LAWS OF THE UNITED STATES. [Chutinued from first page.]

edged at the time and times prescribed in this act by the collectors, respectively, within whose collection district such real estate shall be situated, in such form of law as shall be author-ized and required by the laws of the United real estate lies, for making, executing, proving, and acknowledging deeds of bargain and sale or other conveyances for the transfer and con-veyance of real estate; and for every deed so prepared, made, executed, proved, and acknowl-goods, chattels, and effects cannot be found the sale of the real estate thereby conveyed.

See, 37. And be it further enacted. That with respect to property lying within any collection trict, and on which the tax shall not have been be a lien upon the lands and real estate of such the day on which he shall have read days after collector and his spretter, notif the the State : and the owners of the property on title against all persons claiming under delin-which such taxes may be due, shall be permit-quent collectors or their surveites aforesaid tel to pay to such collector the said tax, with an addition of ten per centum thereon : Pro-ceeds of such sale, after satisfying the said ended. That such payment is made within eidef. That such payment is made what it is costs and charges of sale, shall be returned to year after the day on which the collector of the proprietor of the lands or real estate sold as district where such property lies had notified aforesaid. that the tax had become due on the same.

advertised the same for sixty days in at least one newspaper in the State, shall proceed to sell, at public sale, so much of the said property as may be necessary to satisfy the taxes due there-oa, together with an addition of twenty per visible, as aforesaid, the whole thereof shall be rold, and accounted for in the grand content of the sole of the party in pursuance of visible, as aforesaid, the whole thereof shall be rold, and accounted for in the manor hereities of such property is not di-set. I. And be it further enacted. That the certification is aforesaid, the whole thereof shall be rold, and accounted for in the manor hereities of such and in one newspaper printed in the county, if any there he, at least dreamer hereities of this act. See, II. day by contension to pay a sum not ex-tension the return to be made thereon to the sail property as the return to be made there on the sail property as the return to be made there on the tax herein imposed by the forty-minth section of this act shall be due and payable on or be-this act. See, II. day by contension the sail of the sail the due and sixty-two, and all sums due the handred and sixty-two, and all sums due the base decision district, and in one newspaper printed in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least diversion in the county, if any there he, at least din the county if any there he at least din the rold, and accounted for in the manner hereinbe-

in two years from the time of sale, upon paypurchaser, his heirs, or assigns, of the amount paid by such purchaser for the said land, or shall not nave seen redeemed within two years, seement of the fax fasts to them delivered by as aforesaid, by the original owners thereof, or their legal representatives, or any person in their legal representatives, or any person in their behalf, and deposit such deeds with such clerk. And the shill be entitled to receive from the purchaser, for his own use, the sum of one dollar, in addition to the sum here-attrian definition to the sum here-there at the said collectors shall, anno-the said collectors shall, anno-

if any, which have been paid. And said margoods and chattels, or any personal effects of the delinquent collector ; and for want of goods, chattels, or effects aforesaid, sufficient to satisfy the said warrant, the same may be levied on y the law of the State in which such the person of the collector, who may be comprison, there to remain untill dis-

retary of the Treasury, as aforecaid, having first advertised the same for sixty days in at least one newspaper in the State, shall uncounted to the same definition of the same for sixty days in at least one newspaper in the State, shall uncounted to the same definition of the same definition of the same for sixty days in at least one newspaper in the state, shall uncounted to the same definition of the same definition of the same definition of the same for sixty days in at least one newspaper in the state, shall uncounted the same definition of the same definition of

collector shall purchase the same in behalf of the United States for such amount and addition. And the collector shall render a distinct account that separate accounts shall be kept of the able, it shall be lawful for any collector or

purchasers for the same ; the owners, their heirs, and effected in their respective districts, subseexecutors, or administrators, or any person in quent to the next preceding valuation, assess-their behalf, shall have liberty to redeem the ment, and apportionment of theidirect tax by their bchalf, shall have liberty to residern the ment, and apportionment of the direct tax by lands or oth r property sold, as aforesaid, with this act laid ; and within twenty days thereaf ter they shall make out three lists of such transment to the clerk aforesaid, for the use of the fors and changes, and transmit one list to the Secretary of the Treasury, another list to the mmissioner of Taxes, and the third shall be the lands or property aforesaid to the purchasers entitled to the same, in all cases where the same shall not have been redeemed within two years, as aforesaid, by the original owners thereof, or

