#### Cane County Graminer **Published Every Thursday** BEACH & M'GARREY Masonic Building

One Year, Six Months, TERMS: Three Months,

LABETIEW, OREGON, JUNE 6, 1901.

#### "THINK IT OVER."

We presume it would not be out of season to remark that no better time could be selected than right now, the beg naing of summer, to build that flouring mill in Lakeview. The sooner it is in operation the better it will be for our farmers in the sale of their grain. With big valley, and he with a season's run of grain on hand, it appears that the farmers of Goose Lake valley will have Order revoked. little to say regarding the price of wheat this season. The Examiner considers it not only a self-protecting proposition matter of actual necessity, that something be done, and that very quickly, in emill in the Goose Lake valley. Why to file answer. not build a mill in Lakeview and conduct it on the cooperative plan? Let |ord and Lillian A. Gaylord-suit in merchant and farmer and capitalist join equity to foreclose a mortgage; plaintiff If something is not done the granaries of tendants do not appear; default against the Goose Lake farmers will remain full defendants entered. Ordered that plainare that a price will be offered for the ants in the sum of \$2,228.39 with inter-1901 grain crop that will not be accepted. est at 10 per cent per annum until paid

tablishing a grist-mill in Lakeview will costs of action. be considered seriously without delay. By taking the proper steps such an en- V. Conn and George Conn-Motion of terprise can be in operation for the run plaintiff's attorneys for final decree of 1902. It is a public necessity and a matter that will not brook delay if our from defendant L. A. Moss the sum of farmers desire to hold their own against \$526.66 and the further sum of \$75 as loss, and make the growing of grain attorneys fees and also \$10.10 costs and profitable.

more opportune than the present for the | W. M. in Lake county, Oregon. establishment of a grist-mill here, where power can be had cheaply, and when such a demand for an enterprise of the promptly.

Think it over, Mr. Farmer.

The Surprise Valley Record is hot after the farmers of that section to establish a creamery. The sticking point appears to be the milking of the cows. We hope no such spirit of lazinese will manifest itself when the proposition of estalishing a creamery in Goose Lake valley comes up for consideration.

popular loan, and investors are taking authorizing and directing Lake county The Alturas Plaindealer says of the the bonds with warm enthusiasm. The Oregon, to institute an action in this meeting: bonds are to be sold at about 3 per cent. court upon the undertaking of said de-This might be a good idea to follow in fendants, as bondsmen for said Neilon, in Alturas Monday with the celebrated Lakeview, and get rid of a big interest who failed to account for \$4.520.49 colon the Town bonds.

of the Daily San Francisco Bulletin very dered that Lake county be and is au- two years ago defeated Frank Cain's attractive. The reading public will turn thorized and directed to institute, prose- horse Beleric at Reno. The meeting at to that page seemingly as "a force of cute and maintain an action in the Cir- Lakeview ought to be the best ever held habit." The Bulletin, always up to cuit Court in behalf of said Lake county, in the mountains. happy fa ulty of doing and saying some- Neilon, J. Franki, George Jammerthal, thing out of the ordinary.

Populist Towne, having secured an option upon 300,000 acres of rich oil land, has decided to drop Bryanism. About time. When a man hasn't a thing but millions, it's pretty hard to be a calamity howler, says the Bulletin.

town is getting "warm," and the warmest weather has not yet arrived.

On the anniversary of Lord Roberts' entry into Johannesburg, May 29th, Gen. Dixon's forces went to battle with the Boers under General Delarey, and the former suffered a terrible defeat,

Who is going to make the first move toward the establishment of a grist-mill in Lakeview? The man who does will receive his reward, and he won't have to wait to get it in Heaven.

Klamathon, on the Southern Pacific line, has a case or two of small-pox and the hovel in which the disease is located has been quarantined.

The indications are that Goose Lake valley will turn out a mammoth crop of everything in the grain, fruit and vegeeverything in the grain, fruit and vegetable line this season.

Even the pretty girl handkerchief-makers are flirting with the biz strike [fendant allowed until September 17, 1901, and will continue to hold such production and strike [1901, to appear and plead in said cause.] and will continue to hold such production and strike [1901, to appear and plead in said cause.] and will continue to hold such production and strike [1901, to appear and plead in said cause.]

