

Hood River Glacier.

Published every Friday by
S. F. BLYTHE.

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FRIDAY, NOVEMBER 19, 1897.

Col. Pat Donan, who a year ago was editing a paper at Salt Lake and preaching calamity, is now employed by the Portland immigration bureau to travel in the Eastern states and lecture and advertise Oregon. He is now working for a good salary, and good times, at least for him, have changed his tune wonderfully. He had himself interviewed in Chicago and told how rich we are in Oregon: He says:

From the northern line of California and Nevada to the remotest limits of Alaska and the Northwest territory, the whole Pacific slope is booming—booming beyond all precedent. I am one of those who devoutly believed that McKinley, as the "advance agent of prosperity," was traveling a long way ahead of his show; but the caravan has caught up with the foremost bugler and till poster, so far as the Pacific Northwest is concerned. The stars in their courses have fought for Protection Billy and the "grand old party." Prosperity has swept like a golden cyclone over Oregon, Washington, Idaho, Alaska and British Columbia. Great as the Yukon gold boom is, and infinitely greater as it is to be, it is, as yet, but a trifle compared with other booms that are pushing the Pacific coast forward. Take Oregon, for instance. With an area of 96,000 square miles and but about 400,000 population, it has this year produced 40,000,000 bushels of wheat, worth \$30,000,000. In addition, Oregon has this year turned out 600,000,000 feet of lumber, worth \$12,000,000; about 50,000,000 pounds of fruit, worth about \$5,000,000; something like 15,000,000 pounds of wool, worth \$2,000,000; fish, amounting to \$3,000,000; gold, silver, copper, lead and coal, aggregating \$10,000,000—a grand total of \$70,000,000, or about \$175 for every man, woman and child within her borders for one year's yield!

Hood River will be glad to learn that the fruit crop surpasses in value the wool clip and that our fruit sold for 10 cents a pound.

Hon. Enile Schanno was in town Tuesday. He has lately received letters from C. F. Pfluger of Portland, secretary of the society for the introduction of useful song birds into Oregon. He describes the chickadee, called the Oregon chickadee by Mr. Suksdorf in a communication in another column, and the Hudson Bay chickadee by Mr. E. W. Winans. It is evidently a species of the same family of birds as the German kohlmeise. Mr. Schanno has been agitating the question of importing the kohlmeise for years, but not until Mr. Jacobson's article was published was there any effort made to import them. Mr. H. E. Dosch, commissioner of horticulture for the first district, has sent to Germany to learn the cost of their importation. He will collect money in Portland to send for the birds and hopes the other districts in the state will cooperate in the good work.

The late grand jury found where savings could be made to the taxpayers in the matter of boarding county prisoners, also in the practice of justices of the peace binding persons over to the grand jury charged with trivial offenses that usually result in acquittal. The last named offense against the rights of the taxpayers has been commented upon by former grand juries, but no way has yet been found to put a stop to it.

The official vote of Ohio for governor at the recent election is thus recorded: Bushnell, rep., 429,816; Chamman, dem., 401,715; Holliday, pro., 7,558; Coxey, pro., 6,254; Dexter, nat. dem., 1,661; Watkins, social, 4,212; Lewis, negro protect, 476; Liberty, 3,170. Bushnell's plurality was 28,101. McKinley's plurality, last year, was 51,109.

The wealth of Wasco county in money, as shown by the assessment rolls for 1897, is but \$4,987, and yet thousands of dollars worth of business is being transacted throughout the county every day. Either money is not absolutely necessary for the transaction of business or else somebody has lied to the assessor.

The civil service law is proving to be very much in the way of the office seekers, and it will have to go. Its repeal will likely be accomplished at the next session of congress, in time to give the next administration, which may be democratic, a full sweep at the offices.

The Oregon Agriculturist of November 15th is full of interesting information for fruit growers, and its other departments for the general farmer are always up to date. This excellent farm journal is furnished with the GLACIER, both papers for \$1.75 a year.

