

Semi-Weekly Sentinel.

BY OVERLAND TELEGRAPH.

from Charleston, dated April 8th, 10 p. m. All is quiet. The people and troops are in high spirits at the result of yesterday's fight. The Keokuk is certainly sunk, about 1,000 yards from Mercer's Island; pieces of her furniture has been washed ashore. These articles are covered with clotted blood, creating the impression that the slaughter on her was terrible. The fighting between iron-clads and forts was at a distance of 3,000 yards. Monitors cannot pass Sumpter without coming within 300 yards of her batteries. Seven monitors and iron-clads are off the harbor, and two have gone south. The Federals have been repairing damages all day.

Cincinnati, April 11th.—A Rebel dispatch, dated Fort Pemberton the 8th, says the enemy commenced to reembark last night and rapidly left. We shelled their camp and transports.

New York, 12th.—Rebel dispatches say that in the engagement at Charleston all the monitors were frightfully cut up, but with what result is not known. But one gun was dismounted in Fort Sumpter, and one man wounded.

The anniversary of the attack on Fort Sumpter was celebrated yesterday afternoon by an immense mass meeting at Union Square. It is estimated that 20,000 people were present. Speeches were made by Fremont, Sigel, Postmaster General, Dickinson and others.

Murfreesboro, April 12.—Vandorn attacked Gen. Granger at Franklin yesterday with a force estimated at 15,000. They fought most of the day. They were repulsed with a loss of 400 killed. Our loss was about 100 killed, wounded and missing. Gen. Granger's cavalry, led by himself, charged and captured a battery with 200 prisoners, but being unsupported, was compelled to relinquish the battery and all but 22 prisoners.

Washington, 12th.—Official dispatches in regard to the fight between Vandorn and Granger, at Franklin, say the engagement commenced at one o'clock on Monday morning. The infantry kept the enemy at bay until the ammunition was exhausted and reinforcements under Gen. Stanley arrived. The fire from our siege guns and light artillery literally strewed the ground with rebels.

Cairo, April 12th.—The dispatches received from Vicksburg say that the iron-clads Louisville, Mound City, Benton, and three others, are preparing to run the blockade on Saturday night. The entire Tallehatchie river fleet, consisting of divisions under Gen. Ross and Quinby, with numerous gunboats, arrived at Helena April 8th. The expedition had been absent forty-three days. They left the fort at Greenwood on Sunday. As soon as the bustle of preparations incident to departure was discovered by the enemy, they opened a brisk fire of shot and shell, which continued until the last boat steamed up the river. On the passage up the Tallehatchie and Coldwater river, the boats were fired on by guerrillas concealed in the cane-brakes; 25 or 30 on the transports were killed.

San Francisco, 10th.—The following persons have been appointed postmasters: Levi Kent, Elkton, Umpqua County, O'g'n; Wm. F. Dunbar, Port Orford. Commissions have been received for Geo. C. Gitchell, Amity, and Samuel F. Combs, Seattle, W. T. New offices have been established at Ellensburg, John Devey postmaster, and at Chehalo, Aug. F. Miller postmaster.

San Francisco, 11th.—A private telegram states that passengers for New York via Nicaragua, reached New York April 11th, having crossed with some detention, and that the Moses Taylor is not due here until the 17th.

The trial of Jas. T. Eoff is fixed for the 18th. He pleads not guilty.

Greenbacks, 68 and 70.

ADMINISTRATOR'S SALE.—Estate of John Fortune deceased.

By an order of the County Court, in and for the county of Douglas and State of Oregon, made at the March Term of said Court, A. D. 1863, directing me to sell certain real estate of the late John Fortune, I will offer for sale, on the premises, in Myrtle Creek Precinct, in said county of Douglas and State of Oregon, on Thursday, the 30th day of April, A. D. 1863, between the hours of 9 a. m. and sundown of said day, the following described tract of land, known as the Donation Claim of Isaac Bailey, being in township 30, south of range five and six west, to-wit:

Beginning at a point seventeen chains and five links north of the southeast corner of claim number forty-one, township thirty south of range five west, running thence north eighteen chains and forty-five links, thence west sixty chains and twenty-seven links, thence south fifty-five chains, thence east thirteen chains and thirty-seven links, thence north thirty-seven chains and fifty-five links, thence east forty-six chains and ninety links, to the place of beginning, the same being the south half of the donation claim of Isaac Bailey, in township 30, south of range 5 and 6 west, containing three hundred and twenty acres, more or less.

Terms of sale—all down.

ALPHEUS IRELAND.

Adm'r of the estate of John Fortune, dec'd. March 25, 1862.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, for the County of Jackson.

BLACKMAN, HOWARD & CO., vs.

A. J. HINKLE.

BILL IN CHANCERY TO FORECLOSE MORTGAGE.

Whereas, in the Circuit Court of the State of Oregon for the County of Jackson, the complainants in this cause have filed their bill in equity to foreclose a certain mortgage set forth therein, upon the following described tract of land, to-wit: a certain land claim or Ranch situated on Applegate Creek, in Jackson County, about two and one-half miles distant from Well-Sawmill, in Township thirty-nine, south range 5 west, being a half section of land, together with the dwelling house, out buildings, fence, and all other improvements on said land claim; and the said complainants having filed an affidavit, showing that the said defendant is a non-resident of this State—Therefore, in the name of the people of the State of Oregon, you, the said A. J. Hinkle are notified to be and appear in said Court, on the 8th day of June, A. D. 1863, and answer complainants' 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. P. DOWELL, Sol'r for Compl'ts.

