

# THE OREGON SENTINEL.

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JACKSONVILLE, OREGON, SATURDAY, JANUARY 19, 1861.

VOL. VI.—NO. 1.

## THE OREGON SENTINEL.

PUBLISHED EVERY SATURDAY, BY  
**JAMES O'MEARA.**  
EDITOR AND PROPRIETOR.

Office over Cluggage & Drum's Stables.

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A liberal discount will be made to persons who advertise to the extent of four squares.  
The number of insertions should be marked on the margin of advertisements.

**D. WM. DOUTHITT,**  
Attorney and Counsellor  
AT LAW,  
Jacksonville, Oregon.

**MARTIN CULLIN**  
HAS for the present established a shop at the public house of Mr. Michael Brennan, on California street, Jacksonville, where he is prepared to execute every description of work in his line. Suits, warranted to fit, made at short notice, in any style the customer may choose. He has on hand the latest fashion pattern. Repairing done neatly, with dispatch. Charges low.  
Jacksonville, Dec. 8, 1860. 471f

**Dr. N. Caldwell Boatman**  
HAS permanently located in Jacksonville, Oregon, his professional services in the practice of **Medicine, Surgery and Obstetrics.**  
Office at his residence, on California street. The house formerly occupied by A. M. Berry, is at the door to Judge Pym's.  
Charges very reasonable. Calls attended to at all hours of the day or night.  
Dec. 21st, 1860. d e2149:6m

**L. H. DEVEY**  
HAS opened a shop opposite Anderson & Glenn's, on California street, in Dr. L. Gannag's drug store, for repairing  
**WATCHES, CLOCKS, JEWELRY, ETC.**  
All work warranted to give satisfaction.  
Jacksonville, Dec. 22d, 1860. 49:1y

**G. W. GREER,**  
PHYSICIAN AND SURGEON,  
OFFICE, JACKSONVILLE DRUG STORE,  
Oregon.

**DR. JOHN HERRBOLD,**  
SURGICAL AND MECHANICAL  
DENTIST,  
Jacksonville, Oregon.  
All my work will be executed at greatly reduced prices, for cash only.  
(Oct. 20th, 60)

**JOS. H. BLEDSOE,**  
Attorney and Counselor at Law.  
WILL practice in all the Courts held in Jackson and Josephine counties, and in the Supreme Court of the State. 241f.

**REED & BERGEN,**  
Attorneys at Law,  
JACKSONVILLE, OGN.  
Will attend to any business confided to them in the several Courts of the First Judicial District of Oregon, and in the Supreme Court. 50.

**R. WILLIAMS,**  
Attorney and Counsellor at Law,  
KERNVILLE, OGN.  
WILL practice in the several Courts of the First Judicial District of Oregon, and attend promptly to business entrusted to his care. Collections attended to with dispatch. 27

**CHAS. B. BROOKS, M. D.,**  
HAS LOCATED IN JACKSONVILLE, and offers his professional services to this community in the practice of **Medicine, Surgery and Obstetrics.**  
Office on California street, next door to Scudder's Jewelry store.  
Calls attended to at all hours of day or night.  
March 31, 1860-11:1f

**PETER BRITT,**  
PHOTOGRAPHIC ARTIST  
Jacksonville, Oregon.  
Is prepared to take Pictures in every style of the Art, with all the latest improvements. He **EXECS. U.S. PICTURES**  
do not give satisfaction, no charges will be made. Call at Funk's Cigar Store, or at the Gallery on the Hill, and see his Pictures. 111f

**SEWING MACHINE**  
MATTRESSES, BEDDING AND TENTS.  
ON HAND and made to order. House Lining and paper Hanging, by  
A. C. ALBERTS,  
California Street, above Oregon.

**Law and Collection Office.**  
Geo. H. WILLIAMS, A. C. GIBBS,  
(late Chief Justice.)  
**WILLIAMS & GIBBS,**  
Portland, Oregon.  
Will practice in the Courts of Oregon and Washington Territories. 20ly

**B. F. DOWELL,**  
Attorney at Law,  
Jacksonville, Oregon.  
Will practice in all the Courts of the 3d Judicial District, the Supreme Court of Oregon, and in Yreka, Cal.  
Particular attention paid to procuring Land Warrants and collecting claims against the Government. 20ly

**SURGICAL HOSPITAL.**  
I am now prepared to receive patients in the Hospital, on the corner of Third Street, back of the "Union Hotel."  
Terms—**CASH OR GOOD SECURITY.**  
CHAS. B. BROOKS, M. D.,  
Jacksonville, July 28, 1860-28:1f

## LOVE & BILGER,

California Street, Jacksonville, Oregon.

