

Centennial Celebration.

Instructions to Applicants for Space.

I. The Description of Articles to be exhibited must be sufficiently explicit to determine their place in the Classification.

The Classification comprises Ten Departments:

I. Raw Materials—Mineral, Vegetable and Animal.

II. Materials and Manufactures used for food, or in the Arts, the result of Extractive or Combining Processes.

III. Textile and Felted Fabrics; Apparel, Costumes, or Ornaments for the Person.

IV. Furniture and Manufactures of general use in construction and in dwellings.

V. Tools, Implements, Machines and Processes.

VI. Motors and Transportation.

VII. Apparatus and Methods for the increase and diffusion of knowledge.

VIII. Engineering, Public Works, Architecture, etc.

IX. Plastic and Graphic Arts.

X. Objects illustrating efforts for the improvement of the Physical, Intellectual, and Moral Condition of Man.

2. The dimensions of space desired must be given in feet and inches, and should not include any allowance for passage-ways.

3. In the column headed King of Space is to be mentioned whether floor-space, counter-space, wall-space, or out door uncovered space is desired. The building in which each object will be placed is determined by the Classification.

Extracts from Rules for Exhibition.

Rule II. Applications for space and negotiations relative thereto should be addressed to the Director General International Exhibition, Philadelphia, Penn.

Rule III. Exhibition will not be charged for space.

A limited quantity of steam and water power will be supplied gratuitously. The quantity of each will be settled definitively at the time of the allotment of space. Any power required by the exhibitor in excess of that allotted will be furnished by the Commission at a fixed price. Demands for such excess of power must also be settled at the time of the allotment of space.

Rule IV. Exhibitors must provide, at their own cost, all show cases, shelving, counters, fittings, etc., which they may require; and all counter shafts, with their pulleys, belting, etc., for the transmission of power from the main shafts in the Machinery Hall. All arrangements of articles and decorations must be in conformity with the general plan adopted by the Director General.

Special constructions of any kind, whether in the buildings or grounds, can only be made upon the written approval of the Director General.

Rule V. The Commission will take precautions for the safe preservation of all objects in the Exhibition; but it will in no way be responsible for damage or loss of any kind, or for accidents or otherwise, however originating.

Favorable facilities will be arranged by which exhibitors may insure their own goods.

Rule VIII. The transportation, receiving, unpacking, and arranging of the products for exhibition will be at the expense of the exhibitor.

Rule XI. If products are not intended for competition, it must be so stated by the exhibitor, and they will be excluded from the examination by the International Juries.

Rule XIII. Articles that are in any way dangerous or offensive, also patent medicines, nostrums, and empirical preparations whose ingredients are concealed will not be admitted upon the Examination.

Rule XIV. The removal of goods will not be permitted prior to the close of the Exhibition.

Rule XVII. Each person who becomes an exhibitor thereby acknowledges and undertakes to keep the rules and regulations established for the government of the Exhibition.

Special regulations will be issued concerning the exhibition of fine arts, the organization of international juries, awards of prizes, the sale of special articles within the buildings, and on other points not touched upon in these preliminary instructions.

MYSTERY OF HAIR SNAKES SOLVED.—The common belief is these creatures are a transformation of a horse-hair that has remained for some time in the water. "When I walking stick," says Dr. Slack, "becomes a snake, a horsehair will become a worm." As the former miracle has not taken place since the departure of the Israelites from Egypt, it is safe to conclude that the latter transformation has not recently been made.

A dry hair placed in water will absorb the moisture, and from the unequal expansion of the exterior and interior layers will become entorted; so, too would a piece of two inch rope, yet we have never heard of the latter having been accused of possessing vitality. The hair snake is a living creature, endowed with organs of locomotion and respiration and capable of propagating its species. Scientifically it is known as "Gordius aquaticus" the generic name being derived from the Gordian knot in allusion to the tangled appearance often presented by a multitude of these animals. The specific name "aquaticus" is not so appropriate, for they thrive out of water." Dr. Slack

has taken Gordii six inches in length from the body of a grasshopper. They have also been found in the stems of insectivorous birds.

