

The following article which we clip from the editorial columns of the Oregon Statesman is in strange contrast with the great mass of stuff which is ventilated through the radical press of the country.

Sectionalism.

The love of country is as natural as the love of home. And the man who is destitute of either of these is lacking in that without which he cannot be a true man or a patriot.

We have been led to these remarks by noticing a tendency to this sectional spirit, on a small scale, in our own State. That there should be some clashing interests between different towns, as Salem, Albany, Eugene City, Portland, and Dalles, is perhaps unavoidable; but that these petty rivalries should lead to feelings of actual animosity, is avoidable, provided these discussions are conducted in a proper spirit.

Specific Contract Law.—The Supreme Court of California have decided that the Specific Contract Law of that State is valid. This law enables the people of the State to make contracts, stipulating whether payments shall be made in coin or legal tender notes.

True, if there were no greenback law, but it seems that there should be some protection to trade and business operations, and the contract law of California secures this protection. Here, men doing a credit business, have to rely exclusively upon the honesty of their patrons.

Opposition Steamboat Line.—A correspondent of the Oregonian says Messrs. Donahue & Kohl, of San Francisco, and a number of gentlemen in New York, contemplate putting a line of boats on the Columbia river.

Discontinued.—The post offices at Durkeeville and One Fluo, in Idaho Territory have been discontinued.

Truism—No. 1.

When a person is in health and all of the organs are performing its proper functions, there is no need of physicians, medicines, or remedies. A simple obedience to the laws of health is all that is required.

So it is with our nation at the present time; its organs are being attacked and the whole nation is distorted and sick on account of the attacks on its organs and the destruction and abnormal action of its functions.

In order to understand the organs and functions of our government, it may be well to consider what government it is, the different kinds of government, and the principles upon which they are founded, the principles upon which they should be founded, and the principles upon which our government is founded.

But it was announced that the Government will give their just powers from the consent of the governed; therefore it followed that the only source of power to enact laws was the people, and that even the people had not the right to pass laws depriving of their rights.

Section 12 of an act to amend an act entitled an act for enrolling and calling out the national forces and for other purposes approved March 3d, 1864, contains the following: That any person who shall forcibly resist or oppose any enrollment, or who shall incite, counsel, or encourage, or who shall conspire, or confederate, with any other person or persons, to resist or oppose any enrollment, or who shall aid or assist, or take any part in any forcible resistance, opposition, threat, or who shall assault, obstruct, hinder, impede, or threaten any officer, or any other person employed in making, or in enforcing, or in carrying out, the enrollment, or in the performance of any service in any way relating thereto, or in arresting or aiding to arrest any spy or deserter from the military service of the United States, shall, upon conviction thereof in any court, be imprisoned for not less than one year, or by both of said punishments in the discretion of the court.

Foreign News.—New York, Aug. 27.—The London correspondent of the Herald states that the Emperor of the French has just informed Sidiell that he will never recognize the rebel States, even if they should achieve independence de facto, unless they determine to abolish slavery and engage that all the children born of slave parents shall be free, and slavery shall be abolished and cease within ten years from the date of their recognition.

News of August 24th.—Headquarters Army Potomac, Aug. 21.—The Herald's correspondent gives the following particulars of Gen. Hagood's treachery in the battle of the 21st: The rebels found themselves under quadruple fire of musketry and artillery, which caused them to throw down their pieces and raise their arms, which was considered as a surrender.

Notice.—The Government of the United States, then, is the action of the people through their agents, the President, the Congress, and the Judiciary. Whatever Congress does by virtue of the power given by the Constitution is an act of Congress—an act of the people through their agents.

This is the correct principle upon which government should be founded, and the one upon which our government is founded, and as long as each department was kept in operation within its prescribed limits, so long were the people safe, happy and prosperous beyond those of any other nation which ever existed.

Eastern News.

Dates to August 23d.—Exactly half of all the rebels are in Virginia in Shenandoah valley, waiting for Sheridan and the other half hold the line from Petersburg to Richmond.

Headquarters Army of the Potomac, Aug. 21.—Our losses at Weldon railroad are larger than reported. The rebels took 1500 prisoners. Our troops were surprised, many being in the tents to escape the rain. The rebels first appeared about noon in front of the 2d division of the 6th corps.

Col. Wheelock's brigade, third division, was flanked when they faced to the rear and charged and drove the rebels and took a number of prisoners. The entire number of prisoners captured was 210. We also took some stands of colors.

