

## Proceedings of County Court

County Court of State of Oregon for Crook County. Pursuant to adjournment of March 15th, 1913, court was convened March 29, 1913. All officers were present. The following proceedings were had of record:

Whereas, it appears that a certain warrant No. 1176, issued by order of this court July 16th, 1912, for the sum of four thousand sixty-three and 9-100 dollars (\$4063.09) has not been applied to the purpose for which it was issued, that is for the purpose of taking up two certain promissory notes issued by this court to the Beach Manufacturing Company, a corporation;

And, whereas, it appears that the consideration upon which said warrant was founded has utterly failed, that said warrant is in other hands than those for whom it was intended, and the notes for which it was intended to be substituted are still outstanding against the county of Crook;

It is therefore ordered and adjudged that said warrant No. 1176 issued on the 16th day of July, 1912, at the direction of this court for the sum of \$4063.09 to Beach Manufacturing Company, a corporation, for the purpose of taking up two certain notes made by this court in the favor of said Beach Manufacturing Company, be and the same is hereby forever recalled and canceled and the clerk of this court is hereby directed to mark the said warrant "Void" and the treasurer is hereby directed to take notice that said warrant is recalled and canceled and he is hereby directed to cancel the registration of said warrant and not to take up and pay said warrant if presented.

Dated this 29th day of March, 1913.

In the matter of the transfer of the cruising fund to the general fund.

Whereas, on the 5th day of January, 1912, by an order of this court, a levy of one and one-half mills on the dollar on all the taxable property of this county was made for the purpose of creating a fund to provide for the cruising of the timber lands of this county subject to taxation, and

Whereas, said levy was and has been duly extended upon the tax rolls of this county, and taxes collected thereon to the amount of twelve thousand four hundred seventy-seven and 88-100 dollars (\$12,477.88) which amount is now in the hands of the treasurer of this county and set aside as such timber

cruising fund, and

Whereas the matter of cruising the timber lands of this county for taxation and assessment has been, and is hereby abandoned, and the purpose for which said fund was created has been abandoned and ceased to exist, and necessity no longer remains for the creation of said fund or the maintenance of the same, and

Whereas, said fund has been and is raised by general taxation the same as the general fund of this county, therefore

It is ordered and adjudged by the court that the county treasurer of this county transfer and turn over to the general fund of this county all moneys now within said cruising fund, that said cruising fund be discontinued and that all moneys hereafter collected on said cruising fund be transferred and paid into the general fund of this county.

Dated this 29th day of March, 1913.

In the matter of the Alfalfa road district, No. 40, and the Deschutes district to be known as Centrallo No. 39.

Whereas, the county surveyor has made a report in the matter of Deschutes and Alfalfa road districts petitioning for new districts, and

Whereas, the county surveyor in the adjustment of boundaries has advised that the boundaries of the Deschutes portion, to be called Centrallo No. 39, be as called for in the petition; and that the boundaries of the Alfalfa district, No. 40, described as follows:

Sections 13, 14, 15, 22, 23, 24, 25, 26, 27, 34, 35 and 36 of T. 17 S., R. 13 E.; also the e 1/2 of T. 18 S., R. 13 E.; also the s 1/2 of T. 16 S., R. 14 E.; also all of T. 17 S., R. 14 E.; also all of T. 18 S., R. 14 E.; also all of T. 17 S., R. 15 E.; also all of T. 18 S., R. 15 E.

It is therefore ordered and adjudged that said report of the county surveyor be accepted by this court.

That the Deschutes road district as petitioned for is hereby created and formed; that it be known as Centrallo District No. 39; that it is described as follows: Commencing at NE corner of sec. 1, T. 16 S., R. 13 E., and running thence on township line to SE corner of sec. 35, T. 15 S., R. 12 E., thence north to the center of the Deschutes river on the east line of said sec. 35, T. 15 S., R. 12 E., thence up the center of said Deschutes river to the north and south center line through sec. 16, T. 16 S., R. 12 E., thence south through the center of sec. 16, 21, 28 and 33, T. 16 S., R. 12 E., and secs. 4 and 9, T. 17 S., R. 12 E., to the one-fourth corner between secs. 9 and 16, T. 17 S., R. 12 E., thence east on the section line nine and one-half miles to the SE corner of sec. 12, T. 17 S., R. 13 E., thence north eight miles to the

place of beginning. And,

That Alfalfa district No. 40 is hereby created and formed, that it is described as follows:

Sections 13, 14, 15, 22, 23, 24, 25, 26, 27, 34, 35 and 36, T. 17 S., R. 13 E.; also the e 1/2 of T. 18 S., R. 13 E.; also the s 1/2 of T. 16 S., R. 14 E.; also all of T. 17 S., R. 14 E.; also all of T. 18 S., R. 14 E.; also all of T. 17 S., R. 15 E.; also all of T. 18 S., R. 15 E.

### CHURCH NOTICES

Methodist Episcopal.

Rev. E. C. Newham, pastor. Services every Sunday at 11 a. m. and at 7:30 p. m. Sunday school at 10 a. m. Epworth League at 6:45 p. m. on Sunday. Choir practice Thursday at 7:30 p. m. Prayer meeting Wednesday at 7:30 p. m. Junior League at 3 p. m. Sunday.

Baptist.

