Free With the Plaindealer For the Next Thirty Days

All subscribers to the Semi-Weekly Plaindealer who pay up all arrearages and one year in advance will be given a receipt in full for subscription to the paper until January 1st, 1906, and their choice of any one of the following premiums. Any new subscriber paying \$2 will get the paper until January ary 1st, 1906, and their choice of any one of the premiums mentioned below. This offer holds good for 30 days only. Come in and let's talk it over.

One Good Township Map of Oregon With Map of the World on Reverse Side

One Year's Subscription to Toledo Weekly Blade. to New York Weekly Tribune.

One Year's Sub. to N. Y. Wkly. Tribune-Farmer. One Year's Sub. to Western Empire Magazine.

One Year's Subscription to Portland Rural North-

The Twice-a-Week Plaindealer is Better Than Ever

A BUSINESS MAN'S **IDEAS ON PROHIBITION**

The prohibition movement which the voters of the country are called upon to at the coming election, is a matter of the utmost importance to all the and should demand the closest consideration by every voter in the county and state. It is a matter about which there should be no indifference. Everybody is interested in a substantial way. It is not a matter of sentiment, there I can multiply his aches and pains; I can divide his mental powers; I can is no sentiment in it, and should be none. All this talk about the saloons ruining young men is polly-rot. There is no young man who possesses the requirenents of good citizenship, who is going to be ruined or injured by the existence of If he is hunting for such chance, all the laws in Christendom will not stop him. If cisions of the Surpreme Court of the United States. It is permitted to exthough that there is more whiskey drank in a prohibition community than there intoxicants is an exercise, not of the taxing power of the state, but of its Maning District, to with has been demonstrated in every state where prohibition has been attempted. It police power. This fact, set forth in the American and British Encyis a further fact that in many places where prohibition has been given a fair test clopaedia of Law, clearly defines the liquor business as a public enemy, coning claim constitute of the Triangle Nickle and proved the rankest kind of a failure, they have repealed the prohibition laws stantly under police surveillance. This is the legal status of the saloon. and returned to the license system.

The one thing that prohibition does do and does "flectually is to decrease the circulating money of a community about one-half. This is especially true of rived from the sale of liquor dealers licenses and to withdraw from circulation a character and cultivates the highest type of citizenship. The school trains August 8th, 100, in Bouglas County Records. large volume of money which reaches the channels of trade through the medium

The transient public; traveling men, timber men, railroad passengers, drummers, mining men and all that class of people, spend in Roseburg alone the sum tory. of \$30,000 annually, for their personal entertainment, and a large portion of that school are doing for the commonwealth. money is spent in the saloons. This money is spent by a class of people who have it to spend, and if there were no saloons in the town they would not spend the It prostitutes womanhood. It turns home into a hell upon earth. The liquor nated by the surveyor General as lot No. 300 money here at all. Will anybody be heard to say that this money coming from sources is not a direct benefit to every citizen of the county?

It is a well known fact that the saloon man and his money is soon separated, In the first instance the saloon men pay annually about \$5000 into the city treasury for licenses; the city in turn pays it out for improvements, for water to protect the property of every citizen from destruction by fire; for lights, that treating, the saloon easily makes drunkards of the boys. Close the open saevery citizen may have his property secure while he sleeps. But what becomes of the other \$25,000? It certainly does not remain in the hands of the saloon men. It is passed by him to the farmer, the orchardist, the merchant, the woodman, opposed to every legitimate trade and profession. The prosperity of the ing claim, consisting of the Wagner Nickle and runs 100 feet by

revenue from other sources? Yes, when the legislature meets next winter we can amend our city charter thus enabling us to levy a 20 mill tax instead of a 5 mill and brains for work, and endangers capital and life to great loss. sax, the merchants and business men will have the tax to pay any way. That is

You have aimed a blow at the hop industry that will be felt by hop buyers and ers! Drive out this institution which is destroying us! brewers all over the country.

What else have you done? You have closed up and vacated twelve business houses in your town. You have served notice on the world that you are a set of antiquated freaks without sufficient manhood to protect yourselves against your own appetites, or sufficient intelligence to see what is to the interest of yourselves

You have thrown open the doos of vice in a hundred different forms. You have made it impossible for a man to buy a drink of liquor without buying a old by the quart or gallon.