shal shall, binaself, or by his deputy. Immedi-ately proceed to lovy and collect the sum which may remain due, by distress and sale of the the advice and cousent of the Senate, to appoint one principal assessor and one principal collector in each of the States and Territories of the United States, and in the District of Columbia, to assess and collect the Internal duties or income tax imposed by this act with authority in each of said officers to appoint so to the collector the sum of two dollars, for the marshal or his deputy shall and may proceed to levy and collect the sum which remains due. to levy and collect the sum which remains due, by distress and sale of the goods and chattles, or any personal effects, of the surety or sureties of the delinquent collector. And the amount of the delinquent collector, as a fore-said, shall, and the same are hereby declared to be a lien upon the lands and real estate of such the surety of the surety of the assessment and collection of the surety of the surety of the surety of the same are hereby declared to be a lien upon the lands and real estate of such the surety of the sure collector and his surviles, until the same shall to him just and proper ; not however, to exceed trict, of equal amount against the United States be discharged according to law. And for want in any case the sum of two thousand five humthe day on which he shall have rectived the col-lextion lists from the said assessors, respectively, as aforesaid, or the requisition of the Secretary of the Treasury is further authorized to the collector for the transmit lists of the same State, to be designated for and the collector, who shall have been thus des-ignated by the Secretary of the Treasury, shall that purpose by the Secretary of the Treasury; and the collector, who shall have been thus des-ignated by the Secretary of the Treasury; shall transmit receipts for all the lists received, as aforesaid, to the collector transmitting the same; and the collectors thus designated in each State by the Secretary of the Treasury; shall case notifications of the taxes due as aforesaid, and contained in the lists transmit rate. mitted to them, to be published for sixty days conveyances of the marshals or their deputies, mont of his account at the Treasury Depart-in at least one of the newspapers published in exceuted in due form of law, shall give a valid mont. And he is further authorized and em the State ; and the owners of the property, on life against all persons claiming under delinpowered to make such officer or depository the disbursing agent of the Treasury for the pay-ment of all interest due to the eitizens of such coeds of such sale, after satisfying the said State upon the Treasury notes or other Gov-warraut of distress, and paying the reasonable context securities issued by authority of law, costs and charges of sale, shall be returned to And he shall also prescribe the forms of re-

of the sharpes incurred in offering and adver-tising for sale such property, and pay into the **Treasury** the surplus, if any, of the aforesaid addition of ten or twenty per centum, as the case may be, after defraying the said charges. See, 39. And be it further emeted. That the collectors designated as aforesaid by the Secr-tary of the Treasury, shall deposit with the in the respective States, and within which dis-secors, respectively, shall, yearly and is events and is events and to the secors, respectively, shall, yearly and is events and is events and the expenses incident to such level for any person or person.

necessary to pay the tax assessed, together with the interest and expenses meldent to such levy and sale, first giving thirty days' public notice of the time and place of sale. And in all cases

Sec. 50. And he it further enoted. That it shall which such payment relates, and a deduction of teo per centum to such part or parts of the same as shall have been actually paid into the same as shall have been actually paid into the Treasury of the United States on or before the last day of Sec. Transmy of the United States on or before the last day of Septemberin the year to which such payment relates, such year being regarded as commencing on the first day of April : And pro-rided further, That whenever notice of the in-tention to make such payment by the State, or Territory and the District of Columbia shall have been given to the Secretary of the Treasnanny assistants as the public service may re-quire, to be approved by the Secretary of the Treasury. The said taxes to be assessed and collected under such regulations as the Secre-tary of the Secretary of the Treas-tions, no assessors, assistant assessors, or collect ors, in any State, Territory, or District, so giving notice, shall be appointed, unless sa Territory, or District shall be in default : And provided further, That the amount of direct tax

