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MEDICAL EXAMINATION REQUIRED

Notice for Publication.
Land Office at Oregon City, Oregon, June 22, 1897.

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 Clerk of Lincoln County, at Toledo, Oregon, on August 6th, 1897, viz: THOMAS F. LEWIS; H. E. No. 10,527, for the southwest 1/4 of section 20, township 30 south, range 9 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: James McDonald, I. J. Pepin, Edward C. Paine and Dudley Trapp, all of Chitwood, Oregon.
ROBERT A. MILLER, Register.

Notice for Publication.
Land Office at Oregon City, Oregon, June 22, 1897.

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 Clerk of Lincoln County at Toledo, Oregon, on August 6th, 1897, viz: JAMES McDONALD; H. E. No. 10,618, for the lots 6 and 7 and southeast 1/4 of southwest 1/4 of section 19, township 30 south, range 9 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Thomas F. Lewis, I. J. Pepin, Edward C. Paine and Dudley Trapp, all of Chitwood, Oregon.
ROBERT A. MILLER, Register.

Sheriff's Sale.
State of Oregon, }
County of Multnomah, } ss.

By virtue of an execution duly issued out of and under the seal of the Circuit Court of the State of Oregon, for the County of Multnomah, to me duly directed and dated the 15th day of July, 1897, upon a judgment rendered and entered in said court on the 15th day of January, 1897, in an action then pending in the said court, in favor of Hoyt and Brother Company, a corporation, plaintiff, and against T. L. Williams and C. J. Groat, partners doing business under the firm name and style of Williams and Groat, defendants, for the sum of (\$23,355.02) Twenty Three thousand three hundred thirty-five and 2/100 Dollars with interest thereon at 8 per cent per annum from the 9th day of March, 1895, and the further sum of (\$1,129.72) One Thousand, one hundred and twenty-nine and 72/100 Dollars, with interest thereon at the rate of 8 per cent per annum from the 1st day of March, 1896, and the sum of Fifteen and 25/100 Dollars (\$15.25) costs and disbursements, commanding me out of the joint property of the said T. L. Williams and C. J. Groat and the individual property of C. J. Groat to satisfy the said sums and costs of this writ, I did on the 21st day of July, 1897, duly levy according to law upon lots Number one and two, block No. twelve, Brooklyn, Lincoln County, State of Oregon, and lots Number seven, eight and nine in block number six, Bloomer's addition to Newport, Lincoln County, State of Oregon.

Notice is hereby given that I will on **Tuesday, the 23rd day of August, 1897,** at the hour of ten o'clock a. m., at the front door of the Court house in Toledo, county and state first aforesaid, sell, subject to redemption, to the highest bidder for cash, all the joint right, title and interest which said T. L. Williams and C. J. Groat and all the individual right, title and interest which C. J. Groat had on the 21st day of July, 1897, or have since acquired, or now have in and to the above described property or any part thereof, to satisfy said execution, judgment and accruing costs. Dated July 21, 1897.

GEO. A. LANDIS,
Sheriff of Lincoln County, Oregon.

Notice of Sheriff's Sale.
NOTICE IS HEREBY GIVEN THAT BY VIRTUE of an authority of execution issued out of the circuit court of the state of Oregon, (or the county of Lincoln), bearing date of July 6th, 1897, and attested by the seal of said court and the clerk thereof, on a judgment duly rendered and entered in said court on the 25th day of July, 1896, in a suit therein pending, wherein Henry Denlinger, Sr., as treasurer of Lincoln county, state of Oregon, was plaintiff, and M. M. Davis was defendant, in favor said M. M. Davis, defendant, and against said Henry Denlinger, Sr., as treasurer of Lincoln county, state of Oregon, plaintiff, for the sum of \$39.50, costs and interest thereon at the rate of 8 per cent per annum, from the 29th day of July, 1896, and costs of and upon this writ, which extension is to be directed and delivered and commands me to make the said sum of \$39.50 with interest at the rate of 8 per cent per annum from the 29th day of July, 1896, with cost of and upon this writ, of the personal property of the said Henry Denlinger, Sr., on the 29th day of July, 1897, in case sufficient can not be found there out of the real property in my county belonging to the said Henry Denlinger, Sr., on or after the 29th day of July, 1896, I did on the 8th day of July, 1897 levy on the following described real property to-wit: A 1/2 interest in and to the northwest quarter of northwest one-fourth of section sixteen, township eleven south of range ten west, of the Willamette Meridian, and also a 1/2 interest in the following, to-wit: commencing at the quarter section corner between sections 16 and 17 in township 11 south, range 10 west of Willamette meridian, running thence north 20 rods, thence east 20 rods, thence south 60 rods, thence west 60 rods, thence north 40 rods to beginning, all above described lands being situated lying in Lincoln county, Oregon, and containing 50 acres, more or less, and that I levied on the same as the property of and belonging to said Henry Denlinger, Sr., on the 29th day of July, 1897. I being unable to find personal property belonging to said Henry Denlinger, Sr., upon which to levy such execution and out of which to make the amount mentioned in said execution and on

