INSUED EVERY SATURDAY MORNING.

HENRY DEVLINGER, Pab'r and Prop'r

SUBSCRIPTION—For One year, in advance, Four Bellars; if paid within the first six months of the year, five deliars; if not paid until the expiration of the year, six deliars.

ADVERTISES—One square (10 lines or less), first insertion, Three Bollars; each subsequent insertion, One Bellar. A discount of filter persons will be made to these count of fifty per cent will be made to those who advertise by the year.

## Legal Tenders received at current rates.

#### ADVERTISERS.

By application to Postmasters and Mail Carriers, you can learn that the Semi-weekly Orkgon Sentines, has by far a larger circulation in the countles of Southern Oregon and Del Norte county, California, than any other paper. This fact should commend the SENTINEL to you as a superior medium for advertising.

LIST OF AGENTS, who are authorized to ransact any business concerning this paper, in the name of the publisher :

L. P. Fisher, San Francisco; Wadsworth & Raynes, Yreka; Eber Emry, Ashland; S. C. Taylor, Phænix; W. W. Fowler, Applegate; R. S. Dunlap, Williamsburg; John R. Frindle, Kerbyville; A. B. McIlwain, Waldo; R. J. Forbes, Waldo; W.a. M. Evans, Althouse; Joel Thorn, Canyonville; A. R. Buint, Roseburg; Isaac R. Moores, Salem; J. H. Hoderwood Engene City: F. Charman.

All articles sold by them or manufac-B. Underwood, Eugene City; F. Charman, Oregon City; D. W. Wakefield, Albany; Benjamin Cook, Corvallis; J. H. Smith, Crescent City; Albert Doolittle, Happy

## ASHLAND MILLS FLOUR

EAGLE MILLS FLOUR!

WE WILL KEEP ON HAND THE VV above well-known brands of Extra Family Flour, for sale, at Wholesale or Re-tail. RYAN, MORGAN & CO.

Agents for the Mills. Sept. 8, 1863.

WHITE-OAK STAVES

### WANTED.

THE undersigned desires to contract with some person, to supply him regularly with good, White-Oak Staves, for which he will pay Seventy dollars per thousand, de-livered at Yreka. For particulars, address the subscriber, at Yreka, or Joseph Wetterer, at Jacksonville.

JOHN MOSER. Jacksonville, Oct. 8, '63.

MINER'S SALOON

-BY-

Lewis Levy.

## [Specessor to Noland.]

### WINES AND LIQUORS, Flower OF THE BEST QUALITY, AT

ONE-BIT A DRINK.

And Cigars of the Choicest Varieties. My Friends in particular, and the Public in general, are invited to give me a call.

LEWIS LEVY. Jacksonville, Sept. 9, '63. sept9m6

Administratrix's Notice. TABLET ATE OF L. A. RICK, DECRASED: To all Ld whom it may concorn. You are hereby notified that the undersigned has been appointed Administrative of said estate, and all persons having demands against said estate are hereby required to present the same, with proper vouchers, at my residence on Bear Creek, in the county of Jackson, and State of Oragon, within six months from the date of this notice, or be debarred of all benefit, from the first distribution.

PRUDENCE RICE, Administratriz.

[cop]256]

Dissolution of Copartnership. THE copartnership heretofore existing between the undersigned under the firm name of M'Laughlin & Klippel, has been this day tissolved by mutual consent. All those knowing themselves indebted by note or book account, are requested to settle witout delay, with either of us, and these baving claims against the firm should present them for settlement.

· HENRY KLIPPEL, JOHN M'LAUGHLIN. Jacksonville, Oct. 7th, 1863.

### Notice to the Public.

THE section, from the Summit to the Half-Way House, of the Canyon Road, will be open, ready for travel, on the 29th day of Sept. 1863, from which time toll will be collected. be collected.

By order of Canyon Road Company. S. F. CHADWICK, Secretary. Roseburg, Sept. 2, 1863.

