

THE COAST MAIL.

SATURDAY, July 10, 1879.

The Perplexed Democrats.

The Democratic organs are sorely perplexed to find a plausible excuse for the high-handed partisan conduct of the Democratic majority in the late session of Congress, and in trying to invent some theory which will have even the semblance of honesty, they make some wonderful mistakes. They see and realize that the people will hold them responsible for the extraordinary and unnecessary length of the late extra session and the expense which it entailed upon the country, hence everything that will place a false coloring upon the facts and tend to relieve them from the condemnation which justly rests upon them, is resorted to. In the line of this attempted justification comes the following from the columns of our contemporary:

"In 1865 they enacted a law authorizing the President to surround the polls with soldiers, 'for the purpose of keeping the peace,' but the law left him the sole judge as to when that necessity existed. This is a power inconsistent with free government, and a power which no President, or crowned head, has ever been intrusted in any country where people are entrusted with the elective franchise. It is a power without a precedent, if not, we call on our worthy contemporary, for the same."

Now, the truth is, that no such law was passed in 1865, or at any other time. The law which was enacted in 1865, and which was supported by Democrats as well as Republicans, reads as follows, and may be found in the latest revised statutes of the United States, page 352, sections 2002 and 2003:

Sec. 2002. No military or navy officer, or other person engaged in the civil, military or naval service of the United States, shall order, being, keep or have under his authority or control, any troops or armed men at the place where any general or special election is held in any State unless it be necessary to repel the armed enemies of the United States or to keep the peace at the polls.

Sec. 2003. No officer of the army or navy of the United States shall prescribe, or attempt to prescribe or fix by proclamation, order, or otherwise, the qualifications of voters in any State or in any manner interfere with the freedom of any election in any State or with the exercise of the free right of suffrage in any State.

We would ask our readers to read those sections over carefully and see if the provisions contained therein are not "consistent with free government." Do you see anything there which authorizes the President to "surround the polls with soldiers"? The act in a subsequent section provides severe penalties for any attempt to influence or intimidate a voter, or in any way to interfere with his right of free suffrage. This law, which has stood upon the statute book for fourteen years, is just now discovered to be a very pernicious law. They want it and other similar laws repealed. They might interfere with their stuffing the ballot boxes of New York and other large cities where Democratic majorities have formerly been made to order, but having failed to repeal them they now want an excuse for having tried as long as they did with such a reckless disregard for the public welfare.

Material for the Breakwater.

An important consideration in locating the proposed harbor of refuge, with reference to the cost of construction, is the convenience and quality of the material available to build a seawall. The advocates of the several localities along the coast in their claims and advantages which are being urged upon the attention of the engineers, have brought forward samples of the rock which is available for the work of each, and large quantities of rock have been sent to San Francisco for inspection by the engineers. Fort Ord is probably as good material as any point on the coast, aside from Coos Bay. The conglomerate rock which is abundant at that point is a very hard and durable stone, and would form a lasting wall. Within the last week the attention of some of our citizens has been directed to this subject, and they have made some examination into the quality of the stone which is found in great abundance along the navigable tributaries of the bay. The best stone which has been found comes from Coos River. There are two or three varieties, either of which is found in abundance, which are of great hardness and durability, in fact, incapable of being effected at all by the elements. This stone is near the bank of the river, where it can be taken upon lighters and transported direct to the point where it should be used, at very slight expense. In this particular no point on the coast can claim superior advantages to Cape Gregory. When the engineers arrive, our citizens should take pains to direct their attention to our resources in that particular, and give them every possible facility to know the superiority of our material as well as the ease and cheapness with which it can be handled to the point where it will be required.

Consistency.

Dr. Glenn, the candidate of the New Constitution and Democratic parties of California, is a rancher of immense wealth. He has a farm of sixty thousand acres, and personal property valued at \$1,000,000. He is an aristocrat by nature and practice. His farm hands are said to bear about the same relation to him and his family to the slaves of the South used to their owners, and his crops are harvested by swarms of Chinamen. This man is the standard bearer of the anti-slavery party of the new constitution and the China-cursing Democrats. "Thou art a jewel."

