### FARM LIFE.

Saw ye the farmer at his plow, As ye were riding by? Or wearied, 'neath the noon-day toil, When the summer suns were high ! And thought you that his lot was hard, And did you thank your God That you and yours were not condemned Thus like a slave to plod?

Come see him at his harvest home When garden, field and tree, Conspire with flowing store to fill His barn and granary; His healthful children gaily sport Amid the new mown hay, Or proudly aid with vigorous arm His tasks as best they may.

The Harvest Giver is is friend, The Maker of the soil, And earth, the mother, gives them bread, And cheers their patient toil; Come join them around their wintry hearth, The heartfelt pleasures see, And you can better judge how blest The Farmer's life may be. -Mrs. Sigourney.

OFFICIAL ] Laws of the United States, PASSED AT THE THIRD SESSION OF THE FORTIETH CONGRESS.

No. 13-An act for the temporary relief of the poor and destitute people in the District ed into the United States without payment of Columbia. Be it enacted by the Senate and House of Rep-

resentatives of the United States of America and exported after said machinery shall have thorise any expenditure for the use of a been repaired; and the Secretary of the in Congress assembled

That the sum of thirty thousand dollars be, Treasury is hereby authoriz d and directed and the same is hereby, appropriated out of to prescribe such rules and regulations as money in the treasury not otherwise appro- may be necessary to protect the revenue priated, for the temporary relief of the poor against fraud, and secure the identity and and destitute population in the District of character of all such importations when Columbia, to be expended under the super-vision and direction of the mayor of the city and limiting the export and withdrawal to of Wash ngton, the mayor of the city of the same port of entry where imported. and Georgetown, and the president of the levy also lumiting all bonds to a period of time of court of the District of Columbia. not more than six months from the date of

SCHUYLER COLFAX, the importation. Approved, February, 19, 1869. Speaker of the House of Representatives. B. F. WADE,

President of the Senate pro tempor

in the construction of said assay office, un-That that portion of the State of Maine of the trust, and any other balances that der the direction of the Secretary of the now included within the limits of the county may be due and owing upon the said mort-Treasury ; and the Secretary of the Trea ury of Aroostook be, and the same is hereby, con-

is hereby directed, on the passage of this stituted a customs collection district, to be act, to order the immediate construction of called the district of Aroostook, of which Houlton, in the said county shall be the only said assay office. Sec. 7. And be it further enated, port of entry. That all the laws and parts of laws now in SEC. 2. And be it further enacted, force for the regulation of the United States assay office at New York, and for the gov-ernment of the officers and persons employed therein, and for the pani-hment of all of-fences connected with said assay office, or with the same compensation that is allowed to other collectors of customs on the northern, where the the said assay office, or

with the mint of the United States, shall be, northeastern, and northwestern frontiers of and they are hereby, declared to be in full the United States by the second section of force in relation to the assay office by this the act approved June eventeenth, eighteen act located and established, so far as the hundred and sixty-four : Provided, That the same may be applicable thereto. Approved, February, 19, 1868. aggregate maximum compensation of the hundred dollars, and which shall be the en-

No. 16.-An Act to give an additional tire compensation allowed. term of the United States circuit court for Sic. 3. And be it for Sic. 3. And be it further enacted, That the district of Newark, in the State of Be it enacted by the Senate and House of Representatives of the United States of New Jer-ey shall be extended so as to embrace all the waters and shores of Newark bay and the rivers and bays tributary thereto, the northern shore of the strait or passage known as Kill Van Kull, and all that part of the part of said company. the western shore of the strat or passage Approved, February 19, 1869. prescribed by law, the circuit court of the United States for the eastern district of the western shore of the strat or passage known as Staten Island Sound, or Arthur Arkansas shall hereafter be held on the second Mondays of April and October in each Kill, which lies north of the northern boundary line of the town of Rahway.

Sec. 2. And be it further enacted, Approved. February 22, 1869. That this shall be in force from and after

No. 22 .- An act to provide for a term of the circuit and district courts of the United States for the district of Vermont,

Be it enacted by the Senate and House of Rep-No. 17 .- Act to author ze the importation of machinery for repair only, free of duty. resentatives of the United States of America Be it enacted by the Senate and House of Kepresentatives of the United States of in Congress assembled, trict courts of the United States for the dis- report to Congress at the next session

America in Congress assembled, That machinery for repair may be import-trict of Vermont shall bereafter be held at thereof. Burlington, in said district, on the fourth of duty, under bond to be given in double Tuesday in February in each year: Provided, the appraised value thereof, to be withdrawn | That this act shall not be construed to au-

building for such courts. That permission is hereby given to the authorities of the State of Vermont to erect and maintain at their own expense a court-house, and also a jail upon or partly upon the southerly side of the lot of land belonging to the United States, in said Burlington, on which the custom house building stands: Provided, That no part of said lot shall be built upon or used for said purpose within fity feet of said custom.house: And provided further. That said State authorities shall permit the courts of the United States to be held

blue vitriol, five cents per pound; on copper in rolled plates called brazier's copper.

sheets, rods, pipes, and copper bottoms, eyclets, and all manufactures of copper, or

Approved, February 19, 1869.

