

## Semi-Weekly Sentinel.

O. JACOBS, Editor.



"To the Efficacy and permanency of your Union, a Government for the whole is indispensable." — Washington.

JACKSONVILLE, OREGON.

SATURDAY EVENING. . . MARCH 7, 1862.

### Copperheads—Peace.

Tremendous efforts have lately been made in Illinois, New Jersey and Indiana, by the copperhead Democracy, to demoralize the people of the loyal States, by dinging into their ears the joys of peace, and the accumulating cost of the war waged by the Government for the vindication of its rightful authority. These copper-headed patriots would have the Union army disbanded, and the blockade raised, so that the Southern rebels might find a market for their cotton, and replenish their exhausted exchequer from the commerce of the world. And then, after the mock formalities of negotiation should have resulted in a predetermined and predestined failure, they will be able to continue the war with better hopes of success. As yet, the copperheads have not met with that success which the first indications seemed to warrant. In many cases, conscience seems to have received as resolution was being transformed into act, and the leaders have been unable to bring them up to the treasonable work. The armistice dodge has passed but one State Legislature, and that is New Jersey. It was sent from there to the Missouri Legislature, where it was promptly snatched with patriotic fury.

The Indiana copperheads have received a staggering, withering, deadening blow from her patriotic sons, who have won immortal honors on the battle field. Resting on their arms after the glorious victory of Murfreesboro, on the ground stained with the sacred blood of their patriot dead, they avow their willingness to fight the copperheads at home, as well as the rebels whose mad attempt to overthrow constitutional government has well nigh exhausted itself. That noble, high patriotic resolve has struck terror to the cowardly traitors at home, and the prospect of the passage of the "Armistice Resolutions" grows beautifully less every day.

All these attempts to compromise the people of the loyal States, however much uneasiness they may create in the public mind, ultimately will recoil upon the heads of their traitorous authors. The glittering generalities about an honorable peace, in the mouths of these copperheads, means submission to traitors, and disintegration of the Union of the fathers. An honorable peace! The insurgents have been offered the terms of an honorable peace ever since they inaugurated this bloody rebellion by wantonly firing on Fort Sumter. There has been no time since the commencement of this war, in which they could not have had peace on the terms of the Constitution. All they are now required to do, or ever have been required to do, is to acknowledge the supremacy of the Constitution, and submit to its benignant authority.

How strange that the noisy advocates of the "Union as it was" and the "Constitution as it is" should not be the zealous advocates of peace on the honorable terms of the Constitution. Ah! their hypocrisy is transparent to the dullest comprehension. They have bitterly opposed every effort to preserve the Union in all its territorial integrity. They have justified, from the very commencement, the conduct of the rebels, by magnifying the imaginary injustice of the North towards them, and by questioning the constitutional right of the General Government to coerce, what they are pleased to denominate, a sovereign State.

Quite a number of our citizens have gone to Phoenix to-day to attend the Wag-on Board meeting.

### Railroad from California to Oregon.

Senator Higgins, of Placer county, Cal., has introduced a bill in the Legislature, now in session in our sister State, proposing to give State aid to the construction of a railroad through the upper portion of the Sacramento valley to Oregon, connecting with the central railroad. The object of the bill is to secure the southern terminus of the Oregon branch of the Pacific railroad to California, and to prevent the possibility of said branch being built through the plains farther eastward. The bill makes provision for a board of Commissioners, with power to cause routes to be surveyed, and maps, plots and field notes to be made out, and submitted to them. Senator Higgins proposes to submit to the people of California, at the next general election, the proposition to loan the credit of the State to the amount of \$2,000,000 for the furtherance of the enterprise. On the completion of a section of twenty miles, the State is to pay ten thousand dollars. This sum of payment is to continue, as each section is completed, as far north as Red Bluff; from thence to the State line fifteen thousand dollars is to be paid by the State on the completion of each section of twenty miles.

This bill shows that the people of California are in earnest on the subject of the branch road. But how stands the matter with the people of Oregon? Are they willing to second the people of California in this vitally important matter? We believe they are. But we must confess that our faith is not founded on words, or in any very marked demonstrations in that direction.