> the United States or of the collector within whose district any such fine, penalty, or forfeiture stail have been incurred, by bill, plaint, or information ; one molety thereof to the United States, and the other molety thereof to the use of such collector. Sec. 55. And be it further enacted. That the

amount of all debts due to the United States by turns to be made to the Department by all as-sessors and collectors appointed under the an-by bond or otherwise, shall and are hereby de that the tax had become due on the same. Sec. 33. And be it further enacted. That when any tax, as aforesaid, shall have remained may tax, as aforesaid, the prid for the term of one year, as aforesaid, the callector in the State where the property lies, under this act, before a competent magistrate for want of goods and chattels and other per-duly authorized to administer oaths, and the sonal effects of such collector or his sareties to

his act. Sec. 14. And be it further enacted. That sepa-and unpaid at that day shall draw interest there-prior to the time of rale ; and for all land or fore povided. If the property advertised for sale cannot be sold for the amount of the tax due thereon, with the said addition thereon, the shall give a valid title against all persons claiming under such collector or his surctices, re

tary of the Treasury, shall deposit with the clerks of the district court of the United States in the respective States, and within which dis-trict the property lies, correct lists of the tracts of this act for non-payment of taxes, together with the names of owners of presumed owners, and of the purchasers of the same at the public ester aforesaid, and of the amount paid by said successfor the amount paid by said and dwilling-houses have been made and ot the purchasers of the amount paid by said and dwilling-houses have been made and dwilling-houses have been made and dwilling-houses have been made and ot the purchasers of the amount paid by said and dwilling-houses have been made and dwilling-houses have been made and chieve and and sixty-two, which he amount paid by said and dwilling-houses have been made and strease of the sain the public hor bar and and sixty-two, which he amount paid by said and dwilling-houses have been made and strease and which here and the association of the same at the public hor bar and and sixty-two, where have bar and the same at the public hor bar ano where such property is located, or rents or in-come is payable, shall be and hereby is author-ized to levy upon the property itself, and to sell the same, or so much thereof as may be

paid by such purchaser for the said hand, or other real property, with interest for the same at the rate of twenty per centum ou such and of a commission of five per centum ou such and of a commission of five per centum ou such and of a commission of five per centum ou such ter the said year one thousand eight hundred the clerks shall, on application, pay to the pur-chasers the moneys thus paid for their use; and the collectors, respectively, shall give deeds for the collectors to the use of the same, in all cases where the same shall not have here uredeemed within two years. the sale, duly executed, shall give a valid title not, under existing laws, be discharged by a OFFICE, JACKSONVILLE DRUG STORE, him : And provided. That the responsibility of the collector or his surities to the United States shall not be thereby affected or impaired. Sec. 58. And be it further enacted. That in

BUSINESS CARDS. LOVE & BILGER. **CITY BREWERY!** California Street, Jacksonville,

(On the Hill)

JACKSONVILLE, OFOSON. TIN. SHEET IRON, COPPER, LEAD AND BRASS,

THE Proprietors having taken possession of the City Brewery, lately controlled by Mr. Fitz, are prepared to furnish Lager Beer to people of this vicinity by the keg, bottle on draught.

An experience of many years in brewing Lager Beer

Gives them an advantage over all competitors and warrants them in promising A BETTER ARTICLE THAN CAN BE FOUND

ELSEWHERE in Southern Oregon per Be sure to send your orders to the CITY BREWERY, if you wish the BEST BEER. KREUZER & MATTES. BEER Jucksonville, Sept. 10, 1861.

Dentistry.

DR. J. HERBOLD W OULD respectfully announce to the citi-zens of Jacksonville and wicinity that he is now prepared THE N

to do VULCANITE OR RUBBER WORK for artificial teeth in the best style, and at prices to suit the times.

All kinds of Dental operations attended to in skillful manner.

Jacksonville, June 2d. 1861.

WAR SCRIP, WAR SCRIP. B. F. DOWELL,

ATTORNEY AT LAW, Will practice in all the Courts of the Third Judicial District, the Supreme Court of Ore-gon, and in Yreka, Cal.

WILL attend to business in the several

W Courts in the First Judicial District of Oregon, and in the Supreme Court. Office on California St., opposite "Sentinel" Office.

JACKSONVILLE. OREGON. May 25m, 61.

SEWALL TRUAX,

SURVEYOR & CIVIL ENGINEER,

Jacksonville, Oregon,

Jacksonville, May 11th, 1861.

CHAS. B. BROOKS, M. D.,

The affers his professional services to this com-nunity in the practice of Mahcine, Surgery and Materica. Office on California street, acxt door to Neu-

er's Jewelry store. Calls attended to at all hours of day or night.

G. W. GREER,

PHYSICIAN AND SURGEON. Oregon.

L. H. DEWEY

H AS opened a shop opposite Anderson & Glenn's, on California street, in Dr. L. Ganung's drug store, for repairing WATCHES, CLOCKS, JEWELRY, ETC. NEWSTOCK!

