

THE WAR NEWS.

Dates from 10th to 17th.

The National Union League, in session at Washington, took strong radical grounds in Missouri matters.

The rebels at Richmond decline to receive any more provisions from the North for the Federal prisoners.

Senator Salisbury, of Delaware, has declined to take the anti-rebellion oath.

The expedition sent out from Yorktown under Col. West was a complete success.

A dispatch, dated December 14th says: "Our cavalry carried the enemy's camp at Charles City Court House."

Washington, Dec. 15th.—Telegrams from the front say the army has not gone into winter quarters in its present location.

The House Committee on Territories will soon report bills authorizing Nebraska, Utah and Colorado to organize as States.

The bill to increase the pay of the army meets with general favor.

A late Richmond Examiner contains the following: "The Federal prisoners are furnished daily with three quarters of a pound of bacon."

The Rebel Senate passed a bill prohibiting the enrollment of substitutes in the army.

There is a rumor at Nashville that Gen. Sherman commanding the column in pursuit of Longstreet, encountered a heavy rear guard east of Knoxville.

Belief accounts say that their reconnoissance disclosed the fact that Grant has deserted his positions on Lookout Mountain.

Gen. Buford died at Washington on the 16th.

The probabilities are that Congress will repeal the \$300 clause of the Enrollment Act.

Efforts are being made to give General Butler full authority to negotiate an exchange of our prisoners now languishing in Richmond.

Longstreet turned on our pursuing forces near Hattiesburg, Tenn., on the 14th.

Senator Bayard, of Delaware has declined to take the anti-rebellion oath.

Gen. Banks has mustered two regiments of Texans into his ranks since landing in that State.

It is said babies are so small that they can creep into quart measures.

CONTROVERSY ILLUSTRATED.—Evangelical.

Two beans and two beans make four beans!

Low Churchman.—I beg your pardon, sir; but according to my arithmetic, three beans and one bean make four beans.

High Churchman.—Gentlemen, I pity your stupidity and your ignorance; and I lament the mischief you are working in calculating that but two parcels of beans can make four beans.

Moral, Founded on Fact.—While the doctors disputed about the arithmetic of the nation, poor Lazarus died of starvation for want of the beans.

To make a young body six fathoms deep in happiness—give her two canary birds, half a dozen moonbeams, twelve yards of silk, an ice-cream, several rascals, a squeeze of the hand, and the promise of a new bonnet.

DR. L. J. CZAPKAY'S PRIVATE MEDICAL AND SURGICAL INSTITUTE.

They purify, strengthen and invigorate. They create a healthy appetite. They are an antidote to chloroform and opium.

They overcome effects of dissipation and late hours. They strengthen the system and invigorate the mind.

They prevent miasmatic and intermittent fevers. They purify the breath and acidity of the stomach.

They cure dyspepsia and constipation. They cure diarrhoea, cholera and cholera morbus.

They cure liver complaint and nervous head ache. They are the best bitters in the world.

They make the weak man strong, and are celebrated among the great nations. They are made of pure St. Croix's Rum, the celebrated Callosa Bark, roots and herbs.

DR. L. J. CZAPKAY'S PRIVATE MEDICAL AND SURGICAL INSTITUTE.

Below Montgomery, opposite Pacific Mail S. S. Co's office, San Francisco.

Established in 1854, for the Permanent Cure of all Private and Chronic Diseases.

AND THE SUPPRESSION OF QUACKERY.

Attending and Resident Physician, DR. L. J. CZAPKAY, M. D.

Late in the Hungarian Revolutionary War; Chief Physician to the 25th Regiment of Cavalry; Chief Surgeon to the Military Hospital of Pest, Hungary.

He has lectured on Diseases of the Genito-Urinary Organs, and Diseases of Women and Children, and is a member of the Philadelphia College of Physicians.

Particular attention paid to the treatment of Diseases of Women and Children.

Other offices—San Francisco, N. Y., &c.

Consultations free. Communications by letter or otherwise, FREE. Address, by letter or otherwise, FREE.

DR. L. J. CZAPKAY, San Francisco.

To the Afflicted.

Of all diseases, the first great cause springs from neglect of Nature's laws.

SUFFER NOT WHEN A CURE IS GUARANTEED.

In all secret diseases, whether chronic or acute, it is possible to cure them, and to restore the system to its original health.

Private diseases are the greatest enemies to health, and they are the first cause of consumption, scrofula and many other diseases.

