Norwegian Plows, Feed Mills, Disc Harrows, Cultivators, Seeders and Drills, Hacks, Buggies and carriages of all descriptions.

## THE STANDARD MOWER

Is the latest achievement of mechanical genius. Enclosed gear, front cut, simple and durable. Absolutely no side draft nor lost motion.

# and Examine it Before Pu

F. M. SLOCUM, Agent,

CONTINUED FROM FIFTH PAGE.

that two dollars, for I always settled pay it, and Hamilton knows that is ceipts I had given. That is not a very to the Scout Publishing Company's iff or assessor in the State of Oregon mistake in his footings, which made

that can show a better record. 40 acres is not very good land and has conslication reduced it appn the pr for 1886 shows that he was assessed on county could well afford to be liberal \$1600 in money, which is all that any with them the first year, thus giving of the family paid that year, when the them encouragement, as they were dedeed recerd shows that he received veloping our mines, and we venture \$4,800 for the land sold to Choate, He | the assertion that there is not a board will neither pay it himself nor collect in the State that would not, under the it from Cheate, and the county has re-circlumstances, have done the same tracerted ceived no tax from this land for the thing, and justly too. year 1886. The Gazette also says that Now. Mr. Editor, I think I have give FKOM against me, is a falsehood. This trip was to inspect the bridges of the county, to be used as testimony in the suit with Wellowa county, as Judge Walker held that the bridges of Union county should be estimated in the adjustment of the division of indebtedness. We examined nearly all the bridges of the county and were three days and until late in the night of the third in making the trip, using my team and buckboard. Mr. Carroll re
differ which he has so incompetently fill another two years. To W. H. Ceed, Thomas Fileh, L. Binding of Union, State of Oregon, and that said proof will be made become to see incompetently fill another two years. To W. H. Ceed, Thomas Fileh, L. Binding of Union, State of Oregon, and that said proof will be made become to see incompetently fill another two years. I do not ask, or expect, nor do I wish anyone to be influenced by what I have written, in voting, without investigating these facts for themselves.

Oh, yes! I came near forgetting those county orders, which the Gazette that in the night of the style of the deputy clerk to draw. In that case, Mr. Neill, the clerk, was confined to his bed and was Angust 21st and September 1st, 1885 in the county of Union. State of Oregon. To W. H. Ceed, Thomas Fileh, L. Binder of Constant State of Oregon, and that said proof will be made become to define the register and receiver at La Grande. To Show — To W. H. Ceed, Thomas Fileh, L. Binder of Constant State of Oregon. To W. H. Ceed, Thomas Fileh, L. Binder of Constant State of Oregon. To W. H. Ceed, Thomas Fileh, L. Binder of Constant State of Oregon. To W. H. Ceed, Thomas Fileh, L. Binder of Constant State of Oregon. To State of Oregon on July 16th, 1888, viz. JOHN (Union, State of Oregon. To Show — To S only asked the court to pay me back my assertion by the deputy bimself.

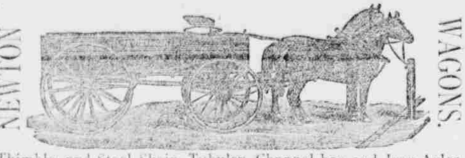
in some good.