You have not curtailed the use of intoxicating liquor, you have increased it. "This is a condition and not a theory." Every where that prohibition has been tried the results have been the same. Just in proportion as you make a thing las County, male or female, was placed in the garden of Eden and told to keep away from a certain tree, the Good Lord would scarcely be out of sight until the would be covered with apples and the limbs of that tree would be full of

Then again, there is no excuse or reason for prohibition. Thirty years agowhen the writer was a boy on the streets of Roseburg, there were from a dozen to twenty drunken men on the streets every Saturday. Now there are practically none. Then all the residents drank, now very few. Then there was need of prohibition, now there is none. We have out grown the drinking habit, as a habit. Education, self respect, self control and good citizenship have very largely over come, and will, if left untrammeled by foolish laws, stamp it out entirely. Then again, there is no excuse or reason for prohibition. Thirty years ago

family here, he does not invoke the aid of any law to make his sons temperate or his daughters virtuous.

A ROSEBURGER.

Bulletin of Lane County Tax Payers League.

It is the duty of every voter to vote to conserve the best moral and financial

The consumption of liquor never has been nor never can be suppressed

Prohibition without decreasing the consumption of liquor increases disorder. Prohibition means the sale of liquor without regulation, thus increasing its

Prohibition will increase taxes by cutting off the revenue from liquor licenses.

Prohibition is detrimental to the hop industry which distributes about \$300,

annally in Lane county alone. Therefore, VOTE AGAINST PROHIBITION at the election November 8, 1904. of this union and been advantageous in none. It is a failure in Ashland, in this

Prohibition makes "blind pigs." "Blind pigs" make disorder and unregu-

neer to the county. County expenses makes higer taxes. Higher license which is the system in operation in Lane county has been

hown by experience to be the best way to handle the liquor question. Regulation, not prohibition is the watchword of practical improvement.

1. Prohibition in theory makes the purchase of liquors impossible: In practice it removes its sale from the legalized saloon to the drug store and the soda newspaper in preference to that of anonymous article circulated in defense

lountain-the "Blind pig." 2. Prohibition in theory lessens the burden of crime: In practice it lays the

s. Prohibition in theory eleminates an evil: In fact it only ition in theory eleminates an evil: In fact it only loses control of it. 4. If you want the sale of liquor to run wild, prohibit its sale-then settle the bill. If you want to check abuse, keep control over it-and make it pay its

on bill of expense with interests. 5. All these things are true because you cannot enforce a law where such a

arge part of the people do not believe in its right and justice.

THE OPEN SALOON IS DECLARED A PUBLIC ENEMY

(BY REV. GEO. H. BENNETT.)

"I am not much of a mathmetician," said the keg of beer, "but I can

The woeful mathematics of the liquor traffic prove it a public enemy, said Circuit Court on the 7th day of October 1994 in favor of the above named plaintiffs and meats of good citreensnip, who is going to be ruined or injured by the existence of manual plaintiffs and manual measurements and manual measurements. This has been declared in description to exist. This has been declared in description and the above named plaintiffs and defendants and prohibition prohibited the sale and drinking of whiskey, there might be some ist and practice its diabolical arts by the sufferances of society. Take away said following described real property, situated counds for its enactment into a law. Such, however, is not a fact; it is a fact that license and the saloon is outlawed. Licensing the business of selling tain mining district, known as the Excelsion

What is its social status?

In our country are three great institutions which powerfully affect the sighteen in township thirty, so the of range of small towns depending largely upon a floating population for ready money. The mental, moral and political life of the people. They are the church, and described in mineral certificate No. 76 of cement of a prohibition law deprives the town or county of the revenue de- the school and the saloon. The church teaches the principles of purest the United States of America to Samuel P. the youthful mind and stores it with useful knowledge for the competitions Book of Deeds, Vol. 34, at pages 191 to the and of life. But between the church and the school stands the drunkard fac- therein set forth; What is its mission here? It is to undo all that the church and A'so that certain mining claim

> Everybody knows the saloon debases manhood. It blights childhood. habit perverts the powers of the mind; it puts out the eyes of the con- embracing a portion of section 20 in township science, and completely strips a person of all the graces with which the pian as bounded, described and platted in school and church endow him. Socially the saloon is a curse. With its mineral certificate No. 77 of the United States like its billiard and pool tables, its cards and beer checks, coupled with the habit of 18th, 1806 and recorded September 19th, 1806, in loon, and the boys will not easily fall into the liquor habit.