### WANTED

GOOD SMART BOY, between the age A of twelve and fifteen years, can find employment and a good home, by applying to ALFRED H. HANLEY, on the Jackson-wild road, between E. Gore's and O. D. Hozic's, near Phonix. Apply immediately.
A. H. HANLEY.

Bear Creek, Sept. 30, 1863.

TOTICE is hereby given to all persons indebted to me by note or Book account, to pay the same to my agent, Joseph Jacons, on or before the 15th February, 1863; otherwise the same will be placed in the hunds of an attorney for collection.

JESSE ROBINSON,

Per Joseph Jacobs. Eagle Mills, Jacobs, 23d, 1863.

BIBLES AND TESTAMENTS.—A cates, to-wit; For each bushel of good them for payment to me, at my residence on Bear Creek, within six months from date, wheat, thirty-six pounds of flour, two on Bear Creek, within six months from date.

JOHN WATSON, Admin'r.

Jacksonville, Dec. 25, 1862.

Jacksonville, Dec. 25, 1862.

## THE OREGON SENTINEL. LOVE & BILGER

California Street, Jacksonville,

## DEALERS AND WORKERS IN TIN, SHEET IRON, COPPER LEAD AND BRASS.

Brass Pipes, Hydraulic Nozzles, Force Pumps, Chains, Lead Pipe, Hose, HARDWARE, CUTLERY; NAILS of 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.

### Stoves.

Also, always on band, a large lot of stoves of assorted sizes. "Buck's Patent Cooking Stove," and the "New World Stove," the

All articles sold by them or manufac-tured, WARRANTED. Their work is made f the best material and of choicest patterns. Orders attended to with dispatch, and filled according to directions. In everything, their stock is the largest and best ever brought to Jacksonville, and they are

determined to sell at LOW PRICES FOR CASH. Call and examine their stock before purchasing elsewhere. [June 23, 1860,-23, Agents for Halliday & Co's Wire Rope.

## Earthen

-AND-

## STONE WARE.

Something Everybody wants.

THE undersigned will hereafter keep on

hand a complete assortment of Jugs,

Jars, Churns, Milch and Butter

Crocks, Pots,

etc. etc.

The above ware is of Excellent Quality and being made in this county, will be offered (both at wholesale and retail) at Very

Low Prices. BRADBURY & WADK Agents for the Manufacturer. Jacksonville, May 22, 1863. may 2%

Oregon Mill. THE undersigned having leased the "Washington Mill," five miles from Jacksonville, has thoroughly repaired it.

and erected New & Improved Machinery, which, from my experience in constructing the same, as well as in manufacturing flour, warrants me in saying that the Oregon Mill can and will do better work than any other Mill in the Valley.

EVERY SACK OF MY FLOUR WARRANTED "A NO. 1." WM. J. ALLEN.

Jacksonville, April 11, 1863.

#### EVANSVILLE HOTEL - FOR -

### BENT:

THE above hotel, situated at EVANS-VILLE, Jackson County, Oregon, near the Rogue River Company's bridge across Rogue River, with a Fine Garden, splen-didly enclosed, and some land adjoining, will be for rent on and after the 1st day of October, 1863. The present occupant will dispose of some furniture to the incoming tenant. This is a most favorable opportunity for some good man to get into a good paying business

Also, the T'Vault Ranch adjoining said town, 560 acres of fine meadow, for rent at

Apply to Thomas Chavener, near the THOMAS CHAVENER. August 14, 1863.

