

AY, SEPTEMBER 9, 1851 A Q. CERNEBLY, REITOR.

Rew Volume.

the reader is aware, be ne of the Spectator. When harge of the Spectator as its edireful not to make too many har that some of them might a ; honce, if we have not given very much, we cannot be with baving broken eny p'edees. nent of our adit three new pasters hav In Ore

stence, all of which, this d. are dependent upon the asing devotion to U egos cen, with propriety, set up claim ne other can offer. Our feebl been exerted in her bohalf .b labored faithfully, which w wy person will admit, to correct false impressions entertain we love and have adopted as our To what extent we hav in rendering our labors usefu of for mo to say ; but we can s.y wit good will that it was ou inten erve none other than a right ambilion.

With this preface we commit ou the case of the public for patr and and for what is due us as a to place Oregon in her wonted We have no selfish code to a ich, other than what would stimula my kind of lawful businem in ure in any other way than Pa 10 courtesy, honesty and ge How far we have met the of those who have confidebecoming in us to sav. Of De public can judgeit we feel, yes, we know y of purpose will be accorded all with whom we have had dea elusion, we would say to a are not in receipt of the Special want to get a good paper and pay for d us their names and addresses, be happy to furnish them with it been a seeker of place, w d sothing, in the way of office. and of the people, nor do we as ing of the kind now. We shall !tented, in future, with being a chr i of passing events and affording a ment and instruction to our reade erally, by playing Spectator.

05 The Oregonian requests us our opinion respecting the Bloon We are opposed to exnges of fashion in the attire of males and females. We think an of dress that has a tendency to c mine the modesty of a woman, or ber ridiculous in the eyes of the pu as to provoke ribald remarks, either as to the approval or condemnation of t. e hitherto unexposed and sacred parts of the wearer, ought not to be adopted (nor do we foar that it will) by sensible and refined Ladies. We are not a short dress man. Nor do we approve of the train dressesthe one is nearly as much too long as the medium between the two, would meet our favor better.

00 We learn from the State Journal,

was pleaty in flash gave a Se ue value to all artic vices fr roo ; the effect it had was, that it raised labor and the products to shout four times their value. Thus, the laborer, although he received times as much for his labor, could save but little more at the end of the year, than he could previously, as he had to pay just four times as much for everything he on the morning of the 20 ult., the compile consumed. The demand for labor was tog, aided by a large crowd, comme great, but the number small to profit by a demonstration upon the jail where the it. The immigration from the States last priseners were confi fall and winter, and the mines of Califor-

nia, brought wages down. At this time it was one year ago. The prices of produce have been greatly chespened in the meantime, rents have dealined a little. whilst the price of boarding remains nea about the same. The declination has b

Sea Gull we have received at en California up to the and iner. in the full We learn from the Ale that two pe sone, named McKenzie and White

who were in the custody of the vigility committee, had been arrested by the sh iff and his posse, and lodged in jall. Early ed-the doors battered down, and the two prisoners recaptured and borne off. Thirty-six perlabor is at least 150 per cent. lower than some were engaged in their rescue. The excitement was intense. Only 17 minutes were occupied in rescuing them and arranging the preliminaries for the aze-oution of the culprits. The actions of the vigits for Committee were endorsed by the

> ten upon the immediate executi 000 persons had gethered around, oden though not always in the majority, are pying all the prominent piaces within always in the ascendancy, and these esing distance of the place of execution, having decided from time immemorial they being hung up to the projecting that it is degrading to labor, have well seams that evertopped one of the cham- nigh made it so. Now, taking this for bers occupied by the Committee. Mc- granted, which, by the force of custom, Keazie was much moved wher his last we are compelied to do, does it not follow, fatal moments had arrived, but Whittaker as a matter of course, that he who so far was more courageous, and died like a degrades himself as to labor for a living, hardened villain. The bodies, after hang- should contribute largely, and very largeing 40 minutes, were cut dows. Whit. ly, toward the support of him who is taker was of robust constitution, and on smart enough, keen enough, witty enough, Esq., prosecuting Att'y for the Territory. being cut down, evinced some signs of shrewd enough, cute enough, or rascal nd was suspended for 20 minutes longer. becomes a law, and the strongest of all Nothing short of their immediate execu- laws; and it always has been customary on could have appeared the excited for the non-laboring classes to look down