That tax of Shelton's, Oh ves! Mr. Hamilton well knows that Shelton has feeing any of its "pet lawyers" and did claimed to have paid it all the time, not resort to the courts to compel him but had misplaced the receipt, and have not the least doubt but the average and the second of to perform his legal duties, while I Hamilton knew it all the time, and Yes, two poll tax receipts have been quents, was omitted upon the promise taken up by the tax collector and of Mr. Shelton that he would have the shown to me, which I have paid to the tax receipt stubs searched, and if they county treasurer, though I did not get did not show the payment, he would with the county court by stubs of re- still on the delinquent list. In regard bad showing for four years as assessor, tax, Mr. Hamilton very well knows An Abundance of Bunning Water in Yard. in fact I am not ashamed of the record, that the original assessment sheet and I will say that there is not a sher- showed that the assessor had made a the assessable property of the company Terms to Suit the Times-The Gazette seems to have found a some three times greater than it should "mare's nest" in the assessment of my have been. He knows well, too, that land. It says my 200 acres of land is the assessment sheet was taken into assessed at only \$500, when land on the sheriff's office some 18 or 20 months | each side of mine is assessed much ago, whence it has mysterion-ly disaphigher. I regret to say that no land is peared. We did not all remember the assessed to me, for the simple reason correct footings alike. Mr. Jones and that I own none, but I am assessed on Hamilton thought it less than I did, improvements and timber culture and they finally settled it according to Cor. Main and B Sts. - - Union, Oregon, claim for \$1,000. My wife is assessed their best recollections. Now Mr. Eckon 200 acres of land, \$500, of which ley, the publishing of that delinations 160 acres is mountain land, with all list was let to the lowest scaled bidder. the best timber cut off, and which has The Gazette says I reduced the assessbeen contested by the U. S., the result ment of the Oregon Gold Mining Co. of which is yet uncertain. The other without being asked. The board of but little improvement on it. How is sentation of facts by their agent, to it that all these facts are known to Mr. wit: that they had made an expendi-Hamilton? They are shown on the ture of, I think, \$100,000 or over, and tax list in the sheriff's office. But as would have to expend several thousand much as he disregards the truth, I am | dollars more before they could realize a little surprised that he should touch anything on their investment, if then, upon this lax matter, in view of his By so doing they had given employown conduct concerning the payment ment to many men and teams; creaof taxes. On the delinquent list is a ted a market for considerable produce, at their planer in North Union. Call tax against Sabe Choate for 1886, on and thereby put considerable money land sold to Choate by Hamilton as in circulation in the county, as well as agent that did belong to Pumphrey, adding much to the wealth of the coun-Choate claims to have paid his tax for ty, and that the whole enterprisa was 1886 in some of the eastern states, and at least somewhat in the nature of an says Hamilton agreed to pay, which experiment, which might prove a fail-Hamilton admits, and claims that he ure, in which case the whole investpaid the taxes on the money for which ment would be a dead loss. In view the place was sold. His assessment of these facts the board believed the

Thomp Carroll and Goodall went to en sufficient facts-and I will substaninspect some county bridges, with Car-tiate every one of them-to satisfy roll's team, and that while Carroll re- any reasonable person that A. N. Hami- buying through ceived only \$8.00 in county warrants, ilton, sheriff of Union county, has not Goodall received \$26.00 in coin. This, the least regard for truth whatever, like every other charge it has made and is wholly unfit for the responsible against me, is a falsehood. This trip office which he has so incompetently

team and buckboard. Mr. Carroll re- clerk, was confined to his bed and was August 21st and September 1st, 1885 in the ceived \$9.00. I paying all the expenses notable to make out his bills. I knew office of the district recorder of said disof the trip, which were \$9,00. The the county was owing him a consideraand nothing more. In all my travel-ing, looking after the repair and build-ing of realist and build-and build-ing of realist and build-ing of r ing of roads and bridges, of which I was it any of my business to whom he did considerable, and I believe the sold it, or what the deputy clock wrote fure as a co-one r. your interest in said tycounty is largely the gainer thereby, I on the stub, but I do venture to say claim will be some the property of the subhave not received one cent for my that the Gazette's version of it is not time or the use of my team. I have true, and that I can prove the truth of