# EAGLE MILLS!

Tile undersigned, present owner of these mills, would notify the public that he has secured the services of an experienced miller, and will furnish the

in exchange for wheat, at the following against said estate, are requested to present

### LEGAL NOTICES.

Administrator's Sale. ESTATE of Carrick Scott Maynatt

By an order of the County Court, in and for the county of Douglas and State of Ore gon, made at the September Term of the said Court, A. D. 1863, directing us to sell cer-tain real estate of the late Carrick Scott Maynatt, we will offer for sale, on the premises, on Cow Creek, in Cow Creek Precinct, HAVE just received from the Atlantic in Douglas county, State of Oregon, on Sat-States and San Francisco, a complete stock of everything in their line, and will the hours of 10 o'clock A. M. and 4 P. M., keep constantly on hand an assortment of the following described Real Estate, begin-the best Tin, Sheet-iron and Copperware. ning at the quarter section post, on the line between sections 22 and 23, in township 23, south rauge 5 west; thence running north 40:00 chains; thence east 20:00 chains; thence north 40:00 chains; thence west 50:00 chains; thence south 80:00 chains; thence east 29:41 chains, to the place of beginning, containing 317 64-100 acres, more or less, to the highest bidder, for each.
J. G. MYNATT, W. K. MYNATT,

Administrators. October 16, 1863. oct31-4w

### Sheriff's Sale.

BY virtue of an execution, to me directed, issued out of the Circuit Cont. for the County of Douglas and State of Oregon, for the want of sufficient personal proper ty. I have levied upon and will proceed to sell, to the highest bidder, for cash,

On the 28th day of November A. D. 1863, between the hours of 10 o'clock A. M. and 4 P. M. of said day, at the Court House door in said county, all the right, title and interest of WILLIAM WILSON to the following described property, to-wit: A certain piece of land beginning at a point 1:54 chains east of the northeast corner of J. W. Beckworth's Donation Land Claim No. 39, in township 30, south of range 4 west; ronning thence north 28:00 chains; thence east 7:60 chains; thence west 8:00 chains; thence south 6:60 chains; thence east 11:85 chains. to the place of beginning, containing six and sixty one-hundredths acres. Also, the following described premises, to-wit: Beginning at the northeast corner of the Land Claim of J. W. Beckworth, No. 39, township 30, south of range No. 4 west; running thence 27:25 links; thence south 11:25 links; thence east 37:25 links; thence north 11:25 links, to the place of beginning, containing thirty-one and twenty-one one-hundredths acres, all being and lying in the County of Douglas and State of Oregon, with the appurtenances thereunto belonging. The said property is taken to satisfy an execution, ssued out of said Court, in favor of LEON-ARD STINGER, and against WILLIAM WILSON, for the sum of (\$211 20-100) two hundred and eleven and twenty one-hundredts deliars Judgment, and costs and L. HOWE accruing costs.

Sherif of Douglas Co., Ogn. Roseburg, Oct. 21st. 1863. oet31w4

IN THE CIRCUIT COURT OF THE State of Oregon, for the County of

Allen F. Farnham Plaintiff, vs. John R. Bond. Joseph Jacobs, Murray Barrett and his guardian John Barrett, Jesse Robiuson and the said John Barrett, Richard Barrett. D. K. Burrett, James Barrett and his wife Isabella A. Barrett, Thomas Barnett, Peter Kesling and his wife Catherine Kes-ling, Joseph Gaston and W. H. S. Hyde,

Injunction and Supplemental Bill in

To the above named defendants: You are hereby summoned and required to appear in the said Court, on the first day of the next term thereof, to be began and held at the Court House, in the town of Jackson ville, in said county, on the 8th day of February 1864, and snawer the complaint of the said Plaintiff, filed against you in said Court, or the same will be taken for confewed, and the Court will decree the four deeds executed by the said Barretts and the said Peter Kesling and his wife Catherine Kesling, for the Donation Land Claim No. 48, of the said John Barrett and his wife Margaret, lying in said county, to said Bond, will be declared fraudulent and void: and the judgment rendered in the said Court, on the 10th day of June, 1863, in favor of Murray Berrett and John R. Bond, against Jesse Robinson, for the sum of six thousand three bondred dollars and costs of the suit, will be declared fraudulent and void and perpetually enjoined; and the Plaintiff will take judgment against the defendants for the evet and disbursements of the suit, and for such other and further re-lief as may appear to the Court equitable and just, in the premises.

