

THE COAST MAIL.

SATURDAY, June 9, 1879.

The Secession Heresy Revived.

At no time since the surrender of the rebel army at Appomattox has the extreme southern or secession sentiment been so bold, aggressive and defiant as within the last few months, and since the assembling of congress in the present extra session. It was the judgement of the American people, expressed by the ballot in 1864, the many battle fields of the rebellion, and at every national election since, that secession was a crime against our national life. Both political parties at the north have acted upon this doctrine, although there has at all times been a minority in the Democratic ranks who inwardly approved the secession movement, and were only waiting the opportunity to give this approval utterance, without doing injury to the party. At the south, the ex-officials of the Confederacy tacitly or openly admitted the error of their action, accepted the result and gladly embraced their restoration to forfeited political rights, which the Republican majority magnanimously extended to them. By degrees these men have acquired place and power, and now they find themselves a majority in the national halls of legislation. As might have been expected, the principles which were condemned both at the ballot box and in the arbitrament of the sword, again revive and find expression and approval. Seven years ago no Democrat would have been reckless enough to use the language which Blackburn now defiantly utters in congress. The language of Col. W. C. Breckenridge in his address at Louisville, Kentucky, on the 26th of May, which finds a warm approval in Democratic circles now, would, as a matter of policy, have been condemned a few years since. He said: On this day, and in this presence, I content myself with the solemn avowal that the cause for which the South fought was that of personal liberty, states sovereignty, and national independence, and to add that liberty in a republic of states can be preserved only on the principles on which the American Union, as constituted before that war, and the confederacy were founded; that unless those principles become dominant, centralization, which is despotism or disintegration, is absolutely certain. If the American people are willing to accept the doctrine here enunciated, to-wit: That liberty can only be preserved by a recognition of the principles on which the Confederacy was founded, then they are right in placing power where it now lies in Congress; but if secession was wrong, if rebellion was a crime or an error, if the right of self preservation is to be preserved to the Union, the power of the Democracy must be broken.

Another Veto. The president has vetoed the judicial appropriation bill, for grounds which are as just and reasonable as those assigned for any of his former vetoes. The veto message is said to be very brief, but clear and forcible. The bill appears to have been drawn by the confederates in congress with the express purpose of preventing the executive from enforcing the constitutional amendments relating to the suffrage and the laws enacted under the same, and in pronouncing this veto the president will be cordially supported by all except sympathizers with the spirit of the defunct rebellion. The president's objection to its approval is directed solely against the clause of its second section, which provides that no department or officer of the government shall, during the said fiscal year ending June 30, 1880, make any contract or incur any liability under any provisions of title 26 of the revised statutes, authorizing the appointment or payment of general or special deputy marshals for service on election days until an appropriation sufficient to meet such contract or pay such liability shall have first been made by law. He takes the ground that it is his sworn duty under the constitution to see that every law upon the statute book be faithfully executed until repealed or pronounced invalid by a competent tribunal. In this he is right, and neither he nor the country can suffer from a strict enforcement of that doctrine.

Washington News. The president sent to the senate the following: Doubts having arisen as to the propriety of appointing in advance of actual vacancy, to occur September 1st, 1879, a person to fill the office of Judge of the 8th circuit, I hereby withdraw the nomination for that office of Geo. W. McCrary, of Iowa. The message will be laid before the senate at the next executive session. The president has approved the bill making appropriations for the legislative expenses of the government. The president has approved the joint resolution amendatory of the act approved March 1st. The most interesting features of the joint resolutions are the repeal of the clause which authorized and empowered the Secretary of War to lease the Water Power at Moline, to the Moline Water Power Co., and the appropriation of \$40,000 for the extension of military telegraph lines from Helena, Montana Territory and from Fort Elliott, Texas, eastward.

The president has signed the army appropriation bill.

Important to Homestead and Pre-emption Claimants.

