TO REPEAL THE FIFTEENTH AMENDMENT. The Portland Oregonian in an editorial discussing the movement set on foot in the Mississippi legislature, for the repeal of the fifteenth amendment is significant.

Staticd in office.

The mayor's message was then read female weakness, no matter how long standing or what the stage may be. Charges reasonable and within the reach of all. For the bounds of the fifteenth amendment is significant.

minds and hearts of every American deliberations, and I trust you will parfreeman whose feelings of humanity goes don me in suggesting a few recommend-

To secure these rights to a long suffering and oppressed people, to whom free-itate our commonwealth is the supply of dom came as the outgrowth of a long water, and it is one on which our very ble berth from Portland to St. Joseph. ples of self-government as enunciated much now. by Jefferson in the declaration of inde- I would suggest to the committee or

amendment, it was not believed, neither well as speedily as practicable. was it expected, that the ignorant freed. Should our well be a success, enterman was much below a large class prises of larger magnitude would natur- the Arlington Times expires. A paper of the white population known among ally follow, as the town would have to in order to exist must receive the hearty the negroes as "poor white trash." It be bonded in order to complete a system support and liberal patronage of the the negroes as "poor white trash." It be bonded in order to complete a system was founded upon a belief in the fixed of water pipes and to keep up running town in which it is published. Failing in this, it must sooner or later suspend the ignorant slave as a freedman could In conjunction with our water works publication, or become hopelessly in-

and have increased in wealth? This ious diseases. is verified by the statistics of every

ly-five years ago?

the Southern people and the poor white voter was but another vote in the pocket

In conclusion, I hope our delibof the master.

When and in what form has the South seriously attempted to place their late slaves upon a higher plane of intelligence? It has never been apparent as yet, to the average Northern man that any effort in that direction has been made. Until a serious and faithful trial made. Until a serious and faithful trial shall have been made by the enforceshall have been made by the enforcement of laws to encourage advancement in intelligence and condition by the states, it is a disgrace to the Southern white people to urge the degraded condition of the colored people as a cases for their disfranchisement. They are citizens of the state as themselves, and entitled to a fair and equal share of the benefits to be derived from legislation.

The fourteenth and fifteenth amendments taken together imply that states through their legislatures, may abridge or deny to any male inhabitant the right to vote, and congress may enforce by sprivate legislation the provisions of article fifteen. As the constitution can only be enforced through individuals, states and Lambour the control of the control of the colored people as a case for their disfranchisement. They are citizens of the state as themselves, and entitled to a fair and equal share of the benefits to be derived from legislation.

The fourteenth and fifteenth amendments taken together imply that states through their legislatures, may abridge or deny to any male inhabitant the right to vote, and congress may enforce by sprivate legislation the provisions of article fifteen. As the constitution can only be enforced through individuals, states

ment of laws to encourage advancement in intelligence and condition by the states, it is a diagrace to the Southern with people to urge the degraded condition of the colored people as a cause of the state as themselves, and a fair and equal states of the state as themselves, and the state as the state of the benefits to be derived from legislation. The fourte-with and different as accordance to the state of the state as the state of the state and the state of the state and the state and the state of the st

of representatives as provided by the amotion to adjourn was entertained and Heppner. amendment, in the proportion the dis-franchised bear to the enfranchised citi-

amendment, in the proportion the distranchised citizen.

BUCKLIN'S ARNICA SALVE.

BUCKLIN'S ARNICA SALVE.

The Eset Salve in the world for Cutts and the states of the state o

REGULAR COUNCIL MEETING.

HEPPNER, THURSDAY, Mch. 6, 1890 Monday evening, Mayor Blackman pre-

MISSISSIPPI MOVEMENT

The amendment is founded upon the eternal principles of democracy, as expressed in that instrument in which the colonies declared to the world their inde- report that your action at our special pendence, because all men are created meeting held last Wednesday, relating equal, endowed with inalienable rights, to our past election, meets with the ap-

ations for the welfare of our city.

