OREGON SENTINEL ACFSONVELUE

SATURDAY, August 14, 1886. Payne Bribery Case.

A short time ago our cotem passed a high compliment upon of all contests to determine the the Republican Senators who character of lands which have were on the committee of privi. been heretofore approved and leges and elections and reported certified to the State of Oregon unfavorable to investigating the as swamp and overflowed, under bribery case of Senator Payne of the Swamp Land grant. Ohio. Senator Payne is charged with buying his way in to the after approval and certification Senate, through instrumentality by the Department and the Land of his son, who is charged Office, the character of such lands with expending \$200,000 to se. cannot again be called into quescommittee admits that money in which merely alleges that the used; yet such use could not be granted. He further holds that terfering in this. traced directly to Senator Payne. a party may contest the right to The compliment to those Senators such lands prior to approval and from our cotem did not surprise certification, by alleging and us, neither will it surprise any proving a settlement prior to person who knows him such approval, and that the land person who knows him such approval, and overflowed, but is scarcely less than that caused by detail, when they reflect for a is not swamp and overflowed, but if they who are weak, billions, dyspeptip, con-stipated or meumatic, would oftener be guided by the experience of invalids who have thor-Democrat, that fact covers all ficial drainage.

sins and renders all investigation The lands heretofore approved as to bribery a farce. We must and certified to the State as confess, however, that we are sur. swamp and overflowed, covered prised at the position taken by in this decision, are embraced the committee. If they at any in what is known as List No. 5, future time expect to impeach Lakeview District, and contains one of their members by proving about 90,000 acres of land. The John Parks, was disinteriel and rethat a Senator personally used State claims the remaining lands money to secure his election they not approved and certified amount will certainly fail, for that work ing to about 300,000 acres, which body was found to be in a perfect state is always left to true and trusted will be reported to the Land of petrifiction. Nearly the whole valfriends who expect to be re. Office for approval and certificawarded by the election of their tion under the rules laid down in tion of a body ever known in this part man. The money doubtless this decision. came from the pocket of Senator Payne, but used by another. The committee refusing to investigate so important a charge, have gone after Mr. T. B. Kent tor from the odium of corruption the idea that they were really

Conundrum.

country,

less knows, or some one familiar journalism for a paper to dictate people of this and Josephine counties less knows, or some one familiar journalism for a paper to dictate should interest themselves in the mat-with our county finances, give us a to the court as to what he should interest themselves in the mat-ter and have the party or parties who correct explanation in reference to instruct the jury in this case. placed it there prosecuted to the full our county debt. We find in ex- The "Times" says, "We expect extent of the law. hibit given January 1, 1886, that the court to decide that he (Colour liabilities at that time was vig) shall continue in the office," 55, 320.54, only \$1,088.15 more The "Courier" also makes a sim- PARRISH-HAMMAKER-In Link than when they entered upon ilar expression. Now, we believe their official duties in 1884. We the court will not have to dicide now find in the July exhibit of this question, as we are informed 1886 that our debt is over \$80,. it will be tried by a jury. We 000 without interest. Now the will also say that notwithstanding. conundrum is, what has in the "Times" editor may expect creased our indebtedness so rapid a great deal, yet, we will take ia six months from January 1, the liberty to say that Judge Web-1886 to July 1, 1886. Something ster will instruct the jury as to the like \$26,000 has been added to law in this case without fear or our debt in that time and we have favor. The trying of this case in nothing to show for it. Some refer. the "Times" and "Courier' before ence was made to this matter be. fore the election, but it was the Judge when it becomes his denounced as campaign lies. The election is over and we ask what is the law in the case. for information as we confess our inability to fathom such great finally agreed upon by Congress financial questions as these. and signed by the President con-Come, Charles, please enlighten tains the following appropriations our understanding on these im. in which Oregon and Washington portant questions. Advices from Salt Lake City state that between six and eight \$187,500; Upper Columbia, inthousand of the Grand Army boys cluding Snake river, \$10,000; visited that city en route for San Francisco. A rare opportunity \$75,000; Coquilte \$20,000, Chewas given them to make a personal investigation of the wrongs of halis \$2,500; Cowlitz \$2,000. the Morman system, and they These items are by no means as left with a better understanding large as the nature and importance of the improvements to be than ever before of that uniquity. The visitors came from all parts made require, but will be of great of the Umon and will take home benefit to the entire coast. The with them impressions never to be disbursing of the money for labor forgotten. It is to be hoped that and material used in the improvethese impressions will serve as feature, but the improved facila leaven to arouse public senti- ities for commercial intercourse ment all over the United States is the great benefit to which all against this twin relic with the are so anxiously looking. one they helped to destroy, and that they will bring such pressure to bear upon Congress as to result

Swamp Lands.

