# THE PLAINDEALER

And a little of

INCED EVERY THURSDAY BY THE PLAINDEALER PUBLISHING COMPANY Editor

W.F. BENJA MIN. Subscription Rates: One Year payable in advance ...... Tix Months. " 50 Shree Months " MARCH 26, 1896.

vention.

A republican convention for Douglas line with the reduced income by reason be his, and he finally says in effect that cincts, as follows:

Canyonville, 5. Cow Creek, 2. Camas Valley, 2. Coles Valley, 4. Comstock, 3. Calapooia, 6. Deer Creek, 6. Civil Bend, 2. Elkton, 6. East Umpqua, 2. Gardiner, 4. Glendale, 2. Looking Glass, S. Lake, 2. Mt. Scott. 2. Millwood, 2. Oakland, 5. Myrtle Creek, 3. Riddle, 4. Pass Creek, 7. Scottsburg, 3. Roseburg, 6. Ten Mile, 2. Umpqua, 5. West Roseburg, 4. Wilbur, 2. Yopcalla, 5,

The committee recommends that the primaries be held on Saturday, March 28th, at 1 p. m.

PETER HUNE, Chm. County Cen. Com. JOHN II. SHUPE, Secy.

PUBLIC OPINION.

The trial of Albert Pool as accessory for murder by aiding S. G. Brown to escape last December is throwing some light upon the dark and damnable conspiracy entered into by a cabal of schemers to thwart justice in meting out pupishment due to murder.

here.

It may not be made to appear by competent testimony recognized by criminal courts to convict them, but it is clear enough and pointed enough to convince the most skeptical who they are and how the escape of Samuel G. Brown was effected. The testimony is sufficiently cumulative as to convince if not to convict. Some of the parties concerned acted probably out of motives of friendship for Brown without expectations of reward. But it is painfully apparent that some were moved to effect Brown's escape for mercenary purposes, viz: for reward. Such a view is indeed humiliating to contemplate. But this opinion the testimony unmistakably forces upon us. The good citizens, the lovers of law and order devoutly hope that the guilty parties may be brought to light and punished as a warning to others, let them escape " is our motto.

# HOW IT LOOKS TO OTHERS.

gets the same light and same power for EDITOR PLAINDEALER: In the issue \$10.00, Medford for \$10.00 and Ashland of the Roseburg Review of Monday last, for \$8.00. We pay \$3.65 per month for the editor comes out fairly against each light more than our neighbors. economy in our city affairs, and bewails This amounts to \$54.75 per month and to and laments the rebuking his bosses got \$657.00 per annum more than Eugene C. Y. BENJAMIN, . . . . Manager in the last city election here. The issue and to \$1017.00 more than Ashland. then was squarely on whether the Rose- When the election referred to by the burg Water Co. should continue to force Review came off, this public spirited cits oo a rate on the city for water that was ex- izen was defeated for mayor not because 100 ceedingly unjust and very burdensome, he was a Jew, but because he was be steadily refusing to contract for any lieved to be the ring candidate. easonable sum. Other issues calling for A mayor and other officers were

retrenchment lower salaries and ecothat time elected which the Review man nomical management generally, came can neither flatter nor bully, and he has into the election and the Review and its been bellyaching about ever since the Call for a Republican County Con- backers put up their men. The citizens election, and has been mourning for a who favored a city expense somewhat in pull at the teat which shall never more

county, is hereby called, to meet in the of closing of saloons, etc., put up their we shall never have a word of encouragecity of Roseburg, on Friday, April 3, ticket, which was elected with large ma- ment from their paper, meaning the Re-1896, at 10:00 a. m., for the purpose of jority, and they have fairly kept their vi w. All right, Mr. Review, we don't their labors so that the present dominion nominating a county ticket and delegates pledges for retrenchment, and are will- ask a word of encouragement from you, to the state and district convention. ing to allow the water company a rea- but would like to have you keep right month, may ratify the agreement; that The convention will consist of 99 dele- sonable sum for city water, but rightly on opposing us in the future as you is, if an agreement be reached. gates, to be chosen by the several pre- refuse to give them such rates as would have in the past, and then we shall eventually bankrupt the city. So that know that we are right. sweet crowd fails every month to rake in

The city took 15 of those lights. Eugene

the usual city warrants, hence the crock-A Free Silver Republican. odile tears shed (in ink) continually by I would like to talk politics a little the Review. And as the Review well with the PLAINDEALER, How do you knows the A. P. A.'s work lies right feel since the Oregonian says you must along with any good thing in the line of quit shouting for Mitchell, Hermann reform and benefit of the people generand Ellis, or leave the republican party? ally, and against oppression in any form, How do you like to be driven from it kindly gives the association credit for home with not as much as a lunch helping to elect the reform ticket. All basket? right, Mr. Review, the aim of the A. P. I will tell what to do-just advoacte A, is in sympathy with the people, who free coinage of silver, the poor man's are learning some things.

