First Sabbath, Happy Valley. West Chehalem. Lafayette.

> M. E. Church, North. D. F. SPAULDING, PASTOR.

Appointments for Lafayette Circuit as fol First Sabbath, Lafayette, 11 a. m., and Second Sabbath, Amity, 11 a. m., 6. p. m. MeMinaville, 7, p. m. Third Sabbath, North Yamhil, 11 'p. Lafayette 6:30 p. m. Fourth Sabbath, McMinnville 11 a. m., and

## LOCAL AND DOMESTIC.

TERRIBLE.—While traversing one of roads leading from this place recently, we came upon two men, whose bloodthirsty propensities are well We saw at a glance that something was up; but pretending not to devolopments. One of the men soon raised up and going to the fence raised his rifle, O! how our heart beat. Was this man going to commit murder? see an innocent person shot down in cold blood? No! Heroically springunsuspecting heart of-a squirel!

form us of any harder work for a lazy when he stabbed himself and the man than being local editor on a time was not when the jury brought country paper, we would be highly in their verdict; nor did he point his pleased for the information, We finger at Judge Bonham for he was have traveled the main street of this nowhere in sight. Neither was Marktown from one end to the other, until ham's wife in the Court House when we are just ready to drop down with the affair happened; neither did she fatigue and still no item-not even a faint when she did get there. Now knock down. We thought we had a the truth of the matter is this: Markfirst class item when Markam stabbed ham was in the cell with the other himself, but alas! our hopes were prisoners and one or two Deputy blasted, the knife struck at rib and Sheriffs. Markham asked for a knife glanced off, thus depriving us of the to cut tobacco to fill his pipe. A only sensational item that has come under our notice this week.

BASE BALL.—The base ball mania Saturday the McMinnville club came to Lafavette and a scrub game was played between them and the boys of "I think so too; I'm innocent and I this place resulting in a complete victory for the Lafayette boys; the score standing 56 to 31. The Dayton boys came in and also came out second best. We understand that a match game is in contemplation between the McMinnville club and the Lafayette club. Hurry up, McMinnville, the boys here are ready.

The case of State vs. Coxon, indict ed at this term for the murder of Hasbrook, was called up in the Circuit Court on Monday last. Prisoner's counsel moved for a postponement of the trial on the ground that the prisoner was not ready, not having had time to prepare since his indictment. The motion for postponement was denied and the case set for Mr. E. H. Eubanks, referring to Dr. Monday next.

Russell, the accomplice of Markham in robbing and burning Williamson's Mill, had his trial for arson in the Circuit Court on Tuesday last. The prisoner pleaded not guilty. The jury retired about 6 o'clock Tuesday evening and after being out all night they failed to agree and were dis-

and convicted in this place on Satur- of them dangerously injured. They day last, for arson, attempted to commit suicide on Monday morning by stabbing himself with a knife in the left side. We learn that the wound is not dangerous and that he will soon young girl about 15 years old, has be on his feet again.

The Eagle hotel at this place is doing a flourishing business. The Culinary department is under the immdiate supervision of the proprietor, and, as a matter of course, the tables are filled with the best the market affords.

Mr. Murray has been having his blacksmith shop refitted and is now prepared to do anything in the plow line or blacksmithing.

For the best varieties of candy, go to Kelty & Simpson's,

The Oregonian has an account of the attempt at suicide of Markham which will surprise those who witnessed the

act. It says: "On Monday morning the jury came into Court to render their verdict in the matter. It is needless to the next ten days. state that the verdict of the jury was against the prisoner at the bar. A number of persons were in the Court room at the time to hear the verdict, as the case produced considerable extion. The foreman arose and handed the slip of paper on which the verdict was written to the Clerk, who unfolded it and read in a loud, distinct tone of voice the findings of the jury. Scarcely had the voice of the Clerk chain and ball attached to one ankle | deft. fairly clank. Pointing to judge Bonham, who was seated quietly on the bench, he exclaimed: "I will not go to the penitentiary alive; no, nev-

er. If I was guilty of this crime I perfectly innocent, and I am determined not to go to the penitentiary. from beneath his coat, and before any four for conviction and eight for acknown to all the citizens of this place. one could offer to interfere he stabbed quittal. Case continued until next Cash They were sitting by the roadside. himself in the left side. Whether by term. Humphrey & Helm for the design on the part of the prisoner or State; Burmeister and Ramsay for the result of an accident, the point of the blade struck a rib and glanced off, notice them we passed by and hid our- inflicting but a very slight flesh self in the brush and awaited further wound. Had a flash of lightning suddenly shivered the furniture in the the room, or some other equally unexpected event transpired, the excitement could not have been more intense for the moment. Every person al. Could we stand thus tamely by and sprang to his feet; Markham's wife, who was sitting by his ripe, fainted; the Deputy Sheriff, who had the prisoner in charge, stood aghast; some ing to our feet we started for the res- rushed pell mell to and fro; some cue; but alas! before we could reach said one thing and some another, and him he fired and his bullet pierced the a scene of indescribable confusion