But what is the business status of the saloon? It actually stands Also that certain mining claim or p emises saloon depends upon its ability to create in men an appetite and habit, quartz, Window Nickle quartz, Mammoth of society receives a benefit even to the church. It is a matter of common know- which reduce their chances of success by destroying their power for work. Nickle quartz, Last Charce Nickle quartz, It is also a matter of common knowledge that the city government of Eose-It is also a matter of common knowledge that the city government of Loseurg cannot be maintained without the revenue derived from the sale of liquor
companies absolutely forbid employes to frequent saloons, under penalty of
Mammoth Nickle quartz lode claims. designated by the Sarveyor General as lot No. 207.

There are seven thousand corporations in this country, employcense money from the saloons, affording police and fire protection and city ing two million men, which demand total abstinence of their workmen. (20, south of range 6 west. Willamette Meridan, lights, together with absolutely needed improvements. But, can we not raise this Capitalists are finding that the liquor habit destroys the power of muscle as bounded described and planted in Mineral

Business men are asking. Does it pay to tolerate a business by which 1508 and recorded May 19th Dos, in Douglas | true, they will pay the extra tax first; but is anybody so ignorant as to suppose the work of both school and church are completely undone? Does it pay pages in to its and subject to the conditions that it stope there? Certainly not. The merchant pays the additional tax and to tolerate a business, which causes one-half the idiocy, six-tenths of the inat the same time advances the price of his goods just in proportion as his tax is sanity, and seven-tenths of the pauperism, and over eight-tenths of the situated in Douglas County, Oregon, and par. same time same time advances the price of his goods just in proportion as his tax is increased, and Mr. Farmer, Mr. Blacksmith and Mr. Stockman pays the taxes in the end. Then you have accomplished just this: You have defined the traveling public the privilege of supporting your city government, a thing he was perfectly roady and willing to do, and have gone down into your own pockets and raised the necessary funds. You have done more, you have kept out of circulation a large sum of money that went to pay you for your produce, and which you in turn could pay for shoes, for school books, or put in the ministers plate on Sunday.

What else have you done? Your home market depends upon home contamption. You have destroyed your wood market just \$1000 per year. You have increased, and Mr. Farmer, Mr. Blacksmith and Mr. Stockman pays the taxes in the taxes in the pay of the damage is too great. The business world is now declaring the damage is too great. The saloon must go. Business men are appalled when they resume the country? The business world is now declaring the damage is too great. The saloon must go. Business men are appalled when they resume the country? The business world is now declaring the damage is too great. The saloon must go. Business men are appalled when they resume the following the damage is too great. The saloon must go great. The saloon in the country? The business world is now declaring the damage is too great. The saloon must go great. The saloon must go. Business men are appalled when they resume the salo great state in bonds is the damage is too great. The saloon must go great the salo great state in the definition in the country? The business country? The business country? The business country? The business more in the country? The business country? The business country? The damage is too great. The saloon in the country? The business country? The damage is too great. The saloon in the country? The business country? Such areas and in the damage is too great. The saloon in the country? The b increased, and Mr. Farmer, Mr. Blacksmith and Mr. Stockman pays the taxes in the end. Then you have accomplished just this: You have denied the traveling public the privilege of supporting your city government, a thing he was perfectly ready and willing to do, and have gone down into your own pockets and raised in boughas County, Oregon, and part in the country? The business world is now declaring the damage is of N. W. M of sec, twenty-one, township thirty. Sonth, range 6 west of Williamente Meridian member the havoc of the saloon in the country is 1600 million dollars a with all the dies served and with all the dies

The saloon is profitable to nobody but the saloon keeper. He fattens singular the tenements, nerelitaments and apstroyed your home market for produce and supplies to the extent of \$1250 00 on the havoc he creates in our homes. The business man, the taxpayer, the month, which sum is monthly expended by the saloon men and their belp. mothers, and the little children are all crying, "The saloon must go!" Vot-

Roseburg, Oregon.

Prohibition Brings Prosperity.

EDITOR PLAINDEALER.—The principal fight for and against the sa- costs and discursements herein taxed at \$40.00 bottle. You have turned the trade from saloons to other places where it will be loons, in the present local option campaign, seems to be on the economic and the amount due plaintiffs, towit: The phase of the question. It seems that it should be a very easy matter to rate of six per cent from the 7th day of October find from cities that have tried a dry policy whether the closing of the saloons increases taxes and destroys business. If this has been the result in parties, as by order of said Circuit Cour. difficult to obtain, you increase the desire for it. If the ordinary citizen of Doug- other places many in Roseburg will be slow to vote "no saloons" who otherwise might favor a dry town.