money, and you can hollow for Mitchell Your bosees have been losting the city and Hermann, the people's choice, all for some time. They for years got the you wish, and be backed by a large bulk of its money, refusing even to pay a majority of the republicans of Oregon. small city license with the rest of the If you employ a hand that does you business men of the city, and defying its good work and was reliable would it not collection. The people will most likely be folly for you to change him for a let them take a rest. Your insinuations green hand? about the present city management is Of course it would, and that is just too much like the old lady's "saft what the voters think of Mitchell and

In the Beview of March 12th, the their wishes. Whang Doodle scribbler of that paper. in speaking of the A, P. A. delivers himseif as follows :

"Nevertheles we cannot do otherwise than recognize and defend constitutional rights of the the Catholics who are located in Douglas county, and we contend also that Jews The Oregonian is a friend to those that and other good citizens of foreign extraction have rights, which true Americans are, by the constitution of the United States and of the State of Oregon, bound to repeal the mortgage tax law, claiming Rosa plantation, near Esperanza, prov

for mayor because he is a Jew will never receive a word of sympathy or encouragement from this paper. As usual, whenever this fellow opens cially when he attempts to discuss con-

stitutional rights, and it is amusing to away, and whether we consider the fore-The people cannot look to the next leg-

matic victory nor one so decisive and so soon accomplished. To the people of the LENDON, March 24 .--- A dispatch to the United States the rebels will no longer appear as a manly, oppressed people Pall Mall Gazette from Johannesburg says: "The Dutch of South Africa are struggling to vindicate their rights and constitute an independence. They will STATE OF ORENON, County of Douglas, as. nerving themselves for a supreme struggle with Great Britain. No reason is asnow appear as they are and must always be for all Europe and America-merely signed for the sudden withdrawal of the bail of the four members of the reform armed mobs without martial skill.

In Congress.

committee. They had been permitted to go to Johannesburg to attend to their private affairs, but all have been rearres-Washington, March 25 .- Both the ted and are kept under guard in a private floor of the senate and the galleries house in Pretoria." were well nigh deserted when the ses-

Manitoba School Ouestion.

for the settlement of the Manitoba paroctial school question will take place in continuous sessions in order to complete parliament, whose life expires within a

The Tribune, organ of the Greenway government, last night intimated that if the Roman Catholics will accept secular schools, pure and simple, they may have it, but if they hold out for parochial schools, nothing may come of the confer-

Archbishon Langevin will leave for Rome at the close of the conference to lay the school case before his holines, the pope.

## Aid for Insurgents.

NEW YORK, March, 24 .- The Cuban anta has received news of the successful dertaking wholly or in part under seclanding in Cuba of an expedition led by tarian or ecclesiastical control. Braulo Pena, Commander Pena's party Platt offered the following: of 38 men is thought to have been con- solved. By the senate and the house of veyed to the island by the steamer Com- representatives, that the president of modore, which left this coast some days the senate and the speaker of the house ago. The party succeeded in landing of representatives be authorized to close 600 rifles, 580,000 rounds of ammunition, the present session by adjourning two rapid fire Hotebkiss cannon, several their rest ective houses on the second

bundred pounds of dynamite and a lib- day of May, at 2 o'clock P. M."

The resolution was referred to the committee on appropriations, and the The party landed, it is said, without senate turned to the consideration of the accident or molestation of any kind, legislative appropriation bill.

work.

New Discovery, as the results were al-most marvelous in the case of my wile. While I was pastor of the Baptist church at Rives Junction she was brought down with Pneumonia succeeding La Grippe. Terrible paroxysms of coughing would last hours with little interruption and it seemed as if she could not survive them. A friend recommended Dr. King's New Discovery; it was quick in its work and highly satisfactory in results." Trial bottles free at A. C. Masters & Co.'s highly satisfactory in results." Trial bottles free at A. C. Masters & Co.'s Drug Store. Regular size 50c. and \$1.00. Each detachment opened fire and for

> The Bozeman tunnel on the main line of the N. P. R. R. it has been decided, will be lined with concrete for the purpose of preventing its taking fire. It will take three years time to complete the

> > PROGRESS.

perfect laxative to reg-rulate and tone up the

bowels, when in need

and

Sstomach, liver,

made from the purest, most refined and concentrated vegetable extracts, and from

forty-two to forty-four are contained in each vial, which is sold at the same price

as the cheaper made and more ordinary

pills found in the market. In curative vir

tween them and the ordinary pills, as any

Put up in glass vials, therefore always fresh and reliable. One little "Pellet"

CATARRH

is acknowledged to be the most thorough cure for Nasal Catarrh, Cold in Head and Hay Fever of all

remedics. It opens and cleanses the nasal passages allays pain and inflammation, heals the sores, pro

oration easy.

ects the membrane from colds, restores the

LOCAL DISEASE

ckly absorbed it gives

tues, there is no comparison to be made

TELEGRAPH NEWS els nor their sympathizers. We confess we did not expect so complete a diplo- Notice of Sheriff's Sale of Real Property Under Foreclosure.