The vital question which seems to agand bloody struggle to maintain the life life and death is depending. We have and supremacy of the Nation, the fif- contracted with a reliable company at or second-class tickets will be carried in teenth amendment became a part of the Ithaca, New York, and the machinery is this car. teenth amendment became a part of the constitution. It was considered a necessity to the new freedman, and at the constitution of our winter, the employees have not the nearest Ticket Agent Union Pacific same time to extend to them the princi- arrived, as they would not accomplish System, or

fire and water to take the matter in hand At the time of the adoption of the at once and push the work of boring the

grow in intelligence and advance in con- should the supply be adequate, a system | volved in debt. As the Times does not dition. Has not the history of this peo- of electric lights would be of great bene- receive enough patronage from the people for a quarter of a century proved that fit. It would enhance the appearance of ple of Arlington to pay running expens such progress has been going on steadily in spite of prejudice, lawlessness and oppressive legislation on the part of the thereby reducing insurance.

the city in lighting up when in darkness, es, it has concluded to suspend publication. The Times has no kick coming—thereby reducing insurance.

None need express surprise at the slow prevalent during the winter, I would place among the things that were. To progress made by the masses of these recommend that the committee on health those who have given it their support, people when they calmly and honestly and police instruct the marshal to give it extends its thanks. To all it bids consider their condition when freed from the city a complete overhauling this farewell. slavery, the difficulties and obstacles spring, and have all matter decomposing, which they have had, and still have, to manure piles and evidences of filth and surmount. The wonder is that they rubbish, removed as early as practicable; have done so well. Have they not pro- particularly, our cess pools should have gressed in the knowledge of self-support, close attention, thereby avoiding contag-

In order to place our town prominent Southern state. Have they not progress- ly before the eyes of this grand and gloed beyond the expectations of the peo- rious country, and induce American and ple who voted for the amendments twen- foreign capital to invest in our corpora-The progress of that unfortunate people has been made in spite of every conceivable means to keep them in subjection to the greed and avariee of the superior race. It is, also, lamentably true that the condition of probably the greater number is of a degraded nature, but is it the less true that the same condition exists among a large class of the superior race?

An extended journey through the Southern states by an observing person will convince him that a great deal of ignorance and poverty, with its consequences, can be found among the white population.

The fact is, wealth has always been the Southern people and the poor white Southern people and the poor white tion, the live and energetic taxpayers

When and in what form has the South gentlemen, that while we may differ on

dis- carried.

GUARANTEES TO CURE

Council met in regular session on last
Monday evening, Mayor Biackman presiding.
Bonds of Recorder and Treasurer accepted and filed, and new councilmen,
Farnsworth, McAtee and Mallory installed in office.

OLYMPIA'S MURRAY, M. D., Female specialist. Has practiced on the
past twenty-five
years. A life time devoted to the study
of female troubles, their causes and
cures. I have thousands of testimonials of permanent cures from the best
people on this coast. A positive guarantee to permanently cure my case of
antee to permanently cure my case of
into our Elegant New Brick Store down Main Street,
where we shall be pleased to welcome all. "In accordance with our charter on the duties of Mayor, I again have the pleas when it says "the movement is entitled to grave consideration all over the country," but it is questionable when it "is inclined to think it ought to succeed, because it has failed to accomplish its purpose."

The Oregonian's reasoning is not good and sufficient to satisfy the majority of the people of the United States. The amendment is founded upon the eternal principles of democracy, as ex

OLYMPIA S. MURRAY, M. D., East Portland, Oreg WEEKLY EXCURSIONS.

tresses, pillows, bedding, curtains and toilet appliances, leaving nothing to be furnished by the passengers, and will be in charge of a uniformed porter.

Passengers holding tourist, first-class

Gen'l Pass, Agt., Portland

A THING OF THE PAST. The Arlington Times publishes the following obituary in last week's issue: With this issue Owing to the great amount of sickness cine, folds its last sheet, and takes its



WHICH WILL IT BE? Which is the fairest, a rose or a lily?
Which is the sweetest, a peach or a pear
Marry's coquetish, and clarming is Milly which is the sweeten, and clarming is Milly.

Dora is gentle and fair.

Broot as a flower was he face when I kinsed (Lore is the romance and glory of life.)

Milly, my playmate, I love "like a sister,"

But Dora I choose for any wife.

this is usually due to fun thonal disturbances, weaknesses, irregularities, or painful disorders peculiar to her sex, in the cure of which Dr. Pierce's Favorite Prescription is guaranteed to give satisfaction, or money refunded. See the printed certificate of guarantee on bottle-wrapper.