my actual expenses. I have received The law requires the sheriff to write nothing which was not passed on by the date of receipt upon the back of the court; nothing but legal compen- each warrant paid on taxes, that insation. Come and see my bills, Mr. terest may be stopped at that date, al-Eckley, and every one else, and I will so to settle with the treasurer by his LAND OFFICE AT LA GRANDE, OREGON, take pleasure in exhibiting them. Will tax receipt stubs, and to file with the Mr. Hamilton say as much? By the county clerk his tax receipt stubs at way, the printer left out enough of the July settlement, neither of which Mr. Hamilton's fee bill in my last letter to spoil it, and I wish every voter
quently been asked so to do. How
could see this bill before voting. But
will be excuse himself for his wiful
there has come a wonderful charge passed to county with the relain rethere has come a wonderful charge. Mr. Hamilton's fee bill in my last let- has he ever done, though he has frethere has come a wonderful change in the sheriff's office lately. Mr. Hamquirements of the law? Now, Mr. Editor's bill presented to the court just adjourned, has let down very materially from the sheriff's office lately. Who is the "bull, headed ignorance?" In the sheriff's office lately. Mr. Hamquirements of the law? Now, Mr. Editor's bill presented to the court just itor, have I not masticated all I bit off? Who is the "bull, headed ignorance?" Who is the "bull, headed ignorance?" Who is the "bull, headed ignorance?" I have a presented to the surface of the law? Now, Mr. Editor's bill presented to the state of the sheriff's office lately. The sheriff's office lately. Mr. Hamquirements of the law? Now, Mr. Editor's bill presented to the court just itor, have I not masticated all I bit off? Who is the "bull, headed ignorance?" Who is the "bull, headed ignorance?" I have a new order. The sheriff is the state of the state ally from the one presented to the court just preceding it, and if he will since might seriously shock Mr. Hanstick to that bill as a criterion. I shall think that this dicussion has resulted will not ask your pardon so many the court in t O. P. GOODALL times.



Thimble and Steel Skein, Tubular, Channel bar and Iron Axles. Guaranteed to be the Lightest Running and Most Durable wagon manufactured. A Warranty Accompanies Each Wagon Sold.

For Printed Matter, Descriptive of the above Machinery, etc., Address

THE STANDARD SULKY RAKE

Has iron wheels. The teeth are made of the finest quality of steel, tempered in oil, and each one thoroughly tested before leaving the shop.

Union, Oregon.

**JOBBERS** 

SPORTING

GOODS.

Excellent Facilities for Handle. ing Loose Stock.

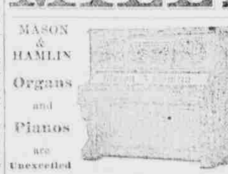
Pleasy or Hay and Grain.

AND SODA FACTORY,

SHERMAN & BALEY, Props.

Manufacturers and dealers in Soda Water, Sarsaparilla Ginger Ale, Cream Soda and Champagne Cider, Syrups, etc. Or-ders promptly filled.

ly reduced they are now within the of sald land, viz: Rudolph Hug Sr., Rudolph A. Hug Jr., Frank Earney and Jacob reach of all. Sample mill to be seen Hug Jr., all of Summerville, Oregon. and examine it.



On the purchase of an Instrument, by Agent, Union, Oregon.

### NOTICE OF FORFEITURE.

County of Union: State of Oregon. contribute your proportion of the expendi-

Dated this 12 b day of April, ISSS.

MRS., ALICE EASTON,
J. K. MALONEY,
W.T. WRIGHT,
J. W. SHELTON.

### NOTICE FOR PUBLICATION.

### NOTICE FOR PUBLICATION.

AND OFFICE AT LA GRANDE, ORECON, May 9, 1888, i Notice is hereby given that the following-amed settler has filed notice of his intenprove his continuous residence upon, and cultivation of, said land, viz: John Van-order, William Bolles, Wallace Bolles, and Joseph Vanorder, all of Union, Oregon.

HESEY RINESART,

### NOTICE OF FORFEITURE.

Cornacopia, Oregon, March 28, 1888.
To George Benson and John Hallet;
You are hereby not field that we, your coowners in the civilm or mine known as the "Rine Rese" claim, structed in the Belson, extention of the "Queen of the West," and have expended one hundred dollars in assessment work for the year 1887, on said clidm, as required by law, and If you fail to contribute your portion of said amount within ninety days from date of service by publication of this natice, your interest in addedains will become the property of the undersigned co-owners as provided in sec-tion 2021 revised statutes U.S.