LEGAL ADVERTISEMENTS.

Administrator's Sale.

NOTICE IS HEREBY GIVEN THAT in pursuance of the order of the Probate Court of Baker County, Oregon, made on the 1st day of September, 1874, in the matter of the Estate of James Tollman, deceased, the undersigned, administrator of said Estate, will sell at Public Auction, to the highest bidder for cash, in Gold coin, and subject to confirmation by said Court,

Tuesday, the 3d of November,

1874, at 10 o'clock, A. M. of said day, at the Court House Door in Baker City, Baker County, Oregon, all the right, title, interest and claim in the said estate at the time of his death, and all the right, title and interest that the said Estate has, by operation of law or otherwise, acquired either than or in addition to that of the said intestate, at the time of his death, and to all that lot, piece or parcel of land and improvements thereon, and being situated in Mineral District No. 50, in Baker County, Oregon, on unsurveyed lands, and described as follows, to wit:

An undivided one third interest in and to parcel No. 1, of Mineral Placer Claim No. 50; and also an undivided one third interest in and to parcel No. 2, of Mineral Placer Claim No. 50, for which application has been made to the United States for a Patent by said Intestate, James Tollman and Alexander Winnig and Michael Moute.

Dated September 10, 1874.

PETER BASCHIE,

Administrator.

n16n23

Proclamation.

WHEREAS, UNDER THE ACT OF THE Legislative Assembly of the State of Oregon, entitled An Act to Protect Litigants, approved October 24, 1870, the BEDROCK DEMOCRAT, a newspaper published at Lake City, Baker County, Oregon, has been designated to publish the Legal and Judicial advertisements for the counties of Baker and Grant, in Oregon; and whereas the Proprietor of said BEDROCK DEMOCRAT has filed with the County Clerks of said Counties written stipulations accepting the conditions of said Act, together with Bonds, approved as the law directs, with proper returns and notices thereto of this office, according to law.

NOW, Therefore, the BEDROCK DEMOCRAT is hereby proclaimed to be appointed and confirmed as the medium through which all Legal and Judicial advertisements for the counties of Baker and Grant shall be published, for the period authorized by law.

Done at the City of Salem, this 27th day

Feuary, A. D. 1873.

[STATE SEAL.]

L. F. GROVER,

Attest: Governor.

S. F. CHADWICK,

Secretary of State. n44ff

NOTICE

I S Herby given that my wife Martha Jane has left my board, and taken my bed with her (for accommodation), without just cause or provocation, therefore all persons are forbidden to harbor or credit her on my account as I will not pay debts of her contracting with me. I have paid enough of the family debts already.

C. R. GAHRS,

Baker county, Aug. 15, 1874. n15n18

Notice to All Persons.

Y ou are Herby Notified that all Lands purchased of J. M. Boyd, or other persons, in the Southeast Quarter of Section Seventeen, in Township Nine South, and Forty East, commonly known as Baker City, and Boyd's Addition, and which is situated in Baker County, Oregon, (if said Boyd, or other person, has not first secured the title of the undersigned to the same), is voidable, and will be taken from you without any pay or reward for improvements, and you are further notified that there has been no final decision, even in the Land Office, against me, on merit, as to my title to said lands. All that decision went to, was to the point that my attorney did not make the appeal in proper season, as ordered by me. Suit will be instituted in proper time to recover all of said land and improvements held by me.

ROYAL A. PIERCE.

Rockbridge, Wis. Jan. 24, 1874. n34tf

NOTICE TO ALL PERSONS.

N Boyd's Pre-emption Entry and United States Townsite in Baker City set down for Patent. The Final Elegation of Commissioner Brannigan against R. A. Pierce and state of Oregon, and in favor of Boyd's Pre-emption Entry for the Northeast quarter of Southeast quarter, and West half of Southeast quarter of Section 17, Township 9, S 40 E 40, 120 acres. Also, in favor of United States Townsite on Southeast quarter of Southeast quarter of Section 17, Township 9, S 40 E 40 acres, was made on September 15, 1873, and entered on records of United States Land Office at Washington, Book 102, Page 110, and Patent was ordered to issue to said Boyd for 120 acres, and to Pre-emption Lot entries of said Townsite.