The New York Herald says: Headquarters Averil's cavalry in the field, Aug. 22, 8 A. M.—Heavy skirmishing all day yesterday by a portion of Sheridan's line. Our loss between 100 and 200 killed and wounded; the enemy's loss between 100 and 200.

Capt. Curry's Expedition.—We make the following extract from a letter received by a gentleman in this city from a friend serving in Capt. Curry's expedition—dated "Base of Steen's Mountain, Oregon, August 11th": "We are now on our return to our Supply and Depot Camp, after a most active and severe scout of 22 days duration, in and about the mountains of the Harney Lakes and Crooked River countries.

Harper's Ferry, Aug. 22.—A brisk engagement between the Army of Western Virginia and the rebels in Shenandoah Valley. The battle commenced at 8 A. M., by a heavy column of rebel infantry and cavalry attempting to pierce our front line, and after a sharp, desperate struggle, our skirmishers were compelled to give way.

Overland Stage Company have removed all their agents, stock and coaches to this city for protection. There is not a white inhabitant here and Denver. All have fled to this post for protection. The country around Denver is being swarmed by the rebel militia.

Penalty for Obstructing the Enrollment.—We publish at the request of Mr. Ellis, enrolling officer for this county, the following section of the enrollment law, showing the penalty for obstructing the enrollment: Section 12 of an act to amend an act entitled an act for enrolling and calling out the national forces and for other purposes approved March 3d, 1864, contains the following: That any person who shall forcibly resist or oppose any enrollment, or who shall incite, counsel, or encourage, or who shall conspire, or confederate, with any other person or persons, to resist or oppose any enrollment, or who shall aid or assist, or take any part in any forcible resistance, opposition, threat, or who shall assault, obstruct, hinder, impede, or threaten any officer, or any other person employed in making, or in enforcing, or in carrying out, the enrollment, or in the performance of any service in any way relating thereto, or in arresting or aiding to arrest any spy or deserter from the military service of the United States, shall, upon conviction thereof in any court, be imprisoned for not less than one year, or by both of said punishments in the discretion of the court.

Foreign News.—New York, Aug. 27.—The London correspondent of the Herald states that the Emperor of the French has just informed Sidiell that he will never recognize the rebel States, even if they should achieve independence de facto, unless they determine to abolish slavery and engage that all the children born of slave parents shall be free, and slavery shall be abolished and cease within ten years from the date of their recognition.

News of August 24th.—Headquarters Army Potomac, Aug. 21.—The Herald's correspondent gives the following particulars of Gen. Hagood's treachery in the battle of the 21st: The rebels found themselves under quadruple fire of musketry and artillery, which caused them to throw down their pieces and raise their arms, which was considered as a surrender.

Notice.—The Government of the United States, then, is the action of the people through their agents, the President, the Congress, and the Judiciary. Whatever Congress does by virtue of the power given by the Constitution is an act of Congress—an act of the people through their agents.

This is the correct principle upon which government should be founded, and the one upon which our government is founded, and as long as each department was kept in operation within its prescribed limits, so long were the people safe, happy and prosperous beyond those of any other nation which ever existed.

Eastern News.

Dates to August 23d.—Exactly half of all the rebels are in Virginia in Shenandoah valley, waiting for Sheridan and the other half hold the line from Petersburg to Richmond.

Headquarters Army of the Potomac, Aug. 21.—Our losses at Weldon railroad are larger than reported. The rebels took 1500 prisoners. Our troops were surprised, many being in the tents to escape the rain. The rebels first appeared about noon in front of the 2d division of the 6th corps.

Col. Wheelock's brigade, third division, was flanked when they faced to the rear and charged and drove the rebels and took a number of prisoners. The entire number of prisoners captured was 210. We also took some stands of colors.

The New York Herald says: Headquarters Averil's cavalry in the field, Aug. 22, 8 A. M.—Heavy skirmishing all day yesterday by a portion of Sheridan's line. Our loss between 100 and 200 killed and wounded; the enemy's loss between 100 and 200.

Capt. Curry's Expedition.—We make the following extract from a letter received by a gentleman in this city from a friend serving in Capt. Curry's expedition—dated "Base of Steen's Mountain, Oregon, August 11th": "We are now on our return to our Supply and Depot Camp, after a most active and severe scout of 22 days duration, in and about the mountains of the Harney Lakes and Crooked River countries.

Harper's Ferry, Aug. 22.—A brisk engagement between the Army of Western Virginia and the rebels in Shenandoah Valley. The battle commenced at 8 A. M., by a heavy column of rebel infantry and cavalry attempting to pierce our front line, and after a sharp, desperate struggle, our skirmishers were compelled to give way.

