LAFAYETTE - OREGON. AUGUST 31, 1888.

THE LARGEST ARTESIAN WELL

The Melbourne Times tells of the opening of an artesian well at Barcaldine, in the interior of Queensland. The locality is far removed from any watercourse, and has frequently suffered severely from drouth. The boring operations were commenced some time ago by Mra J. Longhead, managing director of the Federal Boring association, and no sign of water was met with till December 16th last, when the drill suddenly dropped several feet. Within a few minutes the water ascended the bore, rose several feet into the air, and then fell away into the form of a large glass dome. Its temperature then was 120 degrees Fahrenheit, but soon afterwards receded to 102 degrees Fahrenheit, and Mr. Longhead anticipates that it will go down to about 90 degrees Fahrenheit. Before the rods were removed the bore was continued to a total depth of 691 feet 9 inches, so as to form a receptacle for any sediment, and prevent its interference with the course of supply. The rods were then lifted, and some additional casing was put in to preserve the sides of the bore where any weakness had been reyealed. A pipe seventeen feet long was inserted into the bore, and carried up to the top of the derrick, which had been used in connection with the boring plant, and over the top of this the stream of water, twelve inches in diameter, had runs on full time until further seemingly been allowed to run to notice. waste. The pressure indicated that had the piping been carried a much greater distance into the air the stream would not have reached its natural level. - It is supposed that the water is issuing at the rate of 400 gallons per minute, or 576,000 gallons per day.

A BENEFICENT-INSTITUTION.

On the 5th of September the school for the instruction and boarding of deaf mutes will be re-opened in Salem, under the superintendence of Rev. P. S. Knight, who has been in charge for seventeen years. Mr. Knight very reasonably thinks that the time has fully come for putting the school on a basis commensurate with the prospective or rather assured growth of this state. The buildings are inadequate, the grounds too small and the sewerage defective or really next to nothing. As adjoining land that could have been obtained a short time since at low figures has now risen in price beyond what the state is likely to care to give for it, the institution may have to be re-located. Mr. Knight has long planned to make the school distinctively an industrial one and will now press that feature more than ever upon the attention of the next legislature. He should be seconded by all who feel an interest in this work. Certainly those who are cut off from easy communication with society need to be helped to some manual means of obtaining a livelihood. And the deaf mute being necessarily very deaf mute being necessarily very quick with eye and hand would soon become expert, when blessed with ordinary aptness and careful instruction. Already a start has been made in broom making. It is believed that the next legislature will contain a fair proportion of broad minded business men of philanthrepie instincts who will intelligently investigate the subject and secure ample appropriation for the needs of this school.—Salem Journal.

A newspaper biographer of Sheridan tells us that his parents came over from Ireland in the same ship that brought the parents of the late over from Ireland in the same ship that brought the parents of the late over few or the series of the late of the series deaf mute being necessarily very

that brought the parents of the late President Arthur.

President Cleveland outlined in a etter to the secretary of the interior last year the policy to be pursued by executive officers under his ad- John E. Hubbbard, as admin ministration in cases of conflicting claims between settlers and railroad corporations for portions of the public lands. He suggested that where from indemnity reservations they should be required to select, where possible, from tracts in which settlers have no legal or equitable interest and upon which they have made no improvements, and that corporations are entitled to select

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DRUGGISTS,

Oregon.

Notice.

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Citation.

IN THE COUNTY COURT OF THE STATE

In the matter of the estate) D. B. PUTMAN, deceased.

To Rebecca Putman, Sarah I. Walker, Joseph J. Putman, Robert B. Putman, Daniel B. Putman, Nancy Ann Durant, Frances B. Councy, Rebecca Henderson, Martha Pierre, Mehala Robinett, Catherine Putman, Frances M. Morgan, Robert C. Putman, Julia C. Putman, Martha E. Putman, Thurston L. Putman, Martha E. Putman, Thurston L. Putman, Junea L. Putman, Jut man, Maryas E. Putman, James L. Putman, Isaac B. Putman, Nancy L. Leabo, John H. Putman, Mary E. Lemssters, James L. Putman, Martha J. Wilson, John C. Landingham, W. T. Landingham, Mary E. Jellison, G. M. Landingham and Wm. Inbush Greeting:

Also all the right, title and interest of D. B.

Attest: J. W. Hoses, or Ls By M. Redding, Deputy.
FENTON & FENTON.
Tempers for Est Attorneys for Estate.

Summons.

In the circuit court of the state of Oregon for the county of Yambili.

istrator de bonis non, of the estate of Nathan Westfall, de-ceased, plaintiff.

Agnes Westfall, Ida Westfall,
Melissa Westfall, Harriet
Westf ll. Martha Westfall,
Isadora Westfall Everest and
Joseph Everest, defendants.

terest and upon which they have made no improvements, and that every reasonable presumption and intendment should be made in favor of the settler on the public lands. The secretary is now acting under these instructions, and in cases of long standing are being settled to the satisfaction of settlers in the territories.—Ellensburg Capital.

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MOORE BROTHERS,

MOORE BROTHERS,

Moore and that that the very reasonable presumption and that every reasonable presumption and intendents and that every reasonable presumption and intendent should be made in favor of the settler on the public lands. For a decree setting aside the deed of conveyance of the real estate, described in plaintiff will apply, to the court for the relief prayed for in the complaint to said detendants, which said real premises are described as follows. to wits: The north half of the west half of the donation land claim of James Moreis and wife, in two washin township three, scuth of range two west, in Yambili county, organ, containing 19 favors and said county and state, comme cing at the southesst corner of the land sold by said Norsis and wife to said land 80 rode; thence east 80 rods; thence east 80 rods; thence south 10th range two west, and beginning to the place of beginning; containing 19 favors and wife to arsh. Bryan, in township three south of range two west, and beginning containing 19 favors and works and disbursements of this said.

