

THE BEND BULLETIN.

VOL. IV

BEND, OREGON, FRIDAY, JULY 13, 1906.

NO. 17

PROFESSIONAL CARDS

C. S. BENSON,
ATTORNEY AT LAW
Bend, Oregon.

W. P. MYERS
LAND ATTORNEY

Office, LAIDLAW, ORE.
U. C. COE, M. D.
OFFICE OVER BANK

Physician and Surgeon
TELEPHONE NO. 21
BEND OREGON

DR. I. L. SCOFIELD
DENTIST

REDMOND, OREGON
Will make monthly visits
to Bend.

J. W. ROBISON
Veterinary Dentistry

OFFICE AT BEND LIVERY & TRANSFER
CO. STABLES.
BEND, OREGON

NOTARY PUBLIC INSURANCE
A. H. GRANT
Agent for

Liverpool, London & Globe, and
Lancashire Fire Insurance
Companies.
BEND, OREGON

Crook County Realty Co
Real Estate Bought and Sold.
Life and Accident
INSURANCE.

OFFICE IN BULLETIN BUILDING BEND, OREGON

= REWARD! =

The undersigned will
pay \$10.00 for the
detection and conviction
of any person
who in any way will-
fully injures or de-
stroys its lines in
Crook County.

THE DESCHUTES TELEPHONE CO.

R. B. GARMAN,
Barber

HOTEL REDMOND—Call and see
me.
REDMOND, OREGON.

Desert Land, Final Proof.
NOTICE FOR PUBLICATION.
United States Land Office, The Dalles, Oregon,
June 11, 1906.

Notice is hereby given that Temperance O.
Bend, Oregon, has filed notice of intention to
make proof on her desert-land claim No. 23 for
the W 1/2 Sec 4 and S 1/2 Sec 5, T 18 S, R 12 E
Wm. before H. C. Ellis, a U. S. Commissioner, at
his office in Bend, Oregon, on the 28th day of
July, 1906.
She names the following witnesses to prove
the complete irrigation and reclamation of said
land:
H. W. Reed, M. Halvorsen, Tom Triplett and
White, all of Bend, Oregon.
MICHAEL T. NOLAN, Register.

CONTEST NOTICE.
DEPARTMENT OF THE INTERIOR,
U. S. Land Office, The Dalles, Oregon,
June 13, 1906.

A sufficient contest affidavit having been filed
in this office by Lynn A. Smith, contestant, against
homestead entry No. 1260, made October 15, 1902
for the N 1/2 Sec 10, T 18 S, R 12 E Wm by
Martha Morris, contestee, in which it is alleged
that said Martha Morris has wholly abandoned
said tract, that she has changed her residence
therefrom for more than six months last past;
that said tract is not settled upon and cultivated
by said party as required by law; that such facts
as will exist; that said alleged absence was not
due to her employment in the army, navy or
marine corps of the United States in time of war;
and other evidence touching said allegation
to wit: to wit: on August 15, 1906, before H.
C. Ellis, a U. S. Commissioner, at his office in
Bend, Oregon, and that final hearing will be
held at 10 o'clock a. m. on August 22, 1906, before
the Register and Receiver at the United States
Land Office in The Dalles, Oregon.

The said contestant having, in a proper
affidavit, filed June 11, 1906, set forth facts
which show that after due diligence personal
service of this notice can not be made, it is hereby
ordered and directed that such notice be given
by due and proper publication.

MICHAEL T. NOLAN, Register.

YOU SHOULD READ THE BULLETIN
It gives the news—all of it.

Because we are selling the same and better
quality at a closer margin is a very good
reason why you will find our store the
best place to buy anything in the line of

**Groceries, Drygoods, Furnish-
ings, Shoes, Hardware, Sash and
Doors, Paints and Oils**

The PINE TREE STORE
E. A. SATHER, PROPRIETOR

A Complete Stock of

DRY
At Bend, Oregon. **Rough, Surfaced and Moulded** At Bend, Oregon.
LUMBER

All Widths, Lengths and Thicknesses

Reasonable Prices Good Grades Dry Stock	INCH COMMON DIMENSION SHIPLAP RUSTIC T. & G. FLOORING BEADED CEILING WINDOW JAMBS WINDOW CASING HEAD BLOCKS O. G. BASEBOARD STAIR TREADS WATER TABLE O. G. BATTINS MOULDINGS F. B. D. PATENT ROOFING FENCE PICKETS SHINGLES ETC., ETC.	Lumber Delivered at Low Cost Anywhere on The Lands of The D. L. & P. Co., or The C. S. I. Co.
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CUSTOM FEED MILL IN CONNECTION.

