he is entitled under the Constitution." the courts under the plea that the local an Answer. I think I can state it. There Howell, Mack Watson, St nley Stevens, Government is to undertake the police of thorities are in complicity with or conniv- was a great deal of confusion there at the Lake Ol ve. Sun Cox. burit Mr. Jesse the States, to punish had men who may ing at these unlawful combinations. The time of the surrender in 1865. The col- Burt's dwelling-house; I heard Rufus go through the country by twos commit- citizen would languish in prison, to which ored population, as they are termed, were Howell say so. He said he talked with ting the crimes enumerated in this section. he would be dragged without warrant and thrown upon us, and they were not dis- the man that lived on his place the time then let the law be direct in its terms ; let without cause other than such as maligaity posed to work at that time. The conse- while Stanley Stevens was firing the borise it provide "that if two or more persons might insinuate; his right to a speedy and quence was that they had no way of that was burnt. If any man told the seshall combine together to commit either public trial by a jury of his country, to making a living, and had to resort to cret about this company they were to be marder manshaughter, mayhem, robbery, be informed of the crime whereof he is theft. There was a great deal of trouble killed and put out of the way; and noassault and buttery, subornation of per- accused, and to confront his accusers de in that way. We had no courts open and body to say anything about it. That was jury, criminat hb araction of legal process nied to him; his privileges and immanil the magistrates of the county, who were in the orders from Governor Holden. We or resistance of officers in discharge of ties as a citizen abridged; the equal pro appeinted by the provisional Governor. Were to give signs to know one another official day, arson or larceny, in any tection of the laws denied to him, and his drew up a petition, and I was the bearer with our three fingers, by touching our State and shall do any act toward the life. liberty, and property imperiled of it myself to Governor Holden, to give breast, elbow, and thumb. There was five commission thereof, such person or per- without due process of law.

sons shall be deemed guilty of a felony." Thus stripped of all disguises and Ka-Klux cessivy impels the enaciment of this call groes got up what we called Leagues in best of my knowledge, them was the words by Hon. Jas. H. Slater in the House of paraphernalia, this section is naked de of the nation to arms, for such it must be our county. I know nothing about them formity i self and exhibits purposes and regarded and particularly when we re- myself. They were societies. I do not book. Charles Adkins told me they were aims so radical and rezolutionary as to member the exclamation of one of its know whether they were secret or not. going to fire Thomas Lather's barn and call forth imprecations from every lover must ardent supporters on this floor, that They were known as Leaguers. I do not told Jeff. Muns to take his wheat out if he of his country.

I now pass to the consideration of the of the States passed any laws to abridge their. There was a great deal of depreda- next barn that was burned. second proposition and quote the third the privileges and immunities of the tion committed through the country, and and fourth sections of the bill : SEC. 3. That in all cases where insurrec. State passed a law to deprive any person. Then it is reported (I know nothing of it tion, domestic giolence, unlawful combination bite, liberty, or property without due except from report, and I am glad I know tions, or conspiracies in any State shall so process of law? Has any State denied, nothing about it) that another organizafar obstruct or hinder the execution of to any person the equal projection tion, known as the Ku-Klux, was got up there. It is proclaimed here and elsethe lawsshereof as to deprive any por of the laws? No; none of these things to operate against the League societies. tion r class of the people of such State are alleged, but it is urged as toe reason. Some people deny their being Ku-Klux, of any of the rights, privileges, or im for this measure that masked maranders but I think that where there was so much manufies named in and secured by this act. In the late insurrectionary States, banded smoke there must have been some fire. and the constituted authorities of such together with secret oaths and grips. There is none in existence there now, and State shall-either be unable to, or shalt, nightly commit depredation upon the I do not think there has been any for the From any cause, fail in or refuse protec- weak and defenceless; that runders, last eighteen months. Things got better tion of the people in such rights, and whippings, and robberies are of daity oc- after awhile. The reason who I can sneak shall fail or neglect, through the proper currence; that notwi bstanding the courts positively about an organization of that authorities, to apply to the President of are open there is a failure of justice, and kind is that in August, 1868, a company the United States for aid in that behalf, these offenders go unwhipped of justice ; came to cer town, forced open the jail. such lacks shall be deemed a denial by that there has not been a single convic- and took out two negroes. One of them moved, and order and quiet will be resuch Stang of the equid protection of the tion of the Ku Kux maranders throughout got shot some way-accidently, as I stored. have to which they are entitled under the the entire South. This is certainly a most bearned -- and he died twelve or fourteen fourteenth article of amendments to the horrid picture ; but I venture to suggest days afterward. The other negro was lesson of history, repeated as often as the Constitution of the United States; in all to the other side of the House that it may tried regularly, and cleared. The trans- experiment has been tried, is that opsuch cases it shall be lawing for the Presi- be just a little exaggerated and consid action that it grew out of was this : a man pressive laws always defeat the end dent, and it shall be his duty, to take such crabty overcolored. Sir, I shall not deny by the name of Jones had a freedman, a sought. You have tried them without measures, by the employment of the that ther are disorders at the South, much colored man, living on his hand, He measure and without restraint for six militia or the land and naval forces of the bess to palliate them. I believe there are could not get clear of him, and he resorted years, and is is confessed that the present United States, or of either, or by other disorders at the South, but I believe that to the law, git out his process, and put it case is 56 exception to the rule. Then, means, as he may deem necessary for the they are sporadic and not general. But, in the hands of an officer. He got what sir, retrace your steps, as far at least as it suppression of such insurrection, domestic sir, taking all that is charged against the we call there a writ of possession, turned is possible to do so; change your policy violence, or combinations; and any per- South to be true; that these masked the man out, and put his things in the of oppression under oppressive laws upon son who shall be arrested under the pro- maranders make night hideous with their road. There were William M. Jones, the South, and leave them to work out yisions of this and the preceding section crimes; that though the course state and James F. Minor, the officer, and Jessie W. the solution of this problem that has situation thus far and no farther, that that be delivered to the marshal of the Federal, are open, grand jaries refuse to Morrow, who was summoned to go with thus far defied your efforts. Already, sir