All work warranted to give satisfaction Jacksnoville, Dec. 22d, 1860, 49: 49:1y

LEGAL ADVERTISEMENTS.

Summons,

In the Circuit Court of the State of Oregon for the County of Douglas. WILLIAM R. WILLIA, DEALERS AND WORKERS IN against Ronkay M. McKEE.

TO ROBERT M. MCKEE:

Sir : You are hereby notified that only you appear in the Circuit Court, of the State of Oregon, for the County of Donglas, on the 18th day of November, A. D., 1861, the first HAVE just received from the Atlautic side and San Francisco, a complete stock of everything in their line, and will keep constantday of the next regular term of said Court, to be holden at Roseburg, in said County and Tin, Sheet Iron & Copper Ware, State, and answer the complaint against yas on file in said Court, or the same will be take Brass Pipes, Hydraulia Nozzles, Force Pumps, Chains, Lead Pipe, Hose,

for confessed, and the prayer thereof will b HARDWARE, CUTLERY, granted by the Court. MOSHER & CHADWICK.

Attorneys for Plaintiff. Roseburg, Douglas County, Oregon, August. 8th 1861. STATE OF OREGON, | SS.

COUNTY OF UNPOUA. (SS. IN JUSTICE'S COURT.

DANIEL LUCAS, Plaintiff.

IN JUSTICES' COURT.

APPLEGATE, a Justice of the Peace in an

COUNTY OF DOUGLAS NO SARCEL GORDON : You are hereby nets

fied that a writ of attachment has been

Administrator's Sale.

town lot in Jacksonville, Jackson county

Oregon. Said lot is situated on the north

side of California street, between the lot a

which Dr. A. B. Overbeck resides and s it claimed by John McLaughlin, and is sure

eighty feet in width by two hundred in length

ELI. MORGAN. Plandiff.

P. P. PRIM, Adm'r.

88

TO JOHN C. ROYAL : You are brenty notified that a Writ of Attachment has Stoves. Also, always on hand, a large lot of stoves of

[371d]

BUCK'S PATENT COOKING STOVE.

Also, always on hand, a large lot of stoves of uscorted sizes. BUCK'S PATENT COOKING STOVE, THE NEW WORLD STOVE, The two very best and approved patterns in the vorld. Parlor, Office and Cabin Stoves, fancy and lain, constructed on latest fuel saving plans. Boilers, Kottlis, Pots, Pans, and everything onnected with these stoves warranted durable The two very best and approved patterns in the plain, cor

nected with these stoves warranted durable her, 1861, judgment will be rendered against and perfect. you and your property sold to pay the deh Dated this 19th day of September, 1861. All articles sold by them or manufactured.

ly on hand an assortment of the best

And Mails, all Sizes;

Bar, Plate and assorted Iron ; Paints, Oils, Sizes and Glass : All qualities of Powder ;

Shot of all numbers ; Brushes of every variety, etc., etc.

WARRANTED. Their work is made of the best material and of choicest patterns. 202 Orders attended to with quickest dis-patch, and filled according to directions.

STATE OF OREGON, 1 CUUNTY OF UMPQUA. In everything, their stock is the largest and completest ever brought to Jacksonville, and

To JOHN C. ROYAL : You are hereby notified that a Writ of Attachment has they are determined to sell CHEAP FOR CASE. been issued against you and your property a Call and examine their stock before purchas-ing elsewhere. [June 23, 1860-23.] tached to satisfy the demand of Daniel Law amounting to Forty-Seven Dollars and Eight amounting to Forty-Seven Dollars and Eighty ing elsewhere.

One Cents (\$47 81-100, together with the **CITY DRUG STORE** terest on a certain note of hand, calling fo One Hundred and Twenty-Eight Dollars and Thirty-One Cents (\$128 31-100).) of which California St., Jacksonville. this is a balance due from March 15th 1sc unless you shall appear before JAMES

for said county, at his office, on the Elense Day of Norember, 1861, judgment will be DR. A. B. OVERBECK. rendered against you and your property sid

HAVING just returned from San Francisco, to pay the debt Dated this the 19th day of September, 180 would respectfully call the attention of the [37 td] DANIEL LUCAS, Plaintiff. STATE OF OREGON, | SS.