For overworked, "worn-out," "run-down," debilitated teachers, milliners, dagmankers, samstreece, "ahop-girls," hottekespers, nursing mothers, and feeble women generally, Dr. Pierce's Favorite Prescription is the greatest earthly boon, belng unsqualed as an appetizing cordial and restorative tonic, or skunglab-giver.

Copyright, 182, by Worlp's Dis. Map. Ass's.

Coffim & McFarland have made a lib-Coffim & McFarland have made a Hoeral offer in presenting customers with a beatiful bound volume for every \$25 worth of goods purchased in the line of Roberts & Simons are prepared to repair broken agricultural machinery, shoe in the blacksmithing line that they are not able to do.

SUMMONS.

In the circuit court of the State of Oregon for the county of Morrow.

Seleon Jones, Plaintiff,
Thomas J. Smith, William Hughes, John A. Ayles, W. Rt. Ellis and G. W. Nea, Defendant.

Suit in equity to foreclose a mortgage on real property.

To Thomas J. Smith and John A. Ayles, defeatants.

Coffin & McFarland,

where we shall be pleased to welcome all.

We have the Best Assorted Stock of Goods in this section.

Our Dry Goods Department the Most Complete! In Gent's, Youth's and Boy's Clothing

We are The Leaders. We can show a Handsome Line of Fine Tailor Made Saits, of the Latest Styles and Most Brilliant Patterns. Don't buy your Spring Suit before Examining our Assortment.

equal, endowed with inalienable rights, to our past election, meets with the approval of all our citizens and will tend, piness are parts of those rights. These are the fundamental principles which underlie the fabric of the American constitution, and are indebbly engraved in the met your consideration in your future minds and hearts of every American deliberations, and I trust you will participate to our past election, meets with the approval of all our citizens and will tend, no doubt, to a better understanding in the fundamental principles which understanding in the future.

On and after Tuesday, Feb. 25th, the Union Pacific, "The Overland Route," will run a furnished Pullman Colomist Car from Portland to St. Joseph, Mo., leaving Portland every Tuesday at 9:50 pines. AND : SLIPPERS Gents' Footwear in all Grades.

This car will be fitted up with many there are several projects which must be follows the deliberations, and I trust you will participate the state of every American deliberations, and I trust you will participate the state of every American deliberations, and I trust you will participate the state of the fundamental principles which understanding in the fundamental

The "Home Jewel" Ranges will "bake the cake. Full line of Groceries, Hardware and Tinware. California San Jose Saddles. Bits and Spurs. Heavy Team Harness. MITCHELL WAGONS. Plows and Harrows. Doors and Windows. Paints, Oils and Glass. Carpets, Wall Papers. Blacksmith's Stone Coal. Shingles, Lime Sulphur, Cement. CLOCKS, AND WATCHES. GUNS AND PISTOLS. TRUNKS AND VALISES. Commencing Monday Morning, FEBRUARY, 17th, 1890, we intend presenting to every retail cask purchaser of dry goods, clothing, boots, shoes, hats and caps to the amount of Twenty-five Dollars (\$25.00),

A BEAUTIFUL BOUND VOLUME,

Worth \$4 each. Our prices on all goods are low as the lowest. Buying the books from the publishers east, in large quantities, we are called to offer them are called to offer them. the books from the publishers east, in large quantities, we are eabled to offer them as an inducement to increase our trade. The above offer holds good until

JULY 1, 1890. Do not miss this chance, but start in at once buying from us and get a present, for EACH TWENTY-FIVE DOLLARS WORTH OF DRY GOODS Purchased between the above dates Orders from the Country Solicited. Highest price

Paid for Sheep Pelts. Agents for Christy & Wise.

SUMMONS In the circuit court for the state of Oregon, the county of Morrow.
The J. I. Case Threshing Machine
Company, a corporation duly organized and existing under the
laws of the state of Wisconsin, 5 Charles Kyte Vet Defendant.

To Charles Kyte above named.