The
**Pilot Butte Development
Company**
BEND, OREGON

Timber Land, Act June 3, 1878.
NOTICE FOR PUBLICATION.
U. S. Land Office, Lakeview, Oregon,
June 7, 1906.

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,

Harry L. Gibbs,
of Portland, county of Multnomah, state of
Oregon, has filed in this office his
sworn statement No. 2300, for the purchase of the
SW 1/4 Sec 9, T 18 S, R 14 E, Wm.
and will offer proof to show that the land
sought is more valuable for its timber or stone
than for agricultural purposes, and to estab-
lish his claim to said land before the Register
and Receiver at Lakeview, Oregon, on Friday,
the 21st day of August, 1906.

He names as witnesses: Ora Poindexter, of
Prineville, Oregon, and James D. Honeyman, of
Bend, Oregon.
Any and all persons claiming adversely any of
the above described lands are requested to file
their claims in this office on or before the said
21st day of August, 1906.
J. N. WATSON, Register.

CONTEST NOTICE.
DEPARTMENT OF THE INTERIOR,
U. S. Land Office, The Dalles, Oregon,
June 7, 1906.

A sufficient contest affidavit having been filed
in this office by Melissa C. Coons, contestant,
against homestead entry No. 1260, made October
15, 1902, for the S 1/2 Sec 10, T 18 S, R 12 E Wm
by Martha Morris, contestee, in which it is alleged
that said Martha Morris has wholly abandoned
said tract, that she has changed her residence
therefrom for more than six months last past;
that said tract is not settled upon and cultivated
by said party as required by law; that such facts
as will exist; that said alleged absence was not
due to her employment in the army, navy or
marine corps of the United States in time of war;
and other evidence touching said allegation
to wit: to wit: on August 15, 1906, before H.
C. Ellis, a U. S. Commissioner, at his office in
Bend, Oregon, and that final hearing will be
held at 10 o'clock a. m. on August 22, 1906, before
the Register and Receiver at the United States
Land Office in The Dalles, Oregon.

The said contestant having, in a proper
affidavit, filed June 11, 1906, set forth facts
which show that after due diligence personal
service of this notice can not be made, it is hereby
ordered and directed that such notice be given
by due and proper publication.

MICHAEL T. NOLAN, Register.

**NOTICE OF SALE OF UNPATEN-
TED SWAMP LANDS.**

Notice is hereby given that the
State Land Board will receive sealed
bids until two o'clock P. M. July
24, 1906, for any interest the state
may have in the following described
unpatented Swamp Lands, to-wit:
The NE 1/4, N 1/2 of SE 1/4, SW 1/4
of SE 1/4 and SE 1/4 of SW 1/4 of
Section 24 and W 1/2 of Section 25,
T. 25 S., R. 6 E., the lands in
Section 25 being unsurveyed.

All bids must be accompanied by
an application and affidavit to
purchase in accordance with Section
3302 of Bellinger and Cotton's Code
and declaration as provided by Sec-
tion 3303 and by cash or check for
full amount offered.
No bid for less than \$1.00 per
acre will be considered.
The right to reject any and all
bids is reserved.

Applications and bids should be
addressed to G. G. Brown, clerk
State Land Board, Salem, Oregon,
and marked, "Application and bid
to purchase Unpatented Swamp
Lands."
G. G. BROWN,
Clerk State Land Board.
Dated this 26th day of April, 1906

R. D. WICKHAM
Attorney - at - Law

OFFICE OVER BANK
BEND, OREGON

FIGURES DO NOT LIE

County Finances Can Not
Stand Extra Expense.

ECONOMY WILL BE NEEDED

An Examination of Treasurer's Books
Shows that There Are No Moneys
for a New Court House.

