The Democratic Times. SATURDAY MORNING, FFBRUARY 3, 1872. OFFICIAL PAPER FOR JACKSON COUNTY. MOTICE.

The Democratic Central Committee for Jackson at 2 o'clock, P. M. A full attendance is request-JAMBS D. FAY, Chairman.

Jacksonville, Jan. 21, 1872.

THE DUTY OF DEMOCRATS.

This year will be a peculiarly interest- just prior to the last election, when he Lane-Dec. 28th. Why did not Turner tiers, "that the applicant must make affiing one to the Democracy of Oregon. A wanted to be re-elected. He remained tell Lane that there was a break in the davit that he is upon such land, that he State election will be held, and a Repre- five years in his seat in the Senate per- communication then? And why did he intends to make it his home, and that he NO QUININE, MERCURY OR ARSENIC ! sentative to Congress chosen; a Legisla- feetly oblivious to the existence of South- repeatedly tell Lane afterwards that "it knows of no prior settler claiming any ture will also be elected, which will ern Oregon, until just before an election, was all right," leading the latter to sup- part thereof," and that "the Board have set choose a United States Senator. In No- at which he thought he would need the pose his son was in possession of the aside such law" is absolutely untrue and vember the Presidential election will take votes of this people. The Democracy of money, until he received his telegram of without foundation in point of fact. The place, and the quadrennial struggle for political supremacy in the Nation be held. Southern Oregon thought the trick "too political supremacy in the Nation be held. The is the the manager of it out. The is true they thin," and let the manager of it out. It is true they that "it was all right," did he not know that "it was all right," did he not know amendment of 1866 reads as follows: It behooves every man, therefore, who claims affiliation with the Domoeracy, to may have been mistiken with the rest of "Why did he deceive the father in "That the proviso to see.8 of the act afore

effort of our foes is directed to the work of their interests on the eve of an elec- Loafer of the Klamath attempts to quibof disuniting, of sowing discord, creating tion, would go to sleep again for another ble in regard to Lane's telegrams. Tur- ment of 1868 is as follows : jealousy and breeding distrust. The five years' nap after election. So they ner told Mr. Lane that the transfer would Radical organ inflicts inane platitudes concluded to try a new man. He may answer as a telegram. The whole explaon the public on the subject of no party sleep too, and we confess it looks like it nation of the L. of the K. is "too thin." and all that kind of bosh. Did the Rad- now, but we shall endeavor not to let Mr. Lane is a stranger, and the L. of the ical organs make this kind of preach- his slumbers get too profound. At any K, attempted a little game on him, bements when their party was in power ? rate we are no worse off now than we cause he was a stranger, which he would Most certainly not. Then the cry was were before Williams woke up, and we not dare to attempt on a resident or on "Stick to the great Union party ; the Un- have a Democrat, if he is asleep.

ion Republican party the only party that In the same issue, the Oregonian culo- does not blame him. Mr. Lane does can save the Union," etc., etc. Do Dem- gizes Senator Corbett for carrying out blame him, and for that reason, and that ocrats imagine, for a single moment, that what Senator Williams so anspiciously reason only, consented to have his rasthe utterance of the Radical organ or of initiated. While we admit that Corbett cality published. So far for Turner's exthe hungry crew of Radical office seek- has shown a disposition to aid us in ob- planation from his stand-point. outside the doors of the county offices, are sincere? Does not every man know, who has an idea above an oyster, that if you once seat these men in office, that their whole power will be devoted to se-curing their tenure by the instrumental-ity of their party organization? The proposition is self evident; it admits of no argument. Or any of the centre in the tenure by the instrumental-instead of for it. We inverte the true in tenure in the tenure in tenure in tenure in tenure in the tenure in tenure by the instrumental-instead of for it. We inverte tenure in tenure i ers, who impatiently lick their chops taining postal privileges, for which we no argument.

duty of the Democratic party of this Senator or Representative of either party after communication was opened. If he county, wielding, as it does, a majority has spent any sleepless nights or worn would keep it five days after communicaperiod of eight years? The answer is would have more to show for it. easy: Organize! Cease the personal strifes and bickerings which may prevail ! Assuage the local jealousies which may exist ! Act harmoniously for the well being of the whole ! Turn a deaf ear to of the syren song of no party, but press the cloims of your favorites manfully and comes the statement that he has been zealously in your party gatherings, and guilty of further gross misconduct. By all accounts he is a person of very unscra-As usual, the cry of "clique" will be rais-ed, and the jealousies of the people in the country will be sought to be excited against the town. Unite on your candi-dates from the country, and you will beat the superintendent of this Division be-lieves it better to have a rogue for the exposure of his rascality imminent. We the town in Convention. That's the dismiss the graceless offender. We have way to settle the clique question quickly and satisfactorily. In order to settle the School Superintendent in Jackson counmatter effectually as to the clique bus!- ty, but it is not on this score we press his Mr. Lane expressed his surprise and inness, about which our Padical friends are so much interested, we submit this prop-osition to the consideration of the Demo-cratic Central Committee, which meets election tickets be distributed in the va- office. We have the authority of citizens for their favorites for every office, and send the votes and poll list by their dele-such way as to benefit a certain few and send the votes and poll list by their dele-gates to the County Convention. The choice of each precinct will thus be fair-ly and honestly expressed, and the dele-gates will also be pledged to carry out the will of their respective precincts. That will let the clique question and the say that he is utterly unworthy the That will let the clique question and the cry of clique entirely out. as our files will show it. We therefore say that he is utterly unworthy the place in which he is enabled to consum-