> A pamphlet put out by the Brewers and Liquor Dealers Association of Oregon, during the local option campaign last spring reads as follows: "In 1887, Atlanta, Ga., adopted a local option law. Within one year 254 stores were vacant on her principal streets; thousands of men were out of work; business of all kinds had been ruined, and the indignant citizens finally Lodge No. 13, A. F. & A. M. the followheld a neeting and repudiated the law. After this prosperity returned."

Under date of June 21, 1887, the Atlanta Constitution, a paper nev- adopted. The writer is a native born son of Douglas County himself and is raising his er committed to prohibition, says: "Fifteen new stores containing housefurnishing goods have been established since prohibition went into effect. These are doing well. More furniture has been sold to mechanics and labor-turns, and ing men in the last 12 months than in any 12 months during the history of the city. The manufacturing establishments of the city have received new & A. M has lost another one of its faithlife. A box factory has been built. A glass factory has been built. A ful members, and cotton-seed oil mill is being built, worth \$125,000. All improvement companies with a basis in real estate have seen their stock doubled since the election on prohibition.

"Stores in which the liquor trade was conducted are not vacant, but are now occupied by other lines of trade. According to the real estate men more laborers and men of limited means are buying lots than ever before. * * * Workingmen who formerly spent a great deal of their money Prohibition has been tried and been demonstrated to be a failure in 15 states for liquor, now spend it in food and clothes for their families. * * * According to the coal dealers, many people bought coal and stored it away last winter who had never been known to do so before. Others who had honored, respected and loved by his ated sale of liquor. These make legal prosecutions. Legal prosecution make exbought seven or eight and paid cash for it. Contractors say their men do better work and on Saturday evenings, when they receive their week's wages spread upon the minutes of the Lodge spend the same for flour, hams, dry goods, or other necessary, beneficial and an engrossed copy furnished his famthings for their families. Thus they are in better spirits, have more hope, Theory Vs. Practice---Think Before You Vote and are not inclined to strike and growl about higher wages."

of the saloon interest.

County Treasurer's Notice. Notice is hereby given that all parties

For sale or rent a 3000 acre stock holding county warrants endorsed prior to and including July 3, 1902, are 1equested to present the same at the County Treasurers office for payment as interest will cease thereon after the date of this potter.

Of this potter.

For sale or rent a 5000 acre stock ranch in Klamath county, of which about 2000 is fine hay land producing on an average 1 1-2 ton per acre. Well watered, alfalfa does well on this ranch, a ready sale for hay. From 500 to 800

Stockmen, Take Notice,

Sheriff's Sale.

Watson A. Winslow and Lillian M. Winslow, his wife, John W. Sweet and Fannie E. Sweet, his wife, The State Land Board, and the American Nickel Mining Com-

That certain mining claim or premises know as the Ashley Consolidated Nickle quartz minquarts and Oregon Nickle quarts lode mi ing claims designated by the Surveyor General as lot No. 360, emiracing a portion of section west, Willa nette Meridian, as bounded, platted Parmly, dated July 2 th, 1896 and spoorded

Mining claim, consisting of the R ddie Nickle the West extension of the Riddle Nickle, and the Douglas Nicale quartz lode claims, desigstipulations therein set torth;

known as the Union Consolidated Nickle Min- Edna quarticelaim also I sined on America to Samuel P. Parmly, dated April 15th.

purtenances thereunto belonging or in anywise

Saturday, the 10th day of Dec. 1904. House Front Door in Roseburg, Douglas Coun ly, oregon, sell at public auction, to the high est bidder for cash in hand, all the right, title or either of them had in or to the said above mentioned and described premises on the first day of May 1 35 or at any time thereafter, and spply the proceeds arising from such sale to the costs and expenses of such sale and the

n3 8 Sheriff of Douglas County, Oregon

Resolution of Condolence.

Roseburg, Ore. Oct. 26, 1904. At a regular communication of Laurel ing resolutions were unanimously

Whereas, our belove I brother, R. W. Jamieson, has been called into the great unknown world whence no one ever re-

Whereas, Laurel Lodge No. 13, A. F. Whereas, our departed brother was a

Mason, good and true, and loved its beautiful teachings and endeavored to live its just principles; Therefore be it Resolved, By Laurel Lodge No. 13, A er's cheery smile, his glad hand clasp and helpful companionship, we also remember his virtues and forget his faults. Resolved, that though we keenly feel his loss, yet we also remember that he lived to a ripe old age and passed away

ily, and a copy, be given the papers of Roseburg for publication.