By order of P. P. Prim. Judge. B. F. DOWELL Attorney for Plaintiff. October 28, 1863, oct31m3

### County Treasurers Office At Law Office of

JACOBS & RUSSELL State of Oregon—County of Jackson.

TAX-PAYERS are hereby notified that the books are now ready. All persons having taxes assessed against them in said county, are requested to pay such taxes to the Treasurer of said county (or his Deputy), at his office in Jacksonville, before the first day of January next. The Amount of State Tax assessed is payable in gold or silver coin.

E.S. MORGAN, Transapen,
Por E. F. Russell, Deputy.

Jacksonville, Oct. 24, 1963. Oct 24 w5

### Admistrator's Notice.

ESTATE of Wm. H. Mowatt, deceased. Notice is hereby given to all whom it may concern, that the undersigned has been appointed Administrator of the estate of W. H. Mowatt, deceased, late of Jackson county, Oregon. All persons indebted to said Very best article of Flour estate are notified to pay up within six months; and all persons having claims

LEGAL NOTICES.

### NOTICE OF

#### RESERVATION! NDIAN

N accordance with instructions, issued by J. W. Perit Huntington, Superintendent of Indian Affairs for the State of Oregon—that a tract of country be set apart as a Reservation for Indians, and notice thereof published, to the end that white settlers may be prevented from tres-passing upon the same—I have selected for such Reservation, the following described tract or body of land, to-wit: Commencing at a point, on the line dividing the State of Oregon from California, due south from the outlet, or lower end, of lower Klamath Lake, on the west side thereof, running thence due north sixty miles; thence due east twenty-five miles; thence due south sixty miles, to south boundary of Oregon; thence due west twenty-five miles, along said boundary line, to place of beginning, containing 1.500 square miles.

All lands included within the above mentioned bounds are hereby set apart and declared a Reservation for Indians, and all persons, other than Indians, are hereby

warned against trespassing upon the same.
nov28w8 AMOS E. ROGERS,
U. S. Ind'n Sub-Agent in Ogn.
Dated this 24th day of November, A. D. 7863.

#### Absent Defendants.

IN the Circuit Court of the State of Oregon, for the county of Jackson. J. J. Blevins, Plaintiff, vs. Jas. W. Collins and John Easley, Defendants,

Action at Law to Recover Mone To said James W. Collins and John Easly. defendants aforesaid: You are hereby summoned to be and appear in the aforeraid Court, at the next ensuing term thereof, to be beld in said county, on the 8th day of February, A. D. 1864, to answer the com-plaint of said Plaintiff, on file in said cause. and that in default of said appearance and answer to said complaint, judgment will be taken against you, for the sum of Four Hundred and Ninety-seven and ninety-eight one-handredths dollars, together with interest thereon, at the rate of 20 per cent, per annum, from the 22d day of Sept. 1862, and the costs and disborsements of this action to be taxed.

JACOBS & RUSSELL. Plaintiff's Attorneys.
1. 1863. decows Jacksonville, Dec. 1, 1863.

Notice to Geo. P. Johnson.

STATE OF OREGON, County of Jackson.

TO GEORGE P. JOHNSON-You are hereby notified that a writ of attachment has been issued against you, and your property attached, to antisfy the demand of Lyman Chappell, amounting to the sum of Thirty-one dollars and ninety-two cents (\$31 92-100). Now, unless you shall appear before U. S. Hayden, a Justice of the Pence in and for said county, at his office in Jacksonville, on the 4th day of January, 1864, at one o'clock, P. M., judgment will be rendered against you, and your property sold to pay the debt.

sold to pay the debt.
Duted this 18th day of November, 1863. LYMAN CHAPPELL, per28w4 Plaintiff.