And for seven in township (3) three south of range two west, in Yambili county, Orgon, contaming 19 favors and further relief as shall be just and as prayed for in plaintiff will apply to the seatth of the complex to work and the donation land claim of James Morsis and wife, in two said detendants, which said the deed of conversion to the land sold by James Morsis and wite to Sarah Bryan; thence west so rode; thence and the south of range two west, and beginning containing 19 favors. Also le

This summons is published in the Oragon

REGISTER for SIX weeks by order of Hon. R. P. Boise, judge of said court, made at chambers at the city of Salem, June 20th, 1888.
FENTON & FENTON. Attorneys for Plaintiff.

Summons.

In the circuit court of the tate of Oregon for J. W. Ingle, Plaintiff;

J. W. Ingle, Plaintiff;

Vs

Jesse Yocum, O C Yocum, Ann
M Yocum, Nettle V Busbee, W.
G Busbee, John Dempsey, Kate
Dempsey, Levi Zumait, Thompkins Yocum, Mrs Thompkins,
Yocum, Caroine Dayis, Geo Y
Davis, Elizabeth Yocum, OscarYocum, Clara B Yocum DeLashmutt, Jacob Yocum, Jesse
Yocum, James Yocum, Ellen
Yocum Branson, George Branson, Mary Minerva Yocum
Branson, I N Branson, Fanny
Yocum, Nina Hendrix, Nancy
Noble, Mr Noble, ber husband,
John Zumalt, Abe Zumalt,
Defendants.

To the above named defendants: In the name of the state of Oregon, You and each of you are hereby required to appear and answer the complaint of plaintiff filed in said cause in the complaint of plaintiff filed in said couse in said court, within 10 days from the day of the service of this sammons upon you, if served within said county; or if served in any other county of this state, then within 20 days from the date thereof; but if served by publication, then on or before the 24th day of September, 1888 the same being the first day of the rext regular term of said cout; and if you fail so to answer, low want thereof the plaintiff will apply. regular term of said count: and if you had so hanswer, for want thereof the plaintiff will apply to the court for the relief prayed for in said complaint, to wit: A decree foreclosing two certain mortgages executed by Minerva Youm deceased, upon lots Nos 87, 88, 89 94, 95 and deceased, npon lots Nos 87, 88, 89 94, 95 and 36, of the town of Dayton, Yambill county, Onegon, recorded respectively at page 91, Vol. 8, and page 97, Vol. Q, of the records of mortgages for said county, and for a decree that plaintill be paid att sums of money due him upon said mortgages to witt the sum of \$993.55 with interest on \$423.55 thereof at 8 per cent per annum and on \$569.80 thereof at 16 per cent per annum from this August 8th, 1888, and \$50 attorney's fees and costs and disturgements, and for such from this August 8th, 1888, and \$50 attorney's fees and costs and distursements, and for such

the observable of the court of the observable of t

Attorneys for Plaintiff.

Summons.

In the circuit court of the state of Oregon for the county of Yambili,

John E. Hnbbard, as administrator de bonis non of he estate of Nathan Westfail, deceased, plaintiff,

Albert Westfall, defendant.

Albert Westfall, defendant. J
To Albert Westfall, said defeudant:
In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or befofe September 24th, 1888, that being the first day of the next regular term of said court, next after due service of this summons upon you by publication thereof as by law provided, and if you fail so to answer the plaintiff will apply 65 the court for the reliei prayed for in his complaint herein, to-wit:
For a decree setting aside the deed of conveyance of the real estate, described in plaintiff's complaint, to said defendant, which said real estate is described as follows, to-wit;
Being a part of sections 7 and 8 in township three south of range two west, and known as a part of the William Wallace donation lard claim, notification No. 1,477, bounded and described as follows; Beginning at a point at the nort west corner of said claim; thence running south one quarter of a mile to a stake; thence east one half mile ta a stake;

nort west corner of said claim; thence running south one quarter of a mile to a stake; thence east one half mile to a stake; thence north one quarter of a mile to the line of said claim; thence west one half mile along the line of said claim to the place of beginning; containing 80 acres more or less, in Yamhill county, Oregon. And for such other and further relief as shall be just and as prayed for in plaintiff's complaint, and for costs and disbursements of this suit.

plaint, and for costs and suit.

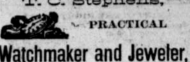
This summons is published in the Orroon Registers for six weeks by order of Hon. R. P. Boise, indge of said court, made at chambers at Salem, Ore on June 20th, 188.

FENTON & FENTON.

Attorneys for Plaintid.

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Notice for Publication.

Land Office at Oregon City, Oregon, July 14th, 1885.

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 county judge or, in case of his absence, then the county clerk of Tillamook, County, Oregon, at Tillamook, Oregon, on Wednesday, September 5th, 18-8, viz:

William H. Hoskins,

Homestead entry No. 5,129, for the e d of d and w d of n e d of section 24, tp. 2 n,

He names the following witnesses to prove his continuous residence upon and cultivation of

his continuous remains aid land, viz:

J C Sibley and F P Hobson, of Hobsonville, and C Pye, of Nehalem, and W N Vaughn, of Kelehis; all of Tillamook county, Oregon.

W. T. BUINEY,
Register.

Gange System.

Oregonian Railway, L'd, Line. Portland & Willamette Valley R'y NILKIE COLLINS, MRS ALEXANDER ROBT BUCHANAN, JOHN S WINTER

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oany's Agent at Lafayette, or address General

J. J. Hembree, Proprietor.

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