ndance, and the air was rent with sould other reason probably is, that the lat

Tt : necessity of Vigilance Committees pendence-but, on the contrary, seen to press. recapturing the unfortunate culprits and question, as it comes from the Times, the execution. In hot haste, of the most seems to allude directly to the merchant. dire punishment that the law inflicts for but I think there are other characters the very worst crimes. The necessity, and professions that ought to be included if such there be, for such barbarity in this in that interrogatory ; in proof at which unightened day, is greatly to be deplored. permit me to state a fact : A laboring It looks greatly like a revivification of man of my acquaintance had occasion the customs of feudal times. The forma- lately to call a physician. The Doctor tion of Vigilance Committees is the order had to ride about two and a half miles of the day in all the principal cities in over a level road, without a hill, stream, California

was lynched at Barton's bar, for scaling dollars. Now, according to the standard a gun; the jury sentenced him to 20 of wages here, my friend would have to lashes; which order was obeyed.

by the whites, is creating some difficulty. for a pleasant ride of two and a half miles Gen. Hitchcock offers to remove them by and back through the finest scenery in force if Gov. McDougal will sanction the the world. I could tell something more

count of three/teamsters having been fied dandy wholdefrauded his washer-woman ;

up and relieved of their change, near or of a certain gambler that I have in my Certiorari. Judgment of court below Johnson's ranch, on Bear River. Aiso a eye, who follows picking the pockets of versed. 677 Isaac H. Walker, of Wisconsin, Mr. Shester and wife, living on the Ne- what he calls the

rinting the m to their ludge Lynch. A stand A jury of his own eres nehes, and the others pay a fine of \$20 as a remuneration for the cattle. One only of the number was whipped ; he others were handed over to the

For the S

Ma. Entros I noticed in your paper of the 19th of August "A Puzzle," from the Fort Wayne limes, in which it was inquired why the dictment murder of Doct. Whitman, &c. Seven cases of this kind disposed of as person who sells an article, meaning the merchant, is regarded by community in a better light than he who manufactured same as above. This case was ordered to that article, meaning the laborer. Permit be continued. me to say, through your columns, that the inability of the Times to discover a reason for this fact shows no particular want of judgment or penetration in him, as no mutinous conduct at sea on board bark San Francisco, Capt. Smith. The jury good reason ever was or ever can be found all the def'ts guilty, except Henry Kendall, and recommended the prisoners to the mercy of the Court ; whereupon given ; but, as poor reasons are plenty. I and and anxious crowd, who warping will, for the information of the most upon the immediate execution at state a few that appear to be the most upon the immediate execution at ates a few that appear to be the most upon the immediate execution at the state of the st they were sentenced to be imprisoned for

which the deft. Goodwin appeared in Court, and by A. E. Walt, Esq.; his coursel entered his plea of nulle conten dere, whereupon the court imposed a fine of \$25 and costs of prosecution, and that the deft, stand committed until fine and costs are paid. A nolle presequi was en-tered in the other case by A. Holbrook, Territory of Oregon vs. McCracken and Joseph Goodwin-Tried by jury, and the He was swung up a second time, enough, to live without work? Custom trial was granted, and the cause was con tinued to the next term, the defendants recognizing in the sum of \$500 to appear. Territory of Oregon as. Ephraim Buff

