

## 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 notice 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. Ind'n Sub-Agent in Ogn.

Dated this 24th day of November, A. D. 1863.

### Administrator's Notice.

NOTICE is hereby given to all whom it may concern, that letters of administration have been granted, by the County Court of Jackson county, at the January Term thereof, to Emerson E. Gore, to administer upon the estate of John Benson, deceased, late of said county. All persons having claims against said estate, are requested to present them with their proper vouchers, for judgment, to me, at my residence, near Phoenix, within six months; and if not presented within one year from date of this notice, they will be forever barred; also, all persons indebted to said estate are requested and notified to pay up immediately.

EMERSON E. GORE,

Public Administrator.

January, 7, 1864. Jan9w

### Administrator's Notice.

NOTICE is hereby given to all whom it may concern, that letters of administration have been granted, by the County Court of Jackson county, at the January Term thereof, to Emerson E. Gore, to administer upon the estate of Michael Erity, deceased, late of said county. All persons having claims against said estate are requested to present them to me, at my residence, near Phoenix, with the proper vouchers, for judgment, within six months from date of this notice; and if not presented within one year, they will be forever barred; also, all persons indebted to said estate are requested and notified to pay up immediately.

EMERSON E. GORE,

Public Administrator.

January, 9, 1864. Jan9w

### Administrator's Notice.

NOTICE is hereby given to all whom it may concern, that letters of administration have been granted, by the County Court of Jackson county, at the January Term thereof, to Emerson E. Gore, by the County Court of Jackson county, at the January Term thereof, to administer upon the estate of Thomas Darling, deceased, late of said county. All persons having claims against said estate, are requested to present them to me, at my residence, near Phoenix, with the proper vouchers, for judgment, within six months from date of this notice; and if not presented within one year, they will be forever barred; also, all persons indebted to said estate are requested and notified to pay up immediately.

EMERSON E. GORE,

Public Administrator.

January, 9, 1864. Jan9w

### Administrator's Sale.

BY an order of the County Court, in favor of the county of Douglas and State of Oregon, made at the December Term of said Court, A. D. 1863, directing us to resell certain real estate of the late Carrick Scott Mynatt, deceased, we will offer for sale, on the premises, in Cow Creek Precinct, in said county and State of Oregon.

On Saturday, January 30, 1864.

between the hours of ten o'clock a. m. and four o'clock p. m. the following described real estate, to-wit: Beginning at the quarter-section post on the line between sections 22 and 23, in township 32 south of range 5 west; thence running north 40 chains; thence east 20 chains; thence north 40 chains; thence west 50 chains; thence south 40 chains; thence east 29 40-100 chains, to the place of beginning, containing 317 64-100 acres, excepting a square piece from the southwest corner containing 5 acres and leaving 312 64-100 acres, more or less, to be sold as aforesaid, for cash, to be subject to the widow's dower.

JOHN G. MYNATT,

W. R. MYNATT.

Dec. 25, 1863. dec25w4

### Administratrix's Notice.

ESTATE OF L. A. RICE, DECEASED: To all whom it may concern. You are hereby notified that the undersigned has been appointed Administratrix 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 Oregon, within six months from the date of this notice, or be debarred of all benefit, from the first distribution. PRUDENCE RICE, Administratrix.

[dec12w4]

### 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 20th day of Sept., 1863, from which time toll will be collected.

By order of Canyon Road Company.

S. F. CHADWICK, Secretary.

Roseburg, Sept. 2, 1863. sept9t3

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 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., William meridian; running thence west, on the south boundary of claim No. 37 aforesaid, 12:30 chains to a post; thence north 78° 45' east 7:48 chains to a post, from which a white oak 12 inches in diameter bears south 72° east 311 links; 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 41:30 chains, to the S. E. corner of claim No. 92; thence west, on the S. boundaries of claims 91 and 92 43:35 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° west 27 links, a black-oak, 12 inches in diameter, bears north 37°, east 43 links; thence north 33:50 chains, to a post, from which the corner of claims 91 and 92 bears west 23:57 chains; thence west 32:67 chains, to a post on the east boundary of claim 37; thence south 42:00 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.

DOUTHIT & FAY.

[dec5w8] 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, Def'ts.

### 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 plaintiff, 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 February, 1860, until paid; and the plaintiff, Wm. Hoffman, will take judgment against the defendants, Morgan, Mathews and Lewis 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 of ten per cent. per annum, from the 26th day of March, 1861, until paid; and the land mortgaged by the said defendant, Morgan to the said Cahoon, on the 13th day of February, 1860, will be sold to pay said debt; and the land mortgaged by the said defendant, Morris, on the 14th day of March, 1860, will be sold to pay said debt; and the plaintiff, A. J. Doty, 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.

[dec5w8] Att'y 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. nov28w5

## LEGAL NOTICES.

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

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

### INJUNCTION AND SUPPLEMENTAL BILL IN CHANCERY.

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 Jacksonville, in said county, on the 8th day of February 1864, and answer the complaint of the said Plaintiff, filed against you in said Court, or the same will be taken for confessed, and the Court will decree the four deeds executed by the said Barrett 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 Barrett and John R. Bond, against Jesse Robinson for the sum of six thousand three hundred 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 cost and disbursements of the suit, and for such other and further relief 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

### 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 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 22d day of Sept. 1862, and the costs and disbursements of this action to be taxed.

JACOBS & RUSSELL.

Plaintiffs Attorneys.

Jacksonville, Dec. 1, 1863. dec5w8

### 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-seven one-hundredths 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 disbursements of this action to be taxed.

J. GASTON, Att'y for Plaintiff.

Nov. 10, 1863. nov12w

### STATE OF OREGON, 1 SS.

County of Jackson.

In Justice's Court.

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.

Nov. 28w4

### STATE OF OREGON, 1 SS.

County of Douglas.

In Justice's Court.

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. McLean, 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.

Dec. 24th 1863.

### Final Settlement.

IN THE COUNTY COURT, Jackson County, November Term, 1863. In the matter of the estate of John B. Sheldon, dec'd.

Eber Emery, the Administrator of said estate, having filed his exhibit for final settlement, notice is hereby given to all persons interested, that Wednesday, the 31st day of February, 1864, has been set apart for the final settlement of said estate with the said Administrator.

By order of Hon. P. P. Prim, Judge of said Court.

B. F. DOWELL.

Att'y for Plaintiff.

Dec. 24th 1863.

### Administrator'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 estate are notified to pay up within six months; and all persons having claims against said estate, are requested to present them for payment to me, at my residence on Bear Creek, within six months from date.