**BAGGAGE DOWNS.**—A short time ago, as all will remember, Jeff. Davis issued his famous edict that no more Union officers, captured by the rebels, should be exchanged until Gen. Butler should have been surrendered to them. But the rebel Congress has abdicated their imperial dictate, and countermanded his bloody and inhuman order. King Jeff also announced that all federal officers found enforcing the Emancipation Proclamation, were to be delivered over to the State authorities in rebellion. If captured, by them to be punished according to the draconian slave code. But his majesty has never found it convenient to enforce his impotent threat.

Again, the telegraph but lately announced that Gen. Holmes, rebel commandant in the trans-Mississippi department, had received orders from his rebelling Majesty to suspend further proceedings in the McNeil affair. Thus we see that rebel mendacity is weakening all around the sky. The prompt action of the Government, showing its unalterable determination to return retributive justice for traitorous vengeance with a heavy installment of interest, has shown the audacious traitor the dangerous ground upon which he stood. We hope that the Government will, hereafter promptly vindicate the honor and rights of her citizens.

**LAW TENDER.**—The Supreme Court of Indiana has decided that the law making Treasury Notes legal tender is unconstitutional. The reasoning of the Court, however, as we understand it, is rather the other way. The case was as strong a one as could possibly be presented against the law. The State bank of Indiana offered to redeem its bills with legal tenders instead of specie, which its charter required it should pay, or be bound to pay to the holders of said bills twelve per cent. interest. The bank tendered the amount in Treasury Notes; the plaintiff, one John Reynolds, refused the legal tender notes and brought suit for the specie. The lower court held that the plaintiff was bound to receive the Treasury Notes. The case was taken in due course up to the Supreme Court, the highest tribunal in the State, and that court affirmed the decision of the court below.

**THANKS.**—The Hon. S. P. Wright, member of the Legislature of the State of California, from Del Norte county, will accept our thanks for a full set of Legislative documents. They are full of useful information, and give us a full and accurate view of matters of general importance, not only to the people of California, but also to the people of Oregon.

**NEW LAW FIRM.**—D. Wm. Douthitt and James D. Fay, Esqs. have entered into partnership in law business, in this town. Read their card in our advertising columns.

**GENERAL LOGAN.**—This Union general, a life-long and sterling Democrat, now in the service of his country, under General Grant, lately used the following significant language in regard to the Illinois copper-heads: "Tell them up North, for me, that we can whip the rebels and are going to do it; and when we are done we are going to return home. When we get there, we shall yet be strong enough to summarily punish any secession sympathizers or peace-preachers that we may be able to find in our way."

**THE SANITARIAS.**—There is a little semi-monthly sheet, published at Oregon City, called the *Sanitarian*. Its editorial ability and typographical appearance it is a model affair! The editor must be a remarkable man! In the beauty, melody and euphony of his sentences, he has no rival, and probably never will have. Nature only produces such prodigies in her happiest frenzies. The name of this rare amateur, man, profound philosopher and eloquent writer, is said to be *Cornelius*. He lately paid his compliments to us, and we have felt like having the ague ever since.

**WILLAMETTE RIVER STEAMBOATS.**—The travelling public are notified, through our advertising columns, that they can, in their journey northward, exchange at Corvallis a seat in a mail wagon for the comforts and conveniences of a steamboat cabin.

A man named Myers, a tanner at Silverton, started some two weeks ago with a team to go to Oregon City, since which time he has not been heard of. A few days ago, search being made for him, his team and wagon were found in Bear Creek, the horses drowned. Everything was the unseasonable state of foul play. A trunk in the wagon had been broken open and about \$200 in gold pieces, which it was known to have, were gone. Considerable search has been made for the missing man, but without success. He was a hard working man, but is said to have had some bitter enemies in the neighborhood of Bear Creek, where he formerly resided.—*Statesman*.

Capt. Wells, of Shawsheen Bay, and a man from Albany, were drowned on the 20th ult. while crossing from Cutwater to Cape Shawsheen. The man from Albany was a putter by trade. Capt. Wells was formerly steamboat man on the Willamette and Columbia rivers.—*Statesman*.