For the Unexplored South.

Bennett's exploring yacht, the Jeannet, which has been fitting out in San Francisco for some time past, left the wharf on the 8th instant for her perilous voyage in search of that archipelago of the northern explorer. Thousands of spectators crowded the wharves as she prepared to weigh anchor, and the entire yacht squadron of the bay escorted her to the Heads. The schooner Fannie A. Hyde goes with her as a coal and provision tender as far as Behring's Sea.

Result of the Session.

The Democratic leaders are trying very hard to make themselves believe that they have lost nothing in the late session of Congress, but once in a while the real state of their feelings will find expression. Watterson, of Kentucky, speaks of the blunder of the Democracy as follows:

"There are not two opinions anywhere as to the situation. In Kentucky, as elsewhere in the South, the people feel that the extra session was a mistake, and that we have lost with each day of it."

There is no doubt that the views expressed by this outspoken Democrat are correct. The course of the majority was too vacillating to suit the chivalrous spirit of the South. It disclosed a want of confidence in the correctness of their positions and a distrust of the support of the masses. And the final abandonment of the points for which they moved early in the session shows that they found they were not supported by the sentiment of the people. The result cannot but be favorable to the success of the Republicans in the coming political contests.

Oregon's Transportation Lines.

The last few months has developed events of greater importance to Oregon, looking to the development of her resources by the construction of needed lines of railroads, than anything that has transpired for years before. The purchase of the Oregon Steam Navigation Company's property by Jay Gould, would of itself indicate the probability of the early development of a system of transportation lines for the northwest coast. A dispatch of the 11th from New York says:

"It is officially announced that the Oregon Railway and Navigation Company, recently formed from the Oregon Steam Navigation Company, will immediately begin the extension of their narrow gauge line in the direction of Idaho. Other narrow gauge roads tributary to the Columbia will be built, including a line down the river to Portland. The company have already contracted with John Rosch for a new steamer, larger and faster than any on the Pacific Coast."

The extension of the Utah Northern is also in progress, and from present indications it will be but a short time before Oregon will be connected with the East by one or more lines of railway, and an era of unprecedented prosperity will be experienced.

The Darien Canal.

A late dispatch says: Lesseppe has just signed a treaty giving him concession of the Isthmus granted by the United States of Colombia. Matters are now to be pushed with the greatest activity. Other new companies will be immediately constituted with a capital of \$4,000,000 francs. In a long conversation this afternoon Lesseppe repudiated all intervention on the part of the government, were such intended. He said he fully recognized the truth of the statement that the United States had no right to exercise a veto and important influence in the management of the canal. He declared the enterprise had no character of special nationality but in private speculation, though universal in its utility. Paris is silently accepted as the centre of operations, merely because the French law and severe and offer greater security to shareholders, on account of greater control over the administrators of funds. Lesseppe remarked during the interview that he proposes to offer to give Grant the position of Honorary President of the company.

The Yellow Fever Scourge.

The yellow fever, which last year nearly depopulated many of the Southern cities, has again made its appearance in Memphis. The Board of Health has issued a request to citizens to quietly remove their families to a place of safety until they can be at least seen whether the few cases of yellow fever will assume an epidemic form. To the people along the different routes of travel they say there can be no possible danger of infection for many days to come. Five new cases were reported on the tenth and one death, the infant of Judge E. R. Ray, of the Criminal Court, who, together with another son, is prostrated with the disease. A perfect stampede of citizens is in progress, the trains being unable to carry away the hundreds who are ready to leave.

Fearful Explosion at the Bodie Mine.

On the 10th instant an explosion of the magazine of the Bodie Mine occurred, killing eight men and wounding forty others. The magazine which exploded contained five tons of giant powder, and the shock was so great that it was felt for twenty miles around and blew everything in the vicinity to atoms. The cause of the explosion is unknown. The hoisting works of the old shaft of the Standard were demolished and set on fire, the flames extending to the shaft, but were soon extinguished. Many boarding houses, restaurants and other buildings are more or less shattered.

