

THE CARE OF LAMBS AT WEANING TIME

The separation of the ewes and their lambs is simple in itself, but after weaning extra care comes just as it does when the pigs, calves or colts are weaned. writes J. C. Courtier in Iowa Homestead. Separate them and run the ewes in some far field out of sight and sound. They need only sparse grazing now for a time, and if they are allowed clean drinking water and salt and their udders are milked out a little once or twice the first ten days they will give little trouble. The lambs should get their usual share of feed and care and the extra care left over from the ewes. This is a trying time for the little lambs, and unless they are induced to forget their loneliness by filling their stomachs they will grow thinner instead of fatter.

Save the fresh, choice pasture plots for them. If possible turn them into the dooryard in the evening. Save the second cuttings of the clover meadow and when possible turn the lambs on to a small patch of clover and let them mow that down. It is better to grow lambs fat now and sell them on the early market than wait and fatten them on corn or hay after it is in the barn and send them to market later when there are all of the others to compete against. Every day feed these lambs all the corn and oats or corn alone that they will clean up. At first, of course, accustom them to grain gradually and when on full feed keep them there.

Where the farmer was wise enough to think of his lambs and feed them grain from birth almost he now sees the advisability of it, for he has fat lambs while his neighbors' lambs are thin, and his lambs will catch top prices two months before his neighbors' will. Clean water, shade, salt and attention as a guard against maggots make them comfortable. The contented lamb is the fattening lamb, and the fat lamb is the money maker.

Caring For Turkeys

Young turkeys are delicate, and it is best to hatch the first two clutches or litters laid by the turkey hen under hens. After the weather becomes settled and warm a hen turkey makes a very good mother.

Give them plenty of water and grit from the start and put a very little lard on their heads and under the wings of the hen to keep away lice, which are peculiarly fatal to very young poult. Do not overdo this greasing; a very little lard goes a long way in killing lice and not enough should be used to stick the down to the body. One drop of warm lard is plenty for one poult.

Poults should be fed with care for a week or two. For the first week



Photo by American Press Association. MAMMOTH BRONZE TURKEY.

feed very stale bread soaked in sweet milk and squeezed quite dry or cottage cheese made from thick sourmilk. Add a little black pepper to either of these feeds and a small quantity of onion tops minced fine. Hard boiled eggs mixed with bread may be fed after the first week.

With the third week begin feeding cracked wheat and cracked corn, but the cottage cheese may be fed with the grain if desired. It is always a good feed. Give the poults more liberty then. Do not forget the supply of grit, clean water and green feed. Feed a little and often at first.

When the poults begin to "shoot the red"—that is, show the red circulations on the neck, turn them loose and let them go where they will in search of insect feed. After this they are indifferent to bad weather and will not be injured by any storm that may come. Always feed at night to keep them in the notion of coming home.

Scours In Calves

Scours in calves is caused by over-feeding, bad food or drink, damp stables and filthy surroundings. The best remedy is to remove the cause and to withhold food. Give once daily twenty grains potassium permanganate in a pint of water.—Farm Journal.

Silo a Necessity

The silo will solve the problem of green food during the winter. Even in the warmer portions of the southwest the pasture cannot always be depended upon to supply the animals. The silo is almost a necessity for the dairyman.

The Milk Pail

Don't use wooden milk pails. Tin makes the best milk containers for any purpose, provided the seams are smooth and there are no sharp angles to catch and hold minute portions of milk in which bacteria can breed.

Real Estate Transfers

Furnished by the Crook County Abstract Company.

Orin A. Pearce, et ux to Jacob S. Moschring, n¹/₂ n¹/₂ sec. 13-14-15 \$300.

A. B. Farnsworth, et ux to John E. Daly, n¹/₂ interest in n¹/₂ s¹/₂ s¹/₂ s¹/₂ s¹/₂ sec. 27-9-13, \$2,250.

Columbus J. Johnson to C. M. Nye acre tract 2 in block 4 Johnsons subdivision, Prineville, \$405.

A. S. Collins to Andrew J. Noble, s¹/₂ s¹/₂ sec. 30-14-16.

Wisconsin Western Timber Co. to G. F. Sanborn Co. n¹/₂ sec. 2 and n¹/₂ s¹/₂ sec. 13-20-13, \$1.