to law. SEC 4. That whenever in any State or measure to improve affairs? Is it the got hold of it) that this colored man, Jeff. the evidence is unmistakable that quiet part of a state the unlawful combinations purpose, under this measure, to place a Morrow, was determined to have satisfac- order is being reatored, and in all the named in the preceding section of this act guard at the cabin of every negro and tion, but intended to delay it until after States lately in insurrection the evidence shall be organized and armed, and so nu- lo, al Republican throughout the South? harvest. After these three men had got that has been from time to time taken by merous and powerful as to be able, by Or is it the purpose to arcest on suspicion their wheat all cut and housed in their authority of Congress conclusively proves violence, to either overthrow or set at and try, convict, and punish without barns they were all set on fire and in a that just in proportion as the people have their political faith. Why, if the Radical defiance the constituted authorities of such evidence, through the agency of military light blaze at one time ; you could stand receded from under and been relieved of State, or when the constituted authorities courts martial, persons against whom ac- and see them all burning at once. are in complicity with, or shall connive at | cusations may be in ide the unlawing purposes of, such powerful with these ourages? and armed combinations ; and whenever, | If we are to bedeve the nurses of this | lawful process of the coart ? by reason of either or all of the causes untional patient, the disease is chronciaforesaid, the conviction of such offenders | For six years, sir, Radical mostrums have | and the preservation of the public safety been administered without stint, and in after they had executed the process? shall become in such district impracticable, in every such case such combinations the nurses and doctors that things grow organization, whatever it was, arrested the of keeping up an inflamed state of mind Mr. Vallandigham to assume. If we are shall be deemed a rebeilton against the worse until it has been suggested by one two negroes, who vere taken out of the at the sorth for partisal purposes, they are Government of the United States, and that is might be well to impaire whether jail, and some others, who were bung 11 made to do duty at successive sessions of during the continuance of such rebellion | the patient is not being doctored to death. leaked out just before the boy was tried | Congress. and within the limits of the district which Tre suggestion was certainly well timed It was in Orange, just on the line where Sooner or later the questions arising out shall be so under the sway thereof, such and pertinent. Six years of repressive Chatham Oringe, and Abanance join, limits to be prescribed by proclamation, legislation have tailed to restore quiet By the Chairman :--Question Were struction in the insurrectionary States it shall be lawful for the President of the and order in the South ; and now, sir, as those negroes who were taken out of the must be wholly remitted to those States United States, when in his judgment the a last resort, it is proposed to end where jud suspected of being the parties who o work out for themselves, as they alone party creed, because to all appearances at 3 p. m. June 3. public safety shall require it, to suspend you began, in mill ary rule. In 1865 the barned the barn? the privileges of the writ of kabeas corpus | South came out of the rebeliion scorcaed. Answer, Yes sir, I understand there and to declare and enforce subject to the seared and desolated by the devisation was a paper planed on the backs of those and that is, to give universal annesty in Rules and Articles of War and other laws of a four years' war. Misguided she had that were hung, alleging that they were the removal of all political disabilities. of the United States now in force appli been, but tearfully had she paid for in hung for burning these barns. The other This, sir, is the remedy which men of all cable in case of rebellion, martial law, to At that time the civil governments which boy was tried and acquitted. Another parties in those States say will go further the end that such rebettion may be over- had survived the reb dlion were displaced negro was hung in Orange county, in a to bring to them the benign influences o thrown ; Provided. That the President and provisional ones under military gov- northwest direction from Hillsboro. The peace and quiet than any other. I will shall first have made proclamation, as now ernors, were established in their so-al. allega ion for that was that he was a great quote the opinion of a winnesses taken in the Radicals - are not prepared to accept provided by law, comm nding such insurgents to disperse : And provided also. franchising the in eligen waites and ea- them. And he was taken out of a house this point. W. T. Byrum, solid tor in That the provisions of this section shall franchising the negroes, thereby pixeng troin one. Another was hung about North Carolina and a Radical, when internot be in force after the first day of June. the control of those States in the hands of eleven miles from Hillshoro for making | rogated as to his opinion on this point, at A. D. 1872 The provisions of these sections are when the most enrightened s a estimation young lidy. He was too near a house to even more remarkable in the r tenor and was needed to reorganize society in its accomplish his purpose at that time ; but change it we had something like a general more flag and it possible, in their viala canotic sate From time to time these he told her that she might make up her or universal annesty. I think a great fions of the Constitution than the second States, one after another, have been re- mind that he intended to have it, and then deal of this public opinion is created by section. The fourth section of the fourth constructed whenever it sut ed partisan he would leave; I suppose she told some the fact that a large class of our people lieg to go into the next Presidential com argicle of the Constitution provides that - porposes, and the ne-ple have been of the young mon there, and they were feel that the negro has political rights "The United States shall guarantee to wantly, or to a great extent, deprived of aroused and hang him. I believe those which they have not; that he can hold every State in this Union a republican local self government; they have been are all the depredations or crimes com office while a large number of our people

