

THE OREGON SENTINEL
CIRCUIT COURT-MILLER
VS. T. VAULT.

The Circuit Court for this County has appointed a special term on Wednesday, the 21st of March next, for the trial of Wm. Miller, on the charge of larceny. The only other business of any importance that has been transacted since our last issue, was a series of amended complaints, demurrers, arguments and orders in the case of J. N. T. Miller vs. W. G. T. Vault, for the press, type and materials of our late cotemporary the *Intelligencer*. On argument of the demurrer to the third complaint, the plaintiff's attorney moved to amend again which motion was allowed by the Court, and leave given the plaintiff to file his fourth complaint, by Thursday morning last, and the defendant twenty days to file his answer to the same, and then the Court adjourned on that day. So this cause is continued until the next term of the Court.

For the information of our readers, and for a judicial and literary curiosity, we copy one of the amended complaints, and the demurrer to the same. They are in these words:

The *Intelligencer* newspaper, and upon which said newspaper has been here tofore published and printed; by virtue of being the Chairman of the Democratic county committee of Jackson county, Oregon, and the managing Agent of the stockholders in said personal property, goods and chattels.

And this plaintiff, further complaining says, that he is entitled to the possession of said goods and chattels as said chairman and managing agent.

And this plaintiff further says, that defendant has become possessed of, and now wrongfully detained from said defendant, prior to the commencement of suit; and up to the time said goods and chattels were taken possession of by the Sheriff, under a writ issued in this case; and although said goods and chattels were often demanded, prior to commencement of this suit, by plaintiff, defendant utterly neglected and refused to deliver said goods and chattels to plaintiff.

Whereupon plaintiff demands judgment against said defendant, that defendant be adjudged to deliver said goods to plaintiff, damages for the detention hereof, in the sum of five hundred dollars, together with the costs and expenses of this suit.

JAMES D. FAY, Attorney for Plaintiff.
J. N. T. Miller, vs. W. G. T. Vault, In the Circuit Court of the State of Oregon, for the county of Jackson.

The defendant demurs to the amended complaint of the plaintiff on the following grounds:

1. The complaint does not state facts sufficient to constitute a cause of action.
2. The complaint does not state who is the owner of the property.
3. It states that the plaintiff has a special property in the articles described in the complaint as the managing agent of the stockholders; but it does not show how the plaintiff became the agent of the stockholders of the property, nor who are the stockholders in the property.
4. The plaintiff in his complaint, claims a special property in the articles described in the complaint as the chairman of the Democratic county committee of Jackson county, Oregon; but it does not show who are the Democratic committee; nor who the Democratic committee represent; nor who are the Democratic party.

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All letters should be addressed to Dr. P. Howard, Howard Institute, No. 523, Commercial Street, San Francisco, California.

When a Female is in trouble, of whatever nature, or afflicted with a disease such as weakness of the back and limbs, pain in the head, dimness of sight, loss of muscular power, palpitation of the heart, irritability, nervousness, derangement of the digestive functions, general debility, all diseases of the Womb, hysteria, sterility, and all other diseases peculiar to females, they should go at once, or write, to Dr. Howard, at his Medical Institute. Let no false delicacy prevent you, but apply immediately, and save yourself from painful suffering, and premature death.

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Are universally acknowledged to be the only compound to be depended upon for the removal of all cases of suppurative or irregularity, or of obstructions of whatever nature and of however long standing.

In the County Court, for Douglas County, Oregon, on the 12th day of March, A. D. 1865, and answer the plaintiff's complaint, filed against you or said plaintiff's will take judgment against you for the sum of three hundred dollars in gold coin, with interest at ten per cent per annum and their costs and disbursements in this cause to be taxed.

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Jacksonville, Oregon, January 14th, 1865.

UNITED STATES MAIL.
OREGON.
POST OFFICE DEPT., WASHINGTON CITY,
October 12th, 1864.

PROPOSALS will be received at the Contract Office of this Department until 3 p. m. of March 6th, 1865, (to be decided by the 13th) for conveying the Mails of the United States, in the State of Oregon, from July 1st, 1865, to June 30th, 1866, on the routes and by the schedules of departures and arrivals herein specified: being routes established by Act of Congress, approved June 30th, 1864, (and others.)

15023 From Portland, by Taylor's Ferry and Chehalis Gap, to Lafayette, 30 miles & back, once a week; leave Portland Monday at 6 a. m.; arrive at Lafayette by 6 p. m.; leave Lafayette Tuesday at 6 a. m.; arrive at Portland by 6 p. m.

15027 From The Dalles, by Canyon City and Independence, to Boise City, (Idaho), 300 miles and back, once a week. Bidders to propose a schedule of departures and arrivals.

15028 From Roseburg, by Ten-Mile Creek, Canas Valley, Junction of Middle and South Forks of Coquille, Lombard's Prairie, and Six Miles, to Fort Orford, 120 miles and back, once a week. Bidders to propose schedule of departures and arrivals.

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Administrator's Sale
NOTICE is hereby given, that by virtue of an order, made by the County Court, I will sell for cash, to the highest bidder at auction at the court house door, in the county of Jackson and State of Oregon, on Saturday, the 31st inst., between the hours of nine o'clock A. M., and four P. M., all the real property belonging to the estate of the late Mrs. J. P. Gray, deceased, situated in the aforesaid county and State, being claim No. 74 in township 37, north of R. 2, west, beginning at the N. W. corner, on the south boundary of claim No. 67, thence south 2000 chains, thence east 80.00 chains, thence north 20.42 chains, thence west 79.96 chains, to the place of beginning; contain 101 64-100 acres.

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City Drug Store,
Jacksonville, Oregon.
IN the Circuit Court of the State of Oregon, for the County of Jackson,
Hannah D. McComber plaintiff, vs. Henry B. McComber defendant.

To H. B. McComber, you are hereby summoned to appear in said court, on the 15th day of February, A. D. 1865, to answer a complaint on file against you in said court. In the above entitled cause, and you are hereby notified that if you fail to answer said complaint, as above required, the plaintiff will apply to the court for a decree, dissolving the bonds of marriage existing between the said parties; and for cost and expenses of this suit, to be taxed.

JACOBS & RUSSELL,
Attorneys for plaintiff.
Jacksonville, Jan. 12th 1865. w614.

Subscription received for all the San Francisco dailies, at Publisher's price.

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