IN the Circuit Court, of the State of Ore-I gon, for the county of Jackson.
ARTHUR LANGELL, Plaintiff, vs. A. B. STROUP,
Deferment.

Action at Law to recover money. To A. B. Stroup, defendant: You are hereby summoned and required to appear in said Court, on the 8th day of February, 1864, being the first day of the February Term, 1864, and answer the complaint of Arthur Langell, filed against you in said Court, or the same will be taken for coned, and the plaintis will take jud against you for want of an answer, for the sum of Two Thousand and eight and thirtyseven one-bundredths dollars and costs of J. GASTON, Att'y for PI'f. Nov. 10, 1863.

Final Settlement.

IN THE COUNTY COURT, Jackson Com-I ty, November Term, 1863. In the matter of the estate of John B. Sheldon, des'd.

Eber Emery, the Administrator of said es-tate, having filed his exhibit for final settle-ment, notice is hereby given to all persons interested, that Wednesday, the 19th day of December, 1863, has been set apart for the final settlement of said estate with the said Administrator.

By order of Hom J. C. TOLMAN, Coupy Judge. WM. HOFFMAN, Clerk. ty Judge. WM. H November 7th. 1863 [nov784]

STATE OF OREGON, SS. County of Jackson. In Justice's Court.

TO J. B. BROWN-TO J. B. BROWN—
You are hereby notified that a writ of attachment has been issued against you, and your property attached, to satisfy the demand of William Spicer, amounting to eighty-seven dollars and thirty-seven med one-half cents [\$87 371-100]. Now. unless you shall appear before T. S. Perkins, a justice of the Peace in and for said county, at the 14th day of December. his office, on the 14th day of Desember, 1863, judgment will be rendered against you, and your property sold to pay the

Duted this 18th day of November, 1863, WILLIAM SPICER,

Notice to Trespassers.

PERSONS occupying lots in the Town of Jacksonville, belonging to James CaraAGE, are notified to apply to JAMES T.
GLENN, my agent, who is authorized to lease said lots. FRANK CLUGAGE.

Guardian of JAMES CLUGAGE. November 26th, 1863.

### LEGAL NOTICES.

IN the Circuit Court, of the State of Ore-I gon. for the county of Jackson, Febru-ary Term, A. D. 1864.

James R. Pool, Plaintiff, vs. John Bla-ham, Arthur Langell, Miles N. Hill, Frank Brown, C. C. Bodine, J. A. Brunner, Herman Brunner, Mary A. Harris, A. Brauns, A. stroop, R. & W. Brown, John Anderson, James Clagage, John S. Drum, A. M. Berry, Thos. Devin and J. G. Emry, Defendants.

Bill in Equity to foresises a Mortgage.

