliberately perpetrates a falsehood, in order to injure a foe in the public estimation. Under this state of facts, could any enemy of Turner's safely go to the telegraph office with a message gravely affecting his reputation, his estate or family, and not fear that his family or business confidence would be blazoned to the world, if it would do him injury? We opine not. He has neither sense of manhood nor fair play. He took exceeding good care that no telegram, announcing that the Grand Jury ignored the bill against Fay, should go to the press. If the Grand Jury had returned such a bill, does any one believe he would not have sent it on the wings of the lightning from one end of the coast to the other? We do not know what despotic powers a telegraph operator may be endowed with by his company, but one thing must be evident to every one, they are sometimes entrusted to very poor hands.

"GLENCE."—Mr. John S. Herrin has recently sold his stallion, "Glence," ten years old, to Mr. W. F. Berry, who designs taking him to Virginia City. "Glence" is one of the best stallions ever bred in this county, and his progeny are among the best of our stock. "Glence," one of his get, although a new and untrained horse, made it very warm for some of our best horses at the late County Fair, and with proper training will make a horse who will be heard of in the future. He is also owned by Mr. Berry. "Glence" himself, without any training, has galloped around the Bybee Course, acknowledged to be one of the heaviest in the State, in 1:50. We wish his new owner abundant success with his new purchase, wherever he may take him.

INTEREST DUE.—Persons having accounts with the Board of School Commissioners are requested to pay the interest on their notes as soon as due.

JOHN NEUBER, County Treasurer.

READ the new advertisements.

CIRCUIT COURT SYNOPSIS.—The following is a synopsis of proceedings of the Circuit Court, before Hon. P. P. Prim, Judge, transacted since our last issue:

James A. Cardwell, Administrator de bonis non of the estate of Wallace A. Gridley, deceased, vs. James Hamlin; action at law to recover money. Judgment for plaintiff in the sum of \$5,075, with his costs and disbursements; and leave granted to plaintiff to issue execution in his own name for the above amount and costs.

Certificate of citizenship granted to Isaac Sachs.

Stephen D. Taylor vs. Jacob Neathammer; action at law to recover damages. Verdict for plaintiff in the sum of \$354.

State vs. Charles Morrill, Julius Warner and James Good; indictment for larceny. The above named persons were each sentenced to the penitentiary for the term of four years and six months.

State vs. Jacob Neathammer; indictment for an assault with intent to kill. Verdict of jury, not guilty as charged in indictment, but guilty of an assault with a dangerous weapon. Sentenced to pay a fine of \$300, or imprisoned in the county jail for 150 days; and ordered that the defendant pay the costs and disbursements of this cause, and the State may have execution to issue as in civil cases. Fine paid and defendant released from custody.

State vs. V. S. Ralls and Jas. D. Fay; recognition to keep the peace. Defendants duly appeared in Court, and the complaining witness not appearing, and no cause having been shown for the further continuance of the recognizances in this case, it was ordered that both of said defendants be discharged, and that their bail be exonerated.

State vs. A. D. Burton; indictment for assault with intent to kill. There have been two trials of this case at the present term of this Court, and the jury failed to agree in both cases. On the representation of the District Attorney that it would be improbable, if not impossible, to convict the defendant on the charge alleged in the indictment, and moved that the Court strike this case from the docket; it was therefore ordered that this case be stricken from the docket, and that the defendant and his sureties be released from any further liability.

John Anderson and James T. Glenn vs. Wm. McAllister; motion to confirm Sheriff's sale. It appearing to the satisfaction of the Court that said sale and proceedings were fair and regular. It is therefore ordered and decreed that said sale be and hereby is in all things confirmed.

Amos T. Johnson vs. Elizabeth Johnson; suit for divorce. On motion of plaintiff's solicitor it was considered by the Court that this case be dismissed at the cost of plaintiff.