Now this is all true except that If any of our cotemporaries can in- Markham was not in the Court room knife was given him by one of the Deputies and after cutting his tobacco he asked some one if he would not rather die than go to the penitentiary has reached Yamhill at last. Last if he was innacent? The person asked thought death was prefferable and informed him so, when he said won't go to the penitentiary alive." and struck himself with the knife in the side inflicting a slight flesh wound. The same paper also says that Markham made his escape but was overtaken in Southern Oregon. It was Russel who attempted to escape and was captured in Southern Oregon. We also learn from the same source that Markham had a ball and chain attached to his ankle while in the Court room, which is also untrue as Markham never had a ball and chain attached to his ankle while in cus-

> We would call the attention of our readers to a letter which appears in our advertising columns, received by E. Champlains Ligneous Extract, of which Mr. Eubanks is agent. We are informed that this is not the only case where the medicine has achieved such wonderful results. Mr. Eubanks will be in Lafayette again next week with a large supply of the medicine: Try it.

We are pleased to learn that "he of boots" and the "sway-backed, dished between the eyes" man, who live The man Markham, who was tried "east of the mountains," are neither are out and looking well.

Luther King, who was arrested in this county some time since with been sentenced, at Corvallis, to one year in the penitentiary for abduc-

Ben Hayden says that the order of Esquire Hembree decreeing that Lafayette shall be fenced in for a public park is unconstitutional. But who said that such an order has been

Hon. A. Shuck says that things indicate that the authorities intend to freeze the Circuit Court out, judging from the paucity of wood on hand.

Circuit Court still in session,

Proceedings of the Circuit Court

The Circuit Court has been in session since the 14th inst, and the prob-abilities are that the cases now on the for the painful disease and could get no redocket cannot be disposed of within

The proceedings thus far have been, inbrief, as follows:

W D Clark vs. A B Hodges, Judgmen of non suit entered by consent of JUST citement, and attracted much atten- parties. Hurley for plff., Tongue for

> C S Lusher vs. David McCarty. Action to recover land. Withdrawn by consent of parties.

Micheals, Freellander & Co vs. that he has located at McMinnville, with present, when Markham sprang to his feet so violently as to make the term. Hurley for plff., Gibbs for Particular attention pald to

> State vs. John Russell. Indictment for petty larceny. The deft. arrigned and pleaded gulty.

State vs. John Russell. Indictment would be willing to suffer; but I am for arson. The deft. arraigned and pleaded not guilty. Tried on the 22nd F ROUGH LUMBER at Saying which Markham drew a knife ult. and jury fai ed to agree; standing

> S D Miller, et al vs. J M Hulery. Foreclosure. Decree of foreclosure entered by default. Johnson & McCown

W Chrisman vs. Andrew Smith et Decree of foreclosure entered by default. Logan & Ramsay for plffs. Mary Gilmor vs. F Z Taylor. R W Philips substituted as deft. in said cause State of Oregon vs. Tolin Wilson. Indictment for assault. Cause transferred to Tillamook county for trial. Humphrey for

State ; Sullivan & Ramsay for deft. L Goldsmith & Co vs J B & Margeret Bean. Confirmation of sale, Ramsey for inotion; Sullivan, McCain & Hurley, contra. Geo Tillotson vs. Tillamook Lumbering

Company. Judgment by default. Hayden & Helm for plff. F O Adams vs. G. W. Jones et al. Judgment for plff. Stott for plff.; Handley for

against deft. as prayed. W C Gaston for plff.; Kielin for delt.

C Brown & Co vs Andrew Smith et al Decree of foreclosure as prayed in the com plaint. Hurley for plfl.; Bradshaw for deft. State of Oregon vs Absalom Hembree indictment for larceny. Bail declared for Robert Hembree vs Thomas Morris

Judgment on verdict of jury for \$100 00 for plff. Williams, Catlin & Ramsay for plif.; Sullivan, McCain, Boise & Harley for

David Thompson vs Jane Armstrong. Sale of land set aside. Sullivan for objections to sale,; Warren, contra. State of Oergon vs Joseph Coxon. In

dictment for murder. Defendant arraigned. pleaded not guilty and trial set for Monday April 22, at 9 o'clock. State of Dregon vs T D Markham. Indictment for arson. Defendant tried by a

meister for the State, McCain, Warren & Stott for the deft. Tolen F Johnson et al vs A K Wright et al. Decree of partition entered. Legan and

jury and found guilty, Humphrey & Bur-

Ramsay for plff. Thos Holcomb vs H C Stephens et al. Cause tried by a jury and verdict for plff. Sullivan and McCain for plft.; Mallory and

Hurley for deft. Thomes King vs Thos Rohlsen, Action for money. Cause trien by jury and verdict rencered for deft for \$400 60. Boise and Hurley for plff; W M Ramsay for deft.