EX - SENATOR WILLIAMS SOUTHERN OREGON. AND The Oregonian, in noticing an article

in the TIMES, relative to Congressional the fraud in the Lane telegraph case, and nominations, and our demand that a protests that it is not by his wish that man favorable to the development of he does so, but by desire of his friends. this portion of the State should be nomi- He might with propriety have stated in nated, takes occasion to refer to ex-Sena- that connection that although the public

tor Williams in very eulogistic terms, desired very much to have answers to the as the only man favorable to Southern Oregon who occupied public position, and of the 20th of Jaquary, for reasons of his county, will meet at the law office of Tay & Rea. rebukes the people for not favoring his Jacksonville, on Saturday, February 3d, 1872, aspirations. Our cotemporary, with an But Mr. Turner attempts to explain this fact that "two w

air of great complacency, refers to the transaction on the ground of a failure of fact that "two years ago, Senator Wil- communication between this office and served censure enough in all consciences gon." That wis just one year before communication must have been created Senator Williams went out of office, and at the time the money was paid by Mr.

claims affiliation with the Domoeracy, to gird on his armor and make ready for the approaching battle. In this county, an united Democracy is admitted to be invincible, hence every effort of our foes is directed to the work

TOO THIN.

Mr. Turner, with refreshing cheek,

"rises to explain" in last week's Sentinel,

queries propounded to him in the TIMES

own, he did not desire to answer them.

one who knew him. He says Mr. Lane

instead of for it. We imagine if the av- him every possible doubt in favor of his

Then the question arises, what is the erage of the whole thing is taken, no honesty, he retained this \$40 five days

SCHOOL LAND COMMISSIONERS. NEVER FAILS TO CURE. MILLINERY STORE,

The papers in Northern Oregon are discussing the Link River petition and Senator Corbett's position there anent, and are poking up the Board of School Land Commissioners with a sharp stick. Now we have criticized the same Board severely, and do not now believe that its actions in all cases are governed by the best judgment and the most immaculate honesty. But, at the same time, we desire to do the Board full justice. When AGUE

liams propos. d a railroad measure, which San Francisco. Now, according to Tur- served censure enough in all conscience is vital to the interests of Southerr Ore- ner's own showing, this break in the to satisfy its bitterest foe. Now the assertion of the petition that these school lands were only to be sold to actual set-

The proviso to section 1 of the amend-

ment of 1868 is as follows : "Provided, That settlers shall have preference in the purchase of all such Try the Ague King ! lands as may be found to be occupied at the time of the passage of this act or within six months after the taking effect of the same; but after the expiration of six months any person shall be entitled to purchase any of the above described lands in lots not to exceed 160 acres, not settled upon in accordance with the provisions of section 3 of this act." Page 208 of the Session Laws of 1868. The petition was gotten up by Sam.

Colver, and either through ignorance of the law he pretends to quote, or a willful

intention to pervert the truth, he has Or any of those disastrous effects caused by the

petition, as the case of Jesse D. Carr conclusively shows. Hence the whole thing is a pure fabrication, and the sooner Senator Corbett's friends set him right in as a sensible and well informed man. He is much to blame for making a false 15th. He says, "five days before the pub- statement in the Senate. A Senator of lication in the TIMES, W. R. Lane receiv- the United States ought to be well enough ed the money, paid in advance of the offi- acquainted with the statutes of his own State to preclude the possibility of his

S. T .-- 1860--- X.



CALIFORNIA STREET, (Under Horne's Hall,)

Jacksonville, Oregon.

TRIMMINGS,

FLOWERS,

RIBBONS,

ORNAMENTS,

TIDIES,

NECKLACES,

PEARL BEADS, and other articles in our line too numerous

MISSES A. F. and L. A. KENT. Jacksenville, October 13th, 1871. tf

Summons.