Insect-destroying Birds.
BINGEN, Nov. 10, 1897.—Editor GLACIER: From your paper I see that N. A. Jacobson's article on the kohlmeise has created quite an interest in birds amongst our fruit growers. It will undoubtedly be of great benefit if this little bird is imported. But we are not altogether without birds that work in the same line. We have here at least seven kinds that operate on trees the same way. One, the Oregon chickadee (*Parus atricapillus*), probably the one that Mr. Schanno saw at Hood River, stays here all the year round. The others come to us from the moun-

tains in October and stay till spring. They are the mountain chickadee (*Parus gambelii*); the chestnut-backed chickadee (*P. rufescens*); the nuthatch (*Sitta canadensis*); the brown creeper (*Certhia familiaris*); and the two kinglets, *Regulus calendula* and *satrapa*. They are all very active birds and it must take many a worm to support them through the winter.

Report of Grand Jury.

We have been in session six days and have taken cognizance of all criminal matters presented to us as coming within our knowledge, and have returned 13 true bills and one not true bill. We have also inquired into and dismissed several matters that were of such trivial nature as not to warrant further action. We have made a cursory examination of the county clerk's, sheriff's and county treasurer's offices, and have no criticisms to offer as to methods or manner of keeping the records and accounts of these offices. The attention of the court is called to the condition of our county jail, which we find to be badly arranged and inadequate for its purposes. Our jail contains four cells, three of which are only 6 x 9 and one 8 x 9 feet in dimensions. In each cell we found three uncomfortable cots or hammocks, the cell itself having no ventilation except through the corridors of the jail. To confine three persons to the limited space of one of these cells, breathing only the vitiated air of the corridors, and sleeping on most uncomfortable beds, does not seem to us to be either prudent or humane.

The inmates of the jail protested in strong terms against the food furnished them. We inquired into the matter, and conclude that their complaints were somewhat exaggerated. We would however, call the attention of the members of the legislative assembly from this county to the propriety of securing an amendment to section 2341, Hill's annotated code of Oregon, which gives the sheriff \$5 per week for keeping prisoners when the number does not exceed four, and \$3 per week when the number exceeds four. Evidence is not wanting that in some instances the contractor who supplies the prisoners with food receives only 12 cents per meal and for but two meals each day. It is the opinion of this grand jury that the boarding of prisoners should not be a source of revenue to any officer, and we believe that it would be in the interest of humanity and effect a saving to the county if the section referred to could be so amended as to give to county courts control in this matter. We believe that any person confined in our county jail is entitled to wholesome food, pure air and a comfortable bed, at least up to the time of his conviction.

The grand jury visited the poor farm and questioned inmates apart from the contractor, none of whom had the least complaint as to treatment received. One lady informed us that it was just like home there, and all the apartments of the house seemed well ordered and cleanly.

We deem it our duty to offer a word of caution to the justices of the peace and committing magistrates of the county against sending to the county jail persons accused of trivial offenses, which usually result in acquittal, involving only great expense to the county.

In conclusion, we beg leave to acknowledge the assistance and courtesy shown us by the court and district attorney and the respective county officers.

Chinook winds and heavy rains have raised Hood river to a booming stage. Yesterday the chinook struck down in the valley and the remaining patches of snow soon disappeared. The weather is like spring.

Last Friday Rev. J. M. Diek of the Hubbard church returned from Hood River, where he had been assisting Pastor Hershner for two weeks. A number of hopeful conversions resulted, among them one gentleman aged 72, whose father was a Congregational minister in New England for more than forty years.—Church Record.

You can't afford to risk your life by allowing a cold to develop into pneumonia or consumption. Instant relief and a certain cure are afforded by One Minute Cough Cure. Williams & Brosius.

The Crook County Journal reports a rick strike in the Gebeos mines near Prineville. The ore is said to work nearly 300 to the ton, and the ledge to be three feet thick.

There is no need of little children being tormented by scald head, eczema and skin eruptions. DeWitt's Witch Hazel Salve gives instant relief and cures permanently. Williams & Brosius.

Four applicants for teachers' certificates at The Dalles last week. One, C. M. Sissons, was successful. Miss Katie E. Cooper was recommended to the state board for a life diploma.

WARNING.—Persons who suffer from coughs and colds should heed the warnings of danger and save themselves suffering and fatal results by using One Minute Cough Cure. It is an infallible remedy for coughs, colds, croup and all throat and lung troubles. Williams & Brosius.

