

'88.

UNION MACHINERY DEPOT,

'88.

Agency for

The Standard Mowers and Rakes!

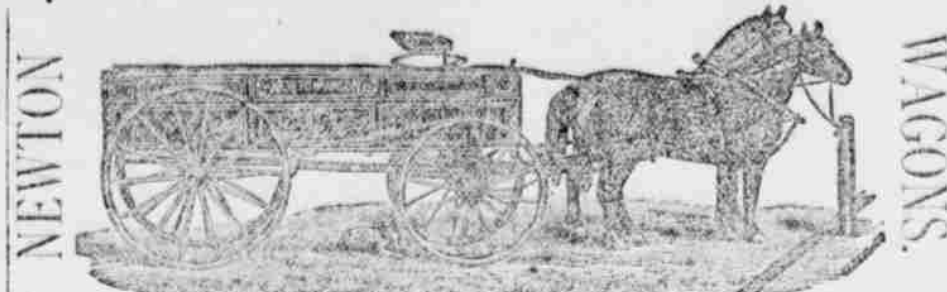
Norwegian Plows, Feed Mills, Disc Harrows, Cultivators, Seeders and Drills, Hacks, Buggies and carriages of all descriptions.

THE STANDARD MOWER

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

Call and Examine it Before Purchasing.

F. M. SLOCUM, Agent,



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.

Easy to Operate. To See it is to Buy it.

Union, Oregon.

Another from Goodall.

Messrs Editors—If you will kindly allow me space, again, this week, in your highly esteemed journal, I will be very grateful.

The Gazette men are considerably on their guard, because I reminded them that they had not paid a road tax for years, and invited them to do so, and assist, to at least a very small extent, in improving the county roads. They severely criticised the county court because the roads are not in better condition, still, than ever at the inauguration of their names in connection with a road tax, which only tends to prove, what I had before suspected, that they would like well enough to have good roads, but at the expense of some one else. But, I must admit that they do get a kind of objection or extravagant spell on themselves—considering the sums connected with names on the assessment roll—when they offer to pay me ten dollars for each claim that I will point out against them, for road tax. Now, Mr. Gazette, don't get reckless, I beg of you. I really do not need your money, I only need to allow myself an occasional county warrant, you know, to get all the money I want. I would nobly suggest, however, that you name the amount of ten dollars to the assessor, this year, when he comes around. I imagine that it would please him.

Now, Mr. Gazette, if you will promise not to fly off the handle, I will point out the fact to you, that under the road law of Oregon, the supervisor has a claim against every able bodied man for a road tax. They say that I ought to work the roads and repair the bridges of the county. Well, now, is it mighty as now myself to be, that I do a thing for me to undertake. Why, Mr. Gazette, do you not know that the road supervisor is king of his district? The law furnishes him all the machinery necessary to keep the county roads in good repair, and makes it his duty to do so; and he is independent of the county court, too. Perhaps you had better speak to him. Besides, what a vicious lick they give me, because, as they term it, I junketed over the county, looking at the roads and bridges, and the county court was so blind as to their duty as to refund to me the amount of my expenses incurred. The present county court has appropriated more money for the benefit of county roads, and built more bridges than any other county since the organization of the county. Whether we have acted wisely, or not, in this, is for those to say who look the bills. And I have superintended, to a considerable extent, the expenditure of this money, directing my time, and using my team, and have not received a cent for this except my expenses. And what do all these bills mean for viewing county roads? And, while I am on the subject, I will say that they know, if they are not intensely ignorant, that the statute provides that the county judge may, not shall, act as a roadstrater in the examination of persons charged with crime, and magistrates are allowed certain fees. I have received less fees than other justices in like cases.

The bill creating Wallawa county provided that the county court of Union county should sit as a board, and judicial matters between the two counties, the justices, etc., and provided further that they should receive as compensation for their services, the sum of \$5 per day each, and I think it worth it, as would the Gazette men. The county judge receives no fees when sitting with the county commissioners, in the transaction of county business, nor for any probate business or suits in the county court, and I do not think he should be required to perform every other service in which the county is interested and pay his travelling expenses. I have no complaint to make against the Gazette, or any one else, for publishing my bills, but I imagine that they will wish they had told the truth about it. It is proper that the people should be as well informed on all these subjects as possible.

O. P. GOODALL.

To Union County Voters.

OFFICE OF DEMOCRATIC COUNTY CENTRAL COMMITTEE, Union, Oregon, May 30, 1888.