with contempt on those who labor for their From the Sacramento Union we learn support. Another reason (and perhaps the execution in that city of three per- as good a one as can be given) is most as named Thompson, Gibson, and Rob clearly set forth in the Thirteenth Lecture The latter had been granted a of Horatio Higginbottom; and here, Mr. of some 20 days by the Governor. Editor, permit me so far to digress as to was accordingly ordered to confine say, that if the people of this valley at; but whilst on the way thither, the ould attentively peruse that lecture, and of the prisoner was overpowered, they might not only discover the reason d Robinson seized and hung amidst the why he who does not labor is better than at terrible excitement. Whilst on the he who does, but they might discover the affold the latter indulged in unreasona. reason why sundry wiseacres found their le and incoherent accusations against way into the last Oregon Legislature. spectable men as participants in crime ; Yes, Mr. Editor, that lecture ought to b at no car was given to the charges, as printed in letters of gold, and be posted men have hitherto borne unimpeacha- up in the house of every laboring mar in e characters. A large crowd was longt, the United States. But to return. An ion of triumph, after the " law and or, classes never have rebelled against the entence of the law had been exe- present government-never have struck for their rights, or declared their unde-

at oughy ur; -d by a great portion of the be at least portially satisfied with that The Alta commends the effort of state of degradation in which an organ he "Committee" in San Francisco, in ized aristocracy has placed them. The or forest to impede his progress, had a A man by the name of Frank Reynolds very ordinary case, and charged twenty

labor ten days to raise the money which and costs. Geo. W. Roberts vs Wm. K. Kilborn-The occupation of the Indian Reserves this sprig of aristocracy would demand Trespass on the case. Judgment by de-fault and damages assessed at \$2.957 37 and costs. Attachment. First default of deft entered a laboring man for five minutes advice. The Sadramento Union gives an ac. and told him a lie at that; or of the Tried by jury-verdict \$57 and costs for

Sidney W. Moss pr W. D. Biglow-

lowell L. Peck es Abel Endy

Eghert Olcott pr Geo. W. Hawkins

Hugh Burns vs Ninevah Ford-Appeal.

For the Spectator

An abstract of proceedings at the Bap templer term of the U. S. District Court, held at Oregon City, is and for the county of Clacksman, his Honor, Chief Justice

United States vs. Thomas-Indictment

United States es. Archabald Arch

of Oregon pr. McCracken

found guilty, and on motion of A. E.

indictments violating license

The defendant appeared in person

Wait, Esq., att'y for the defendants, a new

and entered his nica of nolle contenders upon an indictment upon which the court imposed a fine of \$25 and costs, and the deft, to stand committed until fine and

cests are paid. Upon the other indictment

Territory of Oregon er. John Thomas

Two indictments, violating license law. One plea nolle contendere fined \$25 and

sta." N. P. in other. Horatio N. Winslow for the use of Obid

deorge Abscietly rs O. C. Grav-

Trespass on the case. Judgment by de-fault and damages assessed by the clerk

J. Quinn Thornton re John W. Ladd

obt. Judgment by default and damage seased at \$276.16 and mosts.

ult and damages assessed at 8951-22. H. H. Tresh at John Carutiers-Cera

Henry Campton is John Duck-At

achment. Dismissed on plifs motion at

R. G. Westbrook rs W. S. Beckin

ttachment. Dismissed with costs. Hugh Burns or James D. Holman et

-Trespass on the case. Judgment by default for plff, damages assessed at \$139

James Mourgomery er Schooner Joseph

-Petition to enforce lien.

(2 suits of this kind) Judgme

Sidney W. Moss ry John Ander

Trespass on the case. Judgment by d

89 574 16 and costs.

case-sed in both.

Judgment by de

Distaisae

nolle prosequi was entered by A. Hol-

Bintes er. Bidney W. Mom--Is

elson pres United 8

Tetritory

Territory

In speaking of the Sangimo, that county in the Mate of Illinois that is always prolific with incidents of western life, I will give you and the rest of the United States es. Sidney W. Moss-la-dictment for selling liquor to Indians.-There were 6 causes entitled as above, in all of which A. Holbrook, Esq., appeared as District Att'y for the United States, and entered a noile prosequi, and it was ordered by the Court that no further pro-ceedings be had. United States es. Tilakite et al-laworld, a rare specimen of eloquence, which I don't think has ever appeared in print. It was a case tried before Justice Newcomb, where his son was sued for breach of promise, by Susan Ann Haskins.