us a jury court twice a year, but he re-And now let me inquire what great ne- fused to grant us the petition. The ne-

critizens of the United States? Has any there was no law to protect the citizens.

By Mr. Bayard :-- Question. The barns | their attendant restraints, in that propor

words also given us, which was. Lincoln. Liberty, Loyal, Union, League. To the that was read out of a little blue-back we are in the midst of war." Have any suppose there was much secrecy about had any in it, as it was going to be the WILSON DEWER

I have not quoted this evidence for the purpose of extenuating or glossing over the disorders of the South, but for the purposes of showing the actual state of affairs where that the Democracy on this floor have become the apologists of the crimes | read it. It is a credit to its author as and scourgings done by the Ku-Klux, not- well as the State of Oregon. withstanding they have, one and all, denounced it. But sir we are not to be de-

terred from showing up the real instigators of these crimes and disclosing the inciting cause of son hern disorders by being thes denounced. It you would cure Ohio, of which Hon. C. L. Vallandigham | ical to employ, as remedies, powerful and inthe evil it is essential to know from was the leading spirit, that the people sidions drugs, which, in subjugating one dis whence the irritation comes. That rethere assembled in the name of the Democratic party of that county, adopted reso-

And now a word to the remedy. The lutions accepting the " situation-" which means negro suffrage, murder, theft, high protective tariffs, usurpation and all the other outrages perpetrated by the Radicals during the past ten years. If this report is correct, we have only this to say. that the proper place for those who passed the resolutions is in the ranks of the Radical party. The Democracy accept the they will ask, when in power, the people proper district to be dealt with according Snd indicine its and pe is juries refuse to the officer and assist him. The evidence where self government has been most to peacefully and under sanction of law. convict, in what way, pray tell me, is this came out in my court (that is the way 1 nearly or whoily restored to this people to retrace their steps and return to the better days of our Republic, and no rages of the Radical party as a part of party has done so well as to meet the apthose odious reconstruction measures and

The Weekly Enterprise. OFFICIAL PAPER FOR CLACKAMAS COUNTY. of the 9th of May:

Oregon City, Oregon, Friday : : : June 2, 1871. Hon J H Slater's Speech.

and the second state of th

We give much of our space this week in order to publish the able speech made Representatives, on the 4th of April. It is an able speech and well worth a careful reading. While we regret being unable to give our usual variety of reading matter, we feel assured that our patrons gener-

ally will be amply repaid by this great speech. We last week published the infamous bill against which this speech was made. We ask our readers to pass it around to their neighbors after they have

A Fallen Brave-

It appears from a synopsis of a plat-

THE LOST STEAMER, CITY OF BOSTON .-We find the following in relation to this ill-fated steamer in the Boston Advertizer The following is a copy of a paper

picked up on the shore at Shediac, on the son h east coast of New Brunswick, and telegraphed to this city yesterday : "MARCH 21. 1870-CITY OF BOSTOT .-Ship sinking; over half full now. Goodbye all. Look after my boy. THOMPSON. "Be gone in two hours."

The original paper is in the hands of a Catholic priest at Shediac, who sent the above dispatch to his brother, a member of the bar in this city. A copy was also sent to the agent of the Inman line. The name signed to the paper appears in the list of passengers by the City of Boston. This ill-fated steamship, it will be remem bered, sailed from Halifax in March, 1870. and was never heatd from afterward.

Poisonous Medicines.

ea-e, sow the seeds of another still more un-

manageab e. None of these terrible medica-

certaintly upon the cluses of disease a

ments operates with as much directness and

Hos etter's Stomache Bitters, a tonic and

corre tive, without a single delterious ingre

dient in its composition. Arsenie and quium

are given f r intermittents; bronide of pot-

prussic acid for general debility; mercary,

in various forms, for liver complaint; pre-

parations of chloraform and optum for sleep

lessness; and yet these deadly drups do not compare, a specifics for the diseases above

enumerated, with that who esome vegetable

invigo ant and alternative, while they are all

so pernicious that it is aston shing any phy-

sician should take the responsibility of pre-

scaling them. Let invalids, for their own

sakes, try the Bitters before they resort t-

the poisons. The rehef they will experience

from a course of the harm ess specific, wh

New To-Day.

gon City.