No. S .- Joint resolution authorizing the Secretary of War to allow to the New York and Oswego Midland Railroad Company a

America in Congriss assembled,

That the Secretary of War be, and he i hereby, authorized to allow to the New York and Oswego Midland Railroad Company right of way through the public land a collector of Aroostook shall not exceed fifteen Fort Ontario, Oswego, in the State of New York, for railroad purposes, upon such terms and conditions as he may think the defences 35.)

at that point may require and make proper, reserving to the United States the right to remove, at the expense of the said company, the rails, ties, and other parts of said road, whenever the Secrerary of War shall direct. without any claim or right of damages on

No. 9.- A resolution in relation to coast defence.

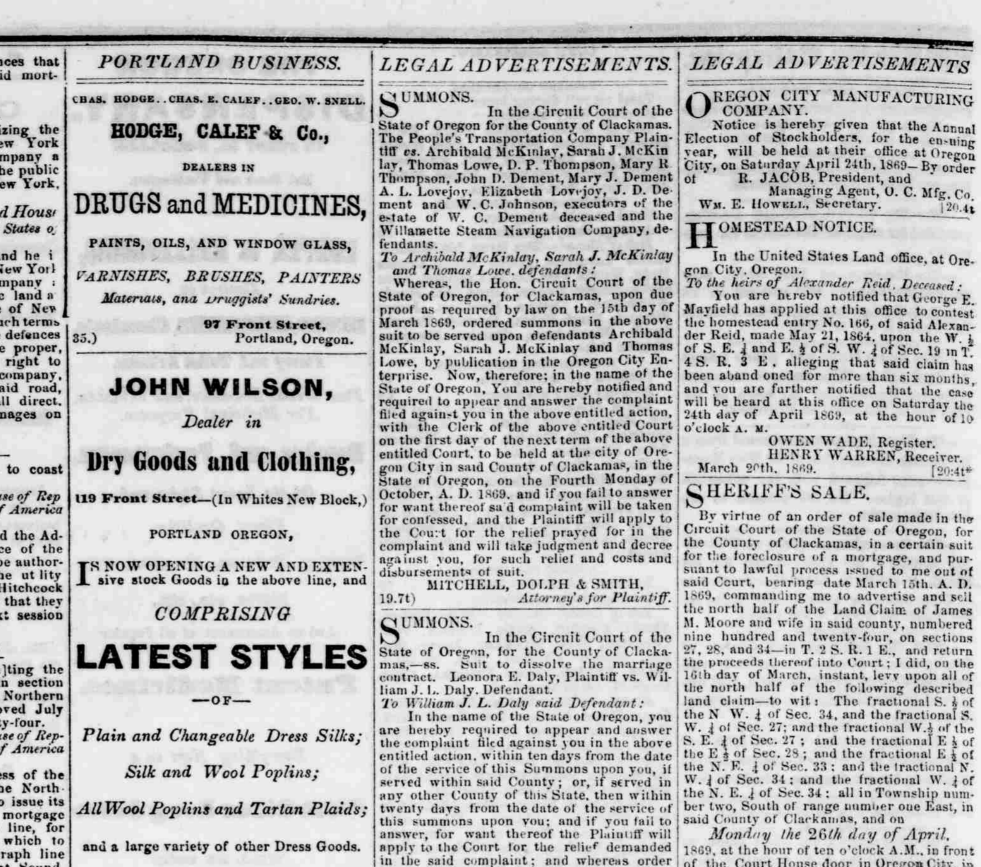
Be it resolved by the Senate and House of Rep resentatives of the United States of America in Congress assembled. That the General of the army and the Ad-

miral of the navy, or in the absence of the Admiral, then the Vice-Admiral, be authorized and directed to inquire into the ut lity and practicability of the Ryan-Hitchcock That a regular term of the circuit and dis- mode of marine fortifications, and that they

Approved, February 19, 1869.

