#### CONTINUED FROM FIRST PAGE.

tracts received my cordial support in the senate, and such amendments as may be found necessary effectively to deliver our workingmen and women from this most inequitable form of competition will have my sincere advocacy. The legislation prohibiting the importation of laborers under contracts to serve here will, however, afford very inadequate relief to our working people if the system of protective duties is broken down. If the products of American shops must compete in the American market without favoring duties with the products of cheap foreign labor, the effect will be a difference, if at all, only in degree. Whether cheap labor is across the street or over the sea, such competition will soon reduce wages here to the level of those abroad, and when that condition is reached, we will not need any laws forbidding the importation of labor under contract. They will have no inducement to come and the employers no inducement to send for them.

# UNDESIRABLE IMMIGRATION.

In the earlier years of our history, public agencies to promote immigration were common. The pioneers wanted neighbors with more friendly instincts than the Indian; labor was scarce and fully employed, but the day of the immigration burcau has gone by. While our doors will continue open to proper immigration, we do not need to issue special invitations to the inhabitants of other countries, to our shores, or to share our citizenship. Indeed, the necessity of some inspection and limitation is obvious. We should resolutely refuse to permit foreign gov ernments to send their paupers and criminals to our ports. We, are also clearly under a duty to defend our civil position by excluding alien races whose ultimate assimilation with onr people is neither possible nor desirable. The family has been the nucleus of our best immigration, and the home the most potent assimilating force in our civilization.

#### CHINESE IMMIGRANTS.

The objections to Chinese immigration are distinctive and conclusive and are now so generally accepted as such that the question has passed entirely beyond the stage of argument. The laws relating to this subject should by those charged with their enforcement be faithfully executed. Such amendments or further legislation as may be necessary and proper to prevent evasions of the laws and to stop further Chinese immigration would also meet with my approval. The expressions of

the hospitable door which has been theirs, opened to two thirds of the existing States. But admission should be resolutely refused to any Territory a majority of whose people cherish institu-

ganized in "trusts" or otherwise, to control arbitrarily the conditions of trade among our citizens, is in harmony with the views entertained and publicly expressed by me long before the assembling of the convention. Ordinarily capital shares the losses of idleness with labor, but under the operation of the "trust" in some of its forms the wage-workers alone suffer loss, while idle capital receives its dividends from the trust fund. Producers who refuse to join such combinations are destroyed and competition as an element of the regulation of prices is eliminated. It cannot be doubted that the legislative authority should and will find a method of dealing fairly and effectively with these

## PENSION LEGISLATION.

subject.

and other abuses connected with this

It can hardly be necessary for me to say that I am heartily in sympathy with the declaration of the convention upon the subject of pensions to our soldiers and sailors. What they gave, and what I had some opportunity to observe and in a small measure to experience, they gave ungrudgingly. It was not a trade, but an offering. The measure was heaped up to running over. What they achieved only a distant generation can adequately tell. Without attempting to discuss the particular propositions, I may add that veterans of the war and of the families of their dead comrades should be conceived and executed in the spirit of justice and of the most grateful liberality, and that in the competition for civil appointments, honorable military service should have appropriate recognition.

### THE CIVIL SERVICE LAW.

The law regulating appointments to the classified civil service received my support in the senate, in the belief that it opened the way to much need-county will meet in the office of the county ed reform. I still think so, and therefore cordially approved the clear and forcible expressions of the convention upon this subject. The law should have the aid of a friendly interpretation and be faithfully and vigorously enforced. All appointments under it should be absolutely free from partisan consideration and influences. Some extensions of the classified list are practicable and desirable, and further legislation extending the reform to other branches of the service to which is applicable, wou'l receive my approval. In appointments to every grade and department fitness and not party service should be the essential and discriminating test, and fidelity and efficiency the only sure tenure of office. Only the interests of public service should suggest removals from office. I know the practical difficulties attending an attempt to apply the spirit of the civil service rules to all appointments and removals. It will, however, be my sincere purpose if

able to bear the burdens and discharge | inhospitable exclusion from the nearthe duties of free commonwealths in lying ports. The resources of a firm, the American Union. To exclude dignified and consistent diplomacy are them is to deny the just rights of their undoubtedly equal to the prompt and people, and may well excite their in-dignant protest. No question of po-litical preferences of the people in the surely not expect in our ports a com-litical preferences of the people in the surely not expect in our ports a com-Territory should close against them mercial hospitality they deny to us in

