

THE OREGON SENTINEL.

Columbia, the Gem of the Ocean

Oh! Columbia, the Gem of the Ocean, The home of the brave and the free, The shrine of our patriot's devotion, A world offers homage to thee. Thy mandates make heroes tremble, When Liberty's form stands in view; Thy banners make tyrants tremble, When born by the red, white and blue. When born by the red, white and blue, When born by the red, white and blue, Thy banners make tyrants tremble, When born by the red, white and blue.

The Flag of Our Union.

"A song for our banner!" This watchword recall Which gave the Republic a nation! "United we stand, divided we fall!" It made and preserves us a nation! The union of lakes, the union of lands, The union of States none can sever; The union of hearts, the union of hands, And the Flag of our Union forever!

Union Convention in Nashville.

The features of the times just now is the recent great Union Convention held at Nashville, Tenn., at which William B. Campbell, formerly Governor of the State, president, and strong resolutions for the Union were passed, and resolutions for the Union were passed, and resolutions for the Union were passed.

What excuse was there for the rebel leaders?

What excuse was there for the rebel leaders? None whatever. The rebellion was unjust and senseless. It had no shadow of a pretext. [Loud cheers.] Seneca was not the real cause, for when Lincoln was elected it was better protected than it ever had been before.

What more could we say? You could go into the territories, and you were safe in the States.

What more could we say? You could go into the territories, and you were safe in the States. The Federal troops have been here two months among us. Have they disturbed you negroes or harmed your property? Wm. H. Polk, at the same meeting, said: He chanced to be in Nashville when the State stamped out of the Union. He heard the song of the inebriate in the street. He saw the stars and stripes trampled and dragged in the dust. He saw an old man weep as the last flag was dragged through the streets. He then swore that he would never cease his efforts until the old flag was restored. It had been restored. It flew over us, and he swore now and he appealed to the large audience to join him in the oath, saying: "I have sworn to you now, and I will swear to you hereafter. [Tremendous applause.] He now said to the friends of Tennessee, to their wives and children, to stand by the altar baptized by the blood of their forefathers. We know what the past has been. What shall the future be? That is the question which addresses itself to the people of Tennessee. He referred, in concluding terms, to the bands of marauders and thieves who were plundering and destroying the property of innocent persons in the country; and said he saw many faces in the assembly before him. He exhorted them to aid on their armor and drive away the plunderers. If the heart of the people of Tennessee responds to it, said Colonel P., I will go as a private in the ranks, and aid my oppressed countrymen in driving the marauders from the confines of our State. [Renewed applause.]

Andrew Johnson repeated his former opinion as follows:

The Government will certainly quell the rebellion. The flag of the Union will wave from every valley in Tennessee. Take courage then, and come manfully up to this great and noble work. Nail your flag to the outer wall, although it be rent by the wildest winds of heaven. There let it hang forever! Let us give a long pull and a pull together, and Tennessee in the language of Cranran shall stand forth "redeemed and regenerated and disenthralled." My heart beats warmly for the South, but it beats also for the North, the East, and for the West. I will recognize no petty sectional line in so grand a contest as this, but while my heart beats I will sacrifice all for the flag of my country. We are fighting for a free Government of white men. No institution or system shall dominate over this great people, for this is a Government for man. And slavery, like all other property, must be subject to the law, and not seek to make laws, and become a dominant power.

OWNING UP—THE REBELS DO LIKE.—The following is from a late number of the Richmond Whig:

Why the report of a battle by telegraph, by letter, or by word of mouth, should deprive a man of every spark common sense, we know not; but the fact is so. A battle is no sooner begun than we are notified by a "reliable" dispatch that the "whole army of the enemy will certainly be killed or captured" means that the Confederates will be defeated next day. But why choose a preposterous falsehood to convey a disagreeable truth? Why not say "the advantage is so far on our side, but the battle is not decided yet, the enemy's reinforcements may come up?" Or, when the stories of passengers by the cars are given, why not sift them, rejecting rightly all that savors of the least doubt, and reporting only what is authenticated? Why raise false hope and false joy in the hearts of the people?