A law has lately been enacted by congress requiring homestead and pre-emption settlers, before making final proof on their land claims, to give notice to the officers of the proper land office, giving the names of the witnesses by whom the proof is to be made, and the register and receiver are required to publish notice of the same, before entertaining the proof, for five weeks in some newspaper published nearest the land. The officers of the land office at Roseburg have received the following circular of instructions relating to procedure under the new law: DEPARTMENT OF THE INTERIOR, General Land Office, WASHINGTON, D. C. April 15, 1879. Registers and Receivers, U. S. District Land Offices. GENTLEMEN: Your attention is called to the provisions of the act of Congress entitled "An Act to provide additional regulations for homestead and pre-emption entries of public lands," approved March 3, 1879, copy herewith. Hereafter no person claiming to enter public land under the homestead and pre-emption laws will be permitted to make final proof until notice has been given as required by said act. Any settler desiring to make final proof must first file with the register of the proper land office a written notice of his intention to make final proof. Such notice must describe the land claimed, and the claimant must give the names and residences of the witnesses by whom the necessary facts as to settlement, residence, cultivation, etc., are to be established. (See Form No. 1.) The filing of such notice must be accompanied by a deposit of sufficient money to pay the cost of publishing the notice to be given by the register. Upon the filing of the notice by the applicant, the register shall publish a notice of such application once each week for a period of thirty days, in a newspaper which he shall designate, by an order written on said application, as published nearest the land described in the application, and he shall also post said notice in some conspicuous place in his office for the same period. A compliance with the law will require the notice to be published weekly five times, because four weekly publications would not cover a period of thirty days. The notice to be given by the register must state that application to make final proof has been filed; the name of the applicant; the kind of entry, whether homestead or pre-emption; a description of the land and the names and residences of the witnesses as stated in the application. (See form No. 2.) To save expense, the register may embrace two or more cases in one publication, when it can be done consistently with the legal requirements of publication, in a newspaper published nearest the land, as per attached form No. 3. When proof is filed that notice has been given in the manner and for the time required by said act of Congress, the applicant will be entitled to make final proof as provided by the laws in force at the date of the approval of said act. The proof that requisite notice has been given will be the certificate of the register that the notice should be annexed to the certificate was posted by him in a conspicuous place in his office for a period of thirty days; and the affidavit of the publisher or foreman of the newspaper that the notice (a copy of which notice must be annexed to the affidavit) was published in said newspaper once each week for five successive weeks. The proof of the publication and posting of the notice must be filed and preserved by the register, to be forwarded to this office with the final papers when issued. The notices, affidavits, certificates, etc., required under said act should, in form, be substantially like the forms hereto appended. Very respectfully, J. A. WILKINSON, Commissioner.

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On Tuesday of last week the governor and secretary of state, as State Board of Education, opened the votes of the county school superintendents on the subject of a system of school books to be introduced throughout the state. Twenty-two superintendents voted and two refused to vote. The independent series of readers and spellers, published by Barnes & Co., of New York, and edited by J. M. Watson, received a large majority of the votes, and are accordingly adopted. Under the law these new books must be introduced within six months from this time and will be authorized in use by virtue of being now adopted, till 1881. This series is said to be superior in many respects to any books of the kind now in use.

JAMES BOWMAN, a hackman of San Francisco, shot and killed his wife, Nellie Bowman, on the 17th instant. She had left him in consequence of ill treatment, and he called on her requesting her to go back and live with him. To this she replied she would rather go to Lone Mountain (celebrated for its view) and take a bullet in the heart. Bowman, on being arrested, shot her through the heart. Bowman, on being arrested, shot her through the heart. Bowman, on being arrested, shot her through the heart.

It is supposed that there is a gang of counterfeiters manufacturing half dollars in Astoria.

Interesting Suits—Official Complications.

Governor Thayer has appointed J. M. Thompson, Esq., as a special prosecuting attorney to prosecute the suits recommended by the legislative investigating committee, against Grover, Chadwick, Brown and Watkins, to recover money claimed to have been wrongfully drawn or misapplied by these parties when in office. This appointment was made because J. J. Whitney, the District Attorney for the 3d district, whose duty it was to commence the actions, did not go ahead with the business on the request of the Governor. Whitney, however, says he did not refuse to commence the actions, but wanted time to examine the subject before filing the complaints. The suits have been commenced by Mr. Thompson, and they will probably be closely contested by the defendants. The facts which will be elicited in the trial of these causes will do much toward clearing up the doubt which hangs over the action of the committee, and to establish or disprove the correctness of their conclusions.

The Prince Imperial of France Killed by the Zulus. The Prince Louis Napoleon, of France, who has been in company with the English in their campaign against the Zulus of south Africa, has met his death at the hands of the barbarians. The news is announced in a Cape Town dispatch of the 3d, as follows: Prince Louis Napoleon, Prince Imperial of France, accompanied by other officers, left Col. Wood's camp to reconnoitre. The party dismounted in a field, when the enemy crept upon them and assailed the prince, killing him. His body was recovered. The news of his death has cast a gloom over the city, and flags were flying at half mast.

A Times correspondent writing from Pretoria Hill on the 2d instant, says: The body of the Prince Imperial was discovered in a field of long grass. There were no bullet wounds upon it, but there were seventeen wounds made by thrusts. The body was found stripped and the clothes had been taken away.