#### CONCLUSION.

I cannot extend this letter by a special reference to other subjects up on which the convention gave an ex-pression. In respect to them as well I cannot extend this letter by a tions that are repugnant to our civili- pression. In respect to them as well

tions that are repugnant to our civin-zation or inconsistent with a republi-can form of government. ABOUT TRUSTS. The declaration of the convention against all combinations of capital or-ganized in "trusts" or otherwise, to control arbitrarily the conditions of gave my support in the senate.

> Inviting a calm and thoughtful consideration of these public questions, we submit them to the people. Their intelligent patriotism and the good safe conclusions.

Very respectfully, your obedient servant.

BENJAMIN HARRISON.

BRACE UP.

You are feeling depressed, your appetite is poor, you are bothered with Headache, you are figetty, nervous, and generally out of sorts, and want to BRACE up. Brace up, but not with stimulents, spring medicines, or bitters, which have for their basis very cheap, bad whiskey, and which stimulate you for an honr, and then leave you in

Rev. Thos MacGuire will preach at the Presbyterian church every Sunday at 3 o'clock, P. M.

BUCKLEN'S ARNICA SALVE. THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains Corns, and all Skin Eruptions, and positively cures Piles, on no pay required. It is guaranteed to give perfect satisfaction or measures in behalf of the surviving money refunded. Price 25 cents per box. For Sale at Wright's drug store.

#### EXECUTOR'S NOTICE.

All persons having claims against the es tate of W. W. Ross, deceased, are hereby notified to present the same, duly verified according to law, to the undersigned, act-ing executor of the last will and testament ing execution of the last will and destament of said W W. Ross, within six months from the date hereof, at his residence in the town of Cove, Union county, Oregon. Dated this 10th day of September. 1888. JAMES HENDERSHOTT, 9-14-w5 Executor.

NOTICE TO TAX PAYERS.

#### NOTICE OF FORFLITCRE.

In the circuit court of the State of Ore-on, for Union county. Nelson Schoonover. Plaintiff, ) Alexander La Buff, Sarah L. La Buff, J. B. Eaton and Mi-nerva Eaton. Defendants, To Alexander LaBuff and Sarah L. La Buff, county, Oregon, about one half mile abov the arastra of Wm. Horper, on the righ

IN THE NAME OF THE STATE OF Oregon, you and each of you are hereby required to appear and answer the com-plaint filed against you in the above entitled court and suit, on cr before the 24th day of September, 1885, the same being the first day of a regular term of said court, combank of Elk creek, and is also called the "O R. & N" claim, as will appear by certificate of location and amended location file mencing next after the expiration of six weeks from the date of the first publication of this summons, to wit: the September term, 1888, of said court, and if you fail so to appear or answer, for want thereof the plaintiff will apply to the court for the re-lied demanded in said complaint, to wit: a decree foreclosing all of the right, title and interest of all of the said defendants,

and interest of all of the said detendants, of, in and to certain mortgaged property set forth in the complaint, to wit: The W hif, of NW qr, and NE qr, of NW qr, Sec. 22, and E hif, of SE qr, and SE qr, of NE qr, Sec 21, all in Township 4 S, R, 40 E, W, M., in Union county, State of Oregon, and ordering and memory to be cold to

and ordering said property to be sold to satisfy the sum of \$1.009.00 and interest NOTICE FOR PUBLICATION. thereon from January 1st, 1887 at the rate of ten per cent, per annum; the further sum of \$150.00 as attorneys fees, and the further sum of \$39.02 and legal interest

LAND OFFICE AT LA GRANDE, OREGON, Sept. 11, 1888. 1 Notice is hereby given that the following telligent patriotism and the good Providence that made and has kept us a nation will lead them to wise and will be made before the register and recei-will be made before the register and receiver at La Grande, Oregon, on October 20th. 1888, viz: JOSEPH ARCHER, D. S. No. 5071, for the SE gr. SE gr. Sec 3, and E hff. NE gr. and NW gr. NE gr. Sec 10, Tp 5 S. R 40 E. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Rufus ook an ! George Holbrook, all of Un ion, Oregon.