The old proverb that figures do not lie must sometimes be taken with a certain degree of doubt. Recent exposures regarding new court house matters show that figures can be made to convey a most erroneous impression when cleverly manipulated. That the county's finances are in no condition to stand the expense of a new court house has been clearly demonstrated during the past week by a thorough examination of the county treasurer's books. This examination was made by P. L. Tompkins and some of the facts discovered will be of great interest to the taxpayers. The books show beyond a shadow of a doubt that recent glowing statements made by the Prineville papers that there was \$67,000 in the county treasury and enough money on hand to build a new court house, had no foundation of truth whatever and were nothing more or less than "hot air." Instead of the county having funds with which to build a new court house, the management of the next six months has got to be a very economical one or there will be a deficit at the end of the year.

Some of the conditions discovered by Mr. Tompkins' investigation are as follows. The treasurer's books show the following amounts in the various funds January 1, 1906:

General fund	\$ 6,219 33
Road fund	5,580 23
School fund	2,111 15
High school fund	1,527 23
Total	\$15,446 84
Warrants outstanding against general fund	\$ 2,125 17

The following amounts were on hand July 1, 1906:

General fund	\$17,981 68
Road fund	12,012 91
School fund	1,922 22
High school fund	3,415 87
Total	\$35,332 68
Outstanding warrants against general fund	5,497 76
State tax due Oct. 1, 1906	3,900 00

The Prineville Journal came out a few weeks ago and said there was \$67,000 on hand in the county treasury. Where did the Journal get its information for such a statement when the county books show a balance of only \$35,332.68? The court house officials deny having authorized such a statement. Perhaps the Journal is not in the habit of getting down to facts before making its statements. The Journal said the complaint entered in the courts against the building of a new court house "is for the most part a statement of things unknown." It begins to look, in view of the startling difference between the Journal's statements and the facts as they are now shown to exist, that the county's finances would remain a "thing unknown" if the taxpayers had to rely on the Journal's statements for their information. But perhaps there's hope of better things from the new editor.

Here are some more figures to interest taxpayers:

Balance on hand in general fund Jan. 1, 1906	\$ 6,219 23
Income from taxes into general fund	26,336 30
Total general fund for 1906	\$32,555 53
Outstanding warrants against general fund	\$ 2,125 17
State tax	8,125 00
Warrants drawn Jan. 1 to July 1	12,583 64
Total	\$22,833 81
Leaving a balance in general fund of	\$ 9,721 72

Last year the running expenses of the county from July 1 to December 31 were \$11,514.45 This year

the county has the extra expense incurred by the primaries and election. Last year it required over \$11,000 to meet the expenses of the last six months; this year the county will have something over \$9,000. That looks like a deficit—not like a new court house.

In view of the above facts which show that on July 1 there were warrants outstanding against the general fund (the only fund available for a new court house) of \$2,125.17, and that in that fund there was only \$17,981.69, it might be well, for the edification of the taxpayers, to quote the following from the official county paper:

"There is available in the county treasury over \$67,000, nearly three-fourths of which is applicable to the building of a new court house; that the county has no indebtedness; that the erection of a new court house will not increase the levy of taxation; that there is a sufficient sum on hand for constructing the new building and that the county will not be thrown into debt in violation of any statute."

Does it not look as though the chief purpose of such a statement was to mislead—an effort by "the powers behind the throne" at Prineville to pull the wool over the taxpayers' eyes. Considering the foregoing condition of the county's finances, do the taxpayers desire the erection of an expensive new court house at this time? If a court house is built it will have to be paid for by future taxation, notwithstanding statements emanating from the county seat to the contrary.

HE HAS FAITH.

Yakima Man Sees Great Future for Deschutes Country.

F. F. Busey of North Yakima, Wash., has been spending a part of the week in Bend and vicinity. To a Bulletin man Mr. Busey said he expects to see great advancement in the Deschutes valley in the future. He remarked that the man who bought land here at \$10 an acre was perfectly safe in doing so. To strengthen such a statement he told how land in the Kenewick and Pasco country sold for \$25 an acre when water was first put on it three years ago. To-day that land is selling at from \$250 to \$500 an acre, some higher than that. While climatic conditions and soil differ to some extent in the Yakima and Bend countries, yet Mr. Busey, an experienced irrigator, said that farm lands in this region would experience a most pleasing increase in the next few years.