No. 11.-Joint Resolution gra[n]ting the consent of Congress provided for in section ten of the act incorporating the Northern Sec. 2. And be it further enacted, Pacific Reilroad Company, approved July Be it resolved by the Senate and House of Rep-resentatives of the United States of America

in Congress assembled. That the consent of the Congress of the United States is hereby given to the North ern Pacific Railroad Company to issue its bonds, and to secure the same by mortgage upor its ailroad and its telegraph line, for the purpose of raising funds with which to construct said railroad and telegraph line between Lake Superior and Puget Sound, and also on its branch to a point at or near Portland, Oregon; and the term " Puget Sound." as used here and in the art to be imprisoned in such jail. And for the purposes afore-aid jurisdiction is hereby ceded to the State of Vermont over the land incorporating said company, i- hereby con strued to mean all the waters connected with the straits of Juan de Fuca within the territory of the United States. Approved. March 1. 1869.



REGON CITY MANUFACTURING

Managing Agent, O. C. Mfg. Co. WM. E. HOWELL, Secretary.

gon City, Oregon.

OWEN WADE, Register. HENRY WARREN, Receiver. March 20th, 1869. [20:4t#

By virtue of an order of sale made in the suant to lawful process issued to me out of said Court, bearing date March 15th. A. D. 1869, commanding me to advertise and sell the north half of the Land Claim of James M. Moore and wife in said county, numbered In the Circuit Court of the nine hundred and twenty-four, on sections land claim-to wit : The fractional S. & of

in the said complaint; and whereas order of the Court House door in Oregon City, in of publication of a summons has been made said State and County. I will sell the same at

JOHN MYERS.

By virtue of an exe-

February 6th, 1869."

foregoing act having been presented to the Be it enacted by the Senate and House of President of the United States for his approval, and not having been returned by h.m. to the house of Congress in which it originated within the time prescribed by the Con-stitution of the United States, has become a way Company, in the State of Michigan, or law without his approval.]

No. 14. An Act to prevent loaning money | congressional district of the state of Michiupon United States notes.

America in Congress assembled.

That no national banking association shall herealter offer or receive United States notes or national bank notes as security or security for collateral anv loan of money, or for a consideration shall agree to withhold the same from use, or shall off-r or receive the custody or promise of such notes as security, or as collateral secarity, or consideration for any loan of money; and any national banking association offending against the provisions of this act shall be deemed guilty of a misdemeanor, and upon conviction thereof in any United States court having jurisdiction shall be punished stamped.

by a fine not exceeding one thousand dol-lars, and by a further sum equal to onethird of the money so loaned ; and the offi-cer or officers of said bank who shalt make such loan or loans shall be liable for a fur- Be it enacted by the Senate and House of Repther sum equal to one-quarter of the money so loaned; and the prosecution of such offenders shall be commenced and conducted as provided for the puni-hment of offences in an act to provide a national enriency, ap- draw widge over the Connecticut river, at or proved June third, eighteen hundred and ered shall be for the benefit of the party Willimantic Railroad Company, in accord

bringing such suit. Approved, February 19, 1869.

No. 15 .- An Act to locate and establish an assay office in the Territory of Idaho. Be it enacted by the Senate and House of Representatives of the United States of America That said bridge, when completed in the in Congress assembled.

and silver. For the carrying on of the business of said office the following officers shall shall require their service, upon the nominavice and consent of the Senate, namely: One be a part, be a post road for the transmis-superintendent, one assayer, and one melter sion of the mails of the United States. of the Honse of to pass the same. and refiner, and two clerks, and the superintendent may employ as many subordinate and clerks shall be as follows To the superintendent, the sum of two thousand dolfars; to the assayer, the som of eighteen huncred dollars; to the melter and refiner, eighteen hundred dollars; to the clerks, one

eighteen hundred dollars, and one sixteen hundred dollars; to the subordinate workmen and laborers such wages and allowances as are customary, according to their respective stations and occupations.

SEC. 2 And be it further enacted. That the officers and clerks to be appointed under this act, before entering upon the her to the house of Congress in which it execution of their offices, shall take an oath originated within the time prescribed by the or allirmation before some judge of the Constitution of the United States, has be-United States or of the supreme court of said Territory, as prescribed by the act of July second, eighteen hundred and sixty-two, and each become bound to the United States of America, with one or more sureties, to the satisfaction of the director of the mint or of one of the judges of the supreme court

No. 18 .- An Act to enable the Holly, in said court-house without charge for the Endorsed by the President: "Received Wayne, and Monroe Railway Company, in use thereof, and shall permit prisoners held the State of Michigan, to have the subscrip- under the authority of the United States NOTE BY THE DEPARTMENT OF STATE .- The tion to its capital stock duly stamped: Representatives of the United States of

the eastern district of Arkansas.

the passage thereof.