Another piece of stupidity on the part of our newspapers and telegraph men is the inordinate puffing of this or that General. Endless ridicule has been heaped upon Mr. Davis by comparing him to Washington; and we have been pained to see Mr. Breckinridge victimized by dispatches from the battlefield of Shiloh. His man had his leg shot off, but that is a small matter when we consider that Breckinridge "won immortal honor" by having every rag of "his clothes shot away," his "horse killed," and even "his hat swept down," notwithstanding which (the frightful deprivation of his hat) he fought undismayed. We mean no disrespect to Breckinridge, quite the contrary. We are only angry that his friends should permit the reporters to make him out such a jacksass figure in history. Unless we can go back to the old habit of telling the truth and using moderate language, quit "Shaking Savannah with an earthquake" from a fort that surrendered after four men were wounded, and cease to imitate the bombastic and mendacious lingo of the Mexicans and the Chinese, we had better shut up the telegraphic offices and suppress the newspapers. Let us show to the world that we are Southerners—lovers of truth, and of plain honest speech, or let us go back to the Yankees we so much resemble. The country is sick at the inordinate puffing of the knaves and fools who pretend to report our battles.

FOURTY-SIX IRON PLATE VESSELS.—WASHINGTON, May 19.—Gen. Totten, Chief of Engineer Department, has replied to the inquiries on the subject of the changes which may have become necessary in forts and other means of defense. He lays down the following principles, which have always been maintained by engineers, namely: Forts must fall before a competent land attack, and forts are competent to resist and repel vessels. Both of these principles have been well settled by military experience, and have received full illustration in the recent attack on Fort Pulaski. After an elaborate argument, he states the following conclusions: That the plans of the seaboard batteries, of the simplest possible character, cannot be improved essentially. That the materials, being the strongest, most indestructible, impracticable, and cheapest possible, no change can be made in them with advantage. That iron has been freely used for years past to guard the thickest and most exposed parts of these batteries, and its further use is perfectly easy on the existing works to any extent, and it is a question of economy merely. It will be applied whenever needed. The walls may be entirely iron covered. That all the changes in our ordnance and projectiles are greatly in favor of land batteries, and against vessels, in any combat between the two.

That guns of unlimited size can easily be mounted and covered on land.

That guns of unlimited size can easily be mounted and covered on land. That no vessel can be built and floated that will not be penetrable to projectiles from such guns. That one shot rightly delivered will probably sink the vessel, while the fort cannot be seriously injured by the return fire of the vessel. That the method of naval warfare cannot avail in such a contest. That all the best results of modern science, skill and experience are incorporated into these defenses as soon as these results are found to be reliable. That while forts can now, as always heretofore, be readily reduced by land batteries, they cannot be reduced, when duly manned and armed, by vessels.

That the use of steam is a very great, and the only exclusive advantage which modern times have afforded to vessels; that this advantage can be counteracted only by increasing the number and especially the caliber of the guns of the land batteries; that the need for a full supply of the guns of our forts is very great; the want of them is dangerous; that large calibers are insisted upon and to be furnished immediately. It is not intended, by what has been said, to dispense with the employment of floating defenses for our coast at the different points where their use is advantageous.

CALIFORNIA UNION PLATFORM.—We give below, the plain, direct and patriotic platform of the Union party of California. It is very similar to the platform of the Union party of this State, under which we have so gloriously triumphed. Parties are dead—but patriotism still lives:

Resolved, That we heartily endorse the present National Administration, and hereby pledge ourselves to sustain it in all its efforts to preserve the Union.

Resolved, That we are in favor of a vigorous prosecution of the war, without regard to cost or sacrifices, until the last rebel is disarmed and the supremacy of the National Government acknowledged in every State and Territory of the Union.

Resolved, That we have no sympathy with any party or person who advocates a peace on any terms while there is an enemy of the Union in open rebellion against the Government, and that such a peace would prove to be but a hollow truce, leading again to rebellion and war, and would be a lasting disgrace to us and our country.

Resolved, That every citizen of the United States owes an allegiance to the National Government, which is paramount to his allegiance to any State, and that any other doctrine would be repugnant to the Constitution and to every principle upon which the Government is founded.

Resolved, That since the inauguration of the present National Administration all issues heretofore dividing the loyal people of the different political parties have been settled, and the only issue now before the nation is Union or disunion.

Resolved, That we call upon all loyal citizens of this State to unite with us in the Union party, which shall place California where of right she belongs—high in the ranks of States ready to sacrifice all to preserve the rich heritage of liberty bequeathed to us by our forefathers.