DEALERS IN

**Tin, Brass and Copper Ware,**

**Stoves, Iron and Steel, Hard-**

**ware, Cutlery, Blacksmith's**

**Tools; Powder, Shot & Lead,**

**Paints, Oils, Glass, &c., &c.**

WORKERS IN

**TIN, SHEET IRON, COPPER,**

**LEAD AND BRASS.**

—

**LOVE & BILGER**

HAVE just received from the Atlantic side and San Francisco, a complete stock of everything in their line, and will keep constantly on hand an assortment of the best

**Tin, Sheet Iron & Copper Ware,**

**Brass Pipes, Hydraulic Nozzles, Force**

**Pumps, Chains, Lead Pipe, Hose,**

**HARDWARE, CUTLERY,**

**And Nails, all Sizes;**

**Bar, Plate and assorted Iron;**

**Paints, Oils, and Glass;**

**All kinds of Powder;**

**Shot of all numbers;**

**Blankets of every variety, &c., &c.**

All articles sold by them or manufactured

WARRANTED. Their work is made of the best material and of choicest patterns.

Orders attended to with quickness, dispatch, and filled according to directions.

—

**STOVES! STOVES!!**

Also just received a large lot of Stoves, of assorted sizes, and premium quality.

**Buck's Patent Cooking Stoves,**

**The New World Stove.**

The two very best, most approved patterns in the world.

**Parlor, Office and Cabin Stoves,**

Fancy and Plain, constructed on latest fuel-saving plans.

Stoves, Kettles, Pots, Pans,

and everything connected with these Stoves durable and perfect.

Everything, their stock is the largest and complete ever brought to Jacksonville, and they are determined to sell

**CHEAP FOR CASH.**

Call and examine their stock before purchasing elsewhere.  
(June 23, 1859-23)

**JOHN ANDERSON, JAMES T. GLENN,**

**ANDERSON & GLENN,**

**CALIFORNIA ST.,**

**BETWEEN SECOND AND THIRD STREETS.**

—

**WHOLESALE AND**

**RETAIL DEALERS IN:**

**STAPLE & FANCY DRY GOODS,**

**GROCERIES, PROVISIONS,**

**HARDWARE, CROCKERY,**

**WINES, LIQUORS,**

**Clothing, Boots, Shoes,**

**Hats and Caps,**

**FURNISHING GOODS,**

**Preserved Fruits, Pio Fruit,**

**Preserved Meats, Oysters,**

**Fresh Spices, Sauces,**

**Jellies and Pickles,**

**MINING TOOLS,**

**Mechanics' Implements, Farm-**

**ing Implements; Paints,**

**Oils, Iron and Steel,**

**AILS, LOCK 3,**

**HARDWARE,**

(of all kinds) FLOUR, GRAIN, SACKS,

**CANDLES, CAMPHEN, LAMP**

**OIL, TIN WARE, WOODEN**

**WARE, BROOMS, PAILS,**

**INDIA RUBBER GOODS,**

**TOBACCO AND CIGARS,**

to which we respectfully invite persons wishing purchase as we are determined to sell **CHEAP FOR CASH.**  
Jacksonville, October 13, 1859-13:39

**EXPRESS SALOON.**

**BY P. H. LYNCH.**

At the Old Established Express Corner.

THE BAR is supplied with the choicest Liquors, Wines and Cordials, obtained from the best San Francisco houses.

The best approved Qualities of English, Scotch and American Malt Beverages, on draught or in bottles.

CIGARS of prime Havana brands, purchased direct from first-class importing houses, will be kept constantly on hand.

In every department the Express Saloon will be kept in first-rate style, and no opportunity will be neglected to cater for the comfort and refreshment of guests.

C. F. SPRAGUE, R. HAYDEN,  
**SPRAGUE & HAYDEN,**  
Attorneys & Counselors at Law,  
27 KERNVILLE, OREGON.

**Clocks!**  
A GOOD assortment of Clocks at the Jacksonville Block and Variety store, corner California and Oregon streets. 17

## NEW STORE.

California Street, Jacksonville, Oregon.

DEALERS IN

**Tin, Brass and Copper Ware,**

**Stoves, Iron and Steel, Hard-**

**ware, Cutlery, Blacksmith's**

**Tools; Powder, Shot & Lead,**

**Paints, Oils, Glass, &c., &c.**

WORKERS IN

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**LEAD AND BRASS.**

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**Pumps, Chains, Lead Pipe, Hose,**

**HARDWARE, CUTLERY,**

**And Nails, all Sizes;**

**Bar, Plate and assorted Iron;**

**Paints, Oils, and Glass;**

**All kinds of Powder;**

**Shot of all numbers;**

**Blankets of every variety, &c., &c.**

All articles sold by them or manufactured

WARRANTED. Their work is made of the best material and of choicest patterns.