America in Congress assembled,

Approved. February 19, 1869.

That instead of one term a year, as

America in Congress assembled, That the pres dent of the board of direcso to be used and occupied. Approved, February 22, 1868.

No. 23 .- An act regulating the duties on any director of said company, may appear imported copper and copper ores. before the collector of the revenue of the first Be it enacted b , the senate and House gan at any time prior to the first day of May, Be it enacted by the senate and House eighteen hundred and sixty-n.ne, with the of Representatives of the United States of subscriptions to the capital stock of said America, in Congress assembled. Thot from and a ter the passage of this act, in lieu of the duties heretofore imposed by company, and the said collector shall, upon the payment of the proper stamps required law on the articles hereinafter mentioned, by law, affix the proper stamps to said sub- there shall be levisd, collected, and paid on scriptions to said capital stock and note upon the articles herein enumerated, and provided the margin thereof the time of his so doing ; for, imported from foreign countries, the fol-and shall he also cancel and note upon the lowing specified duties and rates of duty, marginthereof as aforesaid all such stamps that is to say: On all copper imported in the as have already been affixed and not duty form of ores, three cents on each pound of cancellen; and the said subscript ons to the hne copper contained therein; on all regucapitalistock of said company shall thereupon lus of copper, and on all black or coarse copteh id good and vaid to all intents and pur- per, tour cents on each pound of fine copper poses, and may be used in all cou.ts and contained therein; on all old copper. fit only paces in the same manner and with like ef- for remanufacture, four cents per pound; on fec s as if they had been originally duly all copper in plates, bars, ingots, pigs, and in other forms not manufactured or herein enumerated, including sulphate of copper or

Approved, February, 19, 1869.

No. 19.-An Act to es ablish a certain post road in the State of Connecticut.

of which copper shall be a component of resentationes of the United States of Americhief value, not otherwise herein provided ca in Congress assembled, for, foriy-five per centum ad valorem: Pro That the consent of Congress be, and the vided, That the increased duty imposed by same is hereby, given to the erection of a this act shall not apply to any of the articles therein enmerated which shall have been in sixty four, and the fine or penalty so recov. cut, by the New Haven. Middletown, and course of transit to the United States, and near Middletown, in the state of Connectiactually on snipboard on the nineteenth of January, eighteen hundred and sixty-nine. ance with the terms of a resolution passed by the general assembly of said State, at the May session thereof, A. D. eighteen hundred and sixty-eight, amendatory of the

charter of said railroad company. Sec. 2. And be it further enacted

manner specified in said resolution, and in That a United States assay office be lo the pace and in accordance with the plane cated and established at Boise City, in the of the board of engineers to be appointed in Territory of Idaho, for the assaying of gold conformity to the resolution aforesaid, and in accordance with the requirements of the second section of the re-olution of the generbe appointed, as soon as the public interest al assembly of the state aforesaid, shall be deemed and taken to be a legal structure, tion of the Pre-ident, by and with the ad- and shall, with the railroad of which it is to

Sec. 3. And be it further enicted That Congress reserves the right to withdraw workmen and laborers, under the direction the assent hereby given, in case the free of the Secretary of the Treasury, as may be required. The salaries of the said officers sub-tantially and materially obstructed by sub-tantially and materially obstructed by any bridge to be erected under the authority bill entitled "An act regulating the duties of sa.d resolut on.

SCHUYLER COLFAX, Speaker of the House of Representatives. B. F. WADE.

February Sth, 1869.'

NOTE BY THE DEPARTMENT OF STATE .--The foregoing act having been presented to the President of the United States for his ap proval, and not having been returned by him to the house of Congress in which it

come a law without his approval. No. 20 .- An Act to establish a certain post road in the State of Connecticut. Be it enacted by the Senate and House of America in Congress assembled. of Idaho Territory and of the Secretary of That the consent of Jongress be, and the ceiting the acts of March third, eighteen the Treasury, with the condition of the faith- same is hereby, given to the erection of a hundred and forty-seven, and August third,

MISCELLANEOUS. of Representatives of the United States of WALTER BROS. **New CARPETINGS** VELVETS, BRUSSELS, THREE - PLY, OIL - CLOTHS, WINDOW-SHADES. PAPER · HANGINGS. LACE-CURTAINS, &c., &c.