Parmelia Ann Barnes and husband to Solomon Barnes, s¹/₂ sec. 22-14-16, \$10. State of Oregon to Fred Fisher, e¹/₂ s¹/₂ sec. 8, and n¹/₂ n¹/₂ sec. 17-19-14, \$1200.

United States to Charles E. Chesley, s¹/₂ sec. 35-21-15, patent.

United States to Fred Fisher, s¹/₂ s¹/₂ sec. 9, and s¹/₂ s¹/₂ sec. 8-10-14.

Certificate of Final Proof to Clifford W. Sowers for s¹/₂ s¹/₂ s¹/₂ sec. 12, and e¹/₂ s¹/₂ sec. 11-12-14.

Oregon & Western Col. Co. to Harry Hudson, p. 3, 4, 5, 6, 7, 8, 9, block 3, Fifth add. Prineville, \$450.

Henry Hudson to Timothy E. J. Duffy, lots 7, 8, 9, block 3, Fifth add to Prineville.

M. L. Nye to W. A. Vanbuskirk, n¹/₂ n¹/₂ sec. 30 and s¹/₂ s¹/₂ sec. 19-12-12, and n¹/₂ n¹/₂ sec. 25-12-11, \$1.

A. J. Harter to Wm. Brown, w¹/₂ n¹/₂ sec. 15-13-9, \$1.

Andrew Pierson to Anna E. Pierson, w¹/₂ n¹/₂ sec. 9, and n¹/₂ n¹/₂ sec. 8-11-14, \$10.

M. Muus to Nels M. Muus, s¹/₂ sec. 34-21-14, \$3000.

Chas. Altschul to Oregon & Western Col. Co. n¹/₂ sec. 23-13-16, \$800.

Mattie M. Waugh to Claude G. Ramsey, s¹/₂ n¹/₂ and n¹/₂ s¹/₂ sec. 29-12-13, \$1.

Augustus Walker to J. A. Hoover, s¹/₂ n¹/₂ and s¹/₂ s¹/₂ and n¹/₂ s¹/₂ 27-18-20, \$1.

Martin L. Everett to Homer Ross, lots 4, 5, 6, block 5, Fourth add. Prineville, \$1.

Wm. Brown to A. J. Harter, e¹/₂ n¹/₂ sec. 15-13-9, \$1.

C. H. Proetz to John Curtis, 1/2 int. in part of lots 2 and 3, block 3, First add. Prineville, \$700.

Abram Zell to Henry Edwards s¹/₂ sec. 29-15-15, \$200.

Bufus E. Waldrof to Jesse W. Lyman et al, e¹/₂ sec. 15 and n¹/₂ n¹/₂ sec. 22-13-15, \$2,500.

Aatie Dand & Cattle Co. to Clara L. Batten, w¹/₂ n¹/₂ and n¹/₂ s¹/₂ 23-17-12.

Patents were issued to Louis T. Larson, n¹/₂ n¹/₂ sec. 31-12-16; Andrew Pierson, w¹/₂ n¹/₂ 9, and n¹/₂ n¹/₂ 8-11-14;

Wm. A. Pullen, e¹/₂ s¹/₂, n¹/₂ s¹/₂ and s¹/₂ n¹/₂ 17-11-14; Wm. McElroy, e¹/₂ n¹/₂ and lot 2 of sec. 30 and s¹/₂ s¹/₂ 19-11-14; Frank M. Loveland, n¹/₂ n¹/₂, s¹/₂ n¹/₂ and n¹/₂ s¹/₂ 29-12-13; Hubert A. Scoggins, e¹/₂ n¹/₂, s¹/₂ n¹/₂ and s¹/₂ n¹/₂ sec. 8-16-11.

Best prices paid for household goods. Also sell and exchange. Prineville Furniture Exchange, Chas. F. Condit prop. 12-14

Pure-bred White Wyandot cockerels for sale. RAY V. CONSTABLE, Adams' Drugstore. 11-24f

Notice to the Public.

Notice is hereby given that Prineville school district No. 1 will not be responsible for debts contracted by any individual unless said person has an order signed by some member of the school board. 1-18 Mrs. R. E. GRAY, Chairman.

Notice to Creditors.