SIMON CARO, J. M. HANSBROUGH

FOR RENT.-The premises of N. P. Heydon, known as the Gossett Ranch, situated about five miles from Oakland,

If Probibition prohibits, how did "Carrie Nations" hatchet find so much use in a prohibition state?

If Probibition prohibits—why did 14 states discard it out of the 18 that tried it?

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If Prohibitio

Sheriff Sale.

Henry Clay Bohemis Mining

Company, a corporation (t.m)
A. T. oilbert & C. Knudson
Defendants

A. T. otibert & C. Knudson.

D-fendants

Notice is hereby given that by vir a execution, and order of sale, divises in the above entitled court and in the above entitled court and in the above entitled court and in the find day of Novembe, the special of the first and decree made and entirely of the above nearly ment and decree made and entirely of the above nearly and the above nearly and the divide between Bouglas and the nearly of the Pittsburg Group, all in the Mining better Douglas county, and the particles of the particles of the above the abov

H. T. McCLALLEN, Sheriff of Douglas County, Oregon

GAME LAWS OF ORIGION.

At this season of the year there are beginning to come in inquiries as to the open and closed season for fish and game in Oregon. The PLAINDEALER prints the following brief synopsis furnishing the in

Male deer, antelope and mountain sheep, open season July 15 to November 1. Female deer, August 15 to November 1. Killing of spotted fawns, elk or beaver prohibited at all times of year. No one is allowed to take more than five deer in a season. Night hunting or with dogs, the purchase or sale of hides without

tags, or of venison, prohibited. Open season for silver grey squirrel. October 1 to January 1. Quail, grouse, native pheasants. prairie chickens, open season October 1 to December 1; limit, 10 birds per day. Douglas county, Sept. 1 to Dec. 1.

Ducks, geese, swan, open season from September 15 to January 1; limit of ducks, 100 per week or 50 in one day. Eggs of game and song birds

protected the year around. Trout, open season April 1 to November 1. To be taken with hook and line only. Sale prohibit-

The laws of the State require non-resident market hunters to have a license, costing \$10 per

It is unlawful to hunt within inclosures without owner's permis-

Goats and Sheep for Sale.

Sheriff's Sale.

n the Circuit Court of the State of Oregon for

f. F. Callahan, Plaintiff

John R. Campbell Nellie A. Campbell Defendants

In the Circuit Court of the State of Oregon for Bourlas County.

Rilla N. Ison, Plaintiff,

Yes

John L. Nelson, above named defendant in the name of the State of Oregon, you are hereby a mmoned and required to appear and answer the complaint filed against you in the above entitled court and cause, within six weeks from the date of the first publication of this summons, to-wit, on or helore the first and this summons, to-wit, on or helore the first and

Notice is hereby given, that by virtue of an execution an order of sale issued out of the above-named court and cause on the 17th day of other property of the sale of a mortgage in favor of the above-named closure of a mortgage in favor of the above-named defendants and against the above-named defendants and against the reference of the sale of the first day of December, 1904, and if you fail to appear and closure of a mortgage in favor of the above-named defendants and against the above-named defendants and against the reference mentioned and described mortgaged property for the sum of \$120.00 with interest thereon at the rate of 6 per cent per annum from the 28th day of June 1964, and for the further sum of \$100.00 attorneys fees and \$18.20 costs and disbursements, now therefore, I will, on Saturday the 19th day of November 1994, at one o'clock p. m. of said day at the court house front door in Roveburg, Douglas County, Oregon sell at published the said defendant, tille and interest which the said defendant, tille and interest which the said defendant and the said agreements in the said. The south & of the noithwest & of section 27, and the north \$5 of the bouthwest \$4 and total and 2 of section 77, containing 199.58 acres, also the north \$5 of the boration land Claim No. 47 of J. Atterbury situate in sections \$7.25, Ell and \$1.00 the planting with interest more as the costs of the Willamette Meridian, in 200 at the rate of six per cent per annum from the case of six per cent per annum from the costs of the Willamette Meridian, in 200 at the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5 of the southwest \$6 of section 27, and the north \$5

Wanted, Information

real property in the manner provided by law Dated this 17th day of October, 1904. H. T. McCLALLEN, Sheriff of Douglas County, Oregon

> is prepared to wait upon old and new customers and friends with a full and complete -GROCERIES-

All fresh and of the very best quality. Teas and coffees are specialties. Your patronage solicited.

MRS. H. EASTON

SUMMONS.