Wm. Love, Plaintiff. Vs. James F. Chadwick, Agnes Chadwick and W. J. Chadwick.

NOTICE IS HEREBY GIVEN THAT BY virtue of an execution and order of an

County of Douglass, N OTICE 13 HEREBY GIVEN THAT BI duly issued out of the above named court and in the above entitled cause, on the 25th day of March, 1896, upon a judgment and decree of foreclosure made and entered of record in said Circuit Court on the 16th day of March, 1895, foreclosing a certain morigage in favor of said above named plaintiff and against said defen-dents and against the berefundter mentioned lants, and against the hereinafter menti-and described mortgaged real property for sum of \$2220.20 with interest thereon at the sum of \$2520.20 with interest thereon at the rate of 8 per cent per annum from the 16th day of March, 1896, and the sum of \$100 attorneys fees and \$25.60 costs and disbursements, and the costs of and upon said writ and the costs and expenses of this sale.

Now therefore I will on Saturday the 25th day of April, 1896,

tion bills. Sherman presented a favorable report on the resolution authorizing ex-Presi-dent Benjamin Harrison to accept the decorations conferred on him by Brazil and Spain, while he was president. Sherman asked immediate action. "Let that resolution go over," inter-posed Allen, so the resoluton went over. Gallinger proposed an amendment to the constitution, to be known as article XVI, providing that neither congress nor any state pass any law respecting the establishment of religion or prohib-iting the free exercise thereol, or the use of the credit of the United States, or any state, or any money raised by tax-ation. for the purcess of foundary of Douglas and S2 in James trans transment of religion or prohib-iting the free exercise thereol, or the use of the credit of the United States, or any state, or any money raised by tax-ation. for the purcess of foundary of Douglas and series of the symbolic actions actions actions actions at a symbolic actions any state, or any money raised by tax-ation, for the purpose of founding, maintaining or aiding any church, re-ligious denomination or religious so-ciety, or any institution, society or un-dertaking wholly or in part under sec-tarian or ecclesiastical control. Platt offered the following: "Re-solved, By the senate and the house of representatives, that the president of the senate and the speaker of the house

C. F. CATHCART.

C. F. CATHCART, Sheriff of Dougias County, Oregon By W. W. CATHCART, Deputy. m26d.

## NOTICE.

NOTICE IS HEREBY GIVEN THAT BY NOTICE IS HEREBY GIVEN THAT BY made in the Circuit Court for Douglas County, State of Oregon, in that certain suit in equily wherein the undersigned. Feter Hume, assignee of L. C. Beardsley, an insolvent debtor, is plain-tiff, and L. C. Beardsley, and Ada Beardsley, his wife, are defendants, which said decree and or-der of sale were duly fied and entered of record in solid Circuit Court for Douglas County, State Marvelous Results. From a letter written by Rev. J. Gund-erman, of Dimondale, Mich., we are per-mitted to make this extract: "I have no hesitation in recommending Dr. King's New Discovery, as the results were al-New Discovery, as the results were al-

so made and entered as aforesaid, I will on the 27th day of March, 1866, at the hour of 1 o clock p.m. of said day, at the court house door in Roseburg, Douglas county, Oregon, sell at pub-le auction to the highest bidder for cash in hand all of the right, title and interest of any kind whatsoever which the said defendant, L. C. Beandsler, had in or to said premises herein-before described on the said 10th day of Decem-

Sheriff Sale.

IN THE CIRCUIT COURT OF THE STATE A of Oregon for the County of Dou Asher Marks, administratoriof, the partnership estate formerly com-posed of Samuel Marks and Asher Marks, doing business under the firm name of S. Marks and Co., Plaintiffs,

Lee Archambean Defendant.

state of Oregon, Notice is hereby given that by virtue of an exection and order of sale duly issued out of the circuit court, and cause on the 17th day of December, 1856, by virtue of a writ of attach-ment duly issued out of the above named court on the 25th day of August, 1895, in favor of the above named plaintiff and sgainst the above named defendant, and against the hereinafter mentioned and described attached property for the sum of \$600 00, with interest thereon from the 17th day of December, 1896, at the rate of 8 by er cent per annum, and the further sum of \$4 00 costs and disbursements, and the costs of and upon this writ, and the costs and ex-penses of this sale. Now, therefore, I will, on the 28th day of March, 1896, at the hour of 1 o'clock P.M. of said day, at the court house door in Roseburg, Ore-gon, sell at public anction to the highest bidder, for cash in hand, all the right, tille and interest which the said defendant had, on the 28th day of August, 18%, or at any time thereafter, in or to the following described real property, to wit. A one-twelfth interest in fee in snit to the follow ing described premises, being all the right, title and interest of defendant therein, to wit.: The domation land claim of Francis Archambeau and wife, described as follows: claim number 58, being parts of sections 5 and 6, in township 27 south, range 6 west, bounded and described as follows: beginning at a point 17 chains morth and 8 chains west from the quarter-accion post on the south line of section 31, in township 25 south. The chains and 66 links, thence north 30 degrees and 45 minutes east site chains and 69 links, thence on th 30 exclass and 66 links, thence north 30 exclass and 66 links, thence north 30 exclass and 66 links, thence north 30 exclass and 69 links, thence north 30 exclass and 51 minutes west 14 chains and 74 links thence north 30 exclass