We are informed that an ac-The Secretary of the Interior tion has been brought by T. B. has rendered an important decis-Kent against Wm. M. Colvig to ion upon the application of Govdetermine who is entitled to the ernor Moody, requesting the De, office of District Attorney for partment to order the dismissal this Judicial District. Now, that the question is to be determined by the courts, it is expected that "Republican Bosses" will stand aside and let them "fight it out

on that line" if it takes all winter. It is a family quarrel of which The Secretary decides that "Republican Bosses" have noth ing to gain or lose in the matter. We once knew a man to get his head broke with a frying pan for cure his father's election. The tion upon the affidavit of a contest interfering in a family quarrel. "Republican Bosses" may be a very extravagent manner was land is not of the character served in the same manner by in-

The Bosses.

A Mystery. 12 How the human system ever recovers from the bad effects of the nauseous medicines often literally poured into it for the suppositive relief of dyspepsia, liver complaint, constipation, rheumatism and other ailments, is a mystery. The mischief done by had medicines

by the experience of invalids who have thor-oughly tested Hostetter's Stomach Bitters, they would in every instance obtain the speed-lest aid derivable from rational medication. This medicine is a searching and at the same time a thoroughly safe remedy, derived from vegetable sources, and poncessing, in conse-quence of its basis of pure spirits, properties as a medicinal stimulant not to be found in the flery local bitters and stimulants often resorted to by the dobilitated dyspeptic and languid.

We learn from W. L. Record, un ler whose supervision the bcdy of Mrs. moved to Smith River, that upon open ing the coffin at the above place, very much to the suprise of all present, the ky turned out to see this very rate sight, as it is the first case of petrific of the country. Mrs. Parks was bur-

ied in the Cresent City cemetery June Aftor Kent. 21st, 1872.- [Record.

It is the general belief of our most The "Times" and "Courier' expert fisherman that the trout are gradually disappearing in Rogue Rivwill not relieve the Sena- in a manner that would convey er as it is evident that they are getting scarcer every year, and especially it is by a large majority of the people angry. We have nothing tosay in given is that a screen has been placed the case this year. One of the causes of Ohio and other portions of the reference to their personal attacks across the Rogae River just above against Mr. Kent as we believe Ellensburg to prevent as as supposed him amply able to defend himself. If this is the case the authori-We, however, think that it is not ties should immediately give the mat-Would our cotem, who doubt. In accordance with honorable ter a thorough investigation. The

MARRIED. Horton, all of Lost river.

ty warrants, protested up to August 30th 204, 218, 216, 215, 214, 220, 153, 182, 300 329, 238, 245, 289, 317, 3/3, 293, 101, 242, 255, 329, 323, 325, 244, 247, 298, 225, 226, 301, 329, 239, 272, 273, 25634, 235, 304, 105 240, 259, 7, 800, 801, 330, 754, 356, 355, 344 342, 343, 467, 368, 353, 361, 378, 362, 1967 279, 287, 729, 758, 347, 365, 469, 812, 640, 2

this date.

ville, August 1st, at the residence of the bried's parents by Rev. S Sayer, Charles L. Parrish and Miss Elia & Hamakar HAMAKIE - HORTON-At the Horten anch, on August 3rd, by R-v. J. .B Griffith, J. O. Hamakar and Miss Anna

BORN.

An Efficient Remedy

most certain to cure

State. Office

In all cases of Bronchial and Pulmo-nary Affections is AYRE'S (HERRY PECTORAL. As such it is recognized and prescribed by the medical profession, and in many thousands of families, for the past forty years, it has been regarded as an invaluable household remedy. It is a preparation that only requires to be taken in very small quantiti found a few doses of it administered in the early stages of a cold or cough will effect a speedy cure, and may, very possibly, save life. There is no doubt whatever that







Times



There is a general demand for the re-apportionment of the state for legislative purposes, both parties are pledged to promote it and the chances are it will be done at the next session; and while they are at it an act for the calling of ones to encourage their own citi. a constitutional convention would zens who show a spirit of enternot be out of the way.