In thename of the state of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled action within ton days from the date of the service of this summons upon you, if served within this county; or if served within any other county of this state, then within twenty days from the date of the service of this summons upon you, and if you fail to to answer, for want thereof, the plaintiff will take indement against you. And if you fail to appear and answer the complaint within six weeks from the date of the notice, plaintiff will take indement against you. And if you fail to appear and answer the complaint within six weeks from the date of the indice plaintiff will take indement against you for Twelve hundred wenty-seven and \$0.400 (\$127.50) principal and interest, for the sum of one hundred and fifty dollars \$150.00 attorner's fees herein, and for the costs and dishursements of this suit. And the defondant will take notice that if he fails to appear and answer the complaint filed herein, within six weeks from the date of the fails to appear and answer the complaint the development of this summons, judgment will be taken against him for the sale of the premises mentioned in the complaint, to-wit. The west half of the south-west quarter of section twenty-size ont W. M., in Morrow canny, state of these X MEALS 9 Z FO RESTAURAN AND N THE W m 5 -

Dated, Feb, 8, 1850 61-00 HAMLET WORE NO WAXED MUSTACHE. Brest as a flower was het face when I klassed

Actor is the romance at glory of life, a sister."

But Dora! choose for 1sy wife.

But Dora! choose for 1sy wife.

But Dora! choose for 1sy wife.

That is right, young man, marry the girl you love, by all means, if she will have you. Should her health become delicate and her beauty fade after marrage, remember that this is mustly due to functional disturbances, and troughly and players drew better houses and more disturbance that this is usually due to functional disturbances.

ter houses and more dismonds than tragedies and tragedians. We might suggest to Actor Bandman that if he would descend from the high pedestal as a purifier of the drama he occupies and a purifier of the drama he occupies and become sufficiently steeped in vulgarity to realize that Hamlet didn't wax his moustache and wear suspenders, he too would get more patronage.—Pendleton Tribune.

NOTICE OF INTENTION.

Land Office at The Dalles, Or., Sep. 5, '89.
Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the county judge of Morrow county, at He ppser, Or., on April 12, 1850 viz:

Justus Beaman,

Justus Beam Land Office at The Dalles, Or., Sep. 5, '89.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the county judge of Morrow county, at He pipeer, Or., on April 12, 1880 viz:

Hd. No. 2457, for the SE'4 Sec. 4, Tp. 2 S., R.

He numes the following with

Charles Linde,
Decessed.

To any and all persons interested in the sale of the set of th

SUMMONS.

Land Office at The Dalles. Or., Jan. 30, 20. Complaint having been entered at this office by Howard C. Dodson against Richmond C. Barday for abandoning his Homested Entry No. 2214, an ed Jane 25, 1885, apon the N. A. NEJ. SWA, NEJ. and NEJ. NWA Section 34. Township 3.8. Range 5. E., in Morrow County, Oregon, with a view to the cancellation of said entry; the said parties are hereby enumenous to appear at this Office on the 24th day of March, 1890, at 1 o'clock P. M., to respond and furnish testimony concerning said alleged abandoument. Otis Patterson, N. P. Heopner, Or., is authorized to take testimony in this case at Heppaner, Or., on March 15, 1890, at 10 o'clock, a. m. (23-63). Land Office at The Dalles, Or., Jan. 30, '90, complaint having been entered at this office by

NOTICE.

To all whom this may concern:
Notice is hereby given that on January 30, 1890, executed under duress a promissory note in factor of W. H. Loard, for the sum of Two Thousand (\$2,000) Dollars, and due in four months roun date thereof, and that I will not pay said note, and I further notify all parties not to purchase or discount said note. Houn Freils.
Dated at Heppner, thus 3d day 9f Feb., 1890, 6t.

NOTICE OF EXECUTRIX.

Notice is hereby given that the undersign M.E. Downing, has been duly appointed by with and duly affirmed by the County Court of McCounty, State of Oragon, essential of the east of Stephen S. Downing, deceased, and all personal properties of the county of the season of the county o

NOTICE OF INTENTION.

Land Office at The Dalles, Or., Feb. 19, 1890.

make final proof in support of his claim, and that said proof will be made before the county judge of Morrow county, at Heppner, Or., on April, 18, 1889, viz.

George W. Stewart

Hd 1165, for the N+5 SW4, SE4, SW4, and SW4, SE4, sec. 27 p. 5 8, 25 E. W.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land viz.