A Library in Itself.
Few people are able to buy as many books as they would like, yet it is possible without them to keep in touch with all the leaders of literature, as well as to follow the world's progress in every department of science and industry. The Youth's Companion already provides the means for more than half a million households—at an expense to each of \$1.75 a year. Every issue of the Companion gives as much reading matter as a 12mo book of 175 pages, and the Companion comes every week. The quality of its contents is shown by the announcement for 1898, which promises contributions next year from the Rt. Hon. W. E. Gladstone, Rudyard Kipling, Speaker Reed, Capt. A. T. Mahan, Mary E. Wilkins, W. D. Howells, Lieutenant Peary, the Marquis of Dufferin, Senator Hearst, Justin McCarthy and more than two hundred other eminent men and women.

All new subscribers for 1898 will receive The Companion's gold-embossed calendar, beautifully printed in twelve colors, and the paper will also be sent free from the time the subscription is received until January, 1898, and then for a full year to January, 1899. A handsome illustrated prospectus of the volume for 1898 will be sent to any one addressing The Youth's Companion, 205 Columbus ave., Boston, Mass.

Wasco County Assessment.

Times-Mountaineer.

Assessor Whipple has completed the 1897 assessment roll for Wasco county, and the following is a summary of the property listed thereon:

Acres tillable land, 93,492	\$ 539,011
Non-tillable land, 371,065	185,773
Improvements on land not deeded	452,496
Town and city lots	422,105
Improvements on same	37,432
Improvements on land not deeded	242,400
Merchandise and stock in trade	36,299
Railroad rolling stock	18,290
Telegraph and telephone lines	305,735
Farming implements	42,578
Steamboats, engines, etc.	53,282
Horses and mules, 4,629	67,719
Notes and accounts	65,832
Shares of stock	8,537
Household furniture, etc.	5,537
Wagon and harness	71,835
Cattle, 6,583	123,529
Sheep and goats, 125,529	6,077
Swine, 3,100	5,077
Gross value of all property	\$3,241,517
Exemptions	225,131
Total taxable property	\$3,016,386

For the year 1896 the gross value of all property was \$3,121,735; exemptions, \$228,594; total taxable property, \$2,893,151, showing an increase for the year of \$120,235 in the net value of taxable property. During the year there was a considerable increase in the number of acres of deeded land and improvements thereon, but a decided decrease in the number of cattle. This year the average value of land was \$5.83 per acre, as against \$5.91 last year. The average value of tillable land was \$5.50 and of non-tillable land \$1.87. Railroad track was assessed at \$4,000 per mile, horses at \$15.95 per head, cattle at \$10.91, sheep at \$1 and swine at \$1.63.

The three-year-old boy of J. A. Johnson, of Lynn Center, Ill., is subject to attacks of croup. Mr. Johnson says he is satisfied that the timely use of Chamberlain's Cough Remedy, during a severe attack, saved his little boy's life. He is in the drug business, a member of the firm of Johnson Bros. of that place; and he handles great many patent medicines for throat and lung diseases. He had all these to choose from, and skilled physicians ready to respond to his call, but selected this remedy for use in his own family at a time when his child's life was in danger, because he knew it to be superior to any other, and famous the country over for its cures of croup. Mr. Johnson says this is the best selling cough medicine they handle, and that it gives splendid satisfaction in all cases. Sold by Williams and Brosius.

School Report.

Report of Pine Grove school, district No. 7, for the month commencing Oct. 4th and ending Oct. 20th: Number of pupils enrolled 31; number of pupils belonging, 30; average daily attendance, 28; number of cases of tardiness, 16. Pupils neither absent nor tardy, Cora Clelland, Gertrude Crosby, Charley Lage, Arline Winchell, Clarence Clelland, Eddie Lage, Daniel Prather, Edith Winchell.

Mrs. G. C. BUSINELL, Teacher.

"The worst cold I ever had in my life was cured by Chamberlain's Cough Remedy," writes W. H. Norton, of Sutter Creek, Cal. "This cold left me with a cough and I was expecting all the time. The remedy cured me, and I want all of my friends when troubled with a cough or cold to use it, for it will do them good." Sold by Williams and Brosius.

Life's Song.

"Sweet Marie, come to me,"
Sang a maiden fair to see;
Eyes of azure, hair of gold,
Truth and purity untold.
Care nor sorrow came her way
On this lovely summer day;
"Sweet Marie, come to me,"
Sang the maiden fair to see.