chains and 66 links, thence north 89 degrees and 45 minutes cast 45 chains and 28 links, thence east 10 chains and 74 links, thence north 3 de-grees west 23 chains and 69 links, thence north 40 degrees and 15 minutes west 44 chains and 71 links, thence north 67 degrees and 15 minutes west 15 chains and 15 links, thence north 39 degrees and 45 minutes west 9 chains and 10 links, thence north 52 degrees and 30 minutes east 25 chains and 8 links, thence west 46 chains and 34 links, thence south 29 chains, and thence east 11 chains and 16 links to place of beginning, containing 317 46-100 acres, in the district of lands subject to sale at Roseburg, Oregon. Also, the undivided one-twelfth interest in fee in and to the following described property, be-quarter of the northwest quarter of section 31, in township 25 south, range 6 west, containing 20 30-100 acres: lots numbers 8 and 9 in section 31, township 25 south, range 6 west, containing 21 30-100 acres: a tract of land purchased from the Oregon 4 California Railroad Land Com-pany, situated in section 31, township 25 south, range 6 west, containing 10 acres. Also, the undivided one-twelfth interest in fee in and to the following premises, being all of the right, title and interest of said defendant in the domation land claim of Hoy. E. Flourmoy and wife, described 25 follows: Chain number 32, be-ing parts of sections 20, 21, 25 and 29 in township 27 south, range 7 west, bounded and described as follows to wit. beginning at a point 28 chains and 37 links south and 3 chains and 32 links west from the quarter section post on the line between said sections 21 and 20 intownship 27 south, range 7 west, bounded and described as follows to wit. beginning at a a point 28 chains and 37 links, thence east 60 chains and 30 links, thence north 3 chains and 32 links west from the quarter section post on the line between said sections 21 and 20 and run-ning thence north 3 chains and 21 links, and thence east 21 chains and 21 links to place of schains and 37 links, thence sou

Douglas county, state of Oregon. Also, all the right, title and interest of said de-fendant in the following described real prop-erty, being an undivided 1-12 interest in fee in said premises, to wit.: the southeast quarter of section 30, township 27 south, range 7 west, con-taining 10 across taining 160 acres. All of said above described real property being

All of said above described real property being situated in Douglas county, state of Oregon, to-gether with the tenements, hereditaments and appurtenances thereunto belonging or in any wise appertaining. And will apply the proceeds first to the payment of the judgment amount-ing to \$000 00, with interest thereon from the 17th day of December, 1856, at the rate of 8 per cent per annum, and the further sum of \$4 00 costs, and the payment of a reasonable attor-ney's fee, and the costs of and upon this writ, and the costs and expenses of this and. C. F. CATHCART, Sheriff of Douglas County, Oregon. By D. E. SHAMBOOK, Deputy.

Sheriff of Douglas County, Oregon By D. R. SHAMBROOK, Deputy.

ber is a construction the said but day of Decem-ber, is a construction of the said but day of Decem-the claims of said insolvent estate of L. C. Beardsley as by law provided. Notice of Sale of Real Property Dated this 27th day of February, 1896. 127td PETER HUME, Assignee. under Foreclosure W. E. Swentzel, Plaintiff, 100 SUMMONS. Walter M. Wheeler, The Lombar Investment Company, a corpora-tion, The Portland Trust Company, a corporation, and Douglas County, Oregon, Defendants.

soap"-too much he-to pass current AN A. P. A. TAXPAYER. CONSTITUTIONAL RIGHTS.

people can judge who are benefitted by is said, to the thickness of the sugar that repeal?

vention ?-- Oregonian.

"Down with the 50 cent statesman" says the Oregonian.

fruit after that paper has become extinct.

are trying to monopolize the currency of Spanish troops, commanded by General this country. It labored hard and long Godoy and Colonel Holguin, at Santa

his month, he puts his foot in it, espe- ver delegates to go to the national con- 10 minutes shots were exchanged, re-

eral supply of medicines and hospital Hermann and will persuade them to stores. take one more term. The republican party is, and has been the party of progress, and when the people clamor for just reform are not the last in granting making the eighth expedition which has

ADOLPH.

meaning Hermann, Mitchell and Ellis,

I think the principles advocated by those statesmen will live and bear good

I think if they do not, they will not

successfully landed in the last 40 days. Pena was a veteran of the last revolution, fighting 10 years under the leader-

ship of Nunez, who is now a tobacco merchant in Philadelphia.