"Late" Welliams, of Salem, is a perity on the part of their towns-prominent applicant for secretary men. They continually ery out under Gov. Pennoyer. He has for strangers to come and estabmany friends her-Mrs. A. Nott, lish new industries, while they nerdeing his aunt .- [Portland neglect and refuse to support Welcome.

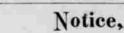
PLYMALE.-In this city, August 9th 1885, to Mr. and Mrs. W. J. Plymale a NEW ADVERTISEMENTS. Scaled Proposals. hand will not have any weight with SEALED PROPOSALS WILL BE RE-ceived at the office of the undersigned duty to instruct the jury as to

up to noon, Wednesday, Sept 8, 1886. for the care, maintainance, nursing, cloth-ing, tobacco, medicines and medical at-tendance, of county paupers, and the class known as "State paupers," for the period of one or two years commencing Septem-ber 15th, 1886. Bids may be made per The river and harbor bill as apita, per day or by the week. The party to whom the contract shall e awarded will be required to bury, at his own expense, and in a suitable manner, all paupers who die under his charge, during the continuance of said contract. are interested: Yaquina \$75,-000; Coos Bay \$33,750; Cascades

The hospital must be kept outside of town or city fimits. All bids must be accompanied with a bond in the sum of \$1,000, conditioned that if the bid be accepted, the contractor will enter into an agreement and bond to mouth of the Columbia river faithfully discharge the requirements of \$187, 5 0; lower Willamette river the contract. The County Court reserves the right to

reject any or all bids. Done by order of the County Court, made at the August session, 1886. W. H. PARKER,

Clerk of Jackson Co., Or, Jacksonville, Aug. 10, 1886.



NOTICE IS HEREBY GIVEN THAT the business carried on under the firm name of Reames Bro's has this day been discontinued-E. R. Reemes withdrawing therefrom. All outstanding debts due the said firm MUST BE FAID OF secured immediately. All notes and ac accounts of the firm can 5e found at the old stand. REAMES BRO'S.

August 2nd, 1886. The business hereafter will be conduc-ted under the firm name of Reames & An exchange truthfully says "The number of persons in a town White-who will transact their business to bear upon Congress as to result in the extirpation of the miserupon alcash basis, and will supply the new gratifyingly large, but the numcheap as the cheapest. Give us a call and T. G. REAMES, J. F. WHITE.

ber of those who are willing to judge for yourselves. bear a share of the expenses of doing the booming can usually be Petition for License. counted on the fingers of the Notice is hereby given that the under hand," It might add that the Source is nereoy given that the under-signed will apply to the County Court at the September session for license to sell liquor in less quantities than one gallon in the town of Cental Point for the period of six months from July 17, 1886. Rour. WESTROP. enthusiastic boomers are the last prise. They are more likely to Central Point, July 17, 1886.

he jealous of any evidence of pros-

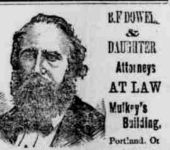
WANTED-A capable man or woman, of unusual energy, to take the agency of this or some other county for the "History of California." To the right party it will pay \$100 to \$300 per month. Address F. PERSON, Manager Occiden-tal Publishing Co., 120 Suiter street, San Francisco. mar271 in.

those they already have.

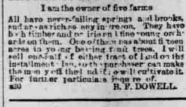
Debtors who convey to Assignees for the benefit of creditors," approved October 18, 1878, and the amendments thereto approved February 25, 1885, hereby give notice to all those owing the estate that an immediate settlement is wanted, and those having claims will present them at once accompanied with the necessary My office is in Jacksonville, Oregor nere all settements can be made A. H. MAEGLY. Assignce of J. C. Whipp.

Petition For License.

Notice is hereby given that the under-signed, E. B. Caton, will apply to the County Court at the August session for license to sell liquor in less quantities than one gallon in the town of Central Point for the period of six months from July 11, E. B. CATON. Central Point, June 13, 1886.



ention vaid to equity mits, collections, including Gov-Land and F.u.t Trees For Sale or Lease.



This space is reserved for

Mrs. M. Mensor's MILLINERY STORE

DAVID LINN,

GENERAL UNDERTAKER. AND DEALER IN

COFFIN TRIMMINGS.



COFFINS FURNISHED ON THE shortest notice and cheaper than at any rtest notice and cheaper than at any . Furniture of all kinds upt on hand or made to order mar27 1m.