W C Phipps vs F Schumel et al. Decree of foreclosure granted. W M Ramsey for for plff; H Hurley for deft. Priscilla Larkin vs Elias W Stillwell et al Cause transferred to Tillamook county.

W Lawson for plff. Eliza Mulhollen et al vs A Bradbary et al. Demurrer to complaint sustained. Sullivan and McCain for plffs; Mallory for defts. W B Casey vs T Fristoe et al. Judgment on verdict of jury for \$190 00 in favor of plff. Roise and Bradshaw for plff Sullivan and McCain for deft.

FAIR WARNING .- The Prosecuting Attorney says that he intends to prosecute to the extent of the law all persons found playing ball on Sanday in Beef, fresh, & tb. this place hereafter.

We were shown, on Wednesday last, by the photographer in the Court Bacon, hams & B. ..... House yard, some splendid views on the Columbia river. He has them

Markham, who was convicted of arson at this term, was yesterday sentenced to ten years in the Penitentiary. Russel, convicted of larceny, was sentenced to one

Every body went to the dance last Saturday and we think every body enjoyed themselves; we did anyhow. 

Mr. Chas. Warren, of the law firm of Huelat & Warren, Oregon City, returned home on Tuesday last.

We desire to return our thanks to Judge Ramsey for a copy of the Court Coal oil proceedings.

**NEW GOODS!** 

MR. E. H. ECBANKS—Dear Sir:—I re-pectfully inform you that I have been trou-At the Old Brick Corner. lief until I obtained a bottle of Dr. E. Champlins' Ligneous Extract, and after using one bottle I find myself entirely relieved and am now as well as ever I was in my life.

LAFAYETTE, Yamhill Co., Ayril 21, 1873.

Yours. truly,

Cheaper Than Ever. 4 for \$1.

Photographic.

W. SAWYER DESIRES TO INFORM

TAKING CHILDHENS' PICTURES.

the hours of 10 and 2.

THE BEST

MOOR'S Lumber Yard

Head and Foot Stones

EXECUTED IN

MARBLES.

GEM SALOON.

Elegant Saloon

ately restocked and refurnished by M. Fee-

Pool or Billiards.

Lafayette, Jan. 17, 1873. ISAAC SAMPSON.

LAFAYETTE ACADEMY.

TUITION FOR TERM OF TWELVE WEEKS:

LAFAYETTE MARKETS.

CORRECTED WEEKLY.

FRUITS, VEGETABLES, ETC.

sugar chred.....

POULTRY.

Chickens, dressed, each...... 37@.... per dozen........ 3 00@4 00

BUTTER, EGGS, ETC.

lsthmus .....

California.....

WOOL, HIDES, ETC.

OILS, ETC.

Linseed Oil, boiled, @ gallon.... 50@....

Lard oil # gallon ...... 2000 ....

.... ............

shoulders..... 12@....

Primary Department, Geography, Arithmetic, Grammar, Higher Mathematics & Sciences,

Pupils can enter at any time.

Wheat, best white, & bushel .... 77

Bran & ton....

Peaches, dried, W 16.

for refreshments or a game of

APRIL 7th, 1873.

REUBEN HARRIS.

E. W. SAWYER,

LOOK HERE

TAYE JUST RECEIVED AND ARE constantly receiving

FERGUSON & BIRD

New Goods, Consisting of General Merchandise,

CLOTHING.

HATS, CAPS, BOOTS, SHOES, GROCERIES. HARDWARE,

STAPLE ARTICLES, GENTS' FURNISHING GOODS, ETC., ETC., ETC. N. B .- Children should be brought between

Ladies dress Goods

Of latest Styles and in fine variety. Give this House a Call.

n HAFAYETTE at \$15 per . Thousand

Marble Work. JOHN BIRD. THOLESALE AND RETAIL DEAL MONUMENTS, STOVES,

All orders from the

CALIFORNIA, VERMONT AND ITALIAN Bath Tubs,, Etc.

> COUNTRY Promptly filled, and Delivered to any point in the county Free of Charge, at PORTLAND PRICES.