Orders attended to with quickness, dispatch, and filled according to directions.

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**GROCERIES, PROVISIONS,**

**HARDWARE, CROCKERY,**

**WINES, LIQUORS,**

**Clothing, Boots, Shoes,**

**Hats and Caps,**

**FURNISHING GOODS,**

**Preserved Fruits, Pio Fruit,**

**Preserved Meats, Oysters,**

**Fresh Spices, Sauces,**

**Jellies and Pickles,**

**MINING TOOLS,**

**Mechanics' Implements, Farm-**

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**Oils, Iron and Steel,**

**AILS, LOCK 3,**

**HARDWARE,**

(of all kinds) FLOUR, GRAIN, SACKS,

**CANDLES, CAMPHEN, LAMP**

**OIL, TIN WARE, WOODEN**

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**INDIA RUBBER GOODS,**

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## LAWS OF THE UNITED STATES.

[Continued.]

Sec. 5. And be it further enacted, That the Secretary of War be, and he is hereby, authorized and directed, out of any money in the treasury not otherwise appropriated, to pay to the State of Iowa such sums of money as are paid by that State to troops called out by the governor of Iowa in eighteen hundred and fifty-seven, eighteen hundred and fifty-eight, and eighteen hundred and fifty-nine, to protect the frontier from Indian incursions; Provided, That the Secretary shall be satisfied that there was a necessity for calling out these troops; that the amounts have been actually paid by the State; that no greater pay or allowance has been given than that provided by officers and soldiers of equal grade at that period in the United States army; and that the amount so to be paid shall not exceed the sum of eighteen thousand nine hundred and eighty-eight dollars and eighty-four cents: Provided further, That compensation shall only be allowed for the period during which said troops were actively employed in military service.

Sec. 6. And be it further enacted, That the Secretary of the second section of the act of third March, eighteen hundred and fifty-six, in the following words: "That each contractor engaged, or to be engaged, in carrying the mails through any of the Territories west of the Mississippi, shall have the privilege of occupying stations at the rate of not more than one cent for every twenty miles of the route on which he carries a mail, and shall have a pre-emption right therein when the same shall be brought into market, to the extent of a hundred and forty acres, to be taken contiguous, and to include his improvements; but no such pre-emption right shall extend to any pass in a mountain or other oblique line, and the same are hereby, confirmed, subject to any bona fide claim under any law of the United States to the whole or any portion of the lands embraced in said entries, upon payment of one dollar and twenty-five cents per acre for the land embraced in such patent: Provided, That each contractor shall satisfy the Secretary of the Interior that he has complied with the terms of the act, and that the entries have been made and occupied as stations on the line of the route during the existence of his contract; and that the provisions of this act shall be restricted to one and the first bona fide pre-emption on one and the same line of route.

Sec. 7. And be it further enacted, That no rights, from and after the passage of this act, shall be acquired by the State of Iowa, or any other State, in any lands, or any portion thereof, which have been reserved, or are to be reserved, by the United States, for the purpose of facilitating the transportation of the public mails of the United States west of the Mississippi River to the Pacific Ocean, and intermediate points, the Secretary of the Interior, and he is hereby, authorized, upon the application of the Postmaster General, to reserve, as mail stations, for the use and occupancy of the mail contractors, during the existence of their contracts, a quantity of public lands, not exceeding the area of one section, at any and all such localities as in his judgment are deemed necessary and advisable, to be taken where the public surveys have been made, according to the lines of those surveys; but where the stations have been or may hereafter be located in advance of the public surveys, such stations shall be laid off, under the direction of the Postmaster General, in a square form, with power to order the adjustment hereof of such boundaries, to conform to the lines of such public surveys, if such adjustments be deemed advisable, which lands thus reserved as stations shall be held as permanent mail service reservations, not subject to the operation of any existing pre-emption or other general land laws.

Sec. 8. And be it further enacted, That whenever, from any cause, any of the reservations made under the second section of this act shall no longer be needed for the purposes originally intended, or the convenience of the service shall require change of location, the Secretary of the Interior, and he is hereby, authorized, to sell the same at public sale, to the highest bidder, under at least three months' public notice, after the direction of the Secretary of the Interior, and patents therefor shall issue as in the sale of other public lands, and all laws, or parts of laws, heretofore passed, granting the pre-emption privilege to land contractors, and the same are hereby, repealed, but this repeal is not to affect any rights which may have actually vested under those laws before the passage of this act.