DRUGS! All the most popular

A choice lot of TOILET CHEMICALS, PERFUMERIES, HAIR DYES, POMODES, OILS, BRUSHES,

&c., &c., &c.

Particular attention paid to ber, A. D. 1861, all the right, title and interever brought to Jacksonville. compounding all Ordered Pre- est of Vincent B. Tate, deceased, to a certain

All orders from the country addresse Da. A. B. OVERBECK, City Drug Store, Jacksonville, Oregon.

Administrator's Notice. n appointed b I the Probate Court for Josephine county, State of Oregon, at the August term, A.D. 1861, Administrator of the estate of Natha Barney, deceased, notice is hereby given task persons having claims against said estate t present them to me, with the necessary voiders, within one year from this date, and al persons owing sold estate are required to milt payment to me, at my residence, near Van noy's Ferry, in said county. THO'S CROXTON, Adm'r. Vannoy's Ferry, Sept. 28, 1861.

PURE DRUGS & CHEMICALS - CONSISTING OF -An assortment of crude, palverissued against you, and your property attached to satisfy the domand of Eli Morgan, amount ized, olenginous and tinctured ing to the sum of eighty four dollars and fit cents. Now, unless you appear before Jame L. White, a Justice of the Peace in and for DRUGH PATENT MEDICINES, stid county, at his office, on the ninth day (November 1861, judgement will be render of the day.

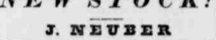
against you, and your property sold to pay the debt. Dated this 14th day of September 186

SOAPS, POWDERS, CREAMS, NOTICE is hereby given that, by virtue of an order of the County Court of Jack

Briefly, the most desirable stock of the kind son county, Oregon, I will offer for sale at

scriptions.

18



Necklaces,

Watch-Chains,

Chatelains

and Scals

TTAS recently received a large and diversitivel assortment of SPRING AND WEIGHT CLOCKS. SILVER WATCHES. a ver DIAMOND JEWELRY. PEARL, EMERALD, and CAMEO SETS, Together with a splendid lot of other Breast-Pins, Brooches, Ear-Rings, Finger Rings Lockets, Ruckles, Clasps Bracelets, Sleeve Battons,

October 5, 1861.

36:8t.

OFFICE, AT THE COUNTY BUILDINGS A LL business pertaining to Land or Land Laws promptly attended to. 176 TAS LOCATED IN JACKSONVILLE, and

som of one doing, in anation to the sum here-iubcfore made payable to the collector, for every such deed, to be paid on the delivery thereof to such purchasers. And in all cases where lands may be sold under this act for the vided and prescribed.

payment of taxes, belonging to infants, persons insane mind, married women, or persons beyoud sea, such persons shall have the term of amount paid by the purchaser, with fifty per amount of said direct tax or any part the centum addition thereto, together with ten per centum laterest per annum, on the aggregate oum, and on their payment to the purchaser of the land aforesaid a compensation for all improvements he may have made on the premises, subsequent to his purchase, the value of which improvements to be a certained by three or more neighboring freeholders, to be appointements, on their oaths, and make return of such valuation to the clerk immediately And the clork of the court shall receive compensation for his services herein, to be paid that respect tax and allow. Sec. 40. And be it further enacted. That the sev-

eral collectors shall, at the expiration of every month, after they shall, respectively, commonce their collections in the next and every year, transmit to the Secretary of the Treasury a statement of the collections made by them. respectively, within the month, and pay over quarterly, or somer if required by the Secretaquarterly, or sooner if required by the Secreta-ry of the Treasury, the moneys by them re-spectively collected within the said term ; and each of the said collectors shall complete the collection of all sums annually assigned to him for collection, as aforesaid, shall pay over the same into the Treasury, and shall read r his in-nal account to the Treasury Department, within six months from and after the day when he shall have received the collection lists in an the said board of assessors or the said requisition of the Secretary of the Treasury, as aforecald : be annually allowed to the collector designated n each State, as aforesaid, by the Secretary of the Treasury, with respect to the taxes con-tained in the list transmitted to him by the

transmitted in the manner above provided to other collectors, and by them receipted as afore