ADMISSION FREE.

ALL THE URANCHES COMPRISING A

CLASSICAL MATHEMATICAL,

And COMMERCIAL EDUCATION.

S. D. POPE,

GEORGE CLARK.

Brags, Geo S or D D

DeLamond, Cora Miss 2

Fitzg raid Thodias N.

Hendrie, Thomas,

Moe, Chas N,

Scott, R Mirs, Short, James,

Wald, J shua,

Tied, R.

Sheriff's Sale.

Descriptions.

tification No. 7,346, be-ing parts of secs 19,

Notification No. 660, con

veyed to C J Delets by Dr J H Thessing & wife,

Book F, pages 295, 296, to

elaim No. 52, see 32, t 3 s.

r 2 e, commencing at the

s w corner of said claim;

thence n 20 chains: thence n 74 1-2 degrees, e 20 chains; thence n 80 de-

grees, e 21 1-2 chains, to

n w corner of a piece of land sold to Michael Hanlihan by Isaac Farr,

Sr.; thence s 2.72 chains

to south line of said claim No 52; thence w to

donation claim, being in

sec 21, 22, 27 and 28, t 2

Sheriff of Clackswas County.

20, 1865, recorded in

20, 29 and 30, t 3 s r, 4 e.625 27

Berry, Geo M, N R., w 1-2 of n w 1-4 of

Names.

Briggs, Cox, Myron S,

Pri cipal.

THORCUGH ENGLISH.

Apply to

June 2, 1871:tf

render a vecourse to the unsafe preparations

referred to, qutie unnecessry.

assium for nervous disorders; strychnine and

The theory that the virus of disease can be safely counteracted by do-es of poison, is false and dangerous. Within the last twenty five years, and less than a score of virulent poisons have been added to the repository of the medical profession. They are given in small doses, otherwise they would destroy life immediately; but even in minute quantities, they produce, ultimately, very disas form adopted in Dayton county. trous effects. It is unwise and unph losoph-

COME ONE, CONE ALL!

And see the Greatest and most

TERRIFIC ASCENSION

ED ON THE PACIFIC COAST,

By the

CHAMPION WIRE WALKER, MONSIEUR DE CLUTE,

Who will appear in OREGON CITY, ON SATURDAY, JUNE 3. AT 3 O'CLCCK P. M.

And make a daring ascession on the Tight Wire, and perform his wonderful feat of taking a stove to the center of the wore and Cooking his Dinner and many other wonderiul dangero is and difficult feats on the wire, to comerous to men ion, never bef at attempted by any attist on the Pacific Coast, ADMISSION FREE.

98.1871:w2

WOULD INFORM HIS FORMER PAT he is now receiving and offers for sale, at the lowest rates, a full stock of SHELFAND BUILDERS' HARDWARE, Mechanics' Tools, Table and Pocket Cutlery, MINERS' GOODS. Nails, Ropes, Shovels,

NEW HARDWARE STORE.

CORNET FRONT & STARK STS.

PORTLAND, OREGON.

JOHN R. FOSTER

Anvils, Axes, Etc.,

Which he invites buyers to call and examine before purchasing elsewhere. Would invite particular attention of buy.

ers of Buld rs' Hardware and House Trunminus, either a: WHOLE-ALE or RETAIL. May 26, 1871:m3 JOHN R. FOSTER.

ON THE TIGHT WIRE EVER PERFORM.

convened.) against domestic violence." And this is as much a part of the Con-

It has long been the established rule of vagabonds. Is it to be wondered at that and heard her give her evidence. She courts that all the provisions of an instru- there is narest, pickerings and on breaks said she knew one of the men to be a colment or statute must be construed to. It the South; that men percaps of turba ored man, but she did not know the gether, and in such a manner, if possible | ent spires, canno be concrohed, and te, others, as to give effect to all of its provisions ; their temper get the better of their judgand I ask, in all candor, if there is any [month]

way modify the section quoted ? Through and so u ged on accout of their podifical test in say, in the courts, all the years which our Government has opinions, and reference is made to the Sexisted to the present time, no is atesman, evidence taken be are the Senale commute, world. I think we have as fair minded justifies outrages or criminal acts. I think has ever ventured to claim that it could bee in the case o. North Carolina to estably men there as there are in the world. intervene with the Army or Navy to sup lish the accusation. Well sir, I will not Question. What, then, is the justification test-oath and the admission into Congress press domestic violence within a State undertake to dispute the fact that most of for proceeding to punish them without of those persons who have been elected by without first being requested by the Log truse who appear as having been thus law islature, our Executive when the Legisoccasioned by the violence of a few had operation, which has been provocative of will not punish by whipping or death could be done. men which will an horize an appeal to the their chastisement. In order to show the anything except murder, I believe. As to