HAVANA, March 24 .- Two colums

canes. Will the republicans allow 10 to 1 sil-

see how completely he gives himself represent the wishes of a majority of the Fuenmayer, of the Navas battalion. In

to respect. The sentiment that defeated that money would be more plentiful, and ince of Santa Clara, mutually mistook one of our most liberal spirited citizens taxes less and interest lower. Now the each other for insurgent forces owing, it

sulting in the killing of 17 soldiers, among them being Lieutenant-Colonel

addition five officers and 84 soldiers

sion opened today, as there was a promise that the exciting Cuban debate WINNIPEG, March 24 .- The conference would give to the routine of appropria-

tion bills. Sherman presented a favorable report

WASHINGTON, D. C., March 16. Mr. G. W. STALEY, Secretary Hermann, Douglas county Catholics. This declara-Club, Yoncalla, Or. My Dear Sir: I tion by particularly stating that he will am in receipt of your letter of the 4th defend, etc., the /cw Catholics located in inst., informing me of the organization Douglas county, is in effect equivalent to ers and voters who have signed as "charter members."

You have done me a great honor by extraction have rights under the consti- The court declares that it was an unwar-I thoroughly appreciate.

of my course as your representative in ification except that they are Jews, but ders, and Daily attempted to produce it congress and an indication that you de- the other citizens must be good and they at one of the local theaters while the tween us shall continue.

sibility, but if it is deemed desirable by in favor of Catholics and Jews, perhaps court says: the majority of the republican voters and it is because "the ox knoweth his owner, advance with all my energies the inter- eays they have rights which true Ameri- stitution which says: 'Every citizen cets of my generous constituency. enclose a copy which I suggest may be his idea of true Americanism. reveal my political faith and principles zens was defeated for mayor because he there can be no responsibility." dial approbation. I am a republican and disregard for truth, and the Review man effect one commanding the petitioner

run against the world. Very truly yours, BINGER HERMANN.

## Wipe Out the Wilson Blot.

The revennes of the Government are notoriously insufficient for its expenses, and it is saved from bankruptcy only by the diversion from their legitimate object of funds obtained by the sale of bonds for the redemption of the legal tender notes. Practically, the result is the same as if the bonds were sold directly to supply the deficiency in the revenues; but the spectacle of a great nation like ours, with the ample resources of taxation at its command, following the example of Spain and Italy and borrowing money from hand tomouth to provide for its current necessities, is calculated to injure enormously the credit of its individual citizens.

adopted a set of resolutions indorsing ber of the city council when the electric Senator Mitchell's and Congressman light contract was let. By that contract cay. Hermann's votes on the "so-called silver a franchise was granted to the company bond bill," and pledge them their earn- for 20 years, the city to pay \$13.65 per est support in the pending campaign. month for each 2000 candle power light.

erances in the light of a wail, a islature for relief with a desperate senahowl or a bray, is immaterial, they indi- torial fight on its hands .- Oregonian. cate the sarowness, inconsistency and It will take the next legislature just be who they may. "Let no guilty man untruthfulness of their author. He says: 25 minutes to elect John H. Mitchell "Nevertheless we cannot do otherwise (the peoples' choice) United States senthan recognize and defend the constitu- ator.

FOR MCKINLEY AND PROTECTION. tional rights of the few Catholics located Protection, reciprocity and free coinin Douglas county." Here is narrowness age of both gold and silver is good law tween the two columns took place at for you. He will recognize and defend for Roseburg, March 24, 1895.

SAN FRANCISCO, March 24 .- The suof a Republican Campaign Club at Yon- declaring that he will not defend Cath- preme court has decided that Judge Murcalls and enclosing lists of the tax pay- olics who are not located in Douglas phy erred in restraining W. R. Daily county. Then he goes on to say that the from producing his play, "The Crime of Jews and other good citizens of foreign a Century," during the Durrant trial

adopting my name and placing it at the tution which true Americans are bound ranted interference with the right of patch from Minister Dupuy de Lome : head of your organization. I thank you to respect. There are two more classes speech guaranteed by the constitution, most heartily for the compliment which whom he thinks have rights: 1st. the and orders the annulment of the order. Jews, 2nd, other good citizens of foreign I take your action as an endorsement extraction. The Jews, without any qual- based on the story of the Durrant mur-

sire that the relations now existing be- must be of foreign extraction. He is Durrant trial was in progress. Judge awful particular about this class of cit- Murphy ordered the play stopped, and To serve such an intelligent constitu- izens, they must be good and threatened to send the manager and ac- virtually ended." ency as that of the first congressional they must also be of foreign tors to jail for contempt if they presisted district of Oregon involves a vast respon- extraction. Why does he discriminate in producing the play. The supreme