"Why did you come back?" asked a sleek well-fed citizen of a poor half-starved National soldier, just returned from McClellan's army.

"Why don't you go?" replied the soldier.

### NEW TO-DAY.

## WILLAMETTE RIVER STEAMBOATS!

**THE UNION TRANSPORTATION COMPANY** have a first class Stern Wheel Steamboat leaving Corvallis every Tuesday and Friday at 1 o'clock, p.m. arriving at Portland at 4 o'clock, p.m. next day. Persons leaving Jacksonville for Portland will save much disagreeable stage traveling by taking steamboat at Corvallis. We have also an irregular boat running above Corvallis, which passes down every week, giving three departures every week from Corvallis for Portland.

For any further information, address

THEO. MYGANT,  
Secy Union Trans Co.,  
[March 7] Oregon City.  
Oregon City, Feb. 25, 1862. 26

### List of Letters

REMAINING IN THE POST OFFICE R at Jacksonville, Ogn., Feb. 28, 1862:

Baker Elijah E	Miller Jos L
Briggs R C	Nickel John R
Clarke Catherine	Noan Alex J
Caldwell C M 2	Orntaff Wm
Clawson H C	Ort Wm
Graw R K	Oleson Abraham
Drake F G	Patterson Joshua
Duncan S C 2	Payne Robt
Dunlap Anderson	Rowe J A B
Enochs David	Rose J A
Grove Perry	Rose R T
Gosdall Jas	Robinson Edward
Gilman Chas A	Reed Levi
Griffin Willis	Kansdale Geo
Griffin John	Rondot Chat
Harding Saml	Rae Pat
Hubber Jackson	Schmitt Simon
Haines Isaac	Stockton Sam C
Hutchinson J C	Squires Westly
Inmon John W	Scingier Ling Sol
Loughlin Jas	Schellin C S
McKinley Chas	Shultz Abraham
Maitby T D	Sheats Chas
Mase Geo W	Skeen D
Maxwell Jas	Sheeo Ewd
Morrison Hamlin	Stevens Geo 2
Morse Horace	Shigh Henry 3
McCord Asher	Waiters John
Mum R S 3	Walker Enoch F

Persons calling for any of the above letters will please say they are advertised.

S. E. HAINES, P. M.

D. WM. DOUTHITT. JAMES D. FAY.  
DOUTHITT & FAY,  
ATTORNEYS AND COUNSELORS  
AT LAW.  
AND SOLICITORS IN CHANCERY,  
JACKSONVILLE, OREGON.  
With practice in the Supreme and other  
Courts of this State. March 4, 1862.

**ADMINISTRATOR'S NOTICE.**—A Notice is hereby given, that, at the March term, A. D. 1862, of the County Court for Jackson county, State of Oregon, the undersigned was appointed Administrator of the estate of George Lowe, deceased, of said county. All persons indebted to said estate will please make immediate payment; and all persons having claims against the said estate will present them to me at my place of business in Jacksonville, within one year from date of this notice, or they will be forever barred.

GEO. P. FUNK, Admin'r.  
Jacksonville, March 7, 1862.

**ADMINISTRATOR'S SALE.**—By virtue of an order of the County Court for Jackson county, and State of Oregon, I will offer at Public Sale, on Saturday, March 24th, all the personal property, Mining Chain and Ditch, belonging to the estate of Charles D. Maule, deceased. The property is located on Poor Man's Creek, about a mile north of Longview, in Jackson county, Oregon. Sale on the premises at one o'clock of said day.

EMERSON E. GORE, Admin'r.  
March 7, 1862.

**STATE OF OREGON.**—In the Circuit Court of the State of Oregon for the county of Jackson, June Term, 1862.

John Anderson vs. John Bigham, Arthur Langell, James Walbridge and Baldwin Sells, Jr.