The att'y for the plaintiff made a few pertinent remarks after the witnesses were exhmined, when Joe Sroaf addressed the Jury as follows, in behalf of the defendant; May it please the court and gentleman of the jury, I diskiver that the jinerality of mankind in jineral, all over the world Thomas, Brooks, Andrew Brown, John of mankind in jineral, all over the world Bigelow and Henry Randall-Indited jinerally, are disposed to take the advantage of the jinerality of mankind in jineral all over the world jinerally, and by way of a clincher in this ere case, I would may it please this ere court, add these beautiful lines from Popeapeare or Rob the space of 30 days. The prisoners were speare, or some other speare-dog on't, speare, or some other speare-dog on't, of Portland, and D. B. Brenan, Esq. I most forget who's the author. But may it please the Solire, the unconstant lovyer is woss nor a thief; kaze a thief can only and Joseph Goodwin-Violating license take what you haive, but the onconstant law. Two cases of this kind, it, one of loxyer will tote you till your grave. Look-

in ed wise and took his seat. Esq.; his

> Loss by Finz .- The Oregonian learns that the house of Thos. G. Nayler, of West that the house of Thos. G. Nayler, of West Tuslatin, was consumed by fire early on the morning of the 31st ult., which en-tirely destroyed his dwelling, out-houses and a quantity of grain. Mr. N. was in his cow yard, saw the smoke issuing from the roof after being away but a few min-utes, and could not save anything except the children, who were in bed, where unaccountably the fire originated. truly to be pitied.

Among the arrivals by the last steamer were Gen. Hitchcock, Commander.In Chief, and Maj. Leonard of the U. S. A They visit Oregon on business connected with the military affairs of the Government. -- Ib

MILITARY POST -General Hitchcock. mander in chief of the forces on the Pacific coast, has determined to establish brook Esq., prosecuting Att'y for the a a military post at or near Table Rock on Rogue River .-- Ib.

Long TRIAL .- The indictment against O'Connell, in 1944, filled fifty-eight folie pages. The Solicitor General spoke 11 hours in opening the case. Mr. O'Cess-cell spoke for eight days. The Solicitor General spoke for two days and five hours S. Thomas as Dewit C. Ingles-Trespass on the case. Judgment by default and damages assessed by the clerk at \$23 and in conclusion. The Judge wasa day in a half in his charge to the jury.

12 There has been a rise of some four feet in the river at this place. The upper river is in fine navigable order. We were informed by Capt. Bissel that there is four feet of water in the channel at the shoalest place. The people of Salem deserve much credit for their zeal and means spended in the improvement of the river The Multnomah ascended as high as Cin cinnati last week. She made the rut from Cincinnati down to Rock Island in five hours. Cheered by the encouraging prospects, the Multnomah started for Marysville yesterday morning. There is much rapid water from the mouth of the Yam Hill river up to Marysville, and it is greatly increased during wigh water. If the Multnomah succeeds in getting up, with costs to be paid by plf. Sidney W. Moss er Ezra Johnson et al the first beat that will have made her apof which we have no doubt, she will be -Trespass on the case. Judgment by pearance so high up. default and damages assessed at \$17450

> 0'T "What blessings children are!" said the parish clerk, when he took fees for christening them.

## Conventional Notice.

In compliance with a resolution passed at the inte meeting of the Willamette Baptist Association, notice is hereby given that a convention will be held in the Bapthat a convention will be held in the Bap-tist meeting house in Oregon City, com-mencing on Friday the 19th inst., at three o'clock r. x., to take into consideration ways and means for supplying the desti-

undeniable that it is of paramour

tance, is only to open the deset to which is foreign, and waste our national substance : to have the country begging whilst surrounded with all the necessary elements to make it great and opulent.