BOUND FOR

SALMON RIVER!!

Within Sixty Days!

GOODS SELLING

— AT —

TREMENDOUS SACRIFICE

For Cash!

Without Reserve!

— AT —

J. A. BRUNNER & BRO'S.

We are determined and Compelled to place all our Book Accounts and Notes in the hands of our Attorney, for action

At the coming term of the District Court, if not paid on or before the

23d DAY OF JANUARY, 1862.

J. A. BRUNNER & BRO.

JACKSONVILLE, Jan. 11. 52

HOLIDAY GIFTS!

PREPARED FOR CHRISTMAS AND NEW YEARS AT THE

VARIETY STORE

In Haines Bros. Brick Building, can be found the choicest and most complete collection ever offered in Jacksonville, of

Beautifully Bound AND Handsomely Illustrated Gift Books, Albums, and Poetical Works.

— ALSO — CHILDREN'S TOYS, JEWELRY FANCY ARTICLES, SHELL CABINETS, AND BOXES.

All the Latest English and American Periodicals, Magazines, &c. New papers constantly on hand, at the

1817 VARIETY STORE.

M. A. BRENTANO,

Oregon Street, is now receiving a regular weekly supply of

Fresh Fruits:

Apples, Pears and Peaches, And all others in season, in addition to his large and varied stock of

Candies and Nuts,

Which will be sold on liberal terms, to suit the times. He also offers to the public his well-known assortment of the

FINEST BRANDS OF CIGARS AND TOBACCO

Several hundred LADIES' BASKETS, Pipes, Perfumery, Toys, And many other FANCY ARTICLES.

Jacksonville, August 3d, 1861. 294f

DECIDED REDUCTION

In the Prices of Board and Lodging!

— AT THE — FRANCO-AMERICAN RESTAURANT.

Board and Lodging, per week \$9 00 Board, per week 7 00 Board and Lodging, per day, with private room, best style 2 25 Lodging, per night, in private room 75 Lodging, per night, in double room 50 Single Meal 50

THE TABLE.

Reduction in price, but no reduction or change in table. My table shall not be surpassed by any in the State of Oregon.

MADAME DE ROBOAM.

Jacksonville April 24, 1862. 13

Public Sale.

THE subscriber will offer at public sale, at the ranch of Slickewick & Hoehns, at Farris Gulch, near Applegate Creek, Jackson county, Oregon, on Monday, the 14th day of July next, the following described property, to-wit: One horse, one mule, six cows with calves, eleven ewes without calves, two two-year-old heifers; five steers, two year-old and four; four yearlings; seven hogs; a plow and harrow; a rick gun; one wagon; carpenter's tools and farming implements; one yoke of work oxen; and household furniture. Terms of sale, cash in hand. Property not to be taken away until paid for. Dated June 28, 1862.

HENRY STICKWEH, Surviving Partner.

Administrator's Notice.

NOTICE is hereby given, that the undersigned has been appointed Administrator of the estate of JOHN MATHIAS deceased, late of Jackson county, Oregon. All persons having claims against the estate are required to present them, with the necessary vouchers, within one year from date of this notice, for settlement; and all persons indebted are required to make immediate payment.

JOHN LOBACKER, Administrator. Jacksonville, Jackson county, Oregon. (224) June 10th, 1862.

JUSTICES BLANKS for sale at THIS OFFICE.

LEGAL ADVERTISEMENTS.

In the County Court of Jackson County.

Anderson & Glenn, Action at law to recover money.

Riley Gray.

IT appearing to the satisfaction of the Court by affidavit filed in this case, that the defendant is a non-resident of this State; that the plaintiff has a cause of action against the defendant arising on contract; and that the defendant has property in this State, and that the Court has jurisdiction of the subject of the action.

Therefore, in the name of the people of the State of Oregon, you the said RILEY GRAY, are required to appear in said Court on

The first Monday in August, A. D. 1862

and answer the complaint filed against you by the plaintiff, or the same will be taken for confessed, and the prayer thereof be granted by the Court.

Witness the Hon. J. C. TOLMAN, Judge of said Court.

Dated Jacksonville, April 12th, 1862. 3m WM. HOFFMAN Clerk.

In the County Court of Jackson County.

ANDREW STUMP

JOHN S. SMITH,

Action at Law to Recover Money.