In the Circuit Court of the State of Oregon, for Jackson county. Helen M. Hardes vs. Juner-Hardes. Saif for divorce. In the name of the State of Oregon, to James Hardes,

defendant :

defendant : YoU are hereby required to appear and answer the complaint filed against you in the above entitled suit, within ten days from the service of this sum-mons upon you, if served within this county, or if served within any other county of the State, then within twenty days from the date of this sum-mons upon you; and if served by publication, then you are notified and required to so appear and answer said complaint on or before the second Monday of February, 1872, that being the first day of the next term of the Circuit Court, and if you fails to to answer, for want there of, the plaintif yoı fail so to answer, for want there of, the plaintiff will apply to the Court for the relief demanded therein, which is, that the bonds of matrimory, be-tween herself and the defendant, be dissolved, and that plaintiff have the care and custody of the child, Mary Ann Elizabeth Hardes. And you are further n. ified that on the 12th day of December, 1871, an order was made by Hon. P. 2. Prim, judge of said Court, directing publication of this Jacksonville, Dec. 12th, 1371. 50t7 J. R. NEIL, Att'y for Pl'ff.

HUNTERS' EMPORIUM!

CALIFORNIA STREET, (Opposite U. S. Hotel,)

JACKSONVILLE, OREGON.

A LWAYS on hand the best stock of patent and A home made Rife and Shot Guns, single and double; Revolvers of the latest patents; Pocket Pistols, near, small and powerful; Derringers, the latest and best. Also the best Powder and Powder Finsks; all sort of Shot and Powder and Powder Finsks; all sort of Shot and Powders; Cape, Wads, and everything in the Sportman's line. The above goods are all of the best quality, and will be sold cheaper than the cheapest. 327 All orders promptly filled. Repairing done promptly and in good style. 323

JOHN MILLER. Jacksonville, Sept. 9th, 1871. 35

REDEMITION OF STATE BOUNTY BONDS.

Amount Applicable for Recemption (\$35,-000) Thiry-Five Thousand Dollars.

STATE OF OREGON, TREASURER'S OFFICE,] Salem, January 10th, 1872.

Salem, January 10th, 1872. J Selem, January 10th, 1872. J Schuler, Schuler, Schuler, 1972. Schul the United States, approved October 24th, 1804, at the lowest rate, not exceeding par value, as may redeem the greatest number of Bonds. Bids to include interest to date of surrender, and to be addressed L. FLEISCHNER, 314 Treasurer of State, Salem, Oregon.

CANDIES! CANDIES! Wolesale and Retail.

107 MONTGOMERY ST., SAM FRANCISCO.

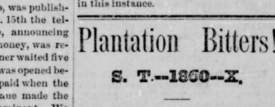
The attention of the Trade is called to our im-The attention of the Irade is called to our im-mense assortment or Candies and other goods suit-able for the HOLIDAYS, and warranted to keep in all climates. Prices low and terms liberal. Orders from the interior promptly and carefully attend to. 45m3

The Jacksonville TIMES has on several

occasions exposed the flagrant dishonesty of Wm. M. Turner, whom the Western Union Telegraph Company persist* in sue of the TIMES alluded to, was publish-in this instance. keeping in office at that point, and now

ed on Jan. 20th, and on Jan. 15th the tel-

of not less than 300, and having main- out much shoe leather in the service of tion was open, the inference is plain that the matter, the better for his reputation tained its political supremacy during a this part of the State. If they had, we he would have kept it longer, had it not been for W. R. Lane's telegram of Jan.



This wonderful vegetable restorative is the sheet-an chor of the feeble and debil- Great Ague King !

No Quinine, no Mercury, nor Arsenic we find

We confess it astounds us, and wonderfully too To see what the Ague King daily does do ;

I'd shaken so long, till every kind friend Concolingly told me to fix for my end ; Oh ! life 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 ever will sing Honored and bless'd be the great Ague King ! Now shakers, we tell you go buy it and try it,

COWAN & FLINT'S

GREAT

PURELY VISETABLE REMEDY !

CONTAINS

NO STIFF LIMBS !

NO DEAFNESS!

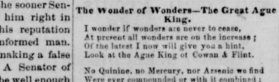
KING !

Were ever compounded or with it combined ; This wonder, the doctors were mentally sure, Could never be done and make a good cure.

If you've Fever, or Ague, or any such thing, Go promptly and purchase the great Ague King.

It quickly will make your shaking limbs quiet For pills of Quinine, and every such thing,

Must speedily yield to the



derson, announces his readiness to abandon the service of God and enlist under the banners of the Devil, by becoming son unknown-the publishers, we prea candidate for Congress on the Radical ticket. Dicky tasted the fiesh pots of the State, Naturalization Laws of the Egypt once in 1864, and naturally han- United States, and the Election Laws of the vain temptations of this world go. There are plenty in your party who will to the well, finally gets its nose broken, fice : and don't you go fooling around the State

the 23d of January, Col. B. F. Washing-

A DISHONEST OPERATOR.