> We Would Call the attention of pur ties fitting up houses, or being in need of anything in our line To our Stock, which is

> > ONE OF THE COMPLETEST

#### Speaker of the House of Representatives. B. F. WADE, **On the Pacific Coast!** President of the Senate pro tempore.

IN THE HOUSE OF REPRESENTATIVES, U. S. Our Goods being specially selected at February 23, 1869. the Factories in England and the The President of the United States, hav-Eastern States, we can sell

AT THE LOWEST

## San Francisco Prices.

-0-WALTER BRO.,

> 35.) and Wushington, Portland, Oregon.

A large brass key. One dollar will be paid the finder, upon leaving it at this BILL HEADS PRINTED.



by the Court in the above entitled suit, in public Auction to the highest badder, to sailspursuance of said order, you are further fy the sum of Twelve Hundred and Thirtynotified that unless you appear in said Court Six and 33-100 Dollars damages, and interest Gents' and Boys' Custom-made by the first day of the next term following on said sum of \$1,236 33 from the fourth day the expiration of six weeks publication of of September 1862-and thirteen dollars costs this summons, said first publication being together with accruing costs. March 20th, 1869, said next term commenc ing May 10th, 1869, the Plaintiff will apply to and Ladies' and Gents' Under Wear and the Court for the relief demanded in her said 20.5t) complaint, which is that the bonds of matri-Furnishing Goods, which buyers mony now existing between plaintiff and defendant be dissolved, and that plaintiff have N are invited to call and inspect. S. HUELAT, liam. JOHN WILSON. 19.7t)

> S<sup>UMMONS.</sup> State of Oregon, for the County of Clacka- decree of foreclosure of a mortgage on real mas... Action to appropriate lands .... The estate, I have this 30th day of March, A. D. Willamette Falls Canal and Lock Company, 1869, levied on the following described land Plaintiff, vs. Hugh Burns and Thomas Bart- specified in said decree, and order of sale as le.t. Defendants.

twenty days from the date of the service of longing. And on der of Publication of a Summons has been

made by the said Court in the above entitled action, in pursoance of said order you are further notified that unless you appear in said Court by the first day of the next term following the expiration of six weeks' publication of this Summons-(the first publication By T. J. McCARVER, Deputy. being March 27, 1869,) and said next term commencing in said County on

-and if you fail to answer said complcint, the plaintiff will apply to the Court for the relief demanded therein, which is for the appropriation to the use of Plaintiff, of certain land belonging to you in said County and State, to wit : A certain strip of land in your Donation Land Claim, about 268 feet .n length and sixty feet in with

S. HUELAT, Attorney 20.71) for Plaintiff.

SUMMONS.

Plaintiff, vs. O. C. Pratt Delendant. in original packages, on reasonable To O. C. PRATT, Defendant:

TUSTICES' BLANKS, of every descrip tion, for sale at the ENTERPRISE office



follows, being a tract or parcel of land situ To HUGH BURNS, Defendant :

ate in Clackamas County Oregon, to wit: In the name of the State of Oregon, You The S E. 1 of Sec. 22 T. 2 S. R. 2 E. Lots are hereby required to appear and answer  $1 \ge 2$ , and the W.  $\frac{1}{2}$  of the N. E.  $\frac{1}{2}$  of Sec. 27 the complaint filed against you in the above T. 2 S. R. 2 E. the N. W.  $\frac{1}{2}$  of Sec. 27 T. 2 entitled action, within ten days from the date S. R. 2 E. and lots 1 & 2 of Sec. 28 T. 2 of the service of this Summons upon you, if S. R. 2 E., containing in the aggregate 477-served within said County, or if served in 79-100 acres more or less with all the appurany other County of this State, then within tenances and hereditaments thereunto be

this Summons upon you. And whereas, or Monday the third day of May, 1869. at the hour of 12 o'clock M. of said day in front of the Court House door in Oregon City in said Clackamas County, I will sell the same to the highest bidder, for U.S. coin. Oregon City March 30th 1869.