[By order of the Court.]  
To Arthur Langell, James Walbridge and Baldwin Sells, Jr.: You are hereby notified that unless you appear in the Circuit Court of the State of Oregon for the county of Jackson, on the first day of the term, to be held at the Court House in Jacksonville, on the second Monday in June, 1862, and answer the complaint on file in said cause, the same will be taken confessed, and the prayer thereof granted by the Court.

W. G. T. VAULT, Plaintiff's Attorney.  
March 24, 1862.

Bill to Confess.

WITNESS, the complainant has filed his bill in equity in the Circuit Court of the State of Oregon for the county of Jackson, praying that the defendant, John R. Bond, be enjoined from prosecuting his suit at law against the complainant; and that the defendants, Thomas Barrett, James Barrett, and Robert Barrett, be required and compelled to make a good and sufficient title to the ten acres of land mentioned in complainant's bill; that all the debts made to the said defendant, John R. Bond, be declared fraudulent and void, and that all the right, title and interest of the heirs of Margaret Barrett, deceased, be divested and vested in the complainant. And it appearing from the affidavit of the complainant filed in this cause, that the defendants, John Barrett, James Barrett, and Isabella Ann Barrett, wife of said James Barrett, are not residents of the State of Oregon.

Therefore, in the name of the people of the State of Oregon, you, the said John Barrett, James Barrett, and Isabella Ann Barrett, are notified to be and appear in said Court on the Eighth Day of June, A. D. 1862, and answer the complainant's bill, or the same will be taken for confessed and the prayer thereof will be granted by the Court.

By order of the said Court.

WM. HOFFMAN, Clerk.

B. F. DOWELL, Solicitor for Compl't.

**STATE OF OREGON, COUNTY OF JACKSON.**—In the Circuit Court of the State of Oregon, for the county of Jackson.

FIELDING T. HIBLER, assignee of Geo. F. Hibler, vs. SQUIRE D. HOWARD.

Bill to Chancery for Foreclosure of Mortgage.

Whereas, in the Circuit Court of the State of Oregon, for the county of Jackson, Fielding T. Hibler, assignee of Geo. F. Hibler, complainant, has filed his bill in equity, to foreclose a certain mortgage set forth therein, on the following described tract of land, to-wit: Donation land claim number 148, forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-160) one hundred and sixty and twenty-two one-hundredths acres, lying and being in Jackson county and State of Oregon; and the said complainant, by his solicitor, having filed his affidavit, setting forth that the defendant, Squire D. Howard, is a non-resident of this State; that this suit is brought on a contract on a promissory note and mortgage of the said defendant to the said Geo. F. Hibler, assignee of the complainant; and that the defendant is interested in the event of this suit: Therefore, in the name of the people of the State of Oregon, you, the said Squire D. Howard, are notified to appear in said Court, on the 8th day of June, A. D. 1862, and answer said bill, or the same will be taken for confessed, and the prayer thereof will be granted by the Court.

By order of the Court.

WM. HOFFMAN, Clerk.

B. F. DOWELL, Sol'r for Compl't.

March 8, 1862.

PACK-SADDLES constantly on hand

my Harness and Saddlery establish-

ment. 16 HENRY JUDGE.

Phoenix, Oct. 30th.

## BRADBURY & WADE,

JACKSONVILLE.

Wholesale & Retail

—TRADES IN—

DRY GOODS,  
CLOTHING,

BOOTS & SHOES,  
FANCY GOODS,

HATS AND CAPS,

GROCERIES,  
PAINTS, OILS, GLASS,

Liquors,  
Tobacco & Segars,

PRODUCE,  
HARDWARE,

GLASSWARE,  
QUEENSWARE,  
WOODENWARE

MINERS' TOOLS,

All of which will be sold at low prices,  
for CASH, or desirable PRODUCE.

ALL DESCRIPTIONS OF  
SUMMER GOODS

AT REDUCED RATES.

To make room for FALL STOCKS.

TTTTTTTT

A Choice Selection of the

Best Texas

Ever offered in this market, embracing

varieties of

Black, Green & Japanese,

In bulk, papers and caddies, at

prices to suit the most particular.

TTTTTT

JUST RECEIVED,

A FRESH INVOICE OF

PICKS.

PANS.

SHOVELS.