Ben Luckling, Wm. Luckling and George Hendrix, of Hardman, and Perry Oller, of Luck Reck Or., 62-7 F. A. McDonald, Register, NOTICE OF INTENTION

Land Office, at The Dalles, Or., Feb. 19, 90

said proof will be made bot reethe county house of Morrow county, at Heppner, Oregon, on Apr I7, 1850, viz:

Nicholas Donally

Hd 1874 for the Wij SWig SWig NWig sec 2 and SEQ NEW sec 3 Tp 4 S 5 25 E W M.

He nimes the following witnesses to prove in the softmuces residence upon, and cultivation of, said land, viz:

E. F. Keistinkov and Chas. E. Miller, of Hard-man, Or, and David W. Howman and Geo. Noble of Heppner, Or, 32 7F. A. McDonald. Register. NOTICE OF INTENTION.

Land Office at LaGrande, Or., Feb. 12 1830.
Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the county clerk of Morrow county at Heppiner, Or., on Mar. 29, 1890 viz.

Charles Johnson.

D S No. 9718 for the Wij SEig, NE'§ SEig & SE is NE'§ SE 11, Tr. 4 SR 27 E WM.
He names the following witnesses to prove his continuous residence upon and cultivation of, said limit, viz.

continuous residence upon and cultivation of, said lund, viz:

W. F. Benner, David Jacobson, Andrew J. Stevenson and Samuel Hall, of Heppier, Or. Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the law and the regulations of the Interior Department, why such proof should not be allowed, will be given an opposite of the above mentioned time and place to crossive it the above mentioned time and place to crossive it the above mentioned time and place to crossive it the above mentioned time and place to crossive it the above mentioned time and place to crossive it the above mentioned time and place to crossive it the above mentioned time and place to crossive it is above. HENRY BINEHART Register.

NOTICE OF INTENTION.

Land Office at LaGrande, Or., Feb. 12, '90.

Notice is hereby given that the followingnamed settler has filed notice of his intention to
make final proof in support of his claim, and
that said proof will be made before the county
čerk of Mecrow county, at Heppner, Or., on
Mar. 29,2850, viz.

David Jacobson,
DS No. 9535 for the Sti SWi. Sec. 25 Tp. 1 S,
Lot 4 sec 2 and lot 1 sec 3 Tp. 4 S R 2 T E. W. M.
He names the following witnesses to prove his
continuous residence upon and cultivation of,
said land, viz.

continuous residence upon and cultivation of, said land, viz:
John Zollinger, Samuel Hall, Charles Johnson and W. F. Benner, of Heppner, Or.
Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the laws and the regu-stration of the laws and the regu-

proof should not be allowed, will be give NOTICE OF INTENTION.

Land Office at La Grands, Or., Feb. 12, '90.
Notice is heroby given that the followingnamed settler bas filed notice of his intention to
make final proof in support of his claim and that
said proof will be made before the county clerk
of Morrow county, Or., at Heppner, Oregon, on
Mar. 31,1830, viz:

John Kenny,

D S No. 8165, for the E/5 SE/4 & S/5 N E/5 sec
27 Tp 18 B 37 E.

He names the following witnesses to prove
his continuous residence upon, and cally said.

NOTICE OF INTENTION. Land Office at The Dalles Or., Feb. 14, '9

Land Office at the Dalies Of. 160. 14, W. Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the county indee of Morrow county, at Heppner, Or, on Apr. 12, 1830, viz.

Hd 1330, for the SW4, NW4, & NW4, SW4, sec. 3, and NE4, SE4, & SE4, NE4, sec. 4 Tp 5 S. R. 25 E. W. M. Sontinuous, remeased with a said land, vite phones, Wm. Kahler, Thomas Hos-Virgil A. Stephens, Wm. Kahler, Thomas Hos-kins and Herend Peppenga, of Hardman, Or. F. A. McDonald, Register,

NOTICE OF INTENTION. (Commuted Homestead) Land Office at The Dalles, Or., Feb. 18, '90, Land Office at The Dalles, Or., Feb. 18, '90.

Notice is hereby given that the following named settler has filed notice of his intention to commute and make final proof in support of his claim, and that said proof will be made before the county clerk of Morrow county, at Heppmer, Or., or April 19, 1890, viz.

Uriah P. Ridgeway.