JOHN MYERS, Sheriff Clackamas Co. (21.5)

Monday the 10th day of May. 1869. French Medical Office Dr. JULIAN PERRAULT, Doctor of Medicine of the Faculty of Paris, Graduate of the Univer-

sity Queen's College. and Physician of the St. John Baptiste Society of

San Francisco. DR. PERRAULT has the pleasure to inform patients and others seeking confidential

In the Circuit Court of the medical advice, that he can be consulted at his effice, Armory Hall Building, Northeast State of Oregon, for the County of Clacka | corner Montgomery and Sacramento streets, mas.... Action to appropriate lands.... The San Francisco. Rorms No. 9, 10, 11, first Willamette Falls Canal and Lock Company floor, up stairs, entrance either on Mont-

gomery or Sacramento streets. I'r. PERRAULT's studies have been almost

In the name of the State of Oregon, You | exclusively devoted to the cure of the variare hereby required to appear and answer ous forms of Nervous and Physical Debility, the complaint filed against you in the above | the results of injurious habits acquired in entitled action, within ten days from the youth, which usually terminate in impotence date of the service of this Summons upon and sterility, and permanently induce all the you, if served within said County, or if served concomitants of old age. Where a secret inin any other County of this State, then within firmity exists, involving the happiness of a twenty days from the date of the service of life and that of others, reason and morthis Summons upon you. And whereas, or- ality dictate the necessity of its removal, for der of Publication of a Summons has been it is a fact that premature decline of the made by the said Court in the above enti- vigor of manhood, matrimonial unhappiness, tled action, in pursuance of said order you compulsory single life, etc., have their sources are further notified tha unless you appear in causes, the germ of which is planted in in said Court by the first day of the next term | early life, and the bitter fruit tasted long affollowing the expiration of six weeks publication of this Summons.-(the first publication of this Summons.-(the first publication of the summons) and the summon of one or more of the summons of the summon of the summe of the su tion being March 27, 1869,) and said next following symptoms: Nocturnal emissions, term commencing in said County on pains in the back and head, weakness of Monday the 10th day of May, 1869, m mory and sight, discharge from the Ure---and if you fail to answer said complaint, the tha on going to stool, or making water, the Plaintiff will apply to the Court for the re intellectual faculties are weakened, loss of lief demanded therein, which is for the ap. memory ensues, ideas are clouded, and there propriation to the use of Plaintiff of certain is a disinclination to attend to business, or land belonging to you in said County and even to reading, writing, or society of friends.

State, to wit: A certain strip out of two lots owned by you, being originally a part of the Donation Land Claim of Hugh Burns, and the portion sought to be appropriated by Plaintiff being a strip sixty feet in width and about 132 feet in length, out of said lots. 20.7t) S. HUELAT, Attorney for Plaintiff. numbress of the body. Some of the most common symptoms are pimples in the face. and aching in different parts of the body. CUMMONS. Patients suffering from this disease should In the Circuit Court of the apply immediately to DR. PERRAULT, either State of Oregon for the County of Clackain persons or by letter, and he will guaranmas....Action to appropria e lands.... The tee a cure of seminal weakness in six to Willameste Falls Canal and Lock Company leight weeks,

Clerk H. R. U. S. February 24. 1869. OST.

President of the Senate pro tempore. Endorsed by the President : "Received of the President returning the bill: Resolved, That the bill do pass, two-thirds

of the Senate agreeing to puss the same. Attest: GEO. C. GORHAM, Secretary of the Senate. U. S.

Public Resolutions. No. 7 .- Joint resolution directing the enforcement of the lien upon the steamer 'Atlantic.'

Whereas, on the sixth of February, eighteen hundred aud forty-nine, an agreement in the nature of a chattel mortgage was entered into between the Secretary of the of the Collins contract, by which, after re-

ng returned to the House of Representatives, in which it originated, the bill entitled ' An act regulating the duties on imported copper and copper ores," with his objections thereto, the House of Representatives proceeded, in pursuance of the Constitution, to reconsider the same; and Resolved. That t e bill do pass, two-thirds of the Honse of Representatives agreeing

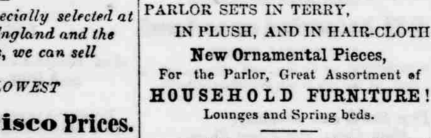
SCHUYLER COLFAX.

EDWD. McPHERSON, IN SENATE OF THE UNITED STATES,

The Senate having proceeded, in pursu ance of the Constitution, to reconsider the on imported copper and copper ores." re-

turned to the House of Representatives by the President of the United States, with his office. objections, and sent by the House of Repre-

Representatives of the United States of Navy of the United States and the assignees



The trade supplied with goods terms. HURGREN & SHINDLER.

No. 89 Front street, between Alder

At the Enterprise Office

CLOTHING!

DIRECT

**IMPORTATIONS** !

Just received and placed in the warerooms,

-OF--

**HURGREN & SHINDLER!** 

166, 168, 170, 172

First street, corner of Salmon,

PORTLAND, OREGON.