people of my district that I be returned and the ass his masters' crib." He die no jurisdiction to make the order, for in groups, congratulating one another on as their representative, the past shall be criminates again in favor of this Douglas such an order was an attempted infringe- the news. Some Cubans, however, were a guarantee of the future, and, as hereto- county Catholics. He says he will defend ment upon the rights guaranteed to slow to accept the truth of the report. fore, it will afford me much pleasure to them. Of the other classes he merely every citizen by that section of the con- and believed that there must have been cans are bound to respect. He don't may freely speak, write and publish his toward Americans, due to Minister Du-I have mailed copies of my recent tell us who those true Americans are but sentiments, being responsible for the puy de Lome's dispatch, was illustrated speech on Revenue and Protection to presume he means the Review company. abuse of that right, and no law shall be at the produce and other exchanges, each name upon the lists sent me and I That would be about the size of passed to restrain or abridge the liberty where Americans, who of late have been

The sentiments expressed by me therein that one of our most liberal spirited citi- is exercised, and before it is exercised escaped being carried on the shoulder which I believe will meet with your cor- is a Jew. This statement shows his utter The order of the trial court was in

I believe in McKinley and protection, knew when he uttered it that it was not not to commit contempt of court, and and on this platform we can stand and true, and I undertake to say that a large such a practice is novel in the extreme. majority of the people of Roseburg know

> Women's High Hats. COLUMBUS, O., March 25 .- The Fos-

believed that he was put up by and dyke bill to prohibit the wearing of would be supported by a ring, and for high hats by women in the theaters was no other reason. The truth is, the peopassed in the house last night after a ple who are not included in either of the lengthy debate. two classes first mentioned by the Re-

that this public spirited man was defeat-

ed for mayor because it was generally

as they pleased and to have their votes

The bill nearly passed two weeks ago, view, as having rights under the constiunder suspension of the rules, but was tution, believing that they also had prevented from going through with a rights under the constitution which even whirt by Mr. Stewart's amendments Douglas county Catholics, Jews, and other good citizens of foreign extraction adding six months' imprisonment to were bound to respect, and that one of the penalty of a fine. Mr. Stewart since withdrew this amendment. those rights was the privilege of voting

## Regarding Egypt.

honestly counted. They determined to try to rectify by means of the ballot box PARIS, March 24 .- The cabinet counwhat they deemed mismanagement of cil today was devoted to discussing the city affairs. For years Roseburg had negotiations between Great Britain and been controlled by a ring and its finan- France relative to Egypt. ces had reached such a condition that it Lockrov, minister of marine, an-

required about half its annual income to uounced that the French northern The republicans of Ashland have dopted a set of resolutions indorsing ber of the city council when the electric to the Earth to the Ear to the English channel and Bay of Bis-

> pr. Price's Cream Baking Powder "Stata's Fair Highest Medal and Diptoma-

were wounded. Two of the latter hav since died, six others are mortally wounded and 32 are seriously injured. Lieutenant-Colonel Fuenmayer died while leading his troops on, shouting 'Long live Spain."

Spaniard flet Spaniard.

Owing to the fact that the meeting bemidday the explanation furnished by the Spanish commanders is considered unsatisfactory, and a court-martial will follow.

## Minister De Lome's Dispatch. NEW YORK, March 25 .- A Herald dispatch from Havana savs :

Great excitement was caused by the receipt at the palace of the following dis-"The senators favoring belligerency

are convinced of the growing opposition of such an agent-hence the great popularity of Dr. Pierce's Pleasant Pellets. These are "The Crime of a Century" was a play of the house of representatives, and the country, and have agreed unanimously to reject the resolution of the joint committee. It is the general opinion that efforts to be made hereafter will be fruitless, the matter now being considered as

one may easily learn by sending for a free sample, (four to seven doses) of the Pelsample, (four to seven doses) of the Pei-lets, which will be sent on receipt of name and address on a postal card. The Havana papers last evening issued extras which were greedily read in the hotels and cafes. The Spaniards openly ONCE USED THEY ARE ALWAYS IN FAVOR. "It is entirely clear that the court had expressed great satisfaction and gathered The Pellets cure biliousness, sick and bilious headache, dizziness, costiveness, or constipation, sour stomach, loss of appetite, coated tongue, indigestion, or dyspepsia, windy belchings, "heart-burn," pain and distress after eating, and kindred derange-ments of the liver, stomach and bowels. some mistake. The reaction in feeling is a laxative, two are mildly cathartic. As a "dinner pill," to promote digestion, take one each day after dinner. To relieve distress from over-eating, they are un-equaled. They are tiny, sugar-coated granules; any child will readily take them. of speech or of the press.' It is patent rather upopular, were greeted with handgranules; any child will readily take them. Accept no substitute that may be recom-mended to be "just as good." It may be better for the dealer, because of paying him a better profit, but hc is not the one who needs help. Address for free sample. WORLD'S DISPENSARY MEDICAL ASSO-CIATION, 663 Main Street, Buffalo, N. Y. read at an lopen meeting of your club. He next says in substance and effect that this right cannot be abused until it shakes, and in one or two cases, barely of their enthusiastic fellow members.