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

JOHN LONG vs. JOHN M. DRAKE.

BILL IN CHANCERY FOR FORECLOSURE OF MORTGAGE.

Whereas, in the Circuit Court of the State of Oregon, for the county of Jackson, John Long, the complainant, has filed his bill in equity to foreclose a certain mortgage set forth therein, upon the following described lot of land, to-wit: Being a part of lot number (4) four in block No. (6) six, as laid down on the plat of the town of Jacksonville, fronting (28) twenty-eight feet on Oregon street, and running back (60) sixty feet, together with the appurtenances thereto belonging; and the said complainant having also filed his affidavit, setting forth that the defendant is a non-resident of the State of Oregon. Therefore, in the name of the people of the State of Oregon, you, the said John M. Drake, are notified to be and appear in said Court, on the 8th day of June, A. D. 1863, being the first day of the next term of said Court, 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.
D. W. DORRITT, Sol'r for Compl'ts.

[march 11-8w]

IN THE CIRCUIT COURT OF THE STATE OF OREGON, for the County of Jackson.

John Anderson and James T. Glenn vs.

Charles Laugier, Wells, Fargo & Co.,

Tracy & Co., E. W. Tracy and C. C. Beckman.

BILL IN CHANCERY.

Whereas, the complainants have filed their bill in equity, in the Circuit Court of the State of Oregon for the county of Jackson, praying that the defendants be enjoined from selling or transferring a certificate of deposit, given by the complainants to the defendant, Charles Laugier, for ninety-seven ounces of gold dust, valued at sixteen hundred and fifty-one-hundredths dollars, and it appearing from the affidavit filed in this cause, that the firm of Wells, Fargo & Co. and the firm of Tracy & Co. (except E. W. Tracy) are non-residents of this State, and that the complainants are unable to state the names of the persons composing the firm of Wells, Fargo & Co. and the firm of Tracy & Co. (except E. W. Tracy), that said firm of Wells, Fargo & Co., and the firm of Tracy & Co. are interested in the event of this suit; Therefore, in the name of the people of the State of Oregon, the said Wells, Fargo & Co. and Tracy & Co. are hereby notified to be and appear in said Court, on the 8th day of June, A. D. 1863, and answer the complainants' 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.
D. W. DORRITT, Sol'r for Compl'ts.

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By order of the Court.
WM. HOFFMAN, Clerk.
B. P. DOWELL, Sol'r for Compl'ts.

[march 11-8w]

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 IN 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 (48) forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-100 one hundred and sixty and twenty-two one-hundredths acres, lying 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, assignor 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. 1863, 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. P. DOWELL, Sol'r for Compl'ts.

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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 (48) forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-100 one hundred and sixty and twenty-two one-hundredths acres, lying 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, assignor 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. 1863, 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. P. DOWELL, Sol'r for Compl'ts.

[march 11-8w]

IN THE CIRCUIT COURT OF THE STATE OF OREGON, for the County of Jackson.

HENRY JUDGE, vs. HIRAM LEONARD.

BILL IN CHANCERY.

Whereas, in the Circuit Court of the State of Oregon for the county of Jackson, Henry Judge, plaintiff, 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 (48) forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-100 one hundred and sixty and twenty-two one-hundredths acres, lying in Jackson county and State of Oregon; and the said defendant, Hiram Leonard, has filed his affidavit, setting forth that the defendant, Hiram Leonard, 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 Henry Judge, assignor 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 Hiram Leonard, are notified to appear in said Court, on the 8th day of June, A. D. 1863, 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.
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HENRY JUDGE, vs. HIRAM LEONARD.

BILL IN CHANCERY.

Whereas, in the Circuit Court of the State of Oregon for the county of Jackson, Henry Judge, plaintiff, 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 (48) forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-100 one hundred and sixty and twenty-two one-hundredths acres, lying in Jackson county and State of Oregon; and the said defendant, Hiram Leonard, has filed his affidavit, setting forth that the defendant, Hiram Leonard, 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 Henry Judge, assignor 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 Hiram Leonard, are notified to appear in said Court, on the 8th day of June, A. D. 1863, and answer said bill, or the same will be taken for confessed, and the prayer thereof will be granted by the Court.

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HENRY JUDGE, vs. HIRAM LEONARD.

BILL IN CHANCERY.

Whereas, in the Circuit Court of the State of Oregon for the county of Jackson, Henry Judge, plaintiff, 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 (48) forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-100 one hundred and sixty and twenty-two one-hundredths acres, lying in Jackson county and State of Oregon; and the said defendant, Hiram Leonard, has filed his affidavit, setting forth that the defendant, Hiram Leonard, 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 Henry Judge, assignor 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 Hiram Leonard, are notified to appear in said Court, on the 8th day of June, A. D. 1863, and answer said bill, or the same will be taken for confessed, and the prayer thereof will be granted by the Court.

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Whereas, in the Circuit Court of the State of Oregon for the county of Jackson, Henry Judge, plaintiff, 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 (48) forty-eight in township No. (36) thirty-six south, range (2) two west, containing (160) 22-100 one hundred and sixty and twenty-two one-hundredths acres, lying in Jackson county and State of Oregon; and the said defendant, Hiram Leonard, has filed his affidavit, setting forth that the defendant, Hiram Leonard, 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 Henry Judge, assignor 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 Hiram Leonard, are notified to appear in said Court, on the 8th day of June, A. D. 1863, and answer said bill, or the same will be taken for confessed, and the prayer thereof will be granted by the Court.

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