The Bend Bulletin

PUBLISHED EVERY PRIDAY BY LUEDDEMANN & LAWRENCE.

SUBSCRIPTION RATES: One year. Three months

(Invariably in advance.)

FRIDAY - JAN, 13, 1903

Russia never tires of declaring that she will fight to the bitter end. Isn't it bitter enough yet?

Who'll organize a fire department? There is need for such an organization and the water to work with will be available by the time the firemen are ready for it.

One difference between Bend and Prineville is illustrated by the facthat Prineville has been barvesting 6-inches ice for the past four daywhile in Bend ice seekers can't get a slab more than 3 inches thick. Perry Poindexter please copy.

Bend's new bank starts the year with deposits aggregating \$46,000 and they are steadily growing apeople get accustomed to doing banking business here. It is very carefully managed and is a large factor in the substantial development of this region.

The legislature is in session at Salem, with Dr. Kuykendall, or Eugene, president of the senate and Banker Mills, of Portland speaker of the house. Now look for something calculated to relieve certain high functionaries from the opprobrium of recent indictments.

The views of our esteemed contemporary, the Lakeview Examiner. on the recent ruling of the land department relative to readvertisement of timber claims in withdrawn areas, exactly coincide with those of The Bulletin. The leading editorial of last week's Examiner did not differ by so much as a commufrom The Bulletin's statement. These coincidences have been noticed several times lately. It is just a little suspicious, however. that the Examiner invaribly thinks its thoughts a week after they appear in The Bulletin. We won der whether it is unconscious cerebration, kleptomaniacy, benevolent assimilation or simple thieving.

The Lewis and Clark Fair has issued a handsome pamphlet compiled by Secretary Henry E. Reed. decisions repeatedly hold that respectively setting forth Oregon's resources and dence is "not acquired or maintained cye view of the exposition. Crook county has representation in the pamphlet that will prove beneficial. However, the difficulty of giving adequate information in these gencapabilities. It also carries a bird's eral statements is well illustrated in the case of this county, which is credited with a range of temperature from 17 degrees below zero to 119 above. Crook county reaches from above. Crook county reaches from manner referred to by the Stateswarm and moist river strands to th. manner referred to by the Statesperpetual glaciers of the Cascades man, and in the absence of any peritions, tunds or mail biguers or framework. No locality in Crook county has the extremes of temperature control to be patent. But every proof so in alternation the absence of any peritions, tunds or mail biguers or framework and in the claims have the temperature control to be patent. But every proof so in alternation the applicant whell pays the app

ed by the four walls of Judge home there, to the exclusion of a Bellinger's court." While there is home elsewhere. And the governroom to doubt that the Review's ment has never "held" otherwise. notion of justice is higher than that of a United States court, there is no the state land board, and, of course, doubt at all that for pusillanimous cognizant of all it did. On the littleness the Review is the utmost board he was one of three members. limit. If representative William The other branch of the state land son wishes to keep clear of the administration, the state land agent, land-fraud mess-and we think he was under the governor's exclucan do it-he should "disevow the sive control. But the governor as Review's over-anxiety to prepare a presiding member of the board was defense for him that is paerile, un- no less and no more a state funcnecessary and altogether damphool- tionary than when he directed the ish. It doesn't show that Mr. course of the state land agent. So Williamson is connected with the swindle; it only show that the Pe. we had the novel spectacle of the view thinks he is

THE STATE'S DUPLICITY.

had passed them has nothing to do to criticism. with the case; at least it does not imeach anybody's motive or prove he state land administration to To house, tax regulate and restrain her keep tave been wrong. The reprehenible part of the state's conduct was ts duplicity. The state land board sold land to purchasers in good aith and took their money for it. Then the state land agent and Genral Odell were hired by the state o dig up flaws in the titles given y the state land board-to be nore specific, they were to establish he mineral character of the land dready sold as non-mineral, in order that the former sale should e defeated and the land thus adjudicated" might serve as base or lieu selections, in which Odell vas driving a very thrifty business.