NEW AND

ELEGANT STYLES

-0F-

Bed-Room

SUITES

ful performance of the duties of their offices. drawbridge over the Connecticut river in the eighteen hundred and forty-eight aforesaid,

That the general direction of the business of said as-ay office of the United States shall be under the control and regulation of the director of the mint at Philadelphia, subject that purpose it shall be the duty of the said road company. director to prescribe such regulations, and shall appear to him to be necessary for the of the board of engineers appointed in conpurpose of carrying into eff ct the intention formity to the resolution a oresaid, and in

posit for such public moneys is the Secreta-ry of the Treasury may direct. And the superintendent of settle and shall, with the railroad of which it is to refund out of one year's compensation, such superintendent of said as-ay office who shall perform the duties of treasurer thereof, shall sion of the mails of the United States have the custody of the same, and also per form the duties of assistant treasurer; and That Congress res.rves the right to withfor that purpose shall be subject to all the provisions contained in an act [entitled] "An act to provide for the better organiza-t me be substantially a d materially obtion of the treasury, and for the collect on, structed by any bridge to be erected under safe-keeping, transfer and disbursement of the authority of sa d resolution

 $\odot$ 

the public revenue," approved August sixth, eighteen hundred and forty-six, which re lates to the treasury of the branch mint of New Orleans.

Sec. 5. And be it further enacted. That the superintendent of said assay office be authorized, under the direction of the be authorized, under the direction of the Secretary of the Treasury, and on terms to be preserving the treasury and on terms to President of the United States for his apbe prescribed by him, to issue in payment of the gold dust and bullion deposited for assay and coinage, or bars, drafts, or certificates of deposit, in sums of not less than one hundred dollars, payable at the treasury, or any sub-treasury of the United States, to any depositor electing to receive payment in that term that form.

Sec. 6. And be it further enacted, and to mo e accurately define the boundaries That the sum of seventy-five thousand dollars of the district of Newark, New Jers-y. be, and the same is hereby, appropriated out of any money in the United States treasury not otherwise appropriated, to be expended of the district of Newark, New Jersey. Be it enacted by the Senate and House of Rep-resentatives of the United States of America, in Congress assembled in Congress assembled

SEC. 3. And be it further enacted. State of Connecticut, by the Shore Line and that the assignees of the contract hal Railway Company, in accordance with the launched two vessels, (the "Atlantic" terms of a resolution passed by the general and "Pacific," still unfinished.) and had apassembly of said State at the May session plied for advances under the act, and were thereof, A. D. eighteen hundred and sixty- willing and desirous to secure the repayment to the approbation of the Secretary ; and for eight, amendatory of the charter of said rail- or refunding of the same from the annual

SCHUYLER COLFAX.

February Sth, 1869.

compensation of the said ships by a lien on Sec. 2. And be it further enacted, said ships, it was witnessed that the said as to require such returns periodically and oc- That said bridge, when completed in the signees bargained, sold and conveyed the casionally, and to establish such chirges for manner specified in said re-elution, and in said two vessels to Prosper M. Wetmore, parting, a-saying, melting, and retining, as the place and in accordance with the plans upon trust ; that the assignees should retain possession of the said vessels and employ them in execution of the contract, and if, of this act in establishing said assay office. accordance with the requirements of the sec- after the expiration of one year from the Sec. 4. And be it further enacted, ond section of the resolution of the general commencement of the performance of the assembly of the State aforesaid, shall be service under the contract. the assignees

be a part, be a post road for the transmisrefunded of such advances as the Secretary of the Navy might have made prior to the Sec. 3. And be it further enacted,

end of one year from the commencement of the performance of the said service, then the said Wetmore was, alter advertising for six months the time and place of sale, to sell the said steamships at public auction, and out of the proceeds pay (1) the expenses of the trust, (2) the balances of advances due the United States, and (\$) the surplus to the Speaker of the House of Representatives. B. F. WADE, assignees; and whereas the sad deed of mortgage is still binding on the "Atlantic," President of the Senate pro tempore. Endorsed by the President: "Received one of the said steamsh ps; and whereas a large amount is still due on the said mortgage for expenses incurred in executing the NOTE BY THE DEPARTMENT OF STATE.-The taust, which amount it is claimed the goveroment is liable for ; and whereas the sale of the said steamship "Atlantic" has been duly advertised according to the terms of to the house of Congress in which it originduly advertised according to the terms of the mortgage, but never sold: Therefore, Be it resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Navy be, and is ated within the time prescribed by the Con-

No. 21 .- An act to establish the collection hereby, directed to cause the trustee named district of Aroostook, in the State of Maine, in the said deed of mortgage to proceed at once, in such mode as the law and deed of mortgage may authorize, to enforce the lien upon said steamship "Atlantic," with a view to the immediate payment of the expenses

# IN OREGON CITY.

# THE P. T. COMPANY'S STEAMERS, AND THOSE OF THE OPPOSITION LINES.

ARE STILL RUNNING, IN ADDITION TO WHICH WE WILL SOON HAVE THE RAILWAY CARS. ALL OF WHICH WILL CONTINUE TO BRING THE LATEST STYLES OF GOODS, AND THE BEST QUALITIES TO ACKERMAN. AT THE OLD STAND, MAIN ST., OREGON CITY.