villence which threatens the very exist- the class of people upon whom they have doned some of them before they got inence of the State government i self ; else been inflicted. I now propose to read from side the gate. why the limitation upon the Executive of the evidence of George Laws, of Hillsthe State to such a condition of affiirs | that prevents the convening of the Legis has been in office for forty two years, and out their purposes and designs. I now tature before he may make the applica- for eighteen years clerk of one court or quote an affidavit made by one Wilson

tion for aid. Yet the bird and fourth another in that county, and was at the Dewer, a colored man, who with a numsections of the bill, in violation of the ex time clerk of the Superior court and ber of others have been recently convicted press terms of the Constitution, under- judge of probate. I seaect this witness of aroun and are now in the penitentiary. takes to authorize the President to enter because i.e appears calm and dignified in And I may say that this man is entirely any State with the Army and Navy, either his deposition, unbiased by partian coroborated by other men who contess or both, without its consent expressed spicen or local predj dices, and his pos- their connection with the same crime, ex-

through its Legislature, to suppress the don is such as to enable him to know cept so far as the reading of Holden's orinsurrections, combinations, and domestic whereof he speaks. The only point ders is referred to. This affi lavit or conviolence referred to in section two under the pretense of enforcing the equal pro-Thus the fundamental law of the land have been guilty of some offense, which the Southern States, and is also referred tection of the law.

was on y a precease. I now quote from to in the evidence reported by the majoriis to be set aside by mere statutory enact ment. One violent act is to be recilfed by Question. You say you were born and committing others of equal or greater magnitude. Bad men combine and con spire together to commit crime and deeds a of violence and by their audacity and corruption go unwhipped of nistice. This has always been so, and doubtless will con inue to be so until the end of time; at least, until man's rapacity shall have passed away and the millenium beashered in. Thus, while the law guarantees equal protection before it, there is not always an equal enjoyment of rights under its administration. Nor is it possible to organize society in any way to wholly avoid these inequalities. Ent. Mr. Speaker, the measure does not stop at mere intervention on the part of the General Government to suppress domestic disorders and violence, but declares, in the fourth section that when " the conviction of such offenders and the preservation of public safety shall become in such district impracticable, in every

Answer. Yes sir.

Question. Their barns were set on fire in the other end of the Capitol, with few exceptions, occurred from one to three

of the changes wrought by war and reconcan solve them. There is but one act that Congress can now do to hasten that result.

the ignorant and unscruptions at a time | a bad proposition to a very tespectable | page 57 says ; - I think public opinion would probably

form of government, and shall protec. harassed and plandered by the men who mitted in my county. There was some cause of the that they are for accepting the "situation" each of them against invasion, and on ap- were lotsied into power through the in little scoarging brough the neighborhood public opinion, and if it could be changed of the Radical party. What! can any pipt Lication of the Legislature, or of the Ex- strumen ality of these odious reconstruction (but that was a neighborhood transaction) I think the evil would be at once entreercentive, (when the Legislature cannot be than measures, dealed the privileg of by the boys, and some of the negroes, too, ed, and this organization would be dis elect ag the men of their caoke to office. Some purpers of our poor house, about banded,

burdened with taxes and their substance live miles from town were whipped. A stitution as is the Inerteenth amendment, ca en out by a horle of parastes and colored woman was whipped. I saw her, ing Union man during the war, at page 66 testifies as follows : Question. Then I will ask you what

you believe would be a cure for the outriges which have been committed, and pent. We regret that a man like Val- Connor, D, Question. Where negroes were arrested | for the feeling which clused them ? for offenses of this rind committed by Answer. I think the legislation is nec-O o thing in the provisions of the fourteen h Bu it is urged that the negro and the them, is there any difficulty in having essary, as that which will lead to produce amendment that can be possibility in any while Republican are bruiled, whapped them convicted, upon proper trial and a better state of feeling, is this; you must him as we would to anyother man, go

Answer. No, sir : I think none in the

abused are good Republicans ; and here . Answer, Well, sir, it was just hot more to restore good feeling, and as a larger could not b - convened. And from let me say that generacity it also appears headed work. The outrages were so no consequence to arouse a public feeling the language it is quite apparent it is not that they have been engaged in some torious that they thought they would put against this lawlessness, and a respect for merely local disorders and irregularities theiring, barning, or other disreputable them down; I suppose. In fact, our laws the Government, than any thing else that

Thomas Settle, one of the Radical judges Federal Government, but it is domestic a state of these on rages their causes, and the penitentiary, well, our Governor par- of the supreme court of that State, at page 90. in answer to a request to suggest some remedy for the evil, says : To show still further the means reforted