State vs. Rock Point Bridge Co.; action to make void the charter and annul the existence of a corporation. Judgment against defendant—annulling franchise and vacating corporation.

Mary McGrath vs. Geo. McGrath; divorce. Argued and submitted.

W. C. Meyer vs. John Marks; injunction. Decree granted.

Cecilia Lowman vs. John Lowman; divorce. Demurrer to complaint sustained.

Jas. Hamlin vs. Henry Klippel, Sheriff; demurrer to answer argued and submitted.

Gold Hill Quartz Mining Co. vs. Jacob Ish. Motion to strike out part of complaint argued and submitted.

Pamela O'Neil vs. N. A. Young. Motion to strike out part of answer argued and submitted.

PROCEEDINGS OF THE BOARD OF TRUSTEES.

[Reported for the DEMOCRATIC TIMES.] Last Monday evening, the 4th instant, a special meeting of the Board of Trustees was held in Jacksonville. Present, a full Board.

The minutes of last meeting were read and approved. The committee on cemetery road not being ready to report, were allowed further time.

Street Commissioner Dunlap submitted statement and report of work done, as putting up fence around town lot, constructing cross-walks, etc., as previously ordered, which was read and accepted. The report also presented the following bills for work: G. H. Young, bill for making two cross-walks, \$50; John Zimborsky, bill for putting up fence, \$5.50; Street Commissioner's bill for superintending work and labor, \$27. The bills were allowed and ordered paid.

A paper was presented to the Board, signed by L. Ganung and others, complaining of a certain China house—"filth being deposited about the premises, smoking opium late o' nights," thus they say, "jeoparding our lives and the city itself." etc. The same was read and laid upon the table.

Flag-stone cross-walks were ordered to be constructed across D street from the north-west corner of the Catholic Church lot, and across Fourth street from the south-east corner of the Methodist Church lot; the walk to be laid full 2 1/2 feet wide, and the present cross-walk from Kahler & Watson's law office corner over to Fifth street and C street, to be raised and put in good condition; also the walk across Fourth street, from Donegan's blacksmith shop to Glenn's corner, to be

repaired; and gravel walks four feet wide to be made across Pine street and Fir street, in line of the sidewalk on the west side of Oregon street; the Street Commissioner was directed to have the work done forthwith.

Order passed authorizing the Town Treasurer to convert the currency now in the Town Treasury into coin, at not less than 90 cents on the dollar.

The Board then adjourned.

CHRISTMAS TREE AND CONCERT.—Preparations are now being made by the children of this place, under the leadership of Prof. Brooks, to give a musical concert on Christmas night. A Christmas Tree is a prominent feature of the programme. Singing rehearsal to-morrow after Sabbath school. All are invited.

BALL AT DARDANELLES.—A ball will be given at Dardanelles by Messrs. Chavner and Wells, on Friday evening, the 18th inst., for the benefit of the public school. All are invited to attend.

BELLEGERENT.—Two hombres, whose name we did not learn, had a lively set-to yesterday afternoon, which resulted in both being marched off to limbo.

CHANGED OFFICE.—Dr. Aiken can hereafter be found at his new office at U. S. Hotel, in the room formerly occupied by the Misses Kent, milliners.

BORN.

In Yreka, Dec. 24, 1871, the wife of John D. Coughlin, of a daughter.

At Crescent City, Nov. 26th, 1871, the wife of Fred Theilacker, of a daughter.

DIED.

R. Benedict, MRS. CATHERINE COUGLE, aged 64 years, 10 months and 2 days. Sympore, De Kalb county, Illinois, papers please copy.

New, Co-Pay.

VICK'S FLORAL GUIDE FOR 1872.

Over 100 pages, printed in Two Colors, on Super-Tinted Paper. FOUR HUNDRED ENGRAVINGS of Flowers, Plants and Vegetables, with descriptions, and TWO COLORED PLATES. Directions and plans for making Walks, Lawns, Gardens, etc. The handsomest and best Floral Guide in the World. All for TEN CENTS, to those who think of buying Seeds. Not a quarter the cost. 200,000 sold for 1871. Address: JAMES VICK, Rochester, N. Y.