I DESIRE TO SAY TO THE PUBLIC THAT I HAVE ONE OF THE COMPLETEST STOCKS OF FALL AND WINTER GOODS EVER BROUGHT TO THE MARKET, WHICH I AM SELLING AS CHEAP AS THE CHEAPEST !

I will say, COME ONE, COME ALL, and satisfy yourselves that it is so. I have received one of the largest stocks ever brought to this market, anticipating a brisk fall trade, and I am determined that the goods shall be sold. My stock consists in part of a fine assortment of

LADIES DRESS GOODS. BALMORALS, FURS of various descriptions : CLOAKS, such as Circulars and Sacks ; KID GLOVES, best quality ; HOSIERY : BROWN AND BLEACHED MUSLINS. all widths : BOOTS AND SHOES : HATS AND CAPS ; CLOTHING ; FINE BLACK DRESS SUITS ; Diag 5 to U-U CASSIMERE SUITS ; SUPERIOR BEAVER SUITS :

BOYS' AND YOUTHS' CLOTHING, all sizes and qualities. A SUIT THAT WILL SUIT ANYBODY-all on the most reasonable terms. Also a large stock of Gents' Furnishing Goods. GROCERIES-A well selected assortment.

S. ACKERMAN, At Charman & Warner's old Stand. All kinds of Produce Bought.

TAGS WANTED.

Plaintiff, vs. George A.Peuse, Robert M. Moore, Jane Painter and R. C. Crawford, Trustee of unknown owners defendants. To ROBERT M. MOORE, JANE PAINT-To ROBERT M. MOORE, JANE PAINT-DR. PERRAULT's diplomas are in his office. DR. PERRAULT's diplomas are in his office.

In the name of the State of Oregon, You they are under the care of a regularly educated are hereby required to appear and answer practitioner. The best references given if the complaint filed against you in the above required.

entitled action within ten days from the date of the service of this Summons upon you if served within this County, or if served with- invite investigation ; claim not to knew in any other [County of this State, then in twenty days from the date of the service of this Summons upon you. And whereas, ment, we fulfill our promises. We particaorder of Publication of a Summons has been made by the Court in the above entitled action, in pursuance of said order you are further notified that unless you appear in said Court by the first day of the next term following the expiration of six weeks publication of this Summons,-(the first publication being March 27, 1869,) and said next term commencing in said County on

Monday the 10th day of May, 1869. -and if you fail to answer said complaint. Their immense sale has established their the Plaintiff will apply to the Court for the reputation as a female remedy, mapproach relief demanded therein, which is for the ap- ed and far in advance of every other remedy. propriation to the use of Plaintiff of certain land belonging to you as aforesaid, said land being situated in said County and State, being a portion of the said County and State, being a portion of the Donation Land Claim to any part of the world, secure from curiof said Robert Moore deceased, and described osity or damage. as follows, to wit :- 4 strip of said land Sixteen Hundred and Fourteen and one-half home by addressing a letter to DE PERRAULT; [1614] feet in length, and Sixty feet in corner of Sacramento and Montgomery siswidth, running through what was and is rooms 9, 10 and 11, or box 973, P. O. San known as Linn City, in said County and Francisco, stating the case as minutely as State. S. HUELAT, possible, general habits of living, occupa-20, 71) Attorney for Plaintiff.

Patients suffering from venerial diseases in any stage, Gonorrhea Gleet, Stictures, James M. Moore, heirs at law of Robert Moore Deceased, John Gordon, and certain be treated successfully. All Syphillitic and be treated successfully. All Syphillitic and Mecurial Taints entirely removed from the

Patients suffering under chronic diseases, can cril and examine for themselves. We everything, nor to care everybody, but we larly request those who have tried this boast' ed doctor, and that advertised physician, tille worn out and discouraged, to call upon us-

Low charges and quick cures. Ladies suffering from any complaint incidental to their sex, can consult the doctor with the assurance of relief.

FEMALE MONTHLY PILLS. DR. PERRAULT is the only agent in Califor-

tion.tc.