"Well, sir, I am not able ; I have tried boro, Orange county, No.th Carolina, who to by the so called Union League to carry to devise something that would meet our case, but I am unable to suggest anything at present. I think probably the rem-dyabout these political disabilities. For my retain them, and for this reason ; so far as obnoxious men are concerned, there are where n he is in the teast antagonized by tession will be found on page 41 of the men just as obnoxious to the quiet of the country outside of these men under the the Radical witnesses is that they say that minority report of the Senate committee bin as any that are among them ; and it the Ku Klux always gave out their victims 10 investigate the condition of affairs in our people are puliticaus ; men and women all talk out pretty freely--it enables

be to remove their disabilities."

proval of such Democrats as Vallandig- To the People of Oreof the three men who had executed the | tion good order and quiet is resumed and | ham and other would be leaders, should gains with the southern people. All the they desire to oust them from power? It outrages that are now paraded here and amounts to a simple and childish factious opposition, unbecoming of sensible men. stead of improvement, it is admitted by Answer. Yes sir; and this company or years ago. And yet, sir, for the purpose and a position we hardly ever expected MONS. DE CLUTE. to accept all the outrageous acts of the Wishing to show his Ability does come to Radical party as finalities, why keep up the ab we named City to perform, on an opposition ? On the same ground we SATURDAY. must accept the passage of the last " outrage" bill, and adopt it as a part of our it is a legally enacted law of the land. We for one, and we apprehend the Democracy generally and a large majority GRAMMAR SCHOOL of the honest Republicans-for instance.

farther. They will never adopt these out-

Trumble, Schurz, the Chicago Tribune and others who have heretofore acted with In 1866 reconstruction began by dissibility to white ladies and impudem to the late investigation before the Senate on the issues brought about by the Radical scoundrels. The Radicals desire the taught. Haurs, from 82 a. m., to 3 p. m. Democracy to accept the "situation." then they would be on an equality with them and become equally responsibles for

HOUSE AND LOTS FOR SALE the miseries and woes brought upon the country, and leave the Democracy no-h THE UNDERSIGNED OFFERS FOR sale his residence in Oregon City. There are four lots, a go d boit hand ourn, with a paign on. No, the people will repudiate paign on. No, the people will repudiate fine cellar and a good well of water. There any and all public men who even intimate is dent, of land, and it is well adapted for early g rd-hing, purposes. Part paymen may be made in stock. For particulars ap Oregon City, Juna 2, 1871:tf Democrat or lover of his country accest the long list of crimes perpetrated by the IST OF LETTERS REMAINING IN I the Postoffice at oreg in City, June 1st, Lewis Harris, an editor, and an unflinch- Radicals during the past ten years? If there are any such, we would advise them Beeson, S rab Miss, Blanchette, Joseph, to go to the Radical party and accept the Bunnard, Lewis, whole and contess their past error and re-(on er. Frank, Chamberlin, T B,

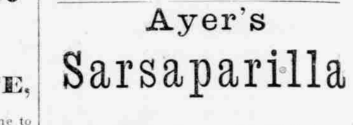
Dow-on, A H. landigham has seen fit to "accept the Gray, Winy, Miss. Radical situation," and can only say to Haughn, J Franking, Harding, Parter E, Hay Joe Mrs. have observed that it is difficult to execute where you find those who are in sympathy Saquette, Henry, with you. The Democratic party is not Stone, Dan et D, attle, Mr. care of the place for such. Thos Fadden Patten, Wald, Christnie Miss,

Wetch, William, Sr., Wilson, Wm. RADICAL AUTHOBITY .- We find the fol-If called for, pl.a e say adve tised. J. M. BACON, P. M.

Governor Scott, of South Carolina, ar-Y VIRTUE OF A WARRANT PLACEI rived here yesterday, and held a long inin my hands, for the purpose of collect terview with President Grant this morndelinquent Taxes, due Clackamas County for th ing, in which he said there was no necesyear 1870, and to me directed, I will, on SATUR AY, the 24th DAY OF JUNE, 1871, at th suy for putting the State under martial Court House door, in Oregon City, proceed to sell law, and that there was a good state of o the highest bidder, for U.S. gold com, in hand feeling among the better class of citizens aid, the following described tracts or pareles o and, or so much thereof as may be necessary t to put down Ku Klux organizations. pay the taxes due thereon, together with the costs. Sale to commence at 10 o'clock a. m. Here is the evidence of the Radical

Governor of the very State for which the infamy passed, stating that peace relianlies in ourselves; let us work it out. 1 do in his State, and praying not to have the bill enforced. If there had anything been part I think, in the present circumstances. needed to defeat the Radical party in that it is doi ig more harm than good to 1872, the passage of this Ku Klux infamy is all that is necessary.