Information as to address of Robert M. Gurney, or his heirs, if he is dead. The address was Roseburg about 1871. Small recovery can be made. Address

Harvey Spalding & Sons, Washington, 205 Jackson St., Roseburg

JOB WORK PLAINDEALER OFFICE For Letter Heads, Bill Heads, Statements, Envelopes, Welding Stationery, Posters, Legal Blanks, Briefs, in fact anything in the Printing Satisfaction Guaranteed

Society Meetings.

F. & A. M.-Laurel Lodge No. 13. A. Holds regular meetings on secon: and f orth Wednesdays of each J. T. BRIDGES, W. M.

belonging or in anywise apperiating. Now therefore I will on Saturday, the 10th day of Dec. 1904, at 3 o'clock it. in. of said day at the C but House tions at I. O. O. F. Hall on second

DR. W. H. DARBY, D. M. D. and fourth Thursdays of each month. All members requested to attend reguarly and all visiting brothers are cordi-ROY McCLALLEN, Secretary.

> CO. D. 1st SEPARATE BATTALLION DR. GEO. E. HOUCK. O.N. G , meets at Armory Hall every Thursday evening, at 8 e'clock.

O. O. F .- Philetarian Lodge No. 8. Meets in Odd Fellows' Temple, corner Jackson and Case streets, on Saturday evening of each week Mem. bers of the order in good standing arinvited to attend. J. C. TWITCHELL, N. G.

N. T. JEWETT, Secretary. of P.-Alpha Lodge No. 47. Meet A. every Wednesday, in I. O. O. F. Hall st 7:30 p. m. Members in good standing are invited to attend.

GRO. W. KIMBALL, C. C.

ILAC CIRCLE .- No. 48, Women of Woodcraft. Meets on 2nd and 4th Thursdays of each month at the I. J C. FULLERTON O. O. F. Hall. Visiting members in good standing are invited to attend. Minnie Jones, Guardian Neighbor. Bell Morian, Secretary. Second and Fourth Thursdays.

ELMER WIMBERLY, K. of R. & S.

0 E. 8 —Roseburg Chapter No. 8
Holds their regular meeting on the
first and third Thursdays in each nonth. Visiting members in good standing are respectfully invited to attend.

Maude Rast, W. M. Regina Rast, Secretary.

WOODMEN OF THE WORLD.—Oak Camr No. 125, Meets at the Odd Fellows Hall, in Roseburg, every first and third Monday evening. Visiting neighbors always welcome. J. A. BUCHANAN, Clerk.

NITED ARTISANS, Umpqua Assembly No. 105, meets second and fourth Saturdays of each month, in Native Sons' hall. Visiting members will receive a cordial welcon A. C. MARSTERS, M. A. MINNIE JONES, Secretary.

Rambouillet Rams for Sale. We have a fine lot of rams for sale one

and two years old and a few four years old that are thoroughbred registered. Our rams are on the range all the year, are heavy shearers of fine wool and good rustlers. J. S. Herrin & Son, tf Ashland, Ore.

Gun Shop Opened. I have opened a shop in North Rose-burg at my residence about two blocks from the bridge where I will do gun work, saw fileing, make keys, repair um-brellas etc. D. Jackson.

H. Little, at

Oakland, - - Oregon.

Professional Cards.

(FORGE M BLOWN Attorney-at-Law.

Dentist

Office in the Abraham Building (Over the Postoffice in the sflice heretofore occupied by Dr. J. R. Chapman

Physcian & Surgeon.

DENTIST.

A. M. CRAWFORD & J. O. WATSON Attorneys at Law. Rooms 1 & 2. Bank Buildg., ROSEBURG, OR.

Business before the U S Land Office and mining cases a specialty.

Attorney-at-Law. Will practice in all the State and Federal Courts Office in Marks' Bids., Roseburg. Oregon.

Attorney-at-Law.

RUCHANAN & GRENINGER J. A. BUURANAN I. L. GRENINGER

Attorneys-at-Law ROSEBURG, OREGON

JAS E. Sawyers Attorney-at-Law Notary Public Room 6, Upstairs, Douglas Co. Bk. Bld.

DR. H. L. STUDLEY.

Osteopathic Physician Cures chronic diseases, corrects deformaties and removes foreign growths. Acute diseases also respond readily to the treatment.

Roseburg, Oregon.

Consultation Free Please arrange for appointments by phone Office over the Post Office. Phone No. 1011 Residence H. D. Graves place. Phone No. 1286

Attorney-at-Law Notary Public

DR, F. W. HUNT

DENTIST

OAKLAND, : : OREGON.