Within the year the facilities for trans orting the mails, produce, merchandise and travel, have greatly improved and have been so systemized that calculations can be made now with some certainty and course, the Governor refuses to act in the about the lawyer who took fifty dollars of regularity. We rejoice that such has matter. other is too short. A compromise or a been the case, and hope, a year heace, to be as agreeably surprised at developments in other directions

on the adaption of the new Constration!	dustrial Convention, which met on the 7th of June at Albany, N. Y. The Land Refarmers nominated him too, the same weak. Thus he has received two hospina- tions for the first office in the gift of the people. If the colored gentry were esti- tled to vote, he would doubtless run a atrong poll. G7 The late rains have caused a great	We learn from the Alta that a public moleting has been held in Klamath county, with the view of bringing to the knowledge of Gov. McDougal the unprotected con- dition of the people in that part of the State. It is stated too, that 22 persons in that section have been murdered by the Indians. Edward Wainwright was arcested on the 26th ult., and charged with beating his wife. The Alta thinks where wives are so scarce they ought not to be beaten.	Yamhill, August 27, '51. Fo the Spectator. A COMPLIMENT FOR THE STATESMAN.— One day last week, an old farmer from the Big Prairie, came in and enquired for the Sig Prairie, came in and enquired for the Sig Prairie, came in and enquired for	Tried by jury-verifict for defendant. James Taylor es Wm. K. Kilborn-In Equity : order " pro confesso." Robert Thompson es Jacob B. Backen- stos-In Equity : injunction. Injunction dissolved and bill dismissed with costs to be paid by complainant. On motion, John B. Preston, Frank Till- ford, Henry Tanner, Philip A Marquam, and J. Quinn Thornton, were duly admit- ted as Attorneys and Counsellors of this Court. John Smith Howland, Doctor John Mo- Laughlin, and Adam Wylle, were duly	In behalf of the committee. HEZERIAN JOHNSON, Chairman. N. B. It affords us pleasure to an- nounce the safe arrival of the Rev. Geo. C. Chandler and Kev. Mr. Read, mission- uries and teachers to Oregon. They will soon be prepared to enter upon their re-
with any light, by the State Printer, re-	hoped that the next Legislature will grant a charter to build one. (WF The contract entered into between Bainum and Jenny Lind, was dissolved by the consent of both parties, on the 6th of June. The first concert given by Jen- ny on her "own hook" in Philadelphis, was crowded to excess.	There were three these in the hird for the Associated of the second of the second of the second cratic, and Independent. The State elec- tion took place on the 3rd inst. The re- sult will probably arrive by the next mail; if it does we will give it in our next. The reprieve of Robinson by the Gov- ernor, is condemned by the Alta. The	and no one except these present, could im- agine his wrath. He said it was a <i>feeler</i> , but it was no go. Let him keep his sheet at home, said he. Does he suppose I want such a lump of assfertida placed under the nose of my family once a week. So the nose of my family once a week. Read the advertisement of "Prank Tilford," recently located in Portland, in to day's paper.	Chancery. 07 A large portion, and the most bu- sinces part, of Maryaville, Calif-rnia, has been burned. The loss is estimated to be about \$500,000. The fire originated by accident from a Chinase washerwoman's house. 07 An old proverb says "God has given to some man wisdom and under.	H. JORNBOH, Cantion. THE public are cautioned deplant baying or negotiating a certain note for the payment for \$400, segmed by use and eadermed by David Baunders, payable to Chas. Walker, dated 9th Feb. 1651, in one year from date. And also in note for the payment of \$500, signed by sold Baunders, endersed by me and payable to and Walker of the same date in the same time. But Walker of the same date in the same time. But the output misrepresentation, and will not be pall on the expiration of mid year. JAMEM B. CAMPBELL,