IT appearing to the satisfaction of the Court, by affidavit filed in this case, that the defendant is a non-resident of this State; that the plaintiff has a cause of action against the defendant arising on contract; and that the defendant has property in this State, and that the Court has jurisdiction of the subject of the action.

Therefore, in the name of the people of the State of Oregon, you the said JOHN S. SMITH, are required to appear in said Court on

On the 1st day of September, A. D. 1862,

and answer the complaint filed against you, or the same will be taken for confessed, and the prayer thereof granted by the Court.

Witness: Hon. J. C. TOLMAN, Judge of said Court. Dated at Jacksonville, May 24th, 1862. 17m WM. HOFFMAN, Clerk.

Notice to E. W. Eell.

STATE OF CALIFORNIA, In the Justices Court, Crescent Township, in and for the County of Del Norte, THE PEOPLE OF THE STATE OF CALIFORNIA SEND GREETING TO E. W. EELL, You are hereby summoned to appear before me, at my office, in the Township of Crescent, in the County of Del Norte, on the expiration of three months from the date of the first publication hereof, to answer unto the complaint of GEORGE W. EBBERT, who sues you for thirty-five dollars (\$35.00), balance due on your note of hand, dated June first, A. D. 1861, when judgment will be taken against you for the said amount, together with cost and damages, if you fail to appear and answer.

To the Sheriff of said County of said county, greeting: Make legal service and due return hereof. Given under my hand, this twenty-eighth day of May, A. D. 1862.

F. KNOX, Justice of the Peace of said Township. [Inserted in Sentinel June 7, 1862. 21m]

E. E. Vestal Summed.

STATE OF CALIFORNIA, In the Justices Court, Crescent Township, in and for the County of Del Norte, THE PEOPLE OF THE STATE OF CALIFORNIA SEND GREETING TO E. E. VESTAL.—You are hereby summoned to appear before me, at my office, in the Township of Crescent, in the County of Del Norte, on the expiration of three months from the date of the first publication hereof, to answer unto the complaint of J. A. BAXTER and T. P. BAXTER, who sue for Eighty-one Dollars [\$81.00], due on your note of hand, dated September 12th, 1860, when judgment will be taken against you for the said amount, together with costs and damages, if you fail to appear and answer.

To the Sheriff of said County of said county, greeting: Make legal service and due return hereof. Given under my hand, this 11th day of June, A. D. 1862.

F. KNOX, Justice of the Peace of said Township. [Date of first publication, June 21, 1862.—23m]

Estate of John C. Laughlin, Deceased.

STATE OF CALIFORNIA, County of Del Norte, NOTICE is hereby given by the undersigned, Administrator of the above named estate, to the creditors of, and all persons having claims against, said deceased, to exhibit the same, with the necessary vouchers, within ten days from the publication of this notice, to the undersigned, at his residence in the town of Crescent City, county and State as aforesaid.

JOHN MALONE, Administrator. Crescent City, June 9, 1862.

Estate of John Bomhoff, dec'd.

STATE OF CALIFORNIA, County of Del Norte, NOTICE is hereby given by the undersigned, Executor of the above named estate, to the creditors of, and all persons having claims against, said deceased, to exhibit the same, with the necessary vouchers, within ten days from the publication of this notice, to the undersigned, at his residence in the town of Crescent City, county and State as aforesaid.

CATHARINE BOMHOFF, Executrix. Crescent City, June 9th, 1862.

STATE OF OREGON,) S. S. County of Jackson,

TO JOHN W. SEARS: You are hereby notified that a writ of attachment has been issued against you, and your property attached to satisfy the demand of Eliza Chancy, amounting to Eighty-nine and seventy-five one-hundredths dollars (\$89.75). Now, unless you appear before U. S. Hayden, a Justice of the Peace in and for said county, at his office in Jacksonville, on the Twenty-fifth day of August, 1862, at 10 o'clock a. m. of said day, judgment will be rendered against you, and your property sold to pay the debt. Dated the 13th day of June, 1862.

ELIJAH CHANCY, Plaintiff.