To the uninitiated it should be xplained that if sections 16 and 36. enerally given by the United tates to the state for school puroses, are mineral the state does sot get them but is entitled to select other land in lieu thereof. This rivilege does not, of course, make t honorable for the state to sell the and as non-mineral and then try to indermine its own deeds thus given on the ground that the land is nineral. Such conduct on the part of an individual would not stand a noment, but the state escapes the egal penalties for fraud.

AN UNWARRANTED IMPRESSION.

A very prevalent error finds exression in the Salem Statesman in tese words:

For many years it, has been held and cient for a hometrader to go to his land nce or twice a year, do a little work upnit, stay a day or two and report his 'improvements," This has been held to w sufficient proof and thousands of our sest men and women have in this manor "homestended" claims and secured stents to them, without the intention d committing any wrong.

If there is anything in land law and practice that is well established it is the rule that the homestead applicant must establish and maintain inhabitancy of the land "to the exclusion of a home elsewhere." The by going upon or visiting the land illeges as having been "held" is and not otherwise

The governor was a member of tate with hand undermining and

discrediting the titles which it gave The Portland Oregonian and the to good faith purchasers with the Salem Statesman have been pran-other band, when every considercing around each other in a wordy ation of honor and square dealing attempt to locate responsibility for demanded that the state exert itself loose state land practice during the to defend those titles. This dupli-Geer administration. Both of them city could and should have been premiss the real point. The mere vented by Governor Geer It put the circumstance that the state selec- commonwealth of Oregon in very tions were turned down at Wash- bad light: That is the point where ington after the district land officers, the Geer adminstration was subject

AN ORDINANCE.

claimed by the Common Council of th

the place where it is proposed to the following the control of a proper place there for a soul few child approve and application, and a with the Kecorder.

Any feature the said Committee, upon prison, does the application fraction the said committee and the state with the Kecorder.

Committee most mark recommendation is applications to above provided, within it less that the fair the state of the thorn the Home orth applications was by the council research committee.

STATE OF ORIGON 188.

COUNTY OF CROOK 188.

The Bend Mercantile Company, the said Committee.

has the extremes of temperature noted in the pamphlet, though in some spots it reaches the lowest point and in other spots the highest. It is a good deal like saying the temperature of the world ranges so and so, and means nothing for any particular point.

The Prineville Review has not forgiven Judge Bellinger because he did not disregard the evidence and the law and order Malcolm A. Moody to the guillotine. The Review now looks upon the indict ment of Senator Mitchell and Representative Hermann as appalling blasphemy, and sneers that that's the kind of justice "which is bounded by the four walls of Judge Bellinger's court." While there is bounded by the four walls of Judge Bellinger's court." While there is a content of the pamphlet, though in made has been a species of perjury "Our best men and women" have sworn to actual and continuous inhabitancy of the land, with mental reservations and personal constructions of the land, with mental reservations and personal constructions of the law different from the law different from the law different from the law different from the plain meaning of the language employed.

Of course, the government does not require that a homestead ba a prison and any reasonable absences in no wise vitiate the claim of good faith. But both act and intent are required to show legal residence on a homestead, and it is the kind of justice "which is bounded by the four walls of Judge Bellinger's court." While there is a home elsewhere. And the government is a home there, to the exclusion of a home elsewhere. And the government is a home there, to the exclusion of a home elsewhere. And the government is not compliance, and the pamping such themse dident is actual substitute of the pamping such themse dident is actual to the pamping such themse of them such and constitute themse of the land, with mental and continuous inhabitance of the such and such themse of the such of the pamping such themse of the such and constitute. The pamping such themse of the such and constitute themse of the suc





AND UNION PACIFIC

Salt Lake Denver Kansas City Chicago St. Louis

Ocean Steamers between Portland and San Francisco every five days

New York

Tickets to and from all parts of the United States, Canada and

For particulars, call on or address JAS. IRELAND, Agt., The Dalles, Oregon.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR CHOOK COUNTY

The Deschies Irrigation & Power Company, Uniquist.

To Perdinand Okeriund: Defendant above nam

day of January, cast, hos order of the Honors, W. A. Bell, County Judge for Crock Cook

Oregon, Mode and dated as Principle, Oregon, Describe THE PRECENTED SERVICES & FORES OF

By Guerta & Stellarman

IN THE JUSTICES COURT FOR THE PRE CINCT OF BEND, CROOK COUNTY. STATE OF ORIGINA

Charles E. Manues, Defendant.