# CIRCUIT COURT.

May 25-S. P. Moss vs L. A. Moss et al, recovery of money; defense asks for further time to answer complaint. Granted.

May 29-Cynthia F. McCall and W. H. McCall vs James Porter and Josiah Porter, suit in equity; the trial of this cause having been concluded and after argument of counsel the court not being fully advised as to the law and evidence, it is ordered that said cause be taken under advisement to be decided in vacation.

Court adjourned for the observance of

Memorial Day, May 30th. May 31-S. P. Moss vs L. A. Moss, Annie Moss, V. Conn and George Conn. Lefendants V. Conn and Geo. Conn ask one man in control of the milling in this | that the order granting further time to answer be recinded, and defendants waive further time in which to answer.

George H. Bogue vs Richard L. Sherlock-action to recover money. Defendant by counsel C. A. Cogswell, moves among the farmers of this section, but a the court for further time in which to abswer; plaintiff's attorneys W. J. Moore and C. A. Moore consent; ordered regard to the establishment of another that defendant have until June 3, 1901,

June I-George Conn vs Stephen Gavtogether in this much needed enterprise. appears by his attorney L. F. Conn; defor some time to come, as the indications tiff recover judgement against defend-It is to be hoped that the matter of es- and \$150 attorneys fees and \$10.20 for

S. P. Moss vs L. A. Moss, Annie Moss, granted. Ordered that plaintiff recover disbursements. Defendants forever bar-Within a short time ample water red and foreclosed of all right, title or power can be had right there in Lake- interest and equity of redemption in or view for the purpose of turning the ma- to and lien upon the real property herechinery of a mill-or, for that matter, mafter described, viz; SEl4 of SWl4 the choice can be had between water Sec 15, and Ely of NWig and NEig of

class mentioned appears so necessary. W. J. Moore for defendant; defense files all the farmers should be met by them Moore appointed referee by the court to and his good work stands as a monuto the court.

special venire of eighteen men to serve people of Seattle or any other place as a as jurors to appear in court June 4, at 9 first-class workman, trustworthy cono'ciock a. m.

Lake county, Oregon (a public corporation) vs A. J. Neilon and his bondsmen J. Frankl, Geo. Jammerthal, A. McCal- enter the contests at the July meeting ien, and J. E. Bernard. Now comes in Lakeview than ever before. From plaintin by A. E. Reames, district at everywhere we note that race animals Engene has a \$25,000 school bond torney, and moves court for an order lected by him as tax collector of Lake been placed in training for the Lake county, and has since failed to pay said Lowell Otis Reese is making page six sum to Lake county, Oregon-it is orthe times with original ideas, has a Oregon as plaintiff, and against A. J. A. McCallen and J. E. Bernard as debursements of said action.

Paisley is said to have a gay lotherio dismissed and preliminary injunction plant is constructed upon a plan origi--or two of them. If what the gossips dissolved as to plaintiff Marion Conley say is true the pretty little Chewaucan against S. A. D. Porter, defendant, and City Market. The top is 9 feet square judgement for costs in favor of S. A. D. Porter against M. Conley ordered.

J. W. Reeder vs Matilda Reeder-suit for divorce. Plaintiff asks for dismissal. of suit; suit dismissed at cost of plaintiff months. taxed at \$8.

June 3-W. H. Dalrymple vs Helen Dairymple - divorce. On motion of plaintiff cause continued until next term of Circuit Court.

J. Frankl et al, vs Geo. W. Wilson, sale of property on judgment, confirmed. Annie C. Hough vs S. A. D. Portering evidence and argument of counsel, the court not being fully advised as to the law and the facts takes same under advi-ement to be decided in vacation.

June 4-John Maupin vs Logan Cecil suit in replivin to recover two mules;

M. D. Hopkins vs. A. McCallen-suit in

As As

E have many new customers each season coming to our establishment who tell us they always understood that we handled good quality of goods. Our reputation with our customers is not made by any par-

ticular line of goods we have, but by the general excellence of every article in our We acknowledge we carry good quality of goods. This refers to our stock. cheaper goods in just the same degree as to those of the very best quality.