Hd 3355 for the SE's sec 25 Tp. 4 S R 26 E W M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land viz.

Enoch Cave, Miton E. Brown, J. W. Brown and James H. Hayes, of Reppner, O.

61-56

F. A. McDONALD, Register,

NOTICE OF INTENTION.

Land Office at The Dalles, Or., Jan. 27, '90, Notice is hereby given that the following names settler has filed notice of his intention to make final proof in support of his chain, and that said proof will be made before the county indee of Morrow county, at Heppuse, Or., on March 22.

David W. Bowman, Hd 1761, for the Wis NE's, & SE's, NE's, o Sec. 33 and SW's NW's of Sec. 34, Tp. 38, R, 2 Sec. 38 and Swa and E. W. M. Be names the following witnesses to prove his continuous residence upon, and cultivation his continuous residence upon, and cuttivation of, said land, viz: Wiley McHee, of Eight Mile, Or., and Levi Shan-er, Henry Guy and William Graham of Heppner, F. A. McDonald, Register,

NOTICE OF INTENTION.

Land Office at The Dalles, Or., Jan. 27, 1880.

Notice is hereby given that the followingnamed settler has filed notice of this intention
to make final proof in support of his claim, and
that said proof will be made before the county
judge of Morrow county, at Heppner, Or., on
March 22, 1880, viz:

Charles A. Repass,
Hd. 2475, for the NW is Sec. 8, Tp. 48 R. 24 E.
He names the following witnesses to prove his
continuous residence upon, and cultivation of,
said land, viz: He based continuous residence upon, and continuous residence upon, and land, vizi.

A. H. Hooker, of Eight Mile, Or., and Wm. In-

NOTICE OF INTENTION. Land Office at The Dalles Or. Jan. 23, 30.

Notice is hereby given that the following-named settler has flict notice of his intention to make final proof in support of his claim, and that said proof will be made before the county Judge of Morrow county, at Heppher, Origon. on March 25, 1880.

F. A. McDonald, Register.

25, 1890.

Cyrus N. Shinn,

Hd. 1572, for the SE74 Sec. 18, Tp. 2S. R. 25 E.

He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz:

John Hughes, Solomon Mayfield and Stephen Lalande, of Heppner, and J. T. Yount, of Lexington, Or.

28.63

F. A. McDonald, Register

HE F. A. McDonald, Register | HE . . .

Gilliam & Coffey's

→ Exclusive Hardware Store, <

Is the Place to Get Your

Tinware, Shelf Hardware, Iron and Steel, Blacksmiths' Coal,

Wood and Willow Wars, Queensware,

Agricultural Implements, Wagons, Etc., Etc.

Harrows of three different patterns.

The Square Deal Gang Plow.

With Riding Attachment.

. COMPLETE LINE OF STOVES FOR THE MOST EXACTING.

A TIN SHOP IN CONNECTION.

Tin & Iron Roofing a Specialty

GILLIAM & COFFEY.

Next door to First Nat. Bank, Heppner, Or.

C.S. Van Duyn,

Has Removed From May Street to the

First National Bank Building. Main Street, Formerly Occupied by "The Model."

SEE NEW AD. NEXT WEEK.

FOR THE SPOT CASH

J. W. Mallock & Co.'s

New Grocery Store, next door to skating rink MAIN STREET.

When They Say they Keep a Complete Stock They Mean It. See for Yourself.
The Most Complete Line of Staple and Fancy Groceries, Canned Goods,
Meats, Salt, Glassware and Queensware, Anything and Everything. DON'T FORGET THE NEW STORE, MAIN STREET, HEPPNER, A HORSE

will travel well when shod by ROBERTS SIMONS,

General Blacksmiths & Fariers. REPARING MOWERS A SPECIALTY.

Horsespeing \$4.00 per Span after May 1st, 1889. TA FIRST-CLASS WAGON SHOP AT SAME STAND



DR. B. F. VAUGHAN. -:0:-ENTIST. PIWORK A SPECIALTY. ling and Filling by the Latest d mproved Methods.

O. W. LORD, CCRACTOR -and-

BUILDER. Est for all kinds of buildONE AND ONE HALF POUNDS.

We have the Exclusive Control of

ONDELL'S

50

C

BLACKMAN & CO., OREGON, HEPPNER, OREGON.