To Chas, E., Kamura, the above named defendant

The defendant will take notice that if he has a sower the immediated herein the plain's will take beigness! against him he Forry boilers and rifly dee times the inflament course.

By order of the Justice's Court, for the Precious of Read, Cross County, and the State of Gregor. Made and dated at Brail, Oregin, December

J. M. I.AWRENCE, justice of the Peace. Bead Preciset, Crack County, Oregon.

Timber Load, Act June 5, 1878. NOTICE FOR PUBLICATION.

U. S. Land Office, The Bulles, Overcon-

Richard King. of Bend, county of Cross, state of Gregon, swore, statement No. 1642, filed February 21, 1921, for the purchase of the swiftening, nissen, and next, sell of sec. 25, 15 to a. r.ii c. w. m.

John Atkinson.

of Bend, county of Crook, state of Gregor, sworp statement No. 10s., filed Friendry 21, 1903, for the perchase of the ne'd of sec. 15, 19, 20 s. r. i. s. w. m.

That they will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish their claims to said land before J. M. Lawrence U. S. Commissioner, at his office at Bend. Ore gon, on the 2th day of January, 1905. They name as wifferses: J. N. Hunter, James Hanter, W. H. Brock, William Marsh, David Hill, B. Marsh, Richard King, Mary Atkinson, and John Alkruson, all of Bend, Oregon.

Any and all persons claiming adversely the above-described lands are requested to file there claims in this office on or before the said stinday

MICH EL T. NOLAN, Register

Bend's New Meat Market

WHITE & HILL

THE FINEST STOCK OF FRESH MEATS IN CROOK COUNTY

Cured Meats and Lard and all the Accesoties of a Pirst-Class Market

EVERYTHING NEW AND OF THE BEST

The Bend Restaurant

R. G. SMITH, Proprietor.

Meals at all ours. Short Orders a specialty. SERVICES 1 ST CLASS IN ALL PARTICULARS AND

PRICES REASONABLE. BEND.

OREGON.

A. H. Lippman

Geo. M. Meyer A. H. LIPPMAN & CO.

BEND, OREGON

January I we commenced a strictly CASH basis. Patrons will please remember this. You will save money by buying of us for Cash.

PILOT BUTTE INN

A. C. LUCAS, Proprietor

Tables supplied with all the delicacies of the season

First-class Equipment

Fine Rooms and Beds

All stages stop at the hotel door

Z. F. MOODY

and the Colour Street St. is in the contract of interesting the analysis and the colour state of the colou

General Commission

Forwarding Merchant

SHANIKO, OREGON

LARGE AND COMMODIOUS WAREHOUSE

CONSIGNMENTS SOLICITED

Prompt attention ps A to those who favor me with their patronage AND REAL PROPERTY AND PROPERTY AND PROPERTY AND PROPERTY AND PARTY AND PARTY

GOOD CLOTHING

If ; a need Clothing it will be to your

R. E. SIMPSON,

SOUTHBOUND

Prineville, Oregon

THROUGH FROM BEND TO SMANIKO IN ONE DAY

SHANIKO-PRINEVILLE PRINEVILLE-BEND

SCHEDULE

NORTHBOUND

Arrive Prineville 7 a. m. Arrive Prineville 7:00 p. m. Leave Prineville 8:30 a. m. Leave Prineville t p. m.

FIRST-CLASS EQUIPMENTS FOR TRAVELLING PUBLIC PASSENGER AND FREIGHT RATES REASONALE

We carry only the

finest lines of

WINES,

LIQUORS

and CIGARS DON'T FORGET

TO DROP INTO THE

MINNESOTA BUFFET

Dis. SHAW & BROSTERHOUS, Prop's

FRED A. SHONQUEST, Manager

- BEND, OREGON

SUBSCRIBE FOR

The WEEKLY OREGONIAN

AND

The BEND BULLETIN

\$2.00 Both Papers One Year \$2.00