In ordering our goods we give just as particular attention to the durability, the substantial make and the superior quality of the low priced goods as we do to the medium and better grades, but our assortment is mainly confined to the medium and better grades.

The strength of our lines is apparent when you look at our stock, and for Spring and Summer we venture to assert that there is not another stock of goods in the country that is equal to ours in its wonderful variety, in its great range of price, in its particular style of everything that we show.

We solicit the business of the people of Southeastern Oregon and can readily convince them that we are the best house to trade with in this entire region.

# ... BAILEY & MASSINGILL ...

#### Gone to Seattle.

Ed. J. Armstrong, the contractor, started in company with his mother Mrs. McKinsey and half brother Bud McKinsey, last Monday, enroute to Seattle by team. They expect to make and electricity. Never was there a time SW14 of Sec. 22, all in tp. 40 S. 22 E of the trip a summer outing, going via Silver Lake and Prineville to The Palles. W. H. Dalrymple vs Helen Dalrymple Mr. Armstrong leaves in Lakeview -suit in equity for divorce. C. H. many friends who wish him good for-Dairymple appearing for plaintiff and tune wherever he goes. He did most of the contract work in building up New The monopoly of a business that effects demurrer to complaint; overruled; C. A. Lakeview after the fire of a year ago, take testimony herein, and report same ment to his ability as a brick mason and a contractor. The Examiner can cheer-Ordered by court that clerk issue a fully recommend Ed Armstrong to the tractor, and reliable man.

## To Be the Best.

There will probably be more borses to are in training for the Lakeview rap

"Johnny Pulse, of Susanville, arrived race horse "Grover C." The animal has view races in July. Grover C. has been victor in many a hard contested field, and

## City Market Cold Storage.

E. H. Day, proprietor of the City fendants for the sum of \$4,520.49 with Meat Market, has a fine cold storage interest thereon at 12 per cent per an- plant now in his market. The tempera, num until paid, and further sum of ture at 7 a. m. in the dark room is 32 \$452.04 damages with costs and dis-degrees. By this system meats can be kept in perfect condition for thirty Annie C. Hough and Marion Conley days or more, and the storage room is vs Stephen A. D. Porter-Complaint kept full of fine meats. The storage nated by J. G. Likens, the cutter in the and is covered with ice 36 inches thick. Mr. Day has just purchased another band of fine young beef, and will have fine meats throughout the summer

## They Are Fakers.

There is a moving picture outfit traveling under the name of the Summers & Wagner Consolidated Show Company that has gone south from Lakeview, probably to bilk others as they did the suit in equity for injunction. After hear- people of Lakeview. Their "pictures moved" very rapidly-almost as quickly as the fakers who run the machine. The Examiner desires to notify the people and the press down the line that these fellows are bilks of the first class. See that the Summers & Wagner Consolidated Show Company receive the marble heart and icy hand. Pass this along, brethern of the press.

> Burns had a big horse sale last week and will continue to hold such public

## NEW PINE CREEK

Is rapidly forging ahead and Follett and Amick, the Merchants are trotting along at the head of the procession.

#### A FINE NEW STOCK

Has already been received and more new goods are arriving at our store all the time

## AMONG OTHER THINGS

We have everything desirous in the Grocery Line. A special line of Gents Fancy Shirts. An elegant line of Candies, Cigars and Tobaccos. Watch for our Dry Goods Display.

FOLLETT & AMICK



THE PELTON WHEEL.

Is known the world over as affording the most simple, re liable and economical power for all purposes.

Ten Thousand Wheels Now Running

Filling every condition of service in the most efficient and satisfactory way.

Electric Power Transmission

PELTON WHEELS are the recognized standard for operating Generators, and are running the majority of stations of this character in all parts of the world.

Water Pipe and Transmission Machinery

And all appliances connected with a power plant, supplied on the most reasonable terms. Shipments made from San Francisco or New York—as may afford the most favorable freight rates. Catalogues, English or Spanish, furnished on application. Address, giving conditions of service