Notice of Final Settlement.

In the County Court for Jackson county, Oregon, sitting in Probate. In the matter of the estate of James R. Pool, deceased.

W. H. BUFFUM, Administrator of said estate, having filed in said Court his final exhibit and application for a discharge, notice is hereby given that Thursday, the 4th day of January, 1872, has been set apart for the settlement of said account. All persons having objections to said settlement and discharge, must then and there make the same by order of Hon. L. J. C. Duncan, Co. Judge. SILAS J. DAX, Clerk. J. D. Fay, Att'y for Adm'r. [4914]

J. B. WHITE, ALEX. MARTIN.

WHITE & MARTIN,

(Successors to James T. Glenn.)

DEALER IN

GENERAL MERCHANDISE, CALIFORNIA STREET,

JACKSONVILLE, OREGON

LOW PRICES WILL WIN.

THE UNDERSIGNED TAKE PLEASURE in notifying his friends and the public generally that he is now receiving and opening a very large and extensive stock of

STAPLE DRY GOODS

READY-MADE CLOTHING,

HATS & CAPS

CALIFORNIA AND SALEM

CLOTHS

BLANKETS,

HOOP SKIRTS,

ETC., ETC.

—ALSO—

Boots and Shoes; Ladies' Misses' and Children's Shoes.

We have also in connection with the above a very Large and Extensive Stock of Choice

GROCERIES,

HARDWARE,

QUEENSWARE,

GLASSWARE,

CUTLERY,

PAINTS,

OILS,

ETC., ETC.

ALSO

Window Glass, Nails, Iron and Steel, Cast and Steel Plows

Wooden and Willow Ware, Etc., Etc.

I am now ready to sell anything in my line at the lowest cash price. Persons wishing to buy goods will find it greatly to their advantage to examine our stock before purchasing elsewhere, as I am determined not to be undersold by any house in Jackson county.

Give me a call, and then judge for yourself as to our capacity to furnish goods as above.

ALEXANDER MARTIN.

SPECIAL NOTICES.

WILLIAM DAVIDSON,

Real Estate Dealer

Office, No. 64 Front Street,

PORTLAND, OREGON.

REAL ESTATE in this CITY and EAST PORTLAND, in the most desirable localities, consisting of LOTS, HALF BLOCKS and BLOCKS, HOUSES and STORES; also,

IMPROVED FARMS, and valuable un-cultivated LANDS, located in ALL parts of the STATE for SALE.

REAL ESTATE and other Property purchased for Correspondents, in this CITY and throughout the STATES and TERRITORIES, with great care and on the most ADVANTAGEOUS TERMS.

HOUSES and STORES LEASED, LOANS NEGOTIATED, and CLAIMS of ALL DESCRIPTIONS PROMPTLY COLLECTED. And a General FINANCIAL and AGENCY BUSINESS transacted.

AGENTS of this OFFICE in all the CITIES and TOWNS in the STATE, will receive descriptions of FARM PROPERTY and forward the same to the above address.

February 4th, 1871. feb4-tf.

Chapped Hands and Face,

Sore Lips, Dryness of the Skin,

&c., &c.,

Cured at once by HEGEMAN'S CAMPHOR ICE WITH GLYCERINE. It keeps the hands soft in all weather. See that you get HEGEMAN'S. Sold by all Druggists, only 25 cents. Manufactured only by HEGEMAN & Co., Chemists and Druggists, New York.

January 7th, 1871. jan7-ly.

NEVER FAILS TO CURE.

COWAN & FLINT'S

GREAT

AGUE KING!

A PURELY VEGETABLE REMEDY!

CONTAINS

NO QUININE, MERCURY OR ARSENIC!