C. H. SCHICKRAM, O. S. ALLEN.

#### NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGONA April 30, 1888. § Notice is hereby given that the followingnamed settler has filed notice of hi intention to commute and make five proof in support of his claim, an Oregon, on June 14, 1888, viz: JAMES EIGGS, Hd. No. 382s, for the Nig of SE Thomson & Pursel are agents for the celebrated Cyclone Wind Mill, and as the prices on them have been great-

> HENRY RINEHART, Register.

### NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON. ) Notice is hereby given that the following named settler has filed notice of his inte tion to make final proof in support of his claim, and that said proof will be made beore the register and receiver at La Grande, Oregon, on June 29, 1888, viz: WILLIAM MILES, Hd. No. 4009, for the S bif. NE qr., NE qr. NE qr. Sec. 34, 2nd 8W qr. NW qr. Sec. 35, Tp. 7 S, R, 41 E. He dames the Sec. 15. Up. 7 S. R. 41 E. He dames on following witnesses to prove his continuous resonance upon, and cultivation of, said land, viz: William M, Favorite and George W. Mathis, of Beker City. Oregon, Mathew Dean, of Keating, Oregon, and Patrick H. Miles, of Medical Springs, Or. HENRY RINEHART.

### NOTICE FOR PUBLICATION,

LAND OFFICE AT LA GRANDE, OREGONA May 21, 1888, 3 Notice is hereby given that the following-named settler has filed notice of his inten-

tion to make final proof in support of his talm, and that said proof will be made be-

### for Publication.

1. S. LAND OFFICE, LA GRANDE, OREGON, Notice is hereby given that in compliance

with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale f timber lands in the States of California. Oregou, Nevada, and Washington Territory, WILLIAM ECCLES, of Telecaset, County of Union, State of Oregon, has this day filed in this office his sworn statement No. 10, for the purchase of the SE qr. of NW qr. and E hlt. SW qr. and SW qr. SE qr. of Section No. 7, in Townshin No. 68, Hange No. 28 E. W. M. and will offer proof to show that the land sought is more valuable for its timber or stone than for ag-ricultural purposes, and to establish his claim to said land before the register and LASD OFFICE AT La Grande, Ourson, Durson, Davider of this office at La Grande, Oregon, on Monday the 9th day of July, 1888.

Notice is hereby given, and A'exander at Donald Who made D.S. entry Nosi56 take special notice that the following-named set-HENRY RINGHART,

#### 4-13-w10 Estray Horses.

Two brown saddle horses, about 12 or 15 dence upon, and cultivation of said land, hands high branded on the shoulder with dence upon, and cultivation of said land, spring scal hook; also, one roan horse bran-viz: C. H. Craig, R. W. Mazinsan, J. B. ded with JH on thigh and circle on shoulpaying for this notice.

#### HIBBARD, SPENCER, BARTLETT & CO TIN PLATE CUTLERY GUNS. METALS, FISHING NAILS, TACKLE & HOUSE

22, 24, 26, 28, 30 & 32 Lake Street,

FURNISHIN

CHICAGO, ILLS.

WRINGE

No.

The Most Simple and Perfect Washer in the World. Over 75,000 Now in Use. TESTIMONIALS.

Union, Oregon, May, 21, 1887. This is to sert by that Mr. Charles C. Coll nberry, on May 10, washed with an Associai an Assac ime washing uncloine and wringer to do two a one-hour lia ge family washings, and I gave me perand lorevelive minutes, the cles: Family washing 4 flue subts, 2 that It is recommended to do pair drawers, 2 undershirts, 2 salets, a pair soels, 1 apron, 2 towels, 12 handle whels, 6 collars and 1 pair ends. Hotel washing, 18 table closes, 13 sheets, 30 pillary cases, and 70 towels—170 pieces hand. The above washing gave period satisfaction.