Whereas, the plaintiff in the above enti-tled cause has filed his bill in equity, in the Circuit Court, of the State of Oregon, for the county of Jackson, praying judgment against said defendants, John Bigham and Arthur Langell, for the sum of Fifteen Thousand nine hundred dollars, with interest, costs and accruing costs, and for the foreclosure of a certain mortgage, executed by said defendants, to the plaintiff herein named, on the following described real estate, lying in the county of Jackson, and Southern Land District of the State of Oregon, viz: Beginning at the S. E. corner of claim No. 37, in T. 37 S. R. 2 W., Williamette meridian; running thence west, on the south boundary of claim No. 37 aforesaid, 12:80 chains to a post; thence north 16:75 chains to a post; thence north 78° 45", cast 7:48 chains to a post. from which a whiteoak 12 inches in diameter bears south 72°, east 331 links, a black oak, 12 inches in diameter, bears south 25°, west 71 links; thence north to the north boundary of claim 37 aforesaid; thence east, along the north boundary of claims 37 and 90, to the N. E. corner of claim No. 90 aforesaid; thence west 4:08 chains to a post at the N. E. corner of claim No. 92; thence south on the east boundary of claim 92 41:90 chains, to the S. E. corner of claim No. 92; thence west, on the S. boundaries of claims 91 and 92 43:95 chains, to a post, from which a black-oak, 13 inches ir diameter, bears 270, east 18 links, a black-oak, 12 inches in diameter, bears north 334°, west 27 links, a black-oak, 12 inches in diameter, bears north 37°, enst 43 links; thence north 33:50 chains, to a post, from which the corner of claims 91 and 92 bears west 2:67 chains; thenes west 32:67 chains, to a post on the east boundary of claim 37; thence south 4:00 chains, to the place of beginning. And the plaintiff herein having filed his affiderit, setting forth that the defendants, Frank Brown, Arthur Langell, C. C. Bedine, A. Stroup, J. A. Brunner, Herman Brunner, W. Brown, John Anderson and James Clugage are non-residents of the State of Oregon, and cannot be found therein; and that the said defendants claim liens upon said mortgaged premises; and that the relief demanded by the plaintiff herein, partly consists in ex-cluding said defendants from the benefits of civiling said defendants from the benefits of such liens: Now, therefore, you, the said Arthur Langell, Frank Brown, C. C. Bodine, A. Stroup, J. A. Brunner, Herman Brunner, W. Brown, John Anderson and James Chugage are hereby summoned to appear in the Court aforesaid, at the term thereof to be held on the second Monday, being the 8th day of February, A. D. 1864, and answer the complaint filed in this cause, or the same will be taken for confessed, and the prayer thereof will be granted by the the prayer thereof will be granted by the Witness Bon. P. P. Prim, Judge of said

Court. DOUTHIT & FAY. [deeSw8] Solicitors for Pinintiff.

Summous. IN the Circuit Court, of the State of Ore-

gon, for the County of Jackson. Mark Cahoon and Wm. Hoffman, Pl'ffs, re. Harvey Morgan, Francis Mathews, Lewis Morris and John S. Miller, Del'ta.

Bill in Chancery for Forestours of

To the above named defendants: You are hereby summoned and required to appear in said Court, on the first day of the next term thereof, to be held at the Court House, in the town of Jacksonville, in said county, On Monday, the 8to day of Feb., 1864 and answer the complaint of the said plaintiffs. filed against you in said Court, or the same will be taken for confessed, and the plaintiff, Mork Cahoon, will take judgment against the said defendant, Morgan, for the sum of One Thousand Dollars, with interest thereon at the rate of twelve per cent. per annum, from the 13th day of February, 1860, until paid; and against the said defendant, Francia Mathews, the sum of Nine Hundred Dollars, with interest thereon at the rate of twelve per cent, per annum-from the 14th day of March, 1860; until paid; and the plaintiff, Wm. Hofman, will take judgment against the defendants, Mor-gan, Mathews and Lewin Morris, and the plaintiff, Mark Cahoon, for the sum of Three-Hundred and Eighty-five dollars and twenty five cents, with interest thereon at the rate Eve cents, with interest thereon at the rate of ten per cent. per annum, from the 26th day of March, 1861, until paid; and the land mortgaged by the said Morgan to the said Cahoon, on the 13th day of February, 1860, will be sold to pay said debts; and the land mortgaged by the said Mathews, to the said Morris, on the 14th day of March. 1860, will be sold to pay said debts; and the piaintiffs will take judgment against the defendants. Morgan and Mathews, for the costs and disbursements of this suit, and the equity of redemption, of the said defendants in the said mortgaged premises, will be foreclosed; except as on execution

will be foreclosed; except as on execution at law, and for such other and further re-lief as may appear to the Court equitable in the premises. By order of Hon. P. P. Prim. Judge of B. F. DOWELL.
[dec5w8] Att'y for Phaints. mid Court.

[dec5w8] WOOL AND HIDES BOUGHT by RYAN MORGAN & CO.

WILLOW BABY WAGONS at

BRADBURY & WADE'S. THOTOGRAPH ALBUMS at BRADBURY & WADES.