The astonishing cures daily performed by this preparation cause considerable comment by the Medical Faculty, as they positively assert that CHILLS AND FEVER, FEVER AND AGUE, INTERMITTENT AND REMITTENT FEVERS cannot be cured without the use of Quinine. Nevertheless, the old Poison is laid upon the shelf, and we would recommend in confidence to those who have tried and received but temporary relief from the use of the many Quinine Mixtures, to

Try the Ague King!

NO RINGING IN THE HEAD!

NO STIFF LIMBS!

NO DEAFNESS!

Or any of those disastrous effects caused by the use of the many Quinine mixtures daily recommended to them.

IT HAS BECOME A FIXED FACT, that no remedy has yet been discovered which allays Fever and gives strength and tone to the Stomach, and that important gland, the Liver, like the AGUE KING. It is nature's own remedy, being composed of vegetable matter, and skillfully prepared. It seeks the root of the disease, and with its magic influence performs a cure.

I wonder if wonders are never to cease, And present all wonders are on the increase; Of the latest I now will give you a hint, Look at the Ague King of Cowan & Flint.

No Quinine, no Mercury, nor Arsenic we find Were ever compounded or with it combined; This wonder, the doctors were mentally sure, Could never be done and make a good cure.

We confess it astounds us, and wonderfully too, To see what the Ague King daily does do; If you've Fever, or Ague, or any such thing, Go promptly and purchase the great Ague King.

I'd shaken so long, till every kind friend Consolingly told me to fix my end; Oh! 't was so sweet, I wished not to die, Therefore the Ague King I hastened to try.

One bottle is all—I took as directed, And, wondrous to tell, my cure was effected; From the grave I was snatched, and over will I live, Honored and bless'd be the great Ague King!

Now shakers, we tell you go buy it and try it, It quickly will make your shaking limbs quiet; For pills of Quinine, and every such thing, Must speedily yield to the

Great Ague King!

SOLD EVERYWHERE BY DRUGGISTS AND DEALERS. [32tf]

NOTICE.

To all whom it may concern:

WE have sold our Jackson Salt Works to John Sizemore, with the intention of leaving Oregon as soon as we can settle our business. We tender our thanks to the people of Jackson county for the patronage that has been given us. The business will be carried on by Mr. Sizemore.

BROWN & FULLER.

32tf

"ECONOMY IS WEALTH!"

—AND—

THE POPULAR STORE

—AND—

Temple of Fashion,

—KEPT BY—

SACHS BROS.,

HAS RECEIVED A MUCH LARGER STOCK OF GOODS

THAN EVER BEFORE!

AND ARE PREPARED TO SELL AT

Wholesale & Retail,

AT THE

MOST REASONABLE PRICES!

—

OUR STOCK CONSISTS OF

DRY GOODS,

CLOTHING,

BOOTS & SHOES,

HATS AND CAPS,

GROCERIES

HARDWARE,

QUEENSWARE,

TOBACCO AND CIGARS,

LIQUORS,

PATENT MEDICINES,

And many other Goods too Numerous to Mention.

Favor us with a call. Goods shown with pleasure, as usual.

SACHS BROS.

Jacksonville, Nov. 1st, 1871. n44

CANDIES! CANDIES!

Wholesale and Retail,

OF all descriptions, and of the best materials, freshly manufactured every day by

CANTY & WAGNER.

Wholesale and Retail Confectioners,

107 MONTGOMERY ST., SAN FRANCISCO.

—

The attention of the Trade is called to our immense assortment of Candies and other goods suitable for the HOLIDAYS, and warrant to keep in all climates. Prices low and terms liberal. Orders from the interior promptly and carefully attended to.

45m3

WANTED.

I will pay the highest market price for

BEEF HIDES

—AND—

DEER SKINS,

And all kinds of marketable furs and skins, at my butcher shop on Oregon Street, Jacksonville.

45tf JOHN ORTH.