The Portland Election. The municipal election in Portland, which took place last week, resulted in the election of a portion of both tickets. D. P. Thompson, the Republican candidate for Mayor, was elected over Judge Strong by forty-six majority, while the Democrats elected police commissioner, treasurer, assessor and two of the five councilmen. This result is far more favorable for the Democrats than was expected, but it is attributable to local influences. There is no doubt, notwithstanding this apparent gain to the Democracy, that the political character of the city is about the same as heretofore—strongly Republican.

Interesting Relics. It is reported in the newspapers that a short time since parties were digging in a field near Cincinnati, known as pottery field, on account of numerous pieces of earthenware found there, unearthed a human skeleton, and the field, it has been discovered, is nothing more than an ancient burial ground, containing the remains of hundreds of prehistoric people, with their various earthen implements, ornaments carried and plain pipes and other evidences that show that they had made considerable advances in art. Bones of prehistoric animals and birds are also being unearthed.

Burned in a Hotel. At a recent fire in Hagerstown, Md., six lives were lost. A hotel in which about seventy persons were lodging, was consumed, and the great majority of the inmates were killed. One man on the fourth floor made a rope of his bedclothes and attempted to descend by it to the ground, but he fell, and is now in a critical condition. A child fell while climbing down the porch, and sustained fatal injuries. Six persons are supposed to have been burned to death, and over thirty were injured.

A TERRIBLE riot occurred between two parties of negroes in Liberty county, Georgia, on the 2d inst. It commenced in a fight between two negroes, with whom a negro militia company, who were on an excursion, interfered, and made a charge on those who resisted them, bayoneting several persons, and Randall, the captain, killing one man with his sword. The other party rallied, and killed several of the militia, and if the train had not moved away at once, the slaughter would have been great.

It is announced that Brazil is making preparations for the importation of a large number of coolies. The London to London negotiations with the Chinese Embassy for the purpose of securing such a treaty will be successful. Brazil has immense resources, but in the way of its development by white labor, and Don Pedro now wants to try the Chinese.

BROTHER HASKELL, "the reformed clown" blackguard, is conducting a Methodist revival in Ambly, Illinois. An excited sister fainted in one of his meetings, and he said: "Stand away, my brethren and sisters, and let the angels come in and fan her. I feel as if a quarter section of heaven had caved down on me. You christians are like young pigs. I have to pull your ears off to get you to get a taste of the gospel, and after you get a taste of the gospel, I'll pull your tails off to get you away."—Chicago Times.

Wm. G. Webster, MANUFACTURER OF BOOTS & SHOES

A SMALL STOCK OF Custom Work Constantly on hand REPAIRING Will Receive Prompt Attention. SHOP Located on Front Street, opposite the CENTRAL HOTEL, Marshfield, Oregon.

FOR SALE. A No. 1 PHOTOGRAPH TENT—size 19 1/2 x 29 1/2. Everything complete. For sale cheap. F. E. WINCHESTER, Empire House, Empire City.

NOTICE. All persons indebted to the undersigned on account of over 60 days standing are requested to call and settle the same without delay. W. G. WEBSTER.

HOUSE TO RENT. Lower part of a two story house—upper part used as a photograph gallery. Enquire of F. E. WINCHESTER, Empire House, Empire City.

SHERIFF'S SALE. NOTICE IS HEREBY GIVEN that by virtue of an execution issued out of the Circuit Court of the State of Oregon for the county of Coos, in favor of E. R. Duffy, and against E. S. Seales and Augusta Seales, and to me delivered, commanding me to sell the personal property, and if sufficient personal property be not found, then of the real property of said defendants I came to be made the sum of eighty-six 35-100 dollars with interest and accruing costs, I have levied upon lots 1 and 2 in block 15 in the town of Marshfield, as platted by S. B. Cathart, and on file in the Recorder's office of said town, also the house situated on or adjoining said lots, occupied by said defendant, Augusta Seales, and known as Mrs. Seales' house, and will, on the 24 day of August, 1879, at the hour of 12 o'clock M. of said day, at the court house door in Empire City, sell at public auction to the highest bidder for cash, all the right and interest which the said defendants or either of them had in said property on the 18th day of June, 1879, or at any time thereafter, given under my hand this 27th day of June, 1879. A. G. AIKEN, Sheriff Coos Co.