Overland Stage Company have removed all their agents, stock and coaches to this city for protection. There is not a white inhabitant here and Denver. All have fled to this post for protection. The country around Denver is being swarmed by the rebel militia.

Penalty for Obstructing the Enrollment.—We publish at the request of Mr. Ellis, enrolling officer for this county, the following section of the enrollment law, showing the penalty for obstructing the enrollment: Section 12 of an act to amend an act entitled an act for enrolling and calling out the national forces and for other purposes approved March 3d, 1864, contains the following: That any person who shall forcibly resist or oppose any enrollment, or who shall incite, counsel, or encourage, or who shall conspire, or confederate, with any other person or persons, to resist or oppose any enrollment, or who shall aid or assist, or take any part in any forcible resistance, opposition, threat, or who shall assault, obstruct, hinder, impede, or threaten any officer, or any other person employed in making, or in enforcing, or in carrying out, the enrollment, or in the performance of any service in any way relating thereto, or in arresting or aiding to arrest any spy or deserter from the military service of the United States, shall, upon conviction thereof in any court, be imprisoned for not less than one year, or by both of said punishments in the discretion of the court.

Foreign News.—New York, Aug. 27.—The London correspondent of the Herald states that the Emperor of the French has just informed Sidiell that he will never recognize the rebel States, even if they should achieve independence de facto, unless they determine to abolish slavery and engage that all the children born of slave parents shall be free, and slavery shall be abolished and cease within ten years from the date of their recognition.

News of August 24th.—Headquarters Army Potomac, Aug. 21.—The Herald's correspondent gives the following particulars of Gen. Hagood's treachery in the battle of the 21st: The rebels found themselves under quadruple fire of musketry and artillery, which caused them to throw down their pieces and raise their arms, which was considered as a surrender.

Notice.—The Government of the United States, then, is the action of the people through their agents, the President, the Congress, and the Judiciary. Whatever Congress does by virtue of the power given by the Constitution is an act of Congress—an act of the people through their agents.

This is the correct principle upon which government should be founded, and the one upon which our government is founded, and as long as each department was kept in operation within its prescribed limits, so long were the people safe, happy and prosperous beyond those of any other nation which ever existed.

Walla Walla and Idaho City.

DRUGS, MEDICINES, PAINTS, OILS, &c. Main Street, Opposite the Bank Exchange and City Hotel.

THE UNDESIGNED, HAVING THIS DAY formed a copartnership, under the name and firm of CHASE & MIX, at the Walla Walla and Idaho City, I. T., with a full and complete assortment of Drugs, Chemicals, Paints, Oils, Varnishes, Brushes, Perfumery, and everything in their line of business, would respectfully solicit the patronage of the public.

RACES! RACES! RACES! SWEETSTAKES—SINGLE DASH OF A MILE—\$25 Entrance; Gate money added; to be run on Saturday, the 17th of September, 1864, and governed by the Rules of the Walla Walla and Idaho City Jockey Club.

RACES! RACES! RACES! FALL MEETING Of the Walla Walla County Jockey Club. (Organized August 24, A. D. 1864.) THE RACING OVER THE WALLA WALLA Race Course, three miles West of the City of Walla Walla, W. T., will commence on Thursday, the 20th of October, 1864.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Walla Walla and Idaho City.

DRUGS, MEDICINES, PAINTS, OILS, &c. Main Street, Opposite the Bank Exchange and City Hotel.

THE UNDESIGNED, HAVING THIS DAY formed a copartnership, under the name and firm of CHASE & MIX, at the Walla Walla and Idaho City, I. T., with a full and complete assortment of Drugs, Chemicals, Paints, Oils, Varnishes, Brushes, Perfumery, and everything in their line of business, would respectfully solicit the patronage of the public.

RACES! RACES! RACES! SWEETSTAKES—SINGLE DASH OF A MILE—\$25 Entrance; Gate money added; to be run on Saturday, the 17th of September, 1864, and governed by the Rules of the Walla Walla and Idaho City Jockey Club.

RACES! RACES! RACES! FALL MEETING Of the Walla Walla County Jockey Club. (Organized August 24, A. D. 1864.) THE RACING OVER THE WALLA WALLA Race Course, three miles West of the City of Walla Walla, W. T., will commence on Thursday, the 20th of October, 1864.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

Notice.—The Copartnership heretofore existing between M. L. Frank and Jacob Bauer, under the firm name of M. L. FRANK & CO., in the City of Walla Walla, is this day dissolved by mutual consent. All accounts due said firm will be collected by, and all demands against it paid by Jacob Bauer, who will continue the business at the old stand.