A permanent cure is nearly ever effected, a majority of the cases falling into the hands of incompetent persons, who not only fail to cure the disease, but even the constitution, killing the system with mercury, which, with the disease, leads the patient into a rapid consumption.

DR. L. J. CZAPKAY, M. D., San Francisco.

LEGAL NOTICES.

NOTICE OF INDIAN RESERVATION!

IN 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 notices thereof published, to the end that white settlers may be prevented from trespassing 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.

AMOS E. ROGERS, U. S. Indian Sub-Agent in Charge.

Done this 20th day of November, A. D. 1863.

Absent Defendants.

IN the Circuit Court of the State of Oregon, for the county of Jackson.

J. J. Blovin, Plaintiff, vs. Jas. W. Collins and John Easley, Defendants.

Action at Law to Recover Money.

To said James W. Collins and John Easley, defendants aforesaid: You are hereby summoned to be and appear in the aforesaid Court, at the next ensuing term thereof, to be held in said county, on the 8th day of February, A. D. 1864, to answer the complaint 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-hundredths dollars, together with interest thereon, at the rate of 20 per cent, per annum, from the 23d day of Sept. 1862, and the costs and disbursements of this action to be taxed.

JACOBS & RUSSELL, Plaintiff's Attorneys.

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 satisfy 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 Peace 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.

Dated this 18th day of November, 1863. LYMAN CHAPPELL, Plaintiff.

IN the Circuit Court of the State of Oregon, for the county of Jackson.

ARTHUR LANGELL, Plaintiff, vs. A. B. STROUP, Defendant.

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 confessed, and the plaintiff will take judgment against you for want of an answer, for the sum of Two Thousand and eight and thirty-two one-hundredths dollars and costs of suit.

J. GASTON, Atty for P.T. Nov. 10, 1863.

STATE OF OREGON, County of Jackson.

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 and one-half cents (\$87 37-100).

Now, unless you shall appear before T. S. Perkins, a Justice of the Peace in and for said county, at his office, on the 14th day of December, 1863, judgment will be rendered against you, and your property sold to pay the debt.

Dated this 18th day of November, 1863. WILLIAM SPICER, Plaintiff.

STATE OF OREGON, County of Douglas.

TO ELI MORGAN—You are hereby notified that a writ of attachment has been issued against you and your property attached to satisfy the demand of A. J. Doty, amounting to Two Hundred and twelve dollars and ninety-two cents.

Now, unless you shall appear before M. M. Meivin, a Justice of the Peace in and for said county, at his office, on the 30th day of January, A. D. 1864, at 10 o'clock, A. M., judgment will be rendered against you, and your property sold to pay the debt.

Dated this 5th day of December, A. D. 1863. A. J. DOTY, Plaintiff.

WILLOW BABY WAGONS at BRADBURY & WADE'S.

WOOL AND HIDES BOUGHT by RYAN MORGAN & CO.

LEGAL NOTICES.

IN the Circuit Court of the State of Oregon, for the county of Jackson, February Term, A. D. 1864.

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

Bill in Equity to Foreclose a Mortgage.

Whereas, the plaintiff in the above entitled 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 and 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., Willamette meridian; running thence west, on the south boundary of claim No. 37, aforesaid, 1280 chains to a post; thence north 16 7/8 chains to a post; thence north 78° 45', east 748 chains to a post, from which a white oak 12 inches in diameter bears south 72°, east 23 1/2 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 438 chains to a post at the N. E. corner of claim No. 92; thence south on the east boundary of claim 92 4190 chains, to the S. E. corner of claim No. 92; thence west, on the S. boundaries of claims 91 and 92 4395 chains, to a post, from which a black oak, 13 inches in diameter, bears 27° east 18 links, a black oak, 12 inches in diameter, bears north 33 1/2°, west 27 links, a black oak, 12 inches in diameter, bears north 37°, east 43 links; thence north 3350 chains, to a post, from which the corner of claims 91 and 92 bears west 237 chains; thence west 3267 chains, to a post on the east boundary of claim 37; thence south 409 chains, to the place of beginning. And the plaintiff herein having filed his affidavit, setting forth that the defendants, Frank Brown, Arthur Langell, C. C. Bodine, 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 excluding 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 Clugage 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 Court.

Witness Hon. P. P. Prim, Judge of said Court.

DOUTHITT & FAY, Solicitors for Plaintiff.

Summons.

IN the Circuit Court of the State of Oregon, for the County of Jackson.