"Where, oh! where is my wandering boy?
He was all my pride and joy."
Sang a mother; on her face
Care and sorrow left their trace;
Silver threads 'mid the gold appear;
Eyes so bright now dimmed with tears—
"He was all my pride and joy;
Where, oh! where is my wandering boy?"

"Rock of ages cleft for me,
Let me hide myself in thee,"
Sang a voice, as on her chair,
Lively knelt a form in prayer.
Thou who didst sit in atone,
My strength is all in thee alone—
"Rock of ages cleft for me,
Let me hide myself in thee."

"Jesus, lover of my soul,
Let me to thy bosom fly,"
Sang a voice, as angel wings
Bore the spirit to the skies.
Christ, who didst sit in atone,
Not my will but thine be done;
Jesus, Thou who reigns on high,
Let me to thy bosom fly."

—ANONYMOUS.

To Cure a Cold in One Day.

Take Laxative Bromo Quinine Tablets. All druggists refund the money if fails to cure.

WANTED—TRUSTWORTHY AND ACTIVE

gentlemen or ladies to travel for responsible, established house in Oregon. Monthly \$65 and expenses. Position steady. References and references for further particulars call on The Dominion Company, Dept. F, Chicago.

DR. M. A. JONES.

First-Class Work. All Work warranted.

Bargains in Real Estate
20 acres fine fruit land, is also good farm land; all cleared or under crop. 400 fence posts, 1000 feet fence lumber, cabin, etc. Price \$800. Make me a spot cash offer. Also, 2 town lots in Hood River. Exceptional location. \$200. F. C. BROSIUS.

"A Pleased Customer"

Is my best advertisement." I have the names of about 120 such on my order books of last season, and the number is annually increasing. And no wonder. Not only do they get full value in the trees, but a vast amount of ornamentals, novelties, new fruits, etc., which other nurserymen charge double price for are grown solely for the purpose of giving away with orders. H. C. BATEHAM.

Strayed.

A Jersey Bull, 15 months old. No brands. A suitable reward will be paid for information of his whereabouts or his return to my place. JOHN ROBERT.

Pasture for Horses.

I have one of the best ranches in Sherman county for the wintering of Horses. Plenty of good feed and water. For further particulars call on W. Kennedy, at Ordway corral, or address n12 C. H. WILLIAMS, Moro, Or.

NOTICE FOR PUBLICATION.

Land Office at The Dalles, Oregon, Nov. 9, 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 Register and Receiver, at The Dalles, Oregon, on December 21, 1897, viz:

ROBERT LEASURE,
Hd. E. No. 4129, for the south ½ northeast ¼ and south ½ northwest ¼ section 21, township 1 north, range 10 east, W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

William Rodenhiser, D. R. Cooper, John P. Hillstrom and Lewis Burkhard, all of Mount Hood, Oregon. JAS. F. MOORE, Register.

NOTICE.

U. S. Land Office, The Dalles, Oregon, Oct. 23, 1897.—Complaint having been entered at this office by C. E. Fields against Robert W. Mitchell, for abandoning his Homestead Entry No. 4129, in view of the cancellation of said entry, the said parties are hereby summoned to appear at this office on the 4th day of December, 1897, at 10 o'clock, A. M., to respond and furnish testimony concerning said alleged abandonment.

JAS. F. MOORE, Register.

Citizens' Caucus.

A meeting of citizens is called for Monday evening, November 22, 1897, at 7 o'clock, at A. O. U. W. Hall, for the nomination of candidates for the city election to be held December 7, 1897.

PERPETUAL WATER RIGHTS

Form of Deeds Given by the Valley Improvement Co.

THIS GRANT AND AGREEMENT, made this 10th day of Nov. A. D. 1887, between the Valley Improvement Company, a corporation of the State of Oregon, party of the first part, hereinafter designated as First Party, and the following-named parties, party of the second part, hereinafter designated as Second Party, witnesses:

That said party of the first part, for and in consideration of the sum of \$100,000, to the party of the second part, hereby acknowledged, and the further consideration of the annual payments hereinafter mentioned to be made, and of the further consideration of the annual payments hereinafter mentioned to be made, in and to said party of the second part, in and to the heirs and assigns, the perpetual right to and the use of _____ inches of water from the main canal and lateral canal or canal of said party of the first part, hereinafter designated as First Party, for the purpose of irrigating the following described land in the county of Wasco, Oregon, and none other, to wit:

Said grant being made on and subject to the following conditions, restrictions and regulations, that is to say:

1. Said second party, heirs or assigns, shall, and hereby promise to pay annually on or before the first day of July in each and every year from the date hereof, \$1 _____.