Sunday services: Teachers meeting at 9; Bible school at 9:45; preaching at 11, subject, "The Holy Spirit, and the Christian Life;" brotherhood meeting at 3; young people's meeting at 6:30; preaching at 7:30, subject, "The Importance of a Right Choice." Wednesday evening, prayer meeting at 7:30; Thursday evening, Sunday school choir practice at 7. Church choir meets same evening at 7:30. etaoin rdu ghrdshrdlu shrdlu shrdh

Presbyterian.

Services Sunday morning and evening at the Star Theatre, 11 a. m. and 7:30 p. m. The pastor will be at Prineville unless he should return and a suitable supply will be sent by presbytery to occupy the pulpit. Sunday school at 10 a. m., Ross Farmham, supt. Choir and orchestra practice at Mrs. Lucas' at 7:30 p. m. on Thursday.

Church of the Brethren.

Beginning with Sunday, April 13, the Church of the Brethren will, for the present, hold services in the First Baptist church of Bend each Sunday at 3 p. m. Ira H. Fox, minister.

HEIFERS ARE HIGH.

The Portland Journal of March 27 said "that a new record was established in one branch of the cattle market at North Portland today when one lot of Prineville heifers sold at \$7.75. The only shipment for the day was made by the Prineville Land & Livestock Co., which had four cars in from Terrebonne."

ROADS GETTING GOOD.

In spite of the unusual amount of snow and rain that has fallen this spring, the roads to the south and west are reported as being in very fair condition. On the Fort Rock

road there is one bad spot at Allen lane, while between here and Burns the only difficult place is on the top of Sagehen hill where one or two automobiles have been stuck.

### INTEREST IN THE SESSION.

For the First Time in Many Years Democrats Control.

Elements in the extra session of congress are unusual. President Wilson has called the great body together at a time when his party has absolute control of every branch of the government relating to legislation.

This has not been the case before in twenty years. During that period of time ago when the Democrats were in power President Cleveland called an extra session, but the conditions were vastly different from now.

The extra session under President Wilson is remarkable because the lawmakers to a large extent are men of comparatively recent rise to prominence. Because of the fact that the Democratic party is providing a change from Republican rule for the first time in sixteen years great interest is centered upon the doings of congress.

Virtually a new generation of legislators has sprung up. With but a very few exceptions there are no men figured in congressional doings of twenty years ago who are sharing the responsibilities of the body now.

Of only one thing has the public been absolutely certain, and that is that the tariff would be first and foremost among the subjects for work by the legislators, and that revision downward would be the purpose. The legislators themselves have not known just how the revision is to be managed, and it has been well understood that they would not all be pleased over all the details of the ultimate changes.

The subject has been thrashed over so often and earnestly that its intricacies have become blurred.

The ways and means committee, which has had the task of drafting the tentative form of the new tariff measure, has been unable to advance completion of its work in advance of the extra session, but the probability is that the measure will be taken up schedule by schedule.

The public has been led to expect that after the tariff is disposed of congress will consider currency, the income tax, Philippine independence and the Panama canal questions.

Much publicity has been given to the proposed national income tax. The tax will probably apply only to incomes of over \$5,000 annually. Certain members of congress hold that this sort of levy would be confined to but a comparatively small proportion of the public and that the revenue would not be sufficient. They argue that an inheritance tax should be added to insure the needed revenue.

Bend's Best Barber Shop, as well as the oldest, is Innes & Davidson's, on Oregon street.—Adv.

### SUMMONS.

In the Circuit Court of the State of Oregon for Crook County.

The First National Bank of Bend, a Corporation, plaintiff, vs. J. H. Bean, J. S. Bean and A. C. Lucas, defendants.

To J. S. Bean, above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiff filed against you in the above entitled action within ten days from the date of the service of the same upon you if served within this county or if served within any other county in this state then within twenty days from the date of the service of the same upon you or if served upon you by publication thereof then on or before the 8th day of May, 1913, and you are hereby notified that if you fail so to appear and answer for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint on file herein, to-wit:

For a decree that the conveyance NW 1/4 of the SW 1/4 of Sec. 27, Tp. 17 S., R. 12 E., W. M., to J. S. Bean be declared fraudulent and void as against this plaintiff and that the said J. H. Bean be declared to hold the said property in trust for said defendant J. H. Bean and his creditors.

That the conveyance of NW 1/4 of NE 1/4 and NE 1/4 of NW 1/4 and Lot 1 of Sec. 7 and SW 1/4 of SE 1/4 of Sec. 6, all in Tp. 13 S., R. 11 E., W. M., to A. C. Lucas be decreed fraudulent and void as against this plaintiff and that the said defendant A. C. Lucas be decreed to hold this property in trust for the defendant J. H. Bean and his creditors.

And that the said J. S. Bean and A. C. Lucas account under the direction of this court for all of the property aforesaid so conveyed to them and that said property be sold and the proceeds of said sale be applied to the satisfaction of plaintiff's judgment and that the plaintiff have judgment against said defendants for the costs and disbursements of this suit and for such other and further relief as to the court may seem just and equitable.

This summons is served upon you by publication thereof in The Bend Bulletin, a weekly newspaper of general circulation published at Bend, Crook county, Oregon, for six successive weeks by order of the Hon. G. Springer, judge of the county court in and for Crook county, Oregon. Said order being made and entered the 26th day of March, 1913, in the above cause and this summons is published and dated for the first time this 26th day of March, 1913.

VERNON A. FORBES, Attorney for Plaintiff.

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