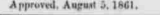
arrest such person and commit him to prison to be held in custody until the same shall b And heil further enseted. That in case' to be Sec. 46. any State, Territory, or the District of Colum-bla, after notice given of its intention to assume per centum per annum, from the time when the two years after their respective disabilities shall and pay, or to lavy, collect, and pay raid direct same was payable as aforeraid, and all fees and have been removed, or their return to the lax herein provided for and apportioned to said charges of such commitment and custody United States, to redeem lands thus sold, on State. Territory, or District, shall, in any year And the place of custody shall in all cases by their paying into the elerk's office aloresaid the after the taking effect of this act, fail to pay the the same provided by law for the custody of amount of said direct tax or any part thereof, as provided in this act, in such cases it shall be ity of the United States, and the warrant of the lawful for the Secretary of the Treasury of the United States to appoint United States assessors. collector, stating the cause of commitment shall be sufficient authority to the proper offi assistant assessors, and collectors, as in this act provided, whose duty it shall be to proceed forthwith, under such regulations as the said Secteatary of the Treasury shall prescribe, to cer for receiving and keeping such person in custody until the amount of said tax and intesaid rest, and all fees and the expense of such cus e. to tody, shall have been fully paid and discharged collect all or any part of said direct tax the same as though said State, Territory, or Dised by the clerk aforesaid, who, on actual view same as though said State, Territory, or Dis-of the premises, shall assess the value of such triet had not given notice, nor assumed to levy. triet had not given notice, nor assumed to levy, collect, and pay said taxes, or any part thereof. See 47. And by if further emoted. That any person who shall be convicted of wilfully taking a false oath or affirmation in any of the ment of his accounts. And the person so com cases in which an oath or affirmation is re- mitted shall have the same right to be dis by and received from the parties, like costs of cases in which an oath or affirmation is re-suit, as the judge of the district coart shall, in quired to be taken by this act, shall be liable to charged from such enstody as may be allowed ins and penalties to which persons are by the laws of the State or Territory, or th

liable for willful and corrupt perjary, and shall District of Columbia, where he is so held in moreover, forfeit the sum of five handred custody, to persons committed under the laws of dollars. such State or Territory, or District of Columbia Sec. 48. And he it further enacted, That there shall be allowed to the collectors appointed un-der this act, in full compensation for their serv-charged at any time by order of the Secretary

der this act, in full compensation for their serv-ieves and that of their deputies in carrying this act into effect, a commission of four per centum upon the first hundred thousand dollars, one per centum upon the first hundred thousand dollars, one per centum upon all some above two hundred thousand dollars, all some above two hundred thousand dollars, such commission to be computed upon the amounts by them respectively paid over and ac-counted for under the instructions of the Treas-ury Department : *Provided*. That in no case shall such commission exceed the sum of four thousand dollars for a principal officer and two thousand dollars for an assistant. And there shall be further allowed to cach collector thefr necessary and reasonable charges for stationery Provided, however, That the period of one year shall be further allowed to each collector their of the United States therein is re-ustablished, and three months from the said annual day shall necessary and reasonable charges for stationery and to collect the sums which would have been and blank books used in the performance of due from the persons residing or holding prop their official duties, which, after b ing duly ex- erty or stocks therein, with the interest due, at amined and certified by the Commissi one) of the rate of six per centum per annum thereon until paid in the manner and under the regula-

the Treasury, with respect to the taxes con-tained in the list transmitted to him by the other collectors, as aforesaid. See, 41, Asd be if further essented, That each col-lector shall be charged with the whole amount of taxes by him receipted, whether contained in the lists delivered to him by the principal assessors, respectively, or transmitted to him by other collectors; and shall be allowed credit for the amount of taxes contained in the lists for the amount of taxes contained in the lists from any other source whatever, if such annual Columbia, in its own way and manner, by and income exceeds the sum of eight hundred dol-lars, a tax of three per centum on the amount ors; that it shall be lawful to use for this pur other collectors, and by them receipted as afore sail : and also for the taxes of such persons as may have absconded, or become involvent, sub-sequent to the date of the assessment, and prior to the day when the tax ought, according to the provisions of this act, to have been collect-ed : *Providel*, That is shall be proved to the satisfaction of the First Comptroller of the Treasure that due diligence was used by the and paid a tax of one and one-half per centum. Upon the income, rents, or dividends accruing satisfaction of the First Comptroller of the Treasury that due diligence was used by the collector, and that so property was left from which the tax could have been recovered ; and cash collector designated in each State, as afore-said, by the Secretary of the Treasury, shall receive eredit for the taxes due for all tracts of the collected, and paid a tax of one and one-half per centum, upon any property, securities, or stocks owned in the United States by any clitzen of the bevied, collected, and paid a tax of five per cent-tion, excepting that portion of said income content collector designated in each State, as aforestaid, by the Secretary of the Treasury, shall receive credit for the taxes due for all tracts of line of the United States, and or being of the Treasury, and he is further emoted. That if any periode shall hall be invested for the United States, which shall have been and strytwo 1 and the said taxes, which shall have a warrant of distreet against such delinquency, to report the same to the Solicitor of the Treasury, and he is hereby authorized and received and sity two 1 and the same, with the same to the Solicitor of the Treasury, and he is hereby authorized and received and strytwo 1 and the same to the solicitor of the Treasury, who shall have a warrant of distreet against such delinquency, to report the marshal of the district, therein expressing the amount of the marshal of the district, therein expressing the amount of the same as shall have been actually and the same as a collector is chargeable, and the amather the same as a collector is chargeable, and the amather the same as a collector is chargeable, and the amather taxes are a collector.