ELECTION LAWS, ETC .- We are in resume-containing the Constitution of

gladly risk their souls, without you. ents, says the Umpqua Ensign, have the claimant is a good lawyer, we took it Remember the pitcher that goes often been received at the Roseburg Land Of- for granted that his statement that

Convention in a vain search after politi-cal honors. DEATH OF COL. WASHINGTON.-On man.

dignation at the non-receipt of the mon- itated. As a tonic and cordignation at the non-receipt of the mon-ey by his son, that it was paid. Why dial for the aged and languid SOLD EVERYWHERE BY DRUG-GISTS AND DEALERS. [32tf OF all descriptions, and of the best materials, it is a set of the best materials, should the pay have been made "at the it has no equal among stompersonal request of the agent," in beto-day: Prior to the meeting of the nom-inating County Convention, let blank which come to them are used by the op-erator, it is time to make a change in the lection tickets be distincted in the dispatches which come to them are used by the op-erator, it is time to make a change in the black action was on the square? This cir-action was on the square? This cir-action was on the square? This circumstance alone casts a grave suspicion women are especially subject, rious precincts. Then let the Democrat- of Jacksonville, whom we know to be of on the whole transaction. It is supercious because it is out of the usual routine for a telegraph operator to pay mon- stimulant .. In all climates-

ANOTHER RADICAL RICHMOND.-Rev. J. H. D. Henderson, alias Dicky Hen-Douglas, claiming that Herman was ceipt of a neat pamphlet from some per- elected as joint Senator from Douglas. Coos and Curry, and that he could not legally hold as joint Senator, consequentkers after the dainty mess. Stick to Oregon. It is a very neat and useful Senator. When we commenced the disyour bible and hymn-book, Dicky. Patch up your sou for Heaven, and let Co., Salem. LAND PATENTS .- The following pat- position above set forth. Knowing that Douglas was entitled to a Senator to be Robert Tate, P. Ryan, P. Stought, R. correct, without consulting the statutes u on the subject. Since the wever, we Berenue Stan has progressed somewhat, however, we by druggists. 571 upon the subject. Since the discussion law, and found that in 1864 a law amendatory of the Act of October 16, 1862, was

BLACKSMITHING ! ey orders on his company, out of tropical, temperate or frigid rule undersigned are prepared to do all kinds

For Man and Beast.

Probably few articles have ever had so extensive

WISHING to concentrate our business east of the Cascade Mountains, we offer for sale a sale, while none have been more universally ben-eficial than the celebrated MEXICAN MUSTANG

PROPERTY IN ASHLAND

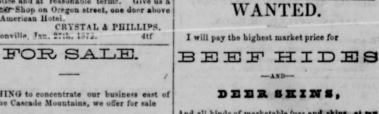
-AND-

legally hold as joint Senator, consequent-ly an election for Senator from Dougks
alone made Mosher the legally elected
Senator. When we commenced the dis-cussion of this question, we presented the constitutional objections to Senator
Mosher's claims, and then he took the position above set forth. Knowing that
clear the mathematical set of the senator for the senator of the senator for the sen

New York alone are using the Mexican Mustang Liniment, in all of which it gives unusual satisfac-

EDWIN R. PEACOCK. Caution.-The genuine is wrapped in a fine ited Pinte engraving with "G. W. Westbrook, "hemist." and "Trade Mark, AMERICAN MUSTANG Fresco, Scene, House, Sign, Carriage LINIMENT," engraved actors the wrapper. The whole bears the proprietor's private United States Revenue Stamp, and not a common stamp, as used by druggisis. LYOS MANUACTURING Co., 5y1 53 Park Place, N.Y. ORNAMENTAL PAINTER.

Notice of Final Settlement.



4511

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

JOHN ORTH.

45m3

Horses Estrayed.

STRAYED from my premises in Ashland, on the the 17th inst., one light-bay horse, 7 years old, 15 hands high, with saddle marks on both sides, shod all round; no other marks or brands; also one dark-bay or brown horse, black mane and tail, about 15 hands high, six years old, had three shoes on when he left; no marks or brands. Any person finding said horses and bringing them to the stable of Kubil & Wilson, Jacksonville, will be liberally rewarded. STEPHEN BOOTH. Ashland, January 20th, 1872. 444

Read ! Read !

MONEY WANTED

W E earnestly request all persons indebted to us to please call and settle before the 15th of February, as we need money to meet our demands, and money we must have in order to continue bus-iness. Ashland, Ogn., Jan. 17th, 1872. 3t4

Boy Estrayed.

WHEREAS, my son John Stow, a minor, has left my house without my consent, notice is hereby given, to all persons, not to harbor or cred-it said John Stow on my account, as I will pay no debts of his contracting. P. W. STOW. Jackson county, January 20, 1872.