The editorials printed in the Havana papers praise Minister de Lome's diplomacy, and the senate's good sense. Some editors who have been sneering at the United States almost daily, speak of the great republic in terms of fraternal endearment. The Da Miario de la Larina SAVS:

and is the result of colds and sudden climatic changes. sudden climatic constant It can be cured by a pleasant It can be cured by a pleasant mody which is applied di-"The triumph is a most complete and mortal blow struck at the separatist cause. There is no hope left for the reb-Ely's Cream Balm

Pure

Blood means sound health. With pure rich healthy blood, the stomach and digestive

dyspepsia. Rheumatism and neuralgia will be unknown. Scrofula and salt rheum will disansound, sweet and refreshing. Hood's Sarsapa-

rilla makes pure blood. That is why it cures so many diseases. That is why thousands take it to cure disease, retain good health. Remember



Hood's Pills take, easy to operate. 25c.

ceased.

cecased

PROUKESS. People who get the greatest degree of comfort and real en-Jane McDonald, Protecter

Plaintiff. Suit in joyment out of life, are those equity who make the most out of their opportunities. Quick perception and for a Divorce William McDonald. Defendant. To William McDonald, the above named de-

good judgment, lead such In the name of the State of Oregon, you are promptly to adopt and make use of those refined In the name of the State of Oregon, you are hereby required to appear and answer the com-plaint filed against you in the above entitled suit, in the above entitled court, on or before the 16th day of March, 1896, that being the first day of the next regular term of said court, and if you fail so to answer, the plaintiff will apply to the court for the relief prayed for in said com-plaint, which is a dissolution of the marriage contract existing between yourself and said plaintiff.<sup>2</sup> and improved products of modern inventive genius which best serve the needs of their physical being. Accordingly, the most intelligent and progressive people are found to employ This summons is published by order made at the most refined and

Tankers, at Roschurg, Douglas country, Oregon, by Hon. J. C. Fullerton, judge of said above named court, which said order is dated Decem-er 26th, 1895. C. A. SEHLBREDE, d2847 Attorney for Plaintiff.

## Notice.

Administrator's Notice.

LOST MANHOOD

NERVIA.

Quickly and Permanently Restor CELEBRATED ENGLISH RENEDY

a, convulsions, Wakafulness, Headache, Depression, Softening of the Brain, Weak Bearing Down Pains, Seminal Weakness, Nocturnal Emission

TER LADIES" FRIETD.

"NERVIA MEDICINE CO., Detroit, Mich.

NOTICE is hereby given that the under-signed has been appointed the executor of the estate of James Dixon, deceased. All persons having claims against the estate are hereby notified to present them with the proper vonchers to the undersigned within aix months vonchers to the undersigned within six months rom the date of this notice at his place of resi-dence which is in Deer Creek district, Douglas county, state of Oregon. Dated, this 6th day of December, 1895. R. B. DIXON, Executor of the estate of James Dixon, de-

Notice is hereby given that the undersigned has been by the County Court of Douglas county, Oregon, appointed administrator of the estate of Louisa Cole, deceased. All per-ions having claims against said estate are re-naired to present the same, with the proper rouchers, within six months from date of this notice, to the undersigned, at Oakland, Douglas County, Orecon.

(1640) more or less, according to government survey. C. F. CATHCART. Sherif of Douglas County, Oregon. By D. R. SHAMBBOOK, Depusy. 2014

ounty, Oregon. Dated, this 17th day of February, 1896. W. H. COLE, Administrator of the Estate of Louisa Cole.

State of Oregon, County of Douglas. 8s.

Refore. by excessive use of After. Toxinal Depression, Softening of the Brain, West

Notice is hereby given that by virtue of an xecution and order of sale duly issued out of he circuit court of the state of Oregon for bugins county, on the 14th day of February,