Saturday the 14th day of August, 1897 at 10 o'clock a. m. of said day at the court house door in the city of Toledo in said Lincoln county, Oregon, I will sell at public auction to the highest bidder for cash in hand the above described real property, together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining as well as all the right, title and interest of the said Henry Denlinger, Sr., in and to the above described real property, and all persons claiming through or under him since the 29th day of July, 1896, or so much thereof as may be necessary to satisfy said judgment and execution, and amounts due thereon as above set forth with interest, costs and accruing costs.

Dated July 12, 1897.
GEO. A. LANDIS,
Sheriff of Lincoln county, Oregon.

Proposals for Furnishing Wood.

Notice is hereby given that at the next regular session of the county court, to be held at the court house in Lincoln county, on August 4th, 1897, sealed bids will be received for the furnishing of following county supplies: Five cords of dry fir wood, 4 feet in length, and fifteen cords of vine maple and crab apple, 4 feet in length. None of the crab apple or vine maple shall be less than 1 1/2 inches in diameter, and all wood shall be of the best quality. To be delivered at the court house. Right reserved to reject any or all bids.

J. O. STEARNS,
County Judge.

T. Jay Butord is spending the heated months on Yaquina Bay.

Motto of Lincoln county court: "Starvation for schools and roads, but thousands for lawsuits."

Will the county commissioners take the advice of the grand jury and make the report of the expert public?

Judge Gordon Hayes, of Clackamas county, paid this county a visit this week, combining business with pleasure.

Mrs. Thos. Whitehorn, of Corvallis, and Miss Boswell, of Colfax, Wash., are visiting Miss Effie Crosno this week.

We acknowledge calls from several of our friends from over the county, the names of which are too numerous to mention.

The practice of the county seems to be to cut off and pare down all reasonable bills possible, refrain from building any roads and bridges, keep from making any needed improvements, but to spend plenty of money on lawsuits.

A. O. Krogstad arrived in this place last night, having returned but a few days ago from an extended visit to Minnesota and other eastern places. We have not interviewed Mr. Krogstad yet, but we gathered from his conversation that he is still an admirer of Oregon, and especially of Yaquina Bay.

The county clerk complains that the recently constructed addition to the vault at the court house is not yet dry, and as a consequence some of the books are getting moldy and damaged by the moist atmosphere in the vault. If this be true the court at its coming session should attend to this at once. The records of the county are too valuable to be jeopardized by a damp vault.

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Notice for Publication.
Land Office at Oregon City, Oregon, July 21, 1897.

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 Clerk of Lincoln County at Toledo, Oregon, on September 4, 1897, viz: JOHN E. SMITH; H. E. No. 11,123, for the lots 9 and 10, and north 1/2 of SE 1/4 of section 6, township 12 south, range 19 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Wilson White and John F. Worrell of Yaquina, Oregon, and John M. Start and William M. Start, of Toledo, Oregon.
ROBERT A. MILLER, Register.

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T. W. GORMAN,
Yaquina City, - Oregon.

FAT POLKS REDUCES
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COUNTY COURT.

A special term of the county court was held last Saturday. The term was held upon a call issued by Judge Stearns, and the purposes as set forth in the call were to receive and act upon the report of Expert McKenzie, and to take whatever action the court deemed necessary therein, and to employ special counsel for the county, if the court deemed it best. The following is a copy of their journal entry:

"In the County Court of the State of Oregon for Lincoln County:

Be it remembered that on this 24th day of July, 1897, at the hour of ten o'clock a. m. of said day, at the court house in Toledo, Lincoln county, Oregon, the same being at the time and place fixed by order of the judge of said court, as appears by said order duly entered of record in the journal of commissioners' proceedings: The County Court sitting for the transaction of county business, convened in special session. There being present the Hon. C. H. Williams and F. A. Godwin, county commissioners, the Hon. J. O. Stearns, judge, presiding, and G. A. Landis, sheriff of said Lincoln county. The Hon. B. F. Jones, county clerk, not being present. And court having been duly proclaimed in session, the following proceedings were had, to-wit:

The report of Geo. R. McKenzie, the expert accountant heretofore appointed to examine the books, records and files of said Lincoln county, being now in the hands of the Court. It was ordered that the same be taken under consideration by the court and for the purpose of an examination thereof, a recess was declared until 3 o'clock of this day.