Notice is hereby given, by the undersigned, administrator of the estate of Sophie J. Lafollet, deceased, to all creditors of said deceased and to all persons having claims against said estate, to present the same with the proper vouchers, to the undersigned at the office of E. E. Elliott in Prineville, Oregon, within six months from the first publication of this notice.

Dated Jan. 25, 1912. T. H. LAFOLETT, Administrator of the estate of Sophie J. Lafollet, deceased.

Restoration to Entry of Lands in National Forest.

Notice is hereby given that the lands described below, embracing 200 acres, within the Deschutes and Cascade National Forests, Oregon, will be subject to settlement and entry under the provisions of the homestead laws of the United States and the act of June 11, 1906, (34 Stat., 225), at the United States land office at Lakeview, Oregon, on April 3, 1912. Any settler who was actually and in good faith claiming any of said lands for agricultural purposes prior to January 1, 1906, and has not abandoned same, has a preference right to make a homestead entry for the lands actually occupied. Said lands were listed upon the applications of the persons mentioned below, who have a preference right subject to the prior right of any such settler, provided such settler or applicant is qualified to make homestead entry and the preference right is exercised prior to April 3, 1912, on which date the lands will be subject to settlement and entry by any qualified person.

The lands are as follows: The n¹/₂ of n¹/₂ s¹/₂ sec. 19, T. 22 S., R. 10 E., W. 3 M. 40 acres, application of Stanley W. Piers, of Bend, Oregon; List 6-572. The s¹/₂ of s¹/₂ sec. 19, T. 22 S., R. 10 E., 40 acres, application of John F. Bogue, of Lapine, Oregon; List 6-556. The e¹/₂ of s¹/₂, the s¹/₂ of n¹/₂ sec. 22, T. 21 S., R. 10 E., 120 acres, application of Christ. A. Anderson, of Lapine, Oregon; List 6-569.

S. V. Prouditt, Assistant Commissioner of the General Land Office. Approved December 19, 1911. Carmi A. Thompson, Acting Secretary of the Interior. 1-25-4t

Restoration to Entry of Lands in National Forest.

Notice is hereby given that the lands described below, embracing 308.88 acres, within the Deschutes and Cascade National Forests, Oregon, will be subject to settlement and entry under the provisions of homestead laws of the United States and the act of June 11, 1906, (34 Stat., 223), at the United States land office at The Dalles, Oregon, on April 3, 1912. Any settler who was actually and in good faith claiming any of said lands for agricultural purposes prior to January 1, 1906, and has not abandoned same, has a preference right to make a homestead entry for the lands actually occupied. Said lands were listed upon the applications of the persons mentioned below, who have a preference right subject to the prior right of any such settler, provided such settler or applicant is qualified to make homestead entry and the preference right is exercised prior to April 3, 1912, on which date the lands will be subject to settlement and entry by any qualified person. The w¹/₂ of s¹/₂, the s¹/₂ of s¹/₂, the w¹/₂ of w¹/₂ of n¹/₂ of s¹/₂, the s¹/₂ of w¹/₂ of n¹/₂ of s¹/₂, section 15, tp. 18 south, range 18 east, W. M., 127.50 acres, application of David F. Gutermuth, of Roberts, Oregon; List 6-590.

The n¹/₂ of n¹/₂ section 25, the n¹/₂ of n¹/₂, section 25, tp. 20 south, range 10 east, except a strip 30 feet wide described as being off the north and west sides of the tract; and also the n¹/₂ of s¹/₂, section 26, tp. 20 south, range 10 east, except a strip 30 feet wide off the west side thereof, the net area of both tracts being 156.38 acres, application of William H. H. Williams, of 701 Andover street, Seattle, Washington; List 6-602.

S. V. Prouditt, Assistant Commissioner of the General Land Office. Approved December 19, 1911. Carmi A. Thompson, Acting Secretary of the Interior. 1-18-4t

Notice to Light, Water and Power Consumers.