HENRY RINEHARL. 9-21-w6. Register. NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON,

Sept. 7, 1888. ( Notice is hereby given that the following you for an honr, and then leave you in worse condition than before. What you want is an alternative that will purify your blood, start healthy action of Liver and Kidneys, restore your vitality, and give re-newed health and strength. Such a medi-cine you will find in Electric Bitters, and only 50 cents a bettle at Wright's drug store, Union, Oregon. Caset, Oregon, and Daniel Baild, A. N. Hamilton and V. R. Reeves, of Union, Or HENNY RINEHART, 9-14-w6.

Register. SUMMONS.

In the Circuit court of the Stalls of Oreg@n,

or Union county. Mary E. Baird, Plaintiff,

Charles Baird. Defendant. To Charles Baird, the above camed de fendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint fied against you in the above entitled suit on or before the first day of the next term of the Circuit court of the State of Oregon, for Union county, af-ter the publication of this summons for six consecutive weeks, to wit: on or before the consecutive weeks, to wit: on or before the 24th day of September, 1888, or in default thereof plaintiff, Mary E Baird will take judgment against you for the relief prayed for in the complaint in this suit, to wit : for decree dissolving the bonds of matrimony peretofore and now existing between plain

7-27 Attorneys for Plaintiff,



HE

Saloon, Cornucopia WM. WILSON, PEOP.

The Finest of Wines, Liquors and Cigars always in stock. FIRST CLASS BILLIARD TABLE.

You and each of you are hereby notified that I have expended one hundred dodars in labor and in provements upon the "Lucky Boy" quartz mining claim for the year ending December, 1887. This claim is situated in the Granite Mining District in Union county, Oregon, adjoining the "For-est Queen" and "Combination" quartz mining claims, and if within ninety days after this notice you fail or refuse to contiff and de endart, and for general relief. This summous is published by order of the Hon. Luther B. Ison, indge of said court, made and dated at chambers this 25th day of July, 1883. BAKER, SHELTON & BAKER 2221 Attacews for Plaintiff

will become the property of the subscribe E. W. CURTISS. Dated July 2, 1888.

Notice is hereby given that the under-signed was on the 8th day of may, 1888 duly appointed administratry of the estate of James S. Brayton, deceased, and all persons having claims against said estate are here by notified to present the same, duly verified, to me at my place of resilence near Elgin, Gregon, within six (6) months from this date.

+-6.

August, 1888.

To whom it may concern :

Dated at Elgin, Oregon, this July 21, 1888. O BARBARA BRAYTON. 7-27 Administratrix.

SUMMONS.

thereon from Jan, 1st, 1880, taxes paid on said mortgage and for which said mortgage

was given to secure, to satisfy the further sum of \$82.63 and interest thereon from

August 25, 1885 at the rate of ten per cent.

ney fees, also the further sum of \$650.00 and int rest thereon at the rate of ten per ce t. per annum. from Aug. 9, 1887, and the fur-

ther sum of \$75,00 as attorneys fees, and also the costs, charges and expenses of this

foreclosure and of making sale, said vari-lous sums being due upon four several promisary notes, given by the said defen-dants, of which the plaintiff is now the

dants, of which the plaintiff is now the owner, and for taxes paid up on said mort-gages, which were given to secure said notes, as provided therein and for which this suit is brought to foreclose: also that said defendants, and each and all of them and all persons claiming by or through them, be forever barred and foreclosed of

all right, title, interest, claim and equity of

redemption of, in or to said land and every

This summer is published by order of the Hon. Jas. A. Fee, judge of the above entitled court, made at chambers and da-

7d the 4th day of August, A. D. 1888. Dated at Union, Oregon, this 7th day of

ADMINISTRATRIX NOTICE.

JOHN R. CRITLS,

Attorney for Plaintiff.

part thereof, and for general relief.

per annum, the further sum of \$25

NOTICE OF FORFEITURE. County of Union, State of Oregon,

the convention upon this subject is in entire harmony with my views. Our civil compact is a government by the majority, and law loses its sanction and the magistrate our respect when this compact is broken.