Culver, Mrs Elizabeth, Oregon City, block 18, lots 1, 2, 3, 4 & 6, NEEDS MARTIAL LAW .- The following Delets, Jackson, Part of claim No. 49, dispatches would indicate that it is very enables all parties there-and most of necessary for the President, Ben Butler and Morton to declare these sections under



Is widely known as one of the most effectual remedies ever discovered for cleansing the system and purifying the blood. It has r stood the test of years, with a constantly growing reputation, based on its

intrinsic virtues, and sustained by its remarkable cures. So mild as to be safe and beneficial to children, and yet so searching as to effectually purge out the great corruptions of the blood, such as the scrofulous and syphilitic contamination. Impurities, or diseases that have lurked in the system for years, soon yield to this powerful antidote, and disappear. Hence its wonderful cures, many of which are publicly known, of Scrofula, and all scrofulous diseases, Ulcers, Eruptions, and eruptive disorders of the skin, Tumors, Blotches, Boils, Pimples, Pustules, Sores, St. Anthony's Fire, Rose or Erysipelas, Tetter, Salt Rheum, Scald Head, Ringworm, and internal Ulcerations of the Uterus, Stomach, and Liver. It also cures other complaints, to which it would not seem especially adapted, such as Dropsy, Dyspepsia, Fits, Neuralgia, Heart Disease, Female Weakness, Debility, and Leucorrhoea, when they are manifestations of the scrofulous poisons.

It is an excellent restorer of health and strength in the Spring. By renewing the appetite and vigor of the digestive organs, it dissipates the depression and listless languor of the season. Even where no disorder appears, people feel better, and live longer, for cleansing the blood. The system moves on with renewed vigor and a new lease of life.

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Every year increases the popularity of this valuable Hair Preparation; which is due to merit alone. We can assure our old patrons that it is kept fully up to its high standard; and it is the only reliable and perfected preparation for restoring GRAY OR FADED HAIR to its youthful color, making it soft, lustrous, and silken. The scalp,

laws where the public semiment any way a general amnesty bill, a repeal of the the people to represent them, would do lowing in the telegraph dispatches under date of the 26th :

such case such combinations shall be States," and then provides for the suspension of the writ of habeas corpus and the larceay. enforcement of mutial law according to the Rules and Articles of War. Thus, sir, a neighborhood feud may be the 1866;

means of inviting, through designing menand the calumnies of many-tongued rumor, the Army to interfere in the police affairs of a State. A failure to convict persons charged with the commission of the offense defined in this hill would swell the local broil to the dimensions of a rebeliion against the United States, draw ing after it a suspension of that great writ of liberty, the habeas corpus ending with

raised in North Carolina? Auswer. Yes sir; in Orange county hat county intimately? Au-wer. Ob. yes, sir. Question. I understand you to say that after the close of the war the emmerpated negroes were formed into Leagues. and that they were idle and out of empioyment

ge 195

Answer Yes, sir; they refused to work, and were thrown out of employmonth. Questian.

want? Answer.

Oh. yes, sir; there was a great deal of suffering.

crime?

Answer. No doubt about it.

Answer. It was just common targeny breaking into smoke houses, stealing Sevens, Ned Hunter, Dave Clemons, Sam deemed a rebellion against the United bacon, sheep, hogs, and some imes a Cox Hardy Stewart Sam Clemons, Thom-

organization spring up.

Ques toa. What is called the Ku Kinx? Answer, Yes, str. This shows the condition at the close of

fustered and nourished u : Ques ion. What opportunities have you nilitary occupation of the insurrer iomary for knowing the state of security of perdistrict, removal of civil officers, the dis-sons and property in the county of Orange Executives, and the appointment in their means of knowledge, and what is the constead of military governors, councils, and dition of things existing there.

Wilson Dewer, the defendant, being brought before the undersigned justice. charged according to the annexed war-Question. You know the people of rout, on his examination states that he did not have any conversation with anybody about Mr. Mims on Sanday at Piney Hid-the Sunday before J. H. Mines's barn was burned-except with Hardy Saewari ; did not speak to Alfred Jones that day; I told Hardy Stewart to meet me at Piney Hill church on the first Sunday in December, 1870; I am a member of a clab to meet the Ku Klux, or the at page 116, as to removal of disabilities ; Union Club; I joined last spring; I joined Did that bring them into at Jim Howell's; he called all of us to-

would be very soothing and quieting to gether to hear Governor, W. W. Holden's the public feeling. I am inclined to orders; I went to Jim Howell's; I got think that it would have a tendency, in a there; he told me to hold on until the Question. Did that bring them into whole crowd comes; he had called in all degree, to relieve and remove a vein of

the blacks in the neig borhood. When app rent finkindness. Those gentlemen the crowd got there, he got out the orders who are laboring under disabilities teel Question Describe the condition of and read them. The orders was for us all very unpleasant, I know ; they feel ex. things produced by their reinsing to work to j in together in a club called the Union tremely uppleasant. I am satisfied of that and I think it has a tendency to irritate a Club. Alfred Jones was there, Stanly

long aga. whole beef. We could only try them for as Clem as, Harry Jud I Dick Judd. Jim And here, sir, on this floor the Republi-

Barker, Neal Prince, Mick Watson, Elisha | car, members from the South, with a few Question. Was there any safety in the Beckwich, Jesse Beckwich, Daniel Barker exceptions, are decidedly of the opinion county for such property during 1865 and Jim Howell, and his two boys, Rulus and that these disabilities ought to be at once removed, and this House, by a large my Henry. They were talking about burn-