STATE OF OREGON,) COUNTY OF DOUGLAS,)

In Justice's Court, TO SAMUEL GORDON: YOU are hereby notified that a Writ of Attachment has been issued against you, and your property attached, to satisfy the demand of Leonard Stinger, amounting to Thirty Dollars. Now, unless you appear before E. N. Burman, a Justice of the Peace in and for said county, at his office, on the Sixth day of September, 1862, judgment will be rendered against you, and your property sold to pay the debt. Dated this 24th day of June, 1862.

LEONARD STINGER, Plaintiff.

Notice

I hereby given to all persons who may have wheat in the HOPWOOD MILL, on Bear Creek, Jackson county, which was prior to the Thirtieth of February, 1862, to W. J. ALLEN, of said mill, and make their claim to the same, as all the wheat in the mill, and attached to the suit of Patterson vs. Hopwood; and I will proceed to sell the same, or so much thereof as was owned by the said Hopwood on the last named day, to satisfy an execution issued upon a judgment obtained at the June term of the Circuit Court, against said Hopwood, in favor of the said Patterson.

W. H. S. HYDE, Sheriff. June 26th, 1862. 24c

Administrator's Notice.

NOTICE is hereby given that the undersigned has been appointed Administrator of the estate of JABARA JOHNSON deceased, late of Douglas county, Oregon. All persons having claims against said estate are requested to present the same, with the necessary vouchers, within one year, for settlement; and those indebted are requested to make immediate payment.

MARY E. JOHNSTON, Administrator. Roseburg, Oregon, June 18, 1862. 23c

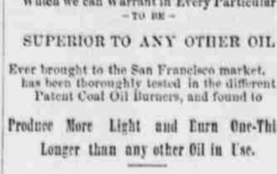
We now offer to the Public, in Full Confidence,

A NEW ARTICLE OF KEROSENE OIL!

Which we can Warrant in Every Particular TO BE SUPERIOR TO ANY OTHER OIL.

Ever brought to the San Francisco market, it has been thoroughly tested in the different Patent Coal Oil Burners, and found to

Produce More Light and Burn One-Third Longer than any other Oil in Use.



AMONG the many advantages of this Kerosene Oil over other oils is: 1st, that it perfectly non-explosive, and can be used with perfect safety in all kinds of Lamps; 2d, it is free from all objectionable and unpleasant smells, and burns with a clear, white and brilliant flame.

We cordially solicit the public and FAMILIES to give this Oil a trial, and once tried, we feel confident that it will gain a preference over all other Oil for economy, as well as for its superior burning qualities.

In order to protect ourselves against counterfeits, we have placed a brand on each can and one, which will be known as DEITZ'S DIAMOND OIL. It is now offered at wholesale and retail at

505 Front street, Between Washington and Jackson st., And at BRANCH STORE, 56 Second St., second door from Mission, SAN FRANCISCO, CAL.

We have on hand a large stock of

COAL OIL LAMPS

Which we are selling at NEW YORK PRICES!

Also, Camphine, Coal Oil Lamp, 96 per cent. Alcohol, Turpentine, Lard, Sperma, Polar, Rape, Sead, Castor, Neat-Foot, Linned, China, and other Oils, &c., &c.

A. C. DEITZ & CO., Country Dealers supplied on the most liberal terms, 216

A. S. HALLIDIE, H. T. GRAVEL.

A. S. HALLIDIE & CO., WIRE.

SUSPENSION BRIDGE BUILDERS! And Manufacturers of

PATENT WIRE ROPE.

WIRE suspension bridges of any span and capacity erected and materials furnished. Having been engaged in the erection of Wire Suspension Bridges and Aqueducts for some years past, we are fully prepared to do such work satisfactorily, in any figure, and to GUARANTEE PERMANENCE.

Parties who are about erecting bridges will find it greatly to their advantage to give us a call before deciding to build wooden structures, as the recent floods have proven them to be wholly unsafe and unreliable.

A number of our Wire Suspensions are now in use in different localities throughout the State, no one of which

has been in the least affected by the freshets.

Wire Rope for mining and ferry purposes manufactured of any length and size required, being cheaper and better than hemp. Scales of weights and strengths, with prices annexed, furnished on application to the manufacturers. Sent for a circular.

A. S. HALLIDIE & CO., 25me 412 Clay street, San Francisco.

REDINGTON & CO'S SUPERIOR

YEAST POWDERS!

WARRANTED to make light, sweet and nutritious Bread. Equally adapted to Loaves, Hot Biscuits, Buekweat and other cakes of all kinds.