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COLONEL W. A. COOK and Messrs. Shellabarger and Wilson, as counsel for Miss Lucy Walton Rhett Horton, entered suit in Washington, on the 7th against John H. Morgan, son of Senator Morgan of Alabama, for breach of promise of marriage, and \$25,000 damages. It is alleged that in 1877 Morgan, under promise of marriage, betrayed Miss Horton.

Various Tragedies.

CINCINNATI, July 6.—At about 8:30 this morning, Geo. Black was shot and almost instantly killed by Wm. P. Parry, in Newport, opposite this city. Black claimed the rent of a house occupied by Parry, and yesterday removed a portion of Parry's goods from a shed in the yard. This morning young Black was occupying with Parry, when the latter roused him, with a revolver firing at him but missed. Parry then retreated to his house, secured a shot gun and fired upon Black, who was following, sending thirty-two duck shot into his head, killing him almost instantly. Parry was arrested. Black served five years in the Columbus Penitentiary for robbing the U. S. Express Company, but since his release had lived an orderly life. Lately he has been working in a foundry at Hamilton, Ohio.

WINCHESTER, July 11.—A party of desperadoes, five in number, went to the house of John Lackey, in Estill, on Thursday night. Lackey is laying very low with consumption, and not expected to live. The scoundrels, after breaking down the door, dragged his two daughters almost by their hair, and repeatedly outraged them. The technical villains made good their escape, but they are being hotly pursued by the Sheriff of Estill and a posse of indignant citizens. If they are caught, and they doubtless will, be speedy justice will be meted out to them. Great indignation prevails in Estill over the affair. This is the most heinous crime in the history of Kentucky.

From various causes one hundred and five lives were lost on steamboats during the past twelve months against two hundred and sixteen for the preceding twelve months. During the past twelve months thirty-one lives were lost by accidents ashore; previous twelve months, forty-seven. In 1875 the number of lives lost on steamboats was six hundred and seven; in 1876, three hundred and ninety-four; in 1877, two hundred and twenty-four; in 1878, two hundred and two. The steady decline is attributed to the efficiency of steamboat inspection.

Cross Husbands.

Of all the men in the world, says Colonel Bob Ingersoll, in his late lecture delivered at Chicago, in reply to his critics, I hate a stingy and cross man, the man who says: "What did you do with the dollar I gave you last week? what are you going to do with this?" It is awful. No gentleman will ever be satisfied except with the love of an equal. What kind of children does a man expect to have with a beggar for a mother? If you have only one dollar, and you have to spend it, spend it like a lord. What is the use of hemming and hawing about it? You cannot be so poor that you can't be generous. I hate a man that thinks he is boss. Think of the intellectual strain on the minds of men, men that buy calico at four and five cents a yard and can't sell it at six and seven; think of the men who are thinking of politics and wanting to be Aldermen from the Fifth Ward. When they come home their wives must grieve and soothe them. The woman, maybe, has only been taking care of four or five children sick with measles or whooping cough, but she is expected to be as fresh as a daisy. I lately read of a machine for exterminating lunch fiends. It seizes a man about the head and shoulders, and an immense iron boot comes from behind and kicks him into the street. I said when I read that, if I was a member of Congress I would vote to give one of those to every woman in the United States blessed with a cross husband.

A Meteoric Assay.

The United States Assay Office in New York has received for assay a specimen of the great meteor which not long ago fell in northern Iowa, the largest piece weighing about 380 pounds, having been dug out of fourteen feet of earth. The entire fragment weighed 500 pounds. It is believed to be one of the largest meteors ever found. The specimen has been assayed as yet, but a cursory examination shows the presence of a large quantity of soft iron, some thing, it is said, that is very rare, and discovered in such conditions. One or two other of its constituent elements are interesting from their extreme rarity, but no precious metals enter into its composition. Specimens of the meteor are selling readily at high prices. The assay will be of no small interest to the scientific world.