To the voters of Union county, Oregon: A rumor has been put in circulation by the friends of the Republican nominees on the legislative ticket, that the nominees for the same place on the Democratic ticket had been challenged for an open joint discussion of political issues before the people, and had declined. That the voters may not be misled by their reports, I will state that at the opening of the campaign in this county, a conference of this committee was called, and an attendance of the nominees on the Democratic ticket requested, and after a full discussion of the feasibility of an open campaign from the stump, the conference reached the conclusion that in as much as the campaign would open and close at the most busy season of the great masses of the voters of this county, and the further fact that this being a State campaign, the State central committee would make as many appointments for the various places in the county as was deemed necessary to a full understanding of the issues dividing the two political parties. This conclusion was reached, however, subject to such alterations and changes as the action of the Republican County

Central Committee might require at our hands, and candidates were notified and the nominees on the Democratic ticket were instructed to make a personal canvass of such portions of the county as they could reach in this way, subject to such further action as this committee should deem advisable during the progress of the campaign, and I now say to the voters of Union county that this committee has received no challenge or other communication from the Republican County Central Committee or from any other Republican source, requesting an open or joint discussion, and it certainly will not be contended that any candidate has the power or authority to act in such matters, except through the respective committees, hence I protest that this species of political bushwhacking is misleading, ought, and I believe will be condemned by the honest voters of Union county. When Mr. J. H. Raley, the Democratic nominee between Umatilla and Union counties came to this county he placed himself at the disposal of this committee, and expressed himself as being willing to adopt any plan that might be mapped out for him, either to make an open canvass from the stump, a joint canvass with his opponent, or a personal canvass among the voters, as the committee should direct. About one day after Mr. Raley came to Union, Mr. Mattson, his opponent, called at this office and expressed himself as preferring a personal canvass to an open or joint discussion with Mr. Raley, giving as a reason that he had never been accustomed to public speaking, whereupon this committee, instructed Mr. Raley to devote all the time he had to spare in this county, to visiting accessible precincts, since which time no communication has been received from Mr. Mattson or his committee, at this office, and why his friends should be parading his pretended challenge before the voters, is a new phase of politics, not creditable to those who indulge in it. Mr. Raley is an honest, upright gentleman, worthy the hearty support of any honest Democrat.

There is also another. The following statement I notice in the Wallawa Chief: "It is generally understood in La Grande, that Mr. Rinehart will test Mr. Norval's election if his majority comes from Wallawa county." The late Democratic County Convention settled that matter while in session by adopting the joint report of the two State Central Committees, and Mr. Rinehart accepted his nomination fully understanding and acquiescing therein, and I say now that Mr. Rinehart will abide the decision of the voters of the two counties.

In conclusion allow me to say, I hope the few remaining days of the present campaign will be conducted honorably, both by the respective committees, candidates and their friends, as is befitting honest citizens, friends and neighbors.

A. C. CRAIG,
Chairman D. C. C.

EAGLE COOPER SHOP,

S. B. Ayles, proprietor. Manufacturer of butter barrels and kegs. A good supply always on hand. Shop south of school house, Union, Oregon.

IS CONSUMPTION INCURABLE?

Read the following: Mr. C. H. Morris, Newark, Ark., says: "Was down with Abscess of Lungs, and friends and physicians pronounced me an Incurable Consumptive. began taking Dr. King's New Discovery for Consumption, am now on my third bottle, and able to oversee the work of my farm. It is the finest medicine ever made."

Jesse Middlewart, Decatur, Ohio, says: "Had it not been for Dr. King's New Discovery for Consumption I would have died of Lung Trouble. Was given up by doctors. Am now in best of health." Try it. Sample bottles free at Wright's Drug Store.

SCHOOL MONEY TO LOAN.

An unlimited quantity of school funds to loan at 8 per cent. No commissions. Improve the opportunity.

J. R. CARTER,
Sole agent for Union county.

The Appetite

May be increased, the Digestive organs strengthened, and the bowels regulated, by taking Ayer's Pills. These Pills are purely vegetable in their composition. They contain neither calomel nor any other dangerous drug, and may be taken with perfect safety by persons of all ages.

I was a great sufferer from Dyspepsia and Constipation. I had no appetite, and was constantly afflicted with Headache and Dizziness. I consulted our family doctor, who prescribed for me, at various times, without affording more than temporary relief. I finally commenced taking Ayer's Pills. In a short time my digestion and appetite

IMPROVED

my bowels were regulated, and by the time I finished two boxes of these Pills my troubles with headache had disappeared, and I became strong and well.

Darius M. Logan, Wilmington, Del.

I was troubled, for over a year, with Loss of Appetite, and General Debility. I commenced taking Ayer's Pills, and, before finishing had a box of this medicine, my appetite and strength were restored.—G. O. Clark, Danbury, Conn.

Ayer's Pills are the best medicine known to me for regulating the bowels, and for all diseases caused by disordered Stomach and Liver. I suffered for over three years with Headache, Indigestion, and Constipation. I had no appetite, and was weak and nervous most of the time.