SHERIFF'S SALE. NOTICE IS HEREBY GIVEN that by virtue of a writ of execution issued out of the Circuit Court of the State of Oregon, for the county of Curry, to me directed and delivered, in favor of S. B. Gardner, plaintiff, and against W. C. Miller, defendant, and to me delivered, commanding me to sell the mortgaged premises therein described, to satisfy said judgment and costs, and accruing costs, I have this day levied upon said mortgaged premises, to-wit: The SW 1/4 of the SE 1/4, and the NE 1/4 and the N 1/2 of the SE 1/4, and the SE 1/4 of the SW 1/4, of sec. 8, and the SE 1/4 of sec. 5, and the E 1/2 of the NW 1/4, and the N 1/2 of the NE 1/4, of sec. 17, Township 36, south of range 14, east of the county of Curry, and state of Oregon. And I will, on the 24th day of August, 1879, at the hour of one o'clock in the afternoon of said day, in the front door of the Court House in Ellensburg, offer said land for the sum of \$1000, and if sufficient to satisfy said judgment and costs, and accruing costs, and interest on said judgment from the 4th day of June, 1879, at one per cent per month, to the highest and best bidder for gold coin cash in hand. A. H. MOORE, Sheriff of Curry Co. Or. Dated at ELLENSBURG, June 12, 1879. [25-1]

NOTICE TO DONATION CLAIMANTS. THE ATTENTION OF CLAIMANTS to donations of land, their assignees and legal representatives, is particularly called to that part of section 3 of the act of congress, approved July 17, 1854, entitled "An act to amend an act approved September twenty-seventh, eighteen hundred and fifty, to create the office of Surveyor General of the public lands in Oregon, etc., and also the amendatory (fourteenth) eighteen hundred and fifty-third; which reads as follows: "All persons claiming donations under this act or the acts of which it is amendatory shall, on or so much as the claimant or claimants shall forfeit all right and claim thereto." Now therefore the undersigned being such OTHER BELY AUTHORIZED OFFICER do hereby give notice by each and every person, his or her assigns and legal representatives, claimants of donations of land within the district of lands subject to sale at the United States District Land Office, at Roseburg, Oregon, under said acts of congress, that each and every one of them who fails to file with me, on or before the expiration of six weeks' publication hereof, in said Land Office at Roseburg, Oregon, of the particular lands claimed on such donations, and failing to do so, the claimant or claimants shall forfeit all right and claim thereto. And each and every person claiming the benefit of said act of September 27, 1850, and the legislation supplemental thereto, will within six months after the expiration of the aforesaid six weeks' publication, caused to be filed in the U. S. District Land Office at Roseburg, Oregon, the proof as required by law, to complete their claims to a donation of land, under said acts, and failing to do so, such claims will be held for the register and receiver of the said U. S. Land Office at Roseburg, Oregon, have hereto subscribed their names this 24th day of May, 1879. W. F. BENJAMIN, Register. J. C. FULLERTON, Receiver. [25-6]

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon for the county of Curry. J. B. Tichenor, Plaintiff, vs. Jason Springer, Watson K. Springer, A. L. Smith and Warren Salisbury, Defendants.

NOTICE IS HEREBY GIVEN that by virtue of an execution issued out of and under the seal of the Circuit Court of the State of Oregon for the county of Curry, on the 6th day of June, 1879, to me directed and delivered, commanding me to sell to satisfy a judgment recovered in the above entitled action by J. B. Tichenor, plaintiff, against Jason Springer, defendant, for the sum of one thousand and two hundred and thirty dollars, and thirty four dollars and thirty cents costs and disbursements, together with accruing interest on said judgment and the costs of said writ, as well as certain personal property described on said writ, all the right title and interest which the said Jason Springer had on the 21st day of November, A. D. 1878, or has since acquired in and to the real property hereof attached by me in said action and in said writ, and heretofore particularly described, I will on Saturday, the 2d day of August, 1879, at twelve o'clock, noon, of said day, at the Court House door at Ellensburg, Coos county, Oregon, sell at public auction, to the highest bidder, for cash, all the right, title and interest which Jason Springer had on the 21st day of November, A. D. 1878, or has since acquired in and to the real property in Curry county, Oregon, known and described as follows, to-wit: Beginning at the south-west corner of Wm. Tichenor's donation land claim, thence north, ten degrees east, four chains and fifty links; thence east seven chains and sixty-six links; thence south ten degrees east, four chains and fifty links; thence west to point of beginning.

Also the SW 1/4 sec. 27; NE 1/4 sec. 33; NE 1/4 sec. 28; E 1/2 of SW 1/4 sec. 28; NE 1/4 sec. 27; SE 1/4 of NE 1/4 sec. 20; N 1/2 of NE 1/4 sec. 17; SW 1/4 of NE 1/4 sec. 17; NW 1/4 of SE 1/4 sec. 17; lots 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 114, 115, 116, 117, 118, 119, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 147, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183, 184, 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985, 986, 987, 988, 989, 990, 991, 992, 993, 994, 995, 996, 997, 998, 999, 1000.

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