Mark Cahoon and Wm. Hoffman, Plffs, vs. Harvey Morgan, Francis Mathews, Lewis Morris and John S. Miller, Defs.

Bill in Chancery for Foreclosure of Mortgage.

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 8th 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, Mark 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, Francis 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 against the said defendant, Lewis Morris, the sum of Three Hundred and Eighty-five dollars and twenty-five 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, will be sold to pay said debts; and the plaintiffs 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 at law, and for such other and further relief as may appear to the Court equitable in the premises.

By Order of Hon. P. P. Prim, Judge of said Court. B. F. DOWELL, Atty for Plaintiff.

Notice to Trespassers.

PERSONS occupying lots in the Town of Jacksonville, belonging to JAMES CLUGAGE, 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.

I. O. O. F.—Jacksonville Lodge

Not to hold its regular meeting on Friday of the first week in each month, but on Saturday of each intervening week, at the Masonic Hall, at 8 o'clock P. M. Brothers in good standing are invited to attend. WM. BAY, N. G.

Warren Lodge No. 10. A. F. & A. M. HOLD their regular communications the Wednesday Evening, or preceding the full moon, in JACKSONVILLE, OREGON.

ALEX. MARTIN, W. M. H. BLOOM, Sec'y.

OREGON CHAPTER NO. 4, OF ROYAL ARCH MASONS, JACKSONVILLE, OREGON.

Will hold its regular communications on the First Saturday Eve. of Every Month. All sojourning Companions in good standing are cordially invited to attend.

G. W. GREER, H. P. L. SACHS, Sec'y.

JACOBS & RUSSELL, ATTORNEYS AND COUNSELORS AT LAW, AND SOLICITORS IN CHANCERY, JACKSONVILLE, OREGON.

Office opposite the Court House. All business committed to their care will be promptly attended to. July 29, '62.

DOUTHITT & FAY, ATTORNEYS AND COUNSELORS AT LAW, AND SOLICITORS IN CHANCERY, JACKSONVILLE, OREGON.

Will practice in the Supreme and other Courts of this State. March 4, '63.

R. B. MORFORD, ATTORNEY AT LAW, JACKSONVILLE, OREGON.

Will practice in the several Courts of the First Judicial District, and in the Supreme Court. October 29, '62.

B. F. DOWELL, ATTORNEY AT LAW, JACKSONVILLE, OREGON.

Will practice in all the Courts of the Third Judicial District, the Supreme Court of Oregon, and in Yreka, Cal. War Scrip promptly collected. Oct. 18.

J. GASTON, ATTORNEY AT LAW, JACKSONVILLE, OREGON.

Special attention given to collection cases. June 10, 1863. 40

GEORGE B. DORRIS, NOTARY PUBLIC FOR JACKSON COUNTY.

Office with B. F. Dowell, Esq.

J. ROW, DEALER IN CIGARS, TOBACCO, FRESH FRUITS, STATIONERY, CONFECTIONERY, FIREWORKS, ETC., Next door to Bradbury & Wade.

I have just opened a new store and stocked it with a choice variety of the above mentioned articles, and offer them for sale at the lowest living prices.

DUGAN & WALL, FORWARDING AND COMMISSION MERCHANTS, Brick Building, Cor. Front & F Streets, CRESCENT CITY, CAL.

Will attend to the Receiving and Forwarding of all Goods entrusted to their care, with promptness and dispatch. Commissions solicited. Merchandise received on storage.

Crescent City, April 11, 1863. 15 N. B.—No goods delivered until the freight and charges are paid. D. & W.

PETER BRITT, Photographic Artist, Is prepared to take pictures in every style of the art, with all the late improvements.

Is prepared to take pictures in every style of the art, with all the late improvements. If Pictures do not give satisfaction, no charges will be made. Call at his new Gallery, on the hill, examine his pictures, and sit for your likeness.

Dissolution of Copartnership. PUBLIC NOTICE is hereby given that the copartnership heretofore existing between the undersigned, in the Livery business, under the firm name of CLUGAGE & DRUM, has been this day dissolved by mutual consent.

All persons indebted to said firm are requested to make payment to John S. Drum, who is authorized to settle the business; and all persons having claims against the firm should present them to him for liquidation.

JAMES CLUGAGE, JOHN S. DRUM, Jacksonville, Nov. 28, 1863. nov28th

JOB PRINTING neatly executed at the SENTINEL OFFICE.