Approved, June 21, 1860.

CHAPTER CLXV.

An Act to provide for the punishment of Marshals and Deputy Marshals of the United States, or their Ministerial Officers, for permitting the escape of prisoners in their custody.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That whenever any marshal, deputy marshal, or other ministerial officer, shall have in his custody any prisoner by virtue of process issued under the laws of the United States by any court, judge or commissioner, and such marshal, deputy marshal, or other ministerial officer, shall voluntarily suffer such prisoner to escape, the officer so offending shall be deemed guilty of a misdemeanor, and, upon conviction thereof in any district or circuit court of the United States, shall be fined or imprisoned, or both, according to the discretion of the court in which such conviction shall be had, having respect to the nature of the crime with which the prisoner shall have been charged, in a sum not exceeding two thousand dollars, and for a term not exceeding two years. This act shall be taken in lieu of the act to apply not only to cases in which the prisoner who escaped was charged, or found guilty of offence against the laws of the United States, but also to cases in which a prisoner may be in custody charged with offence against any foreign government with whom the United States have treaties of extradition.

Approved June 21, 1860.

CHAPTER CLXVI.

An Act to establish a Mail six times a week from San Francisco, to California, to Olympia, in the Territory of Washington.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Postmaster General be, and he is hereby, authorized and directed, to modify the contract with the contractor now performing services on routes twelve thousand five hundred and forty-three and twelve thousand five hundred and fifty-five, so as to provide for the conveyance of the entire United States mail, in four-horse stages, daily, at a schedule of seven days, from April first to December first, and twelve days the remainder of the year, from Sacramento, via Yreka, Jacksonville, Roseburg, Oakland, and Salem, to Portland, Oregon, for a compensation of ninety thousand dollars per year, the contract to expire September fifteen, eighteen hundred and sixty-four; and that the Postmaster General be, and he is hereby, authorized and directed, to establish a service six times a week, at a schedule of thirty-six hours through-out the year, from Portland, Oregon, via Vancouver, St. Helen's, and Mount Hood, to Olympia, in Washington Territory, by a contract at a rate of compensation not to exceed the rate per mile allowed from Sacramento to Portland, with steamer service from Portland to Cowitz, and from Cowitz to Olympia by four-horse stages; and the Postmaster General is directed to discontinue the ocean service

from San Francisco to Olympia, via Portland and Astoria, Oregon, so soon as the service contemplated by this act is established.

Approved June 21, 1860.

CHAPTER CLXVII.

An Act to confer certain private land claims in the Territory of New Mexico.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the private land claims in the Territory of New Mexico, as recommended for confirmation by the survey-general of that Territory, and in his letter to the Secretary of the General Land Office, of the twelfth of January, eighteen hundred and fifty-eight, designated as numbers one, three, four, six, eight, nine, ten, twelve, fourteen, fifteen, sixteen, seventeen, and eighteen, and the claim of E. W. Eaton, not contained on the corrected list of numbers, but standing on the original docket and abstract returns of the survey-general as number sixteen, be, and they are hereby, confirmed: Provided, That the claim number nine, in the name of John Scoley and others, shall not be confirmed for more than five square leagues; and that the claim number seventeen, in the name of Cornelio Vigil and Ceran St. Vrain, shall not be confirmed for more than eleven square leagues to each said claimant.

Sec. 2. And be it further enacted, That in surveying the claim of John Scoley it shall be lawful for him to locate five square leagues conferred to him in a square body in any part of the tract of twenty-five square leagues claimed by him; and that in surveying the claims of said Cornelio Vigil and Ceran St. Vrain, the location shall be made as follows, namely: the survey shall first be made on the tract of five square leagues in the possession of said John Scoley, and then on the tract of five square leagues in the possession of said Vigil or St. Vrain, in the tracts claimed by them, and after deducting the area of all such tracts from the area embraced in twenty-five square leagues, the remainder shall be located in two equal tracts, each of square form, in any part of the tract claimed by the said Vigil or St. Vrain, selected by them; and it shall be the duty of the survey-general of New Mexico immediately to proceed to make the surveys and locations authorized and required by the terms of this section.

Sec. 3. And be it further enacted, That the private land claims in the Territory of New Mexico, and the same are hereby, confirmed, subject to any bona fide claim under any law of the United States to the whole or any portion of the lands embraced in said entries, upon payment of one dollar and twenty-five cents per acre for the land embraced in such patent: Provided, That each contractor shall satisfy the Secretary of the Interior that he has complied with the terms of the act, and that the entries have been made and occupied as stations on the line of the route during the existence of