In Mr. Busey's judgment apples, grapes, plums, cherries, currants, raspberries, strawberries and such hardy fruits will bear in great abundance here. Bend people are confident of that for experiments each year are proving that this is destined to be a country where much fruit is grown.

Mr. Busey says that Bend has the finest location for a town he has ever seen. With its fine mountain view, clear, pure water in the Deschutes, unlimited water power, and healthful, bracing climate, he prophesied great things for Bend when a railroad opened transportation facilities for this region.

A PLEASANT EVENING.

Christian Endeavors Entertain on Mrs. A. H. Grant's Pretty Lawn.

Last Friday evening the Christian Endeavor society gave a most pleasing social on the lawn of Mrs. A. H. Grant on Hawthorne avenue. The lawn was illuminated with Japanese lanterns and made a very pretty picture. Young girls, prettily arrayed in white, with dainty white caps, served ice cream and cake to the guests.

During the evening the following very pleasing program was rendered:
Guitar solo.....B. F. Scott
Reading.....Violet Reed
Piano solo.....Miss Hazel Caldwell
Vocal solo.....Miss Marion Wiest
Miss Mary Riley, Accompanist
Violin solo.....Miss Iva West
Miss Bessie Wilkinson, Accompanist
Vocal duet.....Mrs. H. C. Ellis
Miss Marion Wiest
Miss Bessie Wilkinson, Accompanist
The evening was a most ideal one and a large crowd was out to enjoy the occasion. During the evening a few fireworks were shot off to the amusement of the little folks. The social was a very pleasing event.

CAN NOT LIFT THE LID

Attempt to Kill Gambling Ordinance Fails.

MUST STOCK BE CORRALLED?

New Ordinance Prohibiting Stock from Running at Large Arouses Opposition from Cattle Owners.

The ordinance prohibiting gambling in Bend is having a restless existence. Twice in its short life attempts have been made to repeal it, but both times the repeal was vetoed by Mayor Goodwillie. The efforts to pass the repeal over the mayor's veto have met with defeat. The second and last time this matter of a repeal came before the city council was last Tuesday evening. At that time a vote was to be taken on the second attempt to pass the repeal over the veto. Previous to the meeting a petition had been circulated praying that the mayor's veto be sustained which received the signatures of more than a majority of the voters in Bend. This in connection with other matters brought to bear on the question resulted in the defeat of the repeal measure, all members of the council present voting to sustain the veto.

The ordinance prohibiting cattle and horses from running loose on the streets of Bend was repealed and another with somewhat more explicit regulations, was introduced for the first reading.

This ordinance is causing considerable discussion by those opposed and in favor of it. Cattle owners claim that to keep their cows corralled, with the cost of feeding them, would place an unfair burden on their shoulders. They argue that in a town as new as Bend, with such a limited pasturage outside of the open range, such an ordinance ought not to be seriously considered.

On the other hand, people who have had gardens wholly or partially destroyed by mauling cattle are as insistent in their demands for the ordinance. They claim that they should not be forced to build fences and stand the chance of their property being destroyed in order to favor the cattle owners. The cattle owner replies that the farmer is obliged to fence his land to protect his crops and why not the resident in Bend under present conditions.

Then there is the disinterested class—those who possess neither gardens nor cattle. These have suggested that the ordinance be drawn to provide only for the corraling of stock at night. During the daytime, if cattle break into a yard some one would be there to prevent damage, but at night when all are asleep stock should not be allowed to run at large.

The councilmen present at the Tuesday night meeting were Sather, Caldwell, Overturf and West.

Saloon License Notice.

BEND, Or., July 13, 1906.
To the Honorable Mayor and Common Council of the City of Bend.

Gentlemen: The undersigned, Hugh O'Kane, hereby respectfully applies for a license from the City of Bend to sell spirituous, vinous and malt liquors and fermented cider in the building situated on lots 11 and 12 of block 10 of the City of Bend, for a period of three months from the 1st day of August, 1906. Respectfully,
HUGH O'KANE.

Appreciation.

MINNEAPOLIS, Minn., July 2, 1906.—Dear Sir: Enclosed please find \$1.00 for The Bend Bulletin. I can't be without it. Resp'y,

Horses for Sale.

All sizes, broken and unbroken, at Erickson's ranch, Bear Creek.
17-20