Guaranteed Fully Equal to any in the market.

Ask for REDINGTON & CO'S YEAST POWDERS, and take no other, if you would have uniformly good bread.

Manufactured and sold by REDINGTON & CO., 416 and 418 Front st., S. F. For sale by all respectable grocers everywhere. April 29, 1862. 15me

HOWARD ASSOCIATION, Philadelphia, Penna.—

For the relief of the Sick and Distressed Afflicted with Venereal and Syphilitic Diseases, and especially Diseases of the Sexual Organs.

Medical Advice given gratis by the Acting Surgeon. VALUABLE REPORTS ON SPERMATORRHOEA OF SEXUAL WEAKNESS, and other diseases of the sexual organs, and on the new nervous system employed in the Dispensary, sent in sealed letter envelopes, free of charge. Address HOWARD ASSOCIATION, No. 2 south Ninth st., Philadelphia, Pa.

EAGLE MILLS!

NOTICE is hereby given that the EAGLE MILLS are again in running order, and that I am again ready to furnish our numerous customers with the

Best Flour in the Country.

Every sack ground and sacked at the Mill warranted to be Good Flour.

JESSE JOHNSON, Per JOSEPH ROBSON, Agent. Ashland, May 15, 1862. 18h

Bibles and Testaments.

A SUPPLY of Bibles and Testaments, in various styles, recently received and for sale at cost and charges, at the Depository of the Jackson County Bible Society.

Wm. HOFFMAN, Depository.

DR. L. J. CZAPKAY'S Medical and Surgical Institute!

Sacramento street, below Montgomery, opposite Pacific Mail Steamship Company's Office, San Francisco.

Established in 1854, for the Permanent Cure of all Private and Chronic Diseases, and the Suppression of Quackery.

Attendant and Resident Physician, L. J. CZAPKAY, M. D., Late in the Hungarian Revolutionary War, Chief Physician to the 20th Regiment of Hussars, Chief Surgeon to the Military Hospital of Pesth, Hungary; late Lecturer on Diseases of Women and Children, and Honorary Member of the Philadelphia College of Medicine.

Particular attention paid to the treatment of diseases peculiar to Women and Children.

Office Hours—From 9 A. M. till 9 P. M. Communications strictly confidential. Permanent cure guaranteed, or no pay. Consultations, by letter or otherwise, free. Address, DR. L. J. CZAPKAY, Sacramento Street, San Francisco, Cal.

Of all diseases, the first great cause Springs from neglect of Nature's laws.

suffer Not! When a Cure is Guaranteed in all Stages of Gonorrhoea.

Self-venereal, Nervous Debility, Stricture, Gleet, Gravel, Rheumatism, Discharge of the Kidneys and Bladder, Mucous Discharge of the Scrotum, Pains in the Bones and Joints, Dropsy of the Lungs, Pleurisy, Nephritis, Dropsy, Ulcers upon the Body or Limbs, Cancer, Erysipelas, Etc., Etc., Etc., and all Diseases arising from a derangement of the Secretory System.

SUCH as Nervous Trembling, Loss of Memory, Loss of Power, General Weakness, Dimness of Vision, with peculiar spots appearing before the eyes, loss of sight, wakefulness, dyspepsia, liver disease, eruption upon the face, pain in the back and head, female irregularities, and all improper discharges of both sexes. It matters not how long the disease has existed, however long standing or obstinate the case, recovery is certain, and in a shorter time than a permanent cure can be effected by any other treatment, even after the disease has become chronic, and all the organs diseased and diseased all their means of cure. The medicine prescribed are pleasant, without odor, entirely vegetable, causing no sickness, and free from mercury or bismuth. During fifteen years of practice, in Europe, the Atlantic States, and California, I have cured thousands of cases of death many thousands, who, in the last stages of the above mentioned diseases, had been given up to die by their physicians, which I have effected in my promise to the afflicted who may place themselves under my care, a perfect and speedy cure. Private Diseases are the greatest enemies to health, and are the first cause of consumption, scrofula, and many other diseases, and should be a terror to the human family. A permanent cure is scarcely ever effected, a majority of the cases falling into the hands of unscrupulous persons, who not only fail to cure the disease, but ruin the constitution, filling the system with mercury, which, with the disease, hastens the sufferer into a rapid consumption, and causes death, and the victim mar