BY USING

three boxes of Ayer's Pills, and at the same time dieting myself, I was completely cured. My digestive organs are now in good order, and I am in perfect health.—G. O. Clark, Danbury, Conn.

Ayer's Pills have benefited me so fully. Ever since I suffered from Indigestion and Headache, was restless at night, and had a bad taste in my mouth every morning. After taking one box of Ayer's Pills, all these troubles disappeared, my appetite was well, and my sleep was refreshing.—Henry C. Hemenway, Rockport, Mass.

I was cured of the Piles by the use of Ayer's Pills. They not only relieved me of that painful disorder, but gave me increased vigor, and restored my health.—John Lazarus, St. John, N. B.

Ayer's Pills,

Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Sold by all Druggists and Dealers in Medicine.

ADMINISTRATOR'S NOTICE.

In the County court of Union county, State of Oregon.

In the matter of the partnership estate of A. L. Saunders, deceased.

Notice is hereby given that the undersigned, administrator of the partnership estate of A. L. Saunders, deceased, did, on the 2nd day of May, 1888, file in the above entitled court, his final account of his administration of said estate, and that Tuesday the 2nd day of July, 1888, at the hour of one o'clock P. M. of said day has been appointed as the time and the place for the court house in the city of Union, Union county, State of Oregon, to be held and appointed as the place, by the county judge of Union county, State of Oregon, to hear and determine if any, or said account, and to show cause, if any, why said final account should not be settled, the administrator be discharged from his trust, and his surplus on his undertaking be exonerated from further liability thereon.

Dated at Union, Oregon, on this 20th day of May, 1888.

J. R. CRIBBS, Administrator.
A. J. ALLEN, Attorney for Adminr.

Timber Land, Act June 3, 1878—Notice for Publication.

U. S. LAND OFFICE, LA GRANDE, OREGON, April 18, 1888.

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 of timber lands in the States of California, Oregon, Nevada, and Washington Territory," WILLIAM EYLES, of Telescott, County of Union, State of Oregon, has this day filed in his office his sworn statement, No. 10, for the purchase of the SE 1/4 of NW 1/4, and E 1/2 of SW 1/4, and SW 1/4 of NE 1/4 of Section No. 7, 14 Township No. 6S, Range No. 18 E, W. M. and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the register and receiver of this office at La Grande, Oregon, on Monday the 9th day of July, 1888. He names as witnesses: Adam Nelson, Jacob Stanbaugh, Wm. L. Burrows and John Stogard, all of Telescott, Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 9th day of July, 1888.

HENRY RINEHART, Register.

Stray Horses.

Two brown saddle horses, about 12 or 13 hands high, branded on the shoulder with an inverted hook also, one with horse brand with H on thigh and circle on shoulder; has cut on fore foot. Owner can be whereabouts by calling at this office and paying for this notice.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, May 10, 1888.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on June 29, 1888, viz: W. H. LEE, NE 1/4, NW 1/4, and NE 1/4 of NW 1/4, Sec. 5, Tp. 8 S., R. 45 E., JOHN S. CURRY, Hd. No. 2474, for the E 1/2 SW 1/4, and W 1/2 SW 1/4, Sec. 30, Tp. 7 S., R. 45 E., and EDWARD STEELMAN, Hd. No. 2485, for the E 1/2 NE 1/4, Sec. 6, Tp. 8 S., and E 1/2 NE 1/4, Sec. 21, Tp. 7 S., R. 46 E. They name the following witnesses to prove their continuous residence upon, and cultivation of, said land, viz: Charles Stewart, John Curry, S. V. Leep, Theophilus Leep and E. Steelman, all of Pine Valley, Oregon.

HENRY RINEHART, Register.

NOTICE OF FORFEITURE.

Cornucopia, Oregon, March 28, 1888.

To George Hanson and John Hallett:—You are hereby notified that we, your co-owners in the claim or mine known as the "Blue Rose" claim, situated in the Balcon, extension of the "Queen of the West," and have expended one hundred dollars in assessment work for the year 1887, on said claim, 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 notice, your interest in said claim will become the property of the undersigned, co-owners as provided in section 2241 revised statutes U. S.

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

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, April 29, 1888.

Notice is hereby given that the following named settler has filed notice of his intention to commence and make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on June 11, 1888, viz: JAMES H. RIGGS, Hd. No. 382, for the NE 1/4 of SE 1/4 and SW 1/4 of SW 1/4, and NE 1/4 of NE 1/4 of Sec. 32, Tp. 1 N., R. 46 E., W. M. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: Rudolph Hug Jr., Rudolph A. Hug Jr., Frank Eatney and Jacob Hug Jr., all of Summerville, Oregon.