2. If said second party shall fail to pay the same, then and in that case, said first party shall have the right to immediately, at its option, or at any time during such failure or default, to refuse and cease to supply said second party with any water under this agreement.

3. Water shall be governed and regulated by said first party. All gates, weirs and other belongings for the distribution of said water shall be owned and are under the control of said first party and its water master. The said water shall be delivered by said first party into a lateral or ditch to be provided by said second party, extending from a box or weir through the banks of said first party's ditch or flume, and to be provided by said first party.

2. The said water shall be measured according to recognized standards of measurements, and shall only be used for irrigating the lands above designated, for watering stock thereon, and for domestic purposes, during the irrigation season, which shall begin April 1st and end November 1st, the same year.

3. Said first party agrees that it will use due diligence in repairing any and all breaks in the main canal and its lateral canal, and in removing any and all obstructions to the flow of the water through its said main and lateral canals, and agrees that it will not dispose of more water than the carrying capacity of said main canal.

3. It is agreed by the contracting parties that if at any time the canal of said first party shall be unable to carry the volume of water equal to its estimated capacity, the company shall not be liable in any case during such time as it would be unable to carry the volume of reasonable diligence, to remove the cause, if the cause is capable of being removed.

4. It is further agreed that if, by reason of any cause, the supply of water that would flow through said main canal when in good condition, shall be insufficient to furnish an amount equal to all the water used for irrigation by rents for that year, the said first party shall distribute such water as may flow through said main canal, first in proportion to persons owning perpetual rights, for such length of time as will enable said first party to remove the cause of such shortage, by using reasonable diligence, if the cause is removable; and for the purpose of so distributing the water, said first party may establish and enforce such other rules and regulations as it may deem necessary or expedient.

5. The said party of the second part, by _____, heirs or assigns, do hereby agree to waive any or all claims for loss or damage by reason of any leakage or overflow from any canals or ditches, or from any reservoir or other cause, in or on any reserved or reserved lands of said first party, either upon the land aforesaid or any other tract belonging to said second party, which may be caused by overflow or other cause beyond the control of said first party.

6. It is further understood and agreed by and between the parties hereto, that should said first party fail to exercise its option to refuse and cease to supply said second party in section 1 of this contract, and shall continue to supply said second party with water as hereinbefore provided, or shall accept any note or other obligation of said second party in lieu of payment as aforesaid, said second party shall pay all such delinquent or postponed payments with interest at 8 per cent per annum; and in case said second party shall fail to pay such delinquent payments, notes or other obligations when due, with interest thereon, or shall fail to pay, when due, any note or other obligation given as purchase price, in whole or in part, of said water, or shall fail to comply with all or any of the stipulations herein expressed, said first party may, at any time after such default or failure, refuse and cease to supply said second party with water under this agreement.

7. It is further stipulated and agreed that no subdivision, transfer or sale of lands aforesaid or any other lands shall be valid or binding on said first party, so as to carry any part of the water right hereby conveyed, nor shall said first party be bound to convey or transfer by any such subdivision, transfer or sale, until actual notice in writing is received by it, and not in such case unless a formal written assignment of such water right, or the portion so sold or transferred, shall be made by the proper parties, and such assignment or transfer is duly made upon the books of said first party; and said second party hereby agrees to make any and all such transfers upon said books, and shall pay or be bound to pay to said first party one dollar (\$1.00) for each and every such transfer.

This agreement shall be binding upon the parties hereto, their successors, heirs, legal representatives and assigns.

In witness whereof, the parties hereto have set their hands and seals, the day and year aforesaid.

THE VALLEY IMPROVEMENT CO.
By _____, President.
_____, Secretary.

Signed in the presence of _____

Cheap Irrigation.

In order to meet some pressing claims, the Valley Improvement Co. are offering to sell perpetual rights to water at \$25 per inch, and thereafter \$1 per inch each year for expenses of ditch and water. For further particulars call on water very low. Quite a number of inches have already been sold. Any one desiring to invest should see the undersigned at once, as there is authority to sell only 100 inches.