J. M. BOYD.

January 13, 1874-35tf

SOLDIERS'

WAR CLAIM AGENCY,

No. 34, Montgomery Block,

SAN FRANCISCO, CAL.

W. H. AIKEN, ATTORNEY

At Law and Commander of the Grand Army of the Republic in California and Nevada, will give prompt attention to the collection of Additional Travel Pay, now due California and Nevada Volunteers discharged more than three hundred miles from home. Soldiers can depend on fair dealing. Information given free of charge. When writing enclose stamp for reply and state company and whether you have a discharge. Congress has extended the time for filing claims for additional Bounty under act of July 28, 1866, to January 1875, so all such claims must be made before that time. Original Bounty of \$100 has been allowed all volunteers who enlisted before July 24, 1861 for three years, if not paid the same when discharged. Land Warrants can be obtained for services rendered before 1855, but not for services in the late war. Pensions for late war and war of 1812 obtained and increased when allowed for less than disability warrants, but no pensions are allowed to Mexican and Florida war soldiers. State of Texas has granted Pensions to surviving veterans of Texas Revolution. New Orleans and Mobile Prize Money is now due and being paid. W. H. Aiken also attends to General Law and Collection business. n16n5

26th day of September, 1874,

I will proceed to sell said property, at Public Auction, between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, with a Public Auction, to the highest and best bidder, for cash, at Baker City, Baker County, Oregon, the wagon above mentioned and described, the proceeds of which sale shall be applied in payment of the above charges and the expenses of this sale and publication hereof, the residue of such proceeds of sale, if any there be, to be paid to Messrs. Fulford & Johnson, the owners of said wagon.

Baker City, Oregon, Aug. 24, 1874.

W. C. MILLER.

n16n19

Tax Sale.

WHEREAS, BY VIRTUE OF A Warrant for the Collection of Delinquent Taxes, issued out of the County Court of Baker County, Oregon, for the years 1872 and 1873, I have this day levied upon the following described property, to-wit:

One Water Ditch or Canal, taking the waters of Burnt River out at a point at the mouth of Camp Creek, and carrying said water a distance of Thirty-two miles to Clark's Ranch, the property of the Oregon Canal and Mining Company, to the sum of Two Hundred and Seventy Dollars Delinquent Taxes, and also the further sum of Fifty Dollars costs, due from the Oregon Canal and Mining Company, for said years; therefore, on the

26th day of September, 1874,

I will proceed to sell said property, at Public Auction, between the hours of 10 o'clock A. M. and 4 o'clock P. M., of said day, to satisfy said Delinquent Tax. Sale to take place at the Court House Door, in Baker City, Baker County, Oregon. Terms, Cash in United States Gold Coin.

J. M. BOYD,

n16n20 Sheriff.

Mining Notice No. 79.

Notice is hereby given that in pursuance of the Act of Congress, approved May 10, 1872, to promote the development of the Mining resources of the United States James Lynn and Thomas Clemons

claiming Twes four and 91-100 (241-91) acres of Placer mining ground, lying and being situated within the Shasta Mining District, county of Baker, State of Oregon, have made application to the United States for a Patent for the said mining ground, which is more fully described as to metes and bounds by the official Plat herewith posted, and by the Field notes of survey thereof, now filed in the office of the Register of the district of lands subject to sale at La Grande, Union County, Oregon, which held notes of survey describe the boundaries and extent of said claim and mining ground, with magnetic variations at 20m. 30s. east, as follows, to-wit:

Commencing at a mound and post marked "J. L. & C. I." from which the section corners 31, 32, 5 and 6, in townships 13 and 14, south range 41 E, bears S 53d. 3 m. W 22d chains, thence S 16d 30m. W 17-23 chains, course and distance on direct line south 20d 30m W 19-00 chains, N course and distance, thence running 1st—n 61d 30m w 29 chains to post marked J. L. & C. 2: 2d—n 40d 15m e 15-50 chains, post J. L. & C. 3: 3d—n 52d 40m w 2300 chains, post J. L. & C. 4: 4th—n 30d 30m e 2430 chains post J. L. & C. 5: 5th—n 6d 5-67 chains post J. L. & C. 6: 6th—n 24d 7-700 chains, post J. L. & C. 7: 7th—n 21d 45m 15-50 chains, post J. L. & C. 8: 8th—n 11d 3m e 2-33 chains, post J. L. & C. 9: 9th—s 80d 15m e 3-00 chains, post J. L. & C. 10: 10th—s 24d 30m e 1-20 chains, post J. L. & C. 11: 11th—s 13d 1-30 chains, post J. L. & C. 12: 12- s 40d 00m e 13-10 chains, post J. L. & C. 13: 13- s 14d 45m w 2-26 chains, post J. L. & C. 14: 14th—s 30d 15m e 12-00 chains, post J. L. & C. 15: 15th—s 31d 00m w 15-00 chains, 7-00 chains, post J. L. & C. 7: 7th—n 21d 45m 15-50 chains, post J. L. & C. 8: 8th—n 11d 3m e 2-33 chains, post J. L. & C. 9: 9th—s 80d 15m e 3-00 chains, post J. L. & C. 10: 10th—s 24d 30m e 1-20 chains, post J. L. & C. 11: 11th—s 13d 1-30 chains, post J. L. & C. 12: 12- s 40d 00m e 13-10 chains, post J. L. & C. 13: 13- s 14d 45m w 2-26 chains, post J. L. & C. 14: 14th—s 30d 15m e 12-00 chains, post J. L. & C. 15: 15th—s 31d 00m w 15-00 chains, 7-00 chains, post J. L. & C. 7: 7th—n 21d 45m 15-50 chains, post J. L. & C. 8: 8th—n 11d 3m e 2-33 chains, post J. L. & C. 9: 9th—s 80d 15m e 3-00 chains, post J. L. & C. 10: 10th—s 24d 30m e 1-20 chains, post J. L. & C. 11: 11th—s 13d 1-30 chains, post J. L. & C. 12: 12- s 40d 00m e 13-10 chains, post J. L. & C. 13: 13- s 14d 45m w 2-26 chains, post J. L. & C. 14: 14th—s 30d 15m e 12-00 chains, post J. L. & C. 15: 15th—s 31d 00m w 15-00 chains, 7-00 chains, post J. L. & C. 7: 7th—n 21d 45m 15-50 chains, post J. L. & C. 8: 8th—n 11d 3m e 2-33 chains, post J. L. & C. 9: 9th—s 80d 15m e 3-00 chains, post J. L. & C. 10: 10th—s 24d 30m e 1-20 chains, post J. L. & C. 11: 11th—s 13d 1-30 chains, post J. L. & C. 12: 12- s 40d 00m e 13-10 chains, post J. L. & C. 13: 13- s 14d 45m w 2-26 chains, post J. L. & C. 14: 14th—s 30d 15m e 12-00 chains, post J. L. & C. 15: 15th—s 31d 00m w 15-00 chains, 7-00 chains, post J. L. & C. 7: 7th—n 21d 45m 15-50 chains, post J. L. & C. 8: 8th—n 11d 3m e 2-33 chains, post J. L. & C. 9: 9th—s 80d 15m e 3-00 chains, post J. L. & C. 10: 10th—s 24d 30m e 1-20 chains, post J. L. & C. 11: 11th—s 13d 1-30 chains, post J. L. & C. 12: 12- s 40d 00m e 13-10 chains, post J. L. & C. 13: 13- s 14d 45m w 2-26 chains, post J. L. & C. 14: 14th—s 30d 15m e 12-00 chains, post J. L. & C. 15: 15th—s 31d 00m w 15-00 chains, 7-00 chains, post J. L. & C. 7: 7th—n 21d 45m 15-50 chains, post J. L