and shall, until a successor shall be appo discharge all the duties of said collector, and or whose conduct, in case of the death of the ollector, his estate shall be responsible to the United States.



We have now in store the

Jacksonville, Ogn., Sept. 22,-

STOCK OF DRUGS

THOMPSON & GREER.



SURGICAL HOSPITAL, LARGEST AND BEST SELECTED I am now propared to receive patients in the Hospital, on the corner of Third Street, back of the "Union Hotel," Trans_CASH OR GOOD SECURITY. offered in this market, and we mean to

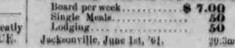
maintain, by regular importations, and by sell-ing the heat articles at the LOWEST CASH PRICES, that leading position which the Jack-sonville Drug Store has heretofore held. CHAS. R. BROOKS, M. D. Jacksonville, July 28, 1860.-28-tf. OB PRINTING of all descriptions neatly executed at the SENTINEL OFFICE.



City Restaurant!



RESPECTFULLY informs the citizens of Jacksonville that he has opened a NEW RESTAURANT, with prices reduced to suit the times, on th Ready Cash System.



Administrator's Notice.

THE a dersign d having been appointed by the Probate Court for Josephine county, State of Oregon, at the May term, A. P 1861, Administrator of the catute of William II. B. Douglas, deceased, notice is hereby given to all persons having claims against an estate to present them to me, with the near sary conchers, within one year from this date, and all persons owing said estate are required to make payment to me, at my residence, new

Vanuoy's Ferry, in said county, THO'S CROXTON, Adm'r. Vannoy's Ferry, Sept. 28, 1a61. 3814

Commissioner's Natice. THE undersigned having been appointed by the Probate Court for Josephine court, State of Oregon, at the June term, A.B 1861, Communicationer of the estate of Jois Board, who has been absent from his fam during the last two years, and is supposed a be dead. Notice is hereby given to all person having claims against said estate to preson them to me with the necessary vote hers with one year from this date, and all persons owing estate are required to make payment to me at, my residence, near Vanaph Ferry, in said county. THO'S CROXTON, Com'r.

Vanuoy's Ferry, Sept. 28, 1861. 384

Administrator's Notice.

OTICE is hereby given that letters of M ministration have been granted to the detaigned, by the County Court of Jacks county, on the eatate of Joseph C. Cerbs, deceased. All persons having claims said said estate are required to present them, will the necessary vouchers, within one year first this date; and all persons owing said estat are required to make invaciding paramet is are required to make immediate payments me, at my residence near Bankum, in si county, or to John Corbell, at Sterling, said county, SAMT, PHILLIPS, Adm'r. Hungam, Oct. 1, 1861. 384

STATE OF OREGON | SS. COUNTY OF JACKSON,

In the matter of the Estate of HUGH McCASSIN, Dec'd. LL persons interested in the final setter ment of the said estate are notified that

THURSDAY, the 7th day of Novemberse suing, has been set apart for said final sette ment, with Q. D. Hoxie, Public Administre

By order of J. C. TOLMAN. County Judge 38:13 WM. HOFFMAN. Clerk.

El Dorado Saloon

Corner of California and Oregon Siles

Fachaon ville, Oregon

WM, BURKE, Proprietor.

The most choice brands of Brandy, Whisky, Cordial,

WINE, CIGARS, ETC. For sale in any desired quantity.