Court convened at 3 o'clock p. m. Present as before.

And it appearing to the Court after a careful examination of said report, that the work of said expert has been fully completed in a careful and accurate manner, it is ordered that said report be accepted and that warrants be issued in payment therefor, as per itemized account rendered, and as per order of Geo. R. McKenzie, as follows:

Geo. R. McKenzie,	\$442.20
E. Williams, cash advanced,	20.00
L. Waugh, board,	30.00
Raines & Hayes, board,	24.40
Total,	\$516.60

It further appearing to the Court that it is to the best interest of the County that special counsel be employed in connection therewith, and in the case of Geo. A. Landis vs. Lincoln County now pending in the supreme court, and in other matters connected with county affairs, it is therefore ordered that Martin L. Pipes be and is hereby employed as such counsel; and that a warrant be issued to said Martin L. Pipes in the sum of one hundred and fifty dollars (\$150.00) as an advance fee for such services.

It is further ordered that said report be continued in the hands of the court for further examination and advice of counsel.

Wherefore it is ordered that court stand adjourned subject to call.

J. O. STEARNS, Judge.
F. A. GODWIN, Co. Com.
C. H. WILLIAMS, Co. Com."

It looks like it would not be a bad idea for the county to have an expert appointed to expert the recent expert's account. Mr. McKenzie began work on Wednesday morning, March 10, and ceased work on Saturday evening, May 22. His bill for services during that time called for 95 day's services. The whole number of days he was in Toledo, including Sundays, was only 74. He put in "extra time" to the amount of 21 days, or nearly one-third time. And yet the county court pays this bill without a murmur.

Charles Galloway and Alvin Eaton, a couple of students of the Oregon University, recently made a pedestrian tour, starting from Eugene, going to the coast at Florence, thence north to Newport, and out to Albany. Their account of the trip is quite interesting. They have the following to say of their trip through Lincoln county:

"We passed many fine camping places along the beach, where clams were abundant. Seal Rock is becoming a favorite summer resort and many cottages are to be found there. We trudged on until about 4 o'clock, when we came to the U. S. life saving station on Yaquina Bay. One of the crew kindly showed us through and explained everything. It is a well equipped station, situated at a most dangerous part of the coast. In practice the crew is able to make fast connection with an imaginary wreck in four minutes after the alarm. They are indeed well drilled and are capable of doing excellent work in case of emergency. We arrived at Newport about 6 o'clock. We got several gallons of star fish which we had boiled at a restaurant, but they boiled them too much.

We left Newport next morning in a hard rain. After some difficulty in finding the road we started and had an uneventful trip to Toledo, a promising inland town and county seat of Lincoln county. At this town there is a very successful Labor Exchange which furnishes employment to all men who wish it, and it is a great saving to the town. A few miles from Toledo, at Pioneer, we visited the large rock quarries. They are working there now and it is interesting to watch them handle the massive stones in the different forms. Just now the company have contracted to furnish several thousand feet of stone to be used in the court house at Eugene. That night we stopped at Uncle Jimmy Chitwood's place which is at the station called Chitwood. The old people would not let us sleep in the barn, but gave us a good bed in the house.

Next morning, while Mrs. Chitwood was getting breakfast, we were discussing the present condition of affair, and Uncle Jimmy said "they used to say, that 'Man wants but little here below, Nor wants that little long.'"

But the revised version is about right. It says "Man wants but little here below, 'The man that said that lied; For the average man wants all earth, And then, a'int satisfied.'"

At breakfast, among other things, he asked me what I thought the best way to raise strawberries. Having come from a strawberry country I told him all I knew, and more too, perhaps, about strawberry raising, and when I was through he said, "I think the best way is to raise them with a spoon." We bid the old people goodbye and went on our way."

A new form of voucher has been devised by the county judge. It is a kind of government authority and county voucher mixed. By its terms before any county officer can purchase anything for the use of the county authority for such purchase must first be obtained from the county court. The only fault we noticed in the voucher was that there were no blank places for the person filing the same to swear that they would support the constitution of the United States and of the State of Oregon. This was a grievous oversight.

And so M. L. Pipes is to get a whack at the county. For a starter he gets \$150. Estimating the retaining fee at ten per cent, his final bill will be \$1,500, and Pipes is not like a man that wont charge enough.