HENRY RINEHART, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, May 10, 1888.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on June 29, 1888, viz: WILLIAM MILES, Hd. No. 4039, for the SE 1/4 of NE 1/4, NE 1/4 of SW 1/4, and SW 1/4 of NW 1/4, Sec. 31, and SW 1/4 of NW 1/4, Sec. 35, Tp. 7 S., R. 41 E. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: William M. Favotito and George W. Mathis, of Baker City, Oregon; Matthew Dean, of Keating, Oregon; and Patrick H. Miles, of Medical Springs, Or.

HENRY RINEHART, Register.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, May 21, 1888.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on July 19th, 1888, viz: JOHN CLARK, D. S. No. 8120, for the NE 1/4, Sec. 1, Tp. 8 S., R. 45 E. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. W. Chandler, H. W. Fowler, A. W. Motay and J. S. Curry, all of Pine Valley, Or.

HENRY RINEHART, Register.

NOTICE OF FORFEITURE.

County of Union, State of Oregon.

To W. H. Coed, Thomas Fitch, L. Burmayer, J. Harley and T. N. Snow:—

You and each of you are hereby notified that we have expended one hundred dollars in labor and improvements upon the "Laira Johnson" quartz mining claim. This claim is situated in Granite mining district in Union county, Oregon, about one half mile above the arastra of Wm. Hopper, on the right bank of Elk creek, and is also called the "B. & N." claim, as will appear by certificate of location and amended location filed August 21st and September 1st, 1885 in the office of the district recorder of said district in order to hold said premises under the provisions of Section 2324, revised statutes of the United States, being the amount required to hold the same for the year ending Dec. 31st, 1887, and if within ninety days after this notice you fail or refuse to contribute your proportion of the expenditure as a co-owner, your interest in said claim will become the property of the undersigned, under said section.

Dated this 12th day of April, 1888.

MRS. ALLIE EASTON,
J. K. MALONEY,
W. R. BRIGHT,
J. W. SHELTON.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, May 9, 1888.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on June 25, 1888, viz: SAMUEL VANORDER, D. S. No. 733, for the NE 1/4 of SE 1/4, and SW 1/4, Sec. 3, Tp. 6 S., R. 41 E. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: John Vanorder, William Boles, Wallace Bolles, and Joseph Vanorder, all of Union, Oregon.

HENRY RINEHART, Register.

IMPORTERS HIBBARD, SPENCER, BARTLETT & CO. JOBBERS

HARDWARE

TIN PLATE, METALS, NAILS, HOUSE, FURNISHING GOODS.

CUTLERY, GUNS, FISHING TACKLE & SPORTING GOODS.

22, 24, 26, 28, 30 & 32 Lake Street, CHICAGO, ILLS.

Second to None.

BALDWIN'S ACME WASHING MACHINE AND WRINGER COMBINED

Patented Sept. 25, 1883.

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

TESTIMONIALS.

Union, Oregon, May 11, 1887. This is to certify that I have used the Acme washing machine and wringer to do two large family washings, and I give me perfect satisfaction, and I think it will do all that is recommended to do.

MRS. CHARLES ROBINS.

Union City Hotel, May 11, 1887. This is to certify that the Acme washing machine has done two washings at my hotel, and it has given perfect satisfaction, and I think it will do all that Mr. Coffinberry represents it to do.

L. J. BOOTHIE.

Union, Oregon, May 10, 1887. This is to certify that we have tested the Acme washing machine and wringer on several occasions, and have no hesitation in saying that it is the best machine we have seen.

MRS. EMMA JONES,
MRS. ALLIE JONES.

Chas. C. Coffinberry, - Manufacturer, Union, Union County, Oregon.

NOTICE FOR PUBLICATION.

LAND OFFICE AT LA GRANDE, OREGON, April 20, 1888.

Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on June 27, 1888, viz: HORACE A. EATON, D. S. No. 701, for the NE 1/4 NW 1/4, SE 1/4 NW 1/4, and NE 1/4 SW 1/4, Sec. 7, Tp. 7 S., R. 43 E. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: J. M. Selder, H. J. Geer, John Murphy and George Thomas, all of Cove, Oregon.

HENRY RINEHART, Register.

NOTICE FOR PUBLICATION.

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Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the register and receiver at La Grande, Oregon, on June 25th, 1888, viz: JOHN VAUGHAN, D. S. No. 8181, for the E 1/2 SW 1/4 and N 1/2 NE 1/4, Sec. 32, Tp. 8 S., R. 40 E. He names the following witnesses to prove his continuous residence upon, and cultivation of, said land, viz: E. Taylor, Frank Ross, of Union, Or., J. F. Phy, of Cove, Or. and John Boyd, of Union, Or.

HENRY RINEHART, Register.

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HENRY RINEHART, Register.