

# SAW SERVICE

A good example of the remarkable service given by Simonds Tools is shown in the Simonds Hand saw illustrated here. This saw was used for ten years by a carpenter who pronounced it the best saw he had used in thirty years' experience and as perfectly satisfactory in every respect. Simonds saws have been standard for 72 years



Each saw is warranted perfectly true or as true as it is possible to make it free from flaws and seams. If found to be defective it may be returned to us and a new saw given in exchange.

## The Cary Cash Hardware, Estacada.

### Notice for Publication

United States land office, Portland, Oregon, July 11, 1905. 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," as extended to all the public land states by act of August 4, 1892, Theodore E. Mannerd, of Portland, county of Multnomah, state of Oregon, has this day filed in this office his sworn statement No. 6608, for the purchase of the E½ of NW¼ & Lots 1 & 2 of section 18, in township 5 South, range 4 East, 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 & receiver at Portland, Oregon, on Wednesday the 4th day of October, 1905. He names as witnesses: James Miller of Portland, Oregon; Edward Burke of Portland, Oregon; J. C. Burke of Portland, Oregon, and Chas. Osborne of Portland, Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 4th day of October, 1905.

Algernon S. Dresser, Register.

### Notice for Publication

United States land office, Portland, Oregon, July 12, 1905. 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," as extended to all the public land states by act of August 4, 1892, Benjamin F. Moore of Kelso, county of Clackamas, state of Oregon, has this day filed in this office his sworn statement No. 6620, for the purchase of the S½ of NW¼ of section 12 in township 2 S, range 4 E, 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 & receiver at Portland, Oregon, on Monday, the 9th day of October, 1905. He names as witnesses: Michael C Donahue of Kelso, Clackamas Co. Oregon; Joseph Donahue of Kelso, Clackamas Co. Oregon; Daniel Esalee of Kelso, Clackamas Co. Oregon; Lew McCabe of Kelso, Clackamas Co. Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 9 day of October, 1905.

Algernon S. Dresser, Register.

Judge R. S. Bean of Salem is the gentleman who is to occupy the Federal Judge seat.

### Notice for Publication

United States Land Office, Portland, Oregon, July 11, 1905. 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," as extended to all the public land states by act of August 4, 1892, Alva J. Scott of Hoquim, county of Chehalis, state of Washington, has this day filed in this office his sworn statement No. 6594 for the purchase of the NW¼ of NE¼, NE¼ of NE¼, SE¼ of NE¼ and NE¼ of SE¼ of section No 34 in township No 5 S, range 4 E, 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 Register & Receiver at Portland, Oregon, on Tuesday the 26 day of September, 1905. He names as witnesses: Wolfie Hall of James, Oregon; John Lowe of Vancouver, Washington; Malvina Scott of Hoquim, Washington; Richard Blade of Aberdeen, Washington. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 26 day of September, 1905.

Algernon S. Dresser, Register.

### Notice for Publication

United States Land Office, Portland, Oregon, July 11, 1905. 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," as extended to all the public land states by act of August 4, 1892, Malvina Scott of Hoquim, county of Chehalis, state of Washington, has this day filed in this office her sworn statement No 6595, for the purchase of the NW¼ of section No 34 in township No 5 S, range No 4 E, and will offer proof to show that land sought is more valuable for its timber or stone than for agricultural purposes, and to establish her claim to said land before the Register & Receiver at Portland, Oregon, on Tuesday, the 26 day of September, 1905. She names as witnesses: Wolfie Hall of James, Oregon; Richard Blade of Aberdeen Washington; John Lowe of Vancouver, Washington; Alva J. Scott of Hoquim, Washington. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 26 day of September, 1905.

Algernon S. Dresser, Register.

Man, like the Indian, is dying out and being driven out by the women is what Prof. Bodine of Chicago Superintendent of education says.

### Notice for Publication

United States Land office, Portland, Oregon, July 31, 1905. 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, Nevada and Oregon, and Washington territory," as extended to all the public land states by act of August 4, 1892, George E. Randall of Molalla, county of Clackamas, state of Oregon, has this day filed in this office his sworn statement No. 6639, for the purchase of the SE¼ of section 32 in township 5 s, range 4 e, 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 at Portland, Oregon, on Thursday, the 19 day of October, 1905. He names as witnesses: Albert Pasold of Molalla, Oregon; Harry J. Rastall of Molalla, Oregon; Graham Hungate of Molalla, Oregon, Ira Dickey of Molalla, Oregon. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 19 day of October, 1905.

Algernon S. Dresser, Register.

### DODGE ITEMS

A little baby girl came to the home of Uncle Bill Park last Thursday, Uncle B's first baby and he is happy in his old age.

Mrs. Cherry is visiting in Dodge this week.

Mrs. Marrs, Mrs. Will Myers and Sydney Smith were calling on Mrs. Parks Sunday.

Miss Adell Mulkey from Myrtle Creek was visiting friends last week at Springwater and Dodge. She returned home Sunday.

Ray Marrs was calling on Neil G. Sunday.

Miss Cora Keller was at the Gordon Sunday evening.

Mr. Keller's three daughters and Miss Keller of Aurora went to Springwater to church Sunday.

Ethel, and Bessie Bowdish and Laura Keller were visiting Miss Mulkey Saturday. Roy says he wishes he were a girl so he would get an invitation too.

Geo. Bowdish is home now harvesting.

Mrs. Mace Warwick was visiting her friend Mrs. Ell Lacey the first of the week.

There is an unusually large crop of apples and prunes here this year.

Dodge has a population of about forty-four all told and there has been seven people married out of this neighborhood since last hop picking. Who will be the next?

### The Saloon License Case

The case of the City of Estacada against Messrs. Corrigan and Cunningham came up for trial before Justice Haviland last Friday. Attorney Hedges of Oregon City appeared as counsel for the city, and Attorney Heylman for the defendants. The defense admitted that they were doing business on a license issued by the county, but contended that it was a legal license. The prosecution held that the city alone could grant saloon license and that the license from the county is no good, that the city charter gives the city sole jurisdiction over all saloon license matters. The point at issue is a question of law. The county's license was found illegal, and the defendants each fined \$30. Mr. Cunningham paid his fine, and has made application for a city license. Mr. and Mrs. Corrigan appealed and will take their case to the district court. Their bonds for the fines were placed at \$100. each.

The city of St. Johns has given up trying to sell its \$10,000 bond issue, as all the bidders say the issue is illegal.