Ox May 21st Harmon P. Peer leaped from the new suspension bridge at Niagara Falls, a distance of one hundred and ninety-two feet. He sunk about eleven feet in the water and was then carried about fifty feet by the under current, before he came to the surface, when he was taken in a boat and conveyed safely ashore. The time of descent was three seconds and three quarters. He was prevented from sinking deeper by a system of buoyant apparatus arranged on his person.

ALLEGED CRIM. COX.—The Albany Democrat says it is informed upon the best authority that L. L. Williams, formerly County Clerk of Douglas county, has lately eloped with the wife and child of a citizen of Waukegan, Washington Territory.

The injured parties have gone to Idaho. The injured husband, in Benton county, and has returned there again, and has told this story to the editor of the Democrat. Mr. Williams has always maintained a good reputation, and we are inclined to think that it may be some other Williams who travelled off with the woman."

A COUNTRY GIRL rode in from Molalla to do some shopping. When the clerk asked if there was anything more he could do for her, he was amazed by the reply: "Oh no, sir, unless you will be kind enough to go out and milk the old mare, for I rode her from home without the colt."

THE Cuban government propose asking Spain to distribute about 40,000 troops on the island as field hands among the sugar plantations at fixed wages, to be paid by planters under supervision of their officers. The measure is expected to secure tranquility and protect estates during the gradual emancipation of the slaves. The soldiers, thus getting accustomed to field work, would form the nucleus for free labor on the day slavery shall cease.

The body of a man who, when living was about six feet three inches in height, was found floating in the Willamette River at Portland on the 30th instant. The body was not identified, and as the skull was fractured, it is supposed he met his death by violence; probably murder.

The Directors of the Oregon Mutual Insurance Company decided to change the corporation from a mutual to a cash company, with a capital stock of \$100,000. A greater portion of the stock has already been taken by local capitalists.

The steamship Ifonping which lately arrived in New York, brought from Liverpool 600 Mormons, mainly English, Scotch and Swedes. A large portion were women. They left for Utah on the 9th.

Roseburg & Coos Bay STAGE-LINE, J. CLOUGH & Co., Proprietors.

Stages will leave Coos City every afternoon (Sunday excepted) on the arrival of the steamer Coos. PASSENGERS wishing to go to Roseburg or any other part of the interior will make connection with the stage by going to Coos City on any of the Bay Steamers, LEAVING COOS CITY THE SAME DAY.

THIS IS FOUND TO BE THE CHEAPEST AND QUICKEST OF ALL ROUTES.

THROUGH ONE DAY making close connection with the cars and overland stages at Roseburg. All business entrusted to our care will be attended to with promptness and security.

FARE TO ROSEBURG REDUCED TO 50¢ Each passenger allowed 30% of baggage. F. SCHEPETER, Agt. Telegraph office, Empire City. [1-28-4]

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.

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 Curry, in favor of E. R. Duffy, and against E. S. Scalan and Augusta Scalan, and to me delivered, commanding me that of the personal property, and if sufficient personal property be not found, then of the real property of said defendants I caused to be made the sum of six hundred and thirty 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. Cathcart, and on file in the Recorder's office of said town, also the house situated on or adjoining said lots, occupied by said Scalan and Mrs. Scalan, and known as Mrs. Scalan's house, and will, on the 24th 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 said defendants have in and to the said real property on the 18th day of Sept. 1876 or at any time thereafter. Given under my hand this 27th day of June, 1879. A. G. AIKEN, Sheriff of Curry Co. [26-4w 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, commanding me that of the personal property, and if sufficient personal property be not found, then of the real property of said defendants I caused to be made the sum of \$1,800, and costs taxed at \$19, and accruing cost, and interest, and 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 SW1/4 of the SE1/4, and the NE1/4, and the N1/2 of the SE1/4, and the SE1/4 of the SE1/4, of sec. 8, and the SE1/4 of sec. 5, and the E1/2 of the N1/2 of the SE1/4 of sec. 17, Township 36, south of range 14 west, in the county of Curry and state of Oregon. And I will, on the 30th day of July, 1879, at the hour of one o'clock in the afternoon of said day, at the front door of the Court House in Ellensburg, offer said land for sale, or so much thereof as may be 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.