W. H. BISHOP, Secretary.

For Sale at a Bargain.

A good side saddle and a baby carriage for sale cheap. Apply to MRS. FRED HOWE.

WOODWORTH & HANNA.

(Successors to A. S. Blowers & Son)

—DEALERS IN—

GENERAL Merchandise,

HARDWARE,

STOVES AND TINWARE,

Also, Agent for OLIVER CHILLED PLOWS.

Second door East of Glacier office.

HOOD RIVER Nursery.

TILLET & GALLIGAN, Prop'rs.

Deal only in first-class Nursery Stock. Send for Catalogue and Price List. They are sole proprietors and make a specialty of the now celebrated

Yakima Apple.

Santa Claus

Has made his headquarters again with

M. H. NICKELSEN,

With the best selected stock ever brought to Hood River. Too many Christmas Goods to mention. Come and see for yourself.

Hard Times Prices.

Hereafter I will sell for CASH only or its equivalent. Regarding prices, will say that I defy competition. I am not afraid to meet competitors at any time. Meet me on Portland lines and I will meet you with Portland prices. Call and see

S. E. BARTMESS.

City Market.

CONDUCTED BY THE

Columbia Packing Co.

WILL KEEP CONSTANTLY ON HAND

Choice Fresh and Cured Meats,

Fruits and Vegetables.

ALSO, DEALERS IN

Wood of All Kinds,

Delivered to any part of town.

Highest Cash Price Paid for Stock.

GEO. P. CROWELL,

[Successor to E. L. Smith—Oldest Established House in the valley.]

—DEALER IN—

Dry Goods, Clothing,

—AND—

General Merchandise,

Flour, Feed, Etc., Etc.

HOOD RIVER, OREGON

For Sale.

Two tracts of land, both well watered; good for any kind of crops; extra for clover.

T. R. COON.

NOTICE FOR PUBLICATION.

Land Office at The Dalles, Oregon, Oct. 15, 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 Register and Receiver, at The Dalles, Oregon, on November 27, 1897, viz:

PETER D. HINRICHS,
Hd. E. No. 3714 for the east ½ southeast ¼ section 3, township 2 north, range 10 east, W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Henry Prigge and Frank Noble of Hood River, Oregon, and C. L. Gilbert and J. H. Cradbaugh of The Dalles, Oregon. JAS. F. MOORE, Register.

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LOUIS F. BURKHARD,
Hd. E. No. 4570, for the south ½ southeast ¼ and lot 4, section 31, township 1 north, range 10 east, W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

D. R. Cooper, George Wishart, Robert Leasure and Oscar Fredenburg, all of Mount Hood, Oregon. JAS. F. MOORE, Register.

NOTICE FOR PUBLICATION.

Land Office at The Dalles, Oregon, Oct. 12, 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 Register and Receiver, at The Dalles, Oregon, on November 27, 1897, viz:

JOEL F. HOWE,
Hd. E. No. 5608, for the west ½ northwest ¼ and west ½ southwest ¼ section 12, township 2 north, range 10 east, W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

George Knapp, Gustav Pobanz, Edward Underwood and Curtis Tubbs, all of Hood River, Oregon. JAS. F. MOORE, Register.

NOTICE FOR PUBLICATION.

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NATHAN HACKETT,
Hd. E. No. 4033, for the north ½ northwest ¼, southeast ¼ northwest ¼ and northeast ¼ southwest ¼ section 20, township 2 north, range 10 east, W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

D. S. Crapper, John Kelley, Antone Wise and C. W. Reed, all of Hood River, Oregon. JAS. F. MOORE, Register.

NOTICE FOR PUBLICATION.

Land Office at Vancouver, Wash., Oct. 25, 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 Register and Receiver, at U. S. Land Office, at Vancouver, Wash., on December 6, 1897, viz:

ED RAMSEY,
Homestead application No. 8911, for the lots 1, 2 and north ½ southeast ¼ section 21, township 3 north, range 10 east, W. M.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

George Knapp, Gustav Pobanz, Edward Underwood and Curtis Tubbs, all of Hood River, Oregon. B. F. SHAW, Register.