Please read carefully and take due notice. When the collector calls on you, you will please be prepared to settle your account. All light, power and water accounts are due and must be paid before the tenth of the month. All new service must be paid in advance, if the collector fails to find you by the sixth of the month, you will please call at the office and pay your bill, if your account is not settled by the tenth of the month the service will be discontinued without notice. If you are paying in advance, and have paid for a full month and you should move to a house that has no lights or water, that portion of the unused month will be refunded to you, providing you make claim within twenty-four hours, for the amount due you. Also if your bill should be larger than usual, before you make a complaint, it would be well for you to check up your lights or water, and be positive that you are not using more light or water than you are paying for. Now please think twice, is it right for you to walk into a store and purchase \$1 worth of sugar, and as soon as the merchant's back is turned, for you to take \$2 worth?

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

List Your House With Me.

I will rent your house and collect the rent for E. L. CHAS. F. CONDIT, 1-11

Notice of the Sale at Real Estate by Administrator.

Notice is hereby given that pursuant to an order of sale of the County Court of the County of Crook, State of Oregon, made on the 3rd day of January, 1912, in the matter of the estate of J. W. McGonagill, deceased, the undersigned administrator of said estate will sell at private sale subject to the confirmation of the said court from and after the 10th day of February, 1912, all the right, title, interest and estate of said J. W. McGonagill at the time of his death, and all of the right, title and interest the said estate may have acquired other than or in addition to that of the said J. W. McGonagill at the time of his death or subsequent thereto, in all that part or portion of land situated in the county of Crook, Oregon, and more particularly described as follows to-wit: The west half (1/2) of the west half (1/2) of section twenty four (24) in township fifteen (15) south of range twelve (12) east of the Willamette Meridian, in Crook County, Oregon, and all in one parcel.

Terms and conditions of said sale, cash in gold coin of the United States, 5 per cent of purchase price to be paid on day of sale and the balance upon the confirmation of sale by said court. Dated this 11th day of January 1912 and published for the first time on the 11th day of January, 1912, and date of last publication February 10th, 1912.

G. W. RAMSEY, Administrator of the estate of J. W. McGonagill, deceased.

When the collector calls on you, you will please be prepared to settle your account. All light, power and water accounts are due and must be paid before the tenth of the month. All new service must be paid in advance, if the collector fails to find you by the sixth of the month, you will please call at the office and pay your bill, if your account is not settled by the tenth of the month the service will be discontinued without notice. If you are paying in advance, and have paid for a full month and you should move to a house that has no lights or water, that portion of the unused month will be refunded to you, providing you make claim within twenty-four hours, for the amount due you. Also if your bill should be larger than usual, before you make a complaint, it would be well for you to check up your lights or water, and be positive that you are not using more light or water than you are paying for. Now please think twice, is it right for you to walk into a store and purchase \$1 worth of sugar, and as soon as the merchant's back is turned, for you to take \$2 worth?

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

When the collector calls on you, you will please be prepared to settle your account. All light, power and water accounts are due and must be paid before the tenth of the month. All new service must be paid in advance, if the collector fails to find you by the sixth of the month, you will please call at the office and pay your bill, if your account is not settled by the tenth of the month the service will be discontinued without notice. If you are paying in advance, and have paid for a full month and you should move to a house that has no lights or water, that portion of the unused month will be refunded to you, providing you make claim within twenty-four hours, for the amount due you. Also if your bill should be larger than usual, before you make a complaint, it would be well for you to check up your lights or water, and be positive that you are not using more light or water than you are paying for. Now please think twice, is it right for you to walk into a store and purchase \$1 worth of sugar, and as soon as the merchant's back is turned, for you to take \$2 worth?

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time to prevent fraud or or abuse or for nonpayment of dues. Yours Truly, Prineville Light and Water Co. Per C. L. Shattuck, Supt.

If you are not positive as to the amount of current that you are using, if you will take the trouble to call us up and make your wants known, we will come and arrange the matter for you. And furthermore if you must purchase your lamps elsewhere (and we positively know that this practice is being indulged in) be sure you purchase a lamp of the Wattage. Voltage and make that we are now furnishing. We positively will not furnish current to lamps, flat irons, and motors that are not suited to our current. In conclusion I will say that I have been with you for the best part of eleven years, and during that time I have done my best to be honest and square with the people of Prineville, and in the future, if you cannot play Square With My Sugar Barrel We Do Not Want Your Patronage. You may think it strange that we should issue this notice, but conditions compel us to do so. Our instruments at the Power House tell us that we are furnishing fifty amperes of current of which we have no record. Please remember, this company reserves the right to discontinue the current at any time