COX'S BARBER SHOP.

IN FRONT OF THE CENTRAL HOTEL, Marshfield, Ogn. If you want an easy shave, As good as barber ever gave, Just call on me at my saloon, I'll do it up in ten or twenty; From morn 'till night, for scissors, beard, My razors sharp, and towels clean; And there I think that you will find Each article to suit the mind; I trim the hair with skill for gents, Of course the price is fifty cents; I shampoo, too, I do that well; Give me a trial, that will tell; So help me gracious if I make you hold.

You need not pay a quarter of a dollar.

J. W. Cox, Prop. P. S. Hot and cold baths always ready. [1-18-4]

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 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 said Jason Springer has in and to the real property hereof attached by me in said action and in said writ, and hereinafter particularly described, I will on Saturday, the 24 day of August, 1879, at twelve o'clock noon, of said day, at the Court House door at Ellensburg, Curry 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 SW1/4 sec. 27; NE1/4 sec. 33; NE1/4 sec. 28; E1/2 of SW1/4 sec. 28; NE1/4 sec. 27; SE1/4 of NE1/4 sec. 20; N1/2 of NE1/4 sec. 17; SW1/4 of NE1/4 sec. 17; NW1/4 of NE1/4 sec. 17; lot No. 2 and 3 sec. 17; lot No. 1 sec. 20; SE1/4 of NW1/4 sec. 20; E1/2 of SW1/4 sec. 20; E1/2 of W1/2 sec. 21; W1/2 of E1/2 sec. 21; E1/2 of NW1/4 sec. 20; E1/2 of SW1/4 sec. 32; lots No. 5, 6, 7 and 8 sec. 32; lots No. 1 and 2 sec. 33; NW1/4 sec. 32; SW1/4 sec. 29; SE1/4 sec. 8; SW1/4 sec. 8; SE1/4 sec. 27; SE1/4 sec. 21; SW1/4 sec. 9, and NW1/4 sec. 27; all in township 32, south range 15 west. A. H. MOORE, Sheriff of Curry Co. Dated at ELLENSBURG, June 9, 1879.

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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 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 said Jason Springer has in and to the real property hereof attached by me in said action and in said writ, and hereinafter particularly described, I will on Saturday, the 24 day of August, 1879, at twelve o'clock noon, of said day, at the Court House door at Ellensburg, Curry 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 SW1/4 sec. 27; NE1/4 sec. 33; NE1/4 sec. 28; E1/2 of SW1/4 sec. 28; NE1/4 sec. 27; SE1/4 of NE1/4 sec. 20; N1/2 of NE1/4 sec. 17; SW1/4 of NE1/4 sec. 17; NW1/4 of NE1/4 sec. 17; lot No. 2 and 3 sec. 17; lot No. 1 sec. 20; SE1/4 of NW1/4 sec. 20; E1/2 of SW1/4 sec. 20; E1/2 of W1/2 sec. 21; W1/2 of E1/2 sec. 21; E1/2 of NW1/4 sec. 20; E1/2 of SW1/4 sec. 32; lots No. 5, 6, 7 and 8 sec. 32; lots No. 1 and 2 sec. 33; NW1/4 sec. 32; SW1/4 sec. 29; SE1/4 sec. 8; SW1/4 sec. 8; SE1/4 sec. 27; SE1/4 sec. 21; SW1/4 sec. 9, and NW1/4 sec. 27; all in township 32, south range 15 west. A. H. MOORE, Sheriff of Curry Co. Dated at ELLENSBURG, June 9, 1879.

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