execution and order of sale duly issued out of the circuit count of the state of Oregon for Douglas county, on the 14th day of February, 1896, upon a judgment made and entered of record in said circuit court on the 9th day of January, 1896, by virtue of an excention in favor of the above named plaintif and against the above named defendant, and against the here-inative mentioned and described property, for the sum of 5% 62, with \$25 00 as a reasonable at-torney's tee for bringing this action, and for his costs and disbursements taxed at \$17 00, and the costs of and upon this writ, and the costs and expenses of this sale. Now therefore, I will, on the 28th day of March, 1896, at 1 o'clock P. M. of said day, at the court house door in Boseburg, Oregon, sell at public auction to the highest bidder, for eash in hand, all the right, tille and interest which the said defendant had on the 23d day of October, 1895, or at any time thereafter, in or to the following described property, to wit: All the right, tille or interest of the said J. M. Dillard in that certain fruit dryer manufactured by J, W. Mote and J. M. Dillard, and known as the J. W. Mote Fruit Dryer, situated on the southeast quarter of sec-tion 29, township 28 south, range 6 west of Wil-iamette Meridian, in Douglas county, Oregon. By D. R. SHANDROW, Deputy. 2010 Hysteria. Nocturnal Emissions, Spermatorrhoss, Loss of Power and Impotency, which if neglected, may lead to premature oid age and insanity. Positively guaranteed. Price, \$1.00 a boz; 6 bores or \$5.00. Sent by mail on receipt of price. A written marantee furnished with every \$5.00 order received. refund the money if a permanent cure is not Sold by A.C. Marsters & Co. **MESMIN'S FRENCH FEMALE PILLS.** Containing Cotton Root and Pennyroyal.

# Assignee's Notice of Final Settle-

Notice is hereby given that the undersigned assignce of the Estate of G. A. McKinney, an in-solvent debtor, has filed his final account in said matter, and Friday, the 27th day of March, 186, at the hour of 10 o'clock A. M. of said day, in the Circuit Court of the State of Oregon, for hearing and passing upon the same. Therefore, bearing and passing upon the same. Therefore, all persons interested are hereby notified to be and appear in said Court on said day and hour, and show cause, if any there be, why said ac-count shall not be allowed, and the said assignee d show out shall not be allowers, and state discharged. I said estate discharged. Dated, February 27, 1866. H. C. SLOCUM, Assignce. H. C. SLOCUM, Assignce.

C. A. SEHLBREDE, Attorney for Estate. F 27 t 5.

State of Oregon, ) County of Douglas.

County of Dougras.<sup>7</sup> Notice is hereby given that by virtue of an ex-cention and order of sale duly issued out of the circuit court of Dougras county, state of Oregon, on the lith day of February, 1885, upon a judg-ment and deeree of foreclosure made and en-tered of record in said circuit court on the 4th day of December, 1885, by foreclosure of a mortgage in favor of the above plaintiff and spainst the above named defendants, and against the hereinafter mentioned and described mortgaged property, for the sum of the second se hereinafter mentioned and described mortgaged property, for the sum of \$8,474 50, with interest thereon at the rate of S per cent per annum from the 5th day of December, 1835, and the fur-ther sum of \$500 00 attorney's fees, with interest thereon from the 5th day of December, 1885, and be for there sum of \$50 W. December, 1885, and

thereon from the 5th day of December, 1986, and the further sum of 465 10 costs and disburse-ments, and the costs of and upon this writ, and the costs and expenses of this sale. Now, therefore, I will, on Saturday, the 25th day of March, 1896, at 1 o'clock P. M. of said day, at the court house door in Roseburg, Douglas county, Oregon, sell at public auction to the highest bidder, for cash in hand, all the right, tille and interest which the said defendants, or either of them, had on the 4th day of March, 1890, or at any time thereafter, the date of the execution of said morigage, in or to the follow-ing described real property, to wit. The north-east quarter and the south half of section 14, all

execution of said mortgage, in or to the follow-ing described real property, to with. The north-east quarter and the south half of section 14, all and the whole of section 25, the north half of section 24, and all that part of the south half of section 24 particularly described as follows, to wit: commencing at a point 16 chains south of the northeast corner of the southeast quarter of said section 24, running thence in a southwes-terly direction to a point 4 chains north of the southwest corner of section 24, thence north 36 chains, thence east 80 chains, thence south 16 chains to the place of beginning. All of said land being situate in township 24 south, of land being situate in township 24 south, of range 5 west of the Willamette Meridian, con-taining in all sixteen hundred and forty acres

Notice of Sheriff's Sale of Real Property under Execution.

Asher Marks, administrator of the ) sour marks, administrator of the partnership estate formerly com-posed of Samuel Marks and Asher Marks, doing business under the firm name of S. Marks & Co., Plaintiff,

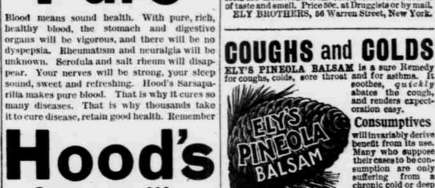
M. Dillard, Defendant.

ment.



TAKE NO SUBSTITUTES, OR SPURIOUS IMITATIONS. MESMIN CHEMICAL CO., DETROIT, MICH.

Sold by A.C. Marsters & Co.



Parifier. All druggists. \$1. cure Liver Ills; casy to take, casy to operate, 25c.

Is the One True Blood Purifier, All druggists, \$1.

"Crime of a Century."

A REPUBLICAN.