Answer. No. sir; none at all until this ing dir. Calvin Branch's burn. We met jority on different votes have expressed there a night atterward, and the orders the same opinion. But, sir, the spirit of was read that we received from Governor partisan hate, wholly insensible to these nonnces the success of the Versailies gov-Holden ; was not read the first night. We appeals and atmonitions, heat only on were sworn in the first night we met, and perpetuating party dominacy in the nation the war. I again quote from pages 191 they elected me captain. When the orders at the risk of constitutional government and 191 to show the progress of this evil wis read I told them I would resign, and and liberty itself, is now with hot haste and the Robert agencies which have bave my name scratched off. The order pressing this obnoxious measure to its final was for us to attack the KuKlux, and passage. The Republican party, like burn out all we thought was KuKlux. Cæsar of Roman history, to day stands up-

Then Jim Howell read over Jo, Norris's on the Rubicon. Every sentiment of patplacement of courts. Legislatures, and for the last few years? Give us your other white man: don't recollect what his plunge into the tide it will be because name was ; do not know who was along they have determined to swallow up their

when Mr. Branch's barn was burnt. Rufus | country in party

martial law. Even the terror of the into say, "Here is one set of men distranchised and their slaves are enfranchised famy which was passed by the to govern them." Well, it is but a small scoundrels in the late Congress is not list, but it creates sympathy, or rather enough to cause the Southern people to they can make sympathy out of it. Still use men vote, and they can select men elect Radicals to office. equally as objectionable as any of them-

RICHMOND, Va., May 26.-The city elecserves who are under the ban. I have altion returns have been canvassed. The ways thought that perhaps the best thing Conservatives & rried the city by 170 ma that could be done in thit respect would jority, and elected 26 out of 39 Councilmen. Two of the Conservative Councilmen James Reid a Methodist minister, says were voted for also by Republicans. In Lynchburg the Conservatives carried the city. "I think that in case of a large portion of those laboring under disabilities it

In Norfolk the Conservatives carried the Council. Twenty townships heard from Ross & Stevens, holding certificate of sale for faxes of 1869, sold in 1570. show material political changes.

RATIFICATION OF THE TREATY .- The treaty between the United States and Great Britian was ratified by the Senate on the 24th tilt, and the Senate adjourned last Tuesday. The main features of the feeling that should have gone into quiet treaty are favorable to England. Both the Senators from Oregon voted against the ratification of it. We have not been Tinsley, WT, Sec 11 and 12, t able to obtain further than a synopsis of the treaty, which we have heretofore published.

> FROM PARIS. - The news from Paris aneroment and the insurgen's are vertually subdued. The loss of life and property in taking the city was immense. One third of the city was destroyed and it is estimated that 60,000 persons were killed.

place of beginning, con't.128 31 Summers, C A, Part of A D Foster's APPOINTMENT .- Sylvester C. Simpson Esq. has been appointed State Librarian in place of J. W. Ryan, deceased, This is an excellent appointment. Oregon City, May 24, 1871:w4

be surveyed out of the by its use, becomes white and clean; south side of said claim, Findlay, David, N.R. n 1-2 of sec 50, t It removes all eruptions and dandruff, 3 r, 2 c..... Hughes, Mrs Rachael, N R, W J Hughes .320 and, by its tonic properties, prevents the hair from falling out, as it stimudonation land elasm, notification No. 4765, in sec. lates and nourishes the hair-glands. By its use, the hair grows thicker and and cost of sale..... McKinney, Joseph. esthte of, s e 1-4 of s e 1-4 of see 34, e 1-2 of 26 stronger. In baldness, it restores the capillary glands to their normal vigor, e 1-2, s w 1-4 of s e 1-4, and s 1-2 of s w 1-1 of and will create a new growth, except sec 35, t 2, s r, 2 e....160 Non-resident Land, Mrs. Williams place in extreme old age. It is the most Claim No 37, sec 13, t 5 s, economical HAIR DRESSING ever used. r 1 e, and claim No 42, sec 18, t 3 8, r 2 e, ..., 320 7, 75 Roork, C R, S w 1-4 of sec 7, t 2 s, r 4 c160 3 88 as it requires fewer applications, and gives the hair a splendid, glossy appearance. A. A. Hayes, M.D., State Formerly Reynold's, N H, Sec. 23, 1 3 s. Assayer of Massachusetts, says, "The r I e.....160 " Gardner, Geo, Parts of sec 11, constituents are pure, and carefully 23 and 26, t 2 s, r 3 e, claim No. 46, commencselected for excellent quality; and I ing at n w corner of seg 11, t 2 s, r 3 e; thence s 160 rols; thence e 100 consider it the BEST. PREPARATION for its intended purposes." rods; thence n 160 rods; thence w 100 rods, to the Sold by all Druggists, and Dealers in Medicines. place of beginning, con't.196 7 75 Price One Dollar. Hargtove, L A, Sec 26, t 5 s, r

13 20

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