E. H. MILLER.

Proprietor Centennial instel. Union, Oregon, May 12, 1-87. This is to certify that I have used the Ac-me washing muchine and wringer, and thoroughly tested II, and any new vallence

MRS. CHARLES ROBINS. Union City Hotel, May 11, 1887. This is to certify that the A me washing mechine has done two washings at my hotel, and it has given perfect satisfaction, and I think it will do all that Mr. Coffinber-

Union, Occaon, May 11, 1887. This is to certify that I have used the Ac-

y represents it to do. L. J. BOOTHE.

Union, Oregso, May 10, 1887, that it is the best washing muchine new in use, and inchessing my person wishing a washing machine. I am satisfied that it will do alter more than is claimed for It by Mr. Collinberry.

MRS. MARY E. EATON.

This is to certify that we have tested the Acme washing machine and wringer on several accasions, and have no hesitancy in saving that it is the best machine we have seen. MRS. EMMA JONES, MRS. ALLIE JONES.

### Chas. C. Coffinberry, Union, Union County, Oregon.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, Notice is hereby given that the following named settler has filed notice of his intenclaim, and that said proof will be made claim, and that said brood will be made before the register and receiver at La Grande. Oregon, on June 8th, 1888, viz: JAMUS W SILLS Hd No. 2802 for the N\(\frac{1}{2}\) N \(\frac{1}{2}\) A MUS and \(\frac{1}{2}\) A W \(\frac{1}{2}\) Hd No. 2802 for the \(\frac{1}{2}\) A \(\frac{1}{2}\) A MUS and \(\frac{1}{2}\) N \(\frac{1}{2}\) N \(\frac{1}{2}\) A To. 3 S, R. 40 R. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: 2 M Setler, R. 1. Geer, John Murphy and George Thomas. di of Cove, Oregon.

HENRY RESERVED.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, ORDO Notice is hereby given that the following named settler has filled notice of his before tion to make final proof to support of his claim, and that said proof will be made by forethe register and receiver at last rende Ovegon, on May Mst. 1988, viz.: Joseph H HARTLEY, Hd. No. 2308, for the No. of NW SE(4 of NW), and SW), of NE(4, res 3). To 9 S. of R 45 E, w. u. He names the follow ing witness to prove his continuous

Bridge, Oregon HENRY EINGHAUT. Mugnatur. Manufacturer,

### NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGONA Notice is hereby given that the followingon to make that proof in support of his later-lum, and that said proof will be made be-Oregon, an June 27, 1888, viz: HORACE A, EaTON, D. 8, No. 7041, for the N½ NW14, 8E1, NW14 and NE qr. 8W qr. Sec. 7, Tp. 78, R. 4, E. Ha names the following withesses to prove his continuous resistance many and religious and new provening with the second provening with the seco new upon and cultivation of, said land, Newton Jones and Samuel Hutton, of Scaling, Or., and John Oliver and Joseph Squires, of Union, Oregon.

HUNRY RINGHART,

### NOTICE FOR PUBLICATION.

LAND OFFICE AT LAGRANDE, OREGON, 1 May 10, 1888. I Natice is hereby given that the followingnamed settler has fired notice of his inten-tion to make final proof in support of his dalm, and that said proof will be made be-Ore the register and receiver at La Grande, Oregon, on June 28th, 1888, viz. JOHN VAUGHAN, D. S. No. 8481, for the E. hlf. NW 17, and N. hif. NE or. Sec 32, Tp. 38, H, 40 E. He names the following witness. and cultivation of, said land, viz; E. Taylor, Frank Ross, of Union, Or, J. F. Phy. of Cove, Or, and John Royd, of Union, Or,

HENRY RINGHART. 5-18-m/3