Joseph Gaston vs. Frank L Stett. Decree FINHE UNDERSIGNED, HAVING PUR. JOB WORK DONE TO ORDER AND

LAFAYETTE BUSINESS DIRECTORY ERGUSON & BIRD, corner of Jefferson maintain its standing as a first class resort

ELTY & SIMPSON, north side Main street; dealers in drugs, confection-The very choicest Wines, Liquors and Cieries and family supplies.

> JOHN BIRD, west side Jefferson street, dealer in staves and tinware. EAGLE HOTEL, Jas. H. Olds, proprieter: Main street. Livery stable in Pickles,

MEM SALOON, south side Main street, Sampson, proprietor.

ONE STAR SALOON, R. Harris, pro prietor, Main street, just above Eagle C. BRADSHAW, attorney at law.

M. RAMSEY. County Judge and attorney at law, office in the

AFAYETTE COURIER, J. H. Upton proprietor, Jefferson street, in fir proof brick next door to Ferguson & Bird.

JAS. McCAIN, attorney; office on south side Main street. BARBER SHOP, J. R. Majors. propri-etor; east side Jefferson street just

ST. JOSEPH BUSINSSS DIRECTORY

Z ELTY & SIMPSON, cor. 4th and Elm dealers in groceries, glassware, Queens ware and patent medicines

BILLIARD SALOON, Powers & Stewart, proprietors. Best wines, liquors, &c.

DRUGS AND MEDICINES, Dr. H. R. Littlefield; music, musical instrunents, toys and notions, Also lamily gro-

TOTEL, B. M. Watts, proprietor; cor. and good accommodations. New house

## PROCLAMATION.

WHEREAS, Under the Ac of the Legislae Assembly, of the State of Oregon, en- Sample my titled "an Act to protect Litigants' approved October 24th, 1872, the LAFAYETTE COURIER, a newspaper published at Lafayette, in the county of Yamhill, Oregon, has been designated to publish the Legal and Judicial advertisments for said county of Yamhill, and WHEREAS, The proprietor of said LAFA-Clerk of said county, a written stipulation accepting the conditions of said Act, together with a Bond approved as the law directs with proper roturns and notice thereof, aid LAFAYETE COURIER, is hereby proclaimed to be appointed and confirmed as the medium through which all Legal and Judicial advertisments for said county of Yamhill shall be published for the period authorized by

Done at the city of Salem, this 19th day of February, A. D. 1872. L. F. GROVER, Governor of Oregon.

S. F. CHADWICK, Sec. of State.

A CALL.

THERE WILL BE A MASS MEETING of the farmers of Yamhill county at Lafayette on the 17th of May at 10 o'clock, a. m., for the purpose of perfecting the organization of the Yamhill County League and transacting other business that may come before the Convention. By order of WM. GALLOWAY,

DRUGS--MUSIC



St. Joseph, Oregon,

Takes this method of informing the public that he is offering at PORTLAND PRICES, a large assortment of fresh

> Paints, Oils, Perfumery Toilet Articles,

Patent Medicines

Complete Assortment of Musical Instruments.

From a CHICKERING PIANO down to a Jews Harp. The Celebrated MASON & HAMLIN

The TAYLOR & FARLEY Organ.

A Complete Stock of Small Instrum en ts

VIOLIN, BANJO, GUITAR STRINGS Of the best quality constantly on haod, as

GROCERIES, DRUG

Call and examine. All orders promptly

KELTY & SIMPSON



AND DEALKES IN ROCERIES, CANNED PRUIT Oysters,

Hair Dressing Saloon.

FOR A SHAVE, YOUR HAIR CUT IN THE LATEST STYLE, FOR A GOOD BATH AND YOUR WHISKERS DYED THE BLACKEST,

R. MAJORS OREGON.

CAPITAL SALOON.

JOS. BERNARDI, Commercial st.; SALEM.

DRINKS and CIGARS.

DALLAS-SALEM STAGE LINE! DAILY TRIPS

EAVES AT 7 IN THE MORNING Arriving at Salem at 10 Returning leaves Salem at One o'clock Arriving at Dallas at 4. JESSE D. LEWIS, Pro.

Final Settlement.

NOTICE IS HEREBY GIVEN THAT Lee Laughlin, administrator of the estate of W. C. Smith, deceased, has filed in the County Court, of Yambill County, Oregon, his final account of his administration of said estate, and that by virtue of an order of said Court, said account will be neard by said Court at the Court House, in Lafayette, in said county, on

at one o'clock, P. M. of said day. Lafayette, April 4th, 1873. LEE LAUGHLIN,