### SAFETY OF THE BALLOT-BOX.

The evil results of election frauds do not expend thems: lves upon the voters who are robbed of their rightful influence in public affairs. The individual, or community, or party, that practices or connivos at election frauds has suffered irreparable injury, and will sooner or later realize that to exchange the American system of majority rule for minority control is not only unlawful and unpatriotic, but very unsafe for those who promote it. The disfranchisement of a single legal elector by fraud or intimidation is a crime too great to be regarded lightly. The right of every qualified elector to cast one free ballot and to have it honestly counted, must not be questioned Every constitutional power should be used to make this right secure, and punish frands upon the ballot. Our colored people do not ask special legislation in their interest, but only to be made secure in the common, rights of American citizenship. They will, however, naturally mistrust the Sincerity of these party leaders, who appeal to their race for support only in those localities where suffrage is free and elections doubtful, and compass their disfranchisement where their votes would be controlling.

#### GRANTS FOR EDUCATION.

The nation not less than the State is dependent for prosperity and security upon the intelligence and morality of the people. This common interest very easily suggested national aid in the establishment and endowment of schools and colleges in the new States. There is, I believe, at present an exigency that calls for still more liberal and direct appropriation in aid of common-school education in the States. The Territorial form of government is a temporary expedient, not a permanent civil condition. It is adapted to the exigency that suggested it, but becomes inadequate and even oppressive when applied to fixed and populous communities.

ASKING FOR ADMISSION.

elected to advance the reform.

I notice with pleasure that the convention did not omit to express its solicitude for the promotion of virtue and temperance among our people. The republican party has always been friendly to everything that tended to make the home life of our people free, pure and prosperous, and will in future be true to its history in this respect.

#### FOREIGN AFFAIRS.

Several of the Territories are well business should not be increased by an

clerk, in the court house at Union, Union county, Oregon, on Monday. October 1st, 1888, at 9 o'clock A. M. and continue in seg ion six days, to examine the assessment roll for the year 1883, as returned by the as-sessor, and correct all mistakes therein; and all persons who are dissatisfied with their assessment as made by the assessor. or who wish any corrections made in th same, are hereby notified to appear at the the time and place above named, and show cause why such corrections should be made, or in failing so to appear, they will be re-quired to pay tax by the assessment as

persons' knowing thems yees as not being for the eosis and disburgements of this suff, assessed for the year 1888, to appear be ore said Board of Equalization and make an as-sessment of their property, or send a list of their taxable property to the assessor at said time, and save expenses of sheriff mal-ing said assessment, and we wis it distinct-by understand by an assessment and we wis it distinct-to the eosis and disburgements of this suff. Service of this summons is made by pub-lication thereof in Targ OREGON Scourt, by order of Hon. Lathor B. Ison, judge of the 6th Judicial District of the State of Oregon. Order bearing date, August sch. 358, C. W. MANVILL, ly understood by all persons interested, that no-cancellations of assessment will be made on the assessment roll after the same is passed upon by the Board of Equaliza-tion. O. F. GOODALL **County** Judge

LAND OFFICE AT LA GRANDE, OREGON,] Aug. 27, 1888. ( Notice is hereby given that the following

HENRY RINEMANT.

SUMMONS.

In the Circuit court for the State of Oreon, for the county of Union. Alice Easton, Plaintiff.)

VS F. S. Easton, Defendant, To F. S. Easton, the above named defen-

N THE NAME OF THE STATE OF Oregon, you are hereby required to ap-pear and answer the complaint filed again i you in the above entitled suit, on or before the first day of the next regular term of the above entitled court, to wit: on Monande. Union, Oregon, September 1st, 1888. O. D. THOMLINSON, County Assessor. The County Court of Union county, de-res to add to the above, a notice to all persons knowing thems yes as not being the court of the court of the sent the constant, is a decree of divorce dis-solving the bonds of matrimony now exis-ting between the plaintiff and yourself, and for the costs and disbursements of this suit.

> 8-10 Attorney for Plaintiff.

# Timber Land, Act June 3, 1878---Notice for Publication.

U. S. LAND OFFICE, L. GRANDE, OREGON,)

 NOT- BO- Solution of the solution Craig, all of Union, Oregon. Any and all persons claiming adversely the above-de-scribed lands are requested to file their claims in this office on or before said 8th day of October, 1888. HENRY RINEHART,

FOREIGN AFFAIRS.

Our relations with foreign powers should be characterized by friendliness and respect. The right of our people and of our ships to hospitable treatment should be insisted upon with dignity and firmness. Our nation is too great both in material strength and in moral jower to indulge in blues ter or to be suspected of timorousness. Vacillation and inconsistency are as incompatible with successful diplomater and commercial relations with the Central and South American States.
Notice is hereby given that the following witnesses that are necessary incidents of the East State of the State Sta

HENRY RINEMART.

NOTICE OF FORFEITURE.

owners in the claim, or mine known as the "Bale Rose" claim, situated in the Balson, extention of the "Queen of the West," and have expended one hundred dollars in as-sessment work for the year 1887, on said claim, as required by law, and if you fail to contribute your portion of said amount within the your portion of said amount

within nin ity days from date of service b publication of this notice, your interest in said claim will become the property of the undersigned co-owners as provided in sec-tion 232@revised statutes U.S.

C. H. SCHICKRAM O. S. ALLEN.

SUMMONS. In the Circuit court for the State of Ore

for the county of Union. Lucinda E. McDonald, Plaintiff, )

THE NAME OF THE STATE OF Oregon, you are hereby required to ap-pear and answer the complaint filed against you in the above entitled suit, on or before the first day of the next regular term of the above entitled court, to wit: Monday, the 24th day of September, 1888, and if you fail so to answer, the plaintiff, for want thereof, will apply to the court for the re-lief prayed for in the complaint, viz: a de-cree of div ree, dissolving the bonds of matrimony now existing between the plainmatrimony now existing between the plain-tiff and yourself, and for the costs and dis

bursements of this suit. Service of this summons is made by publication thereof in Tur Ongoos Scour, by order of Hon. Luther B. Ison, judge of the 6th. Judicial District of Oregon. Cder bearing date, August 7th, 1888. C. W. MANVILL,

#### Attorney for Plaintiff. 8-10 NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE. OREGON.)

Aug. 27, 1888. i Notice is hereby given that the followingnamed settlers have filed notice of their in tention to make final proof in support o their claims, and that said proof will be made before the register and receiver at La Grande O'egon, on October 16th, 1888 viz: GEORGE REX ROTH. D. S. N., 7799, for the S hif SW q<sup>\*</sup>, Sec 7 Tp 8 S, R 46 E. JAMES R. F(LP, D. S. No, 7928 for the W hif. NE qr. and E hif. NW qr. Sec 18 Tp 8 S, R 46 E. They name the following witnesses to

prove their continuous residence upon, and cultivation of, said land, viz: James H. Chand er, M. A. Scott, William Hart, Jas R. Fulp and James R. Scott, all of Pine Valley, Oregon.

HENRY RINSHART, 8-31-w6 Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON. ] Aug. 25, 1888. [ Notice is hereby given that the following

Notice is hereby given that the following-named settler has filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made be-fore the register and receiver at La Grande, Oreg n on October 11, 18:8, viz: SEIGLE COFFMAM, Hd. No. 2557 for the W hlf. SE qr. and E hlf. SW qr. Sec 26, Tp 6 S, R. 41 E. He names the following witnesses to prove his continuous residence up n. and cultivation of said hand viz. Cvrus Barnes cultivation of said land viz Cyrus Barnes. Justus wright and Nathaniel Parker, of Medical Springs, and George Wright, of Keating, Oregon.

HENRY N. COPP, ATTORNEY WASHINGTON, D. C. Frey Settler should have Copy's Settler's Gatter HERBY RINEMART.





R. C. WARINNER, - - - - - Prop'r. The only first class house in the camp. No pains spared to make guests Omforta-

Thomson & Pursel are agents for the celebrated Cyclone Wind Mill, and as the prices on them have been greatly reduced they are now within the reach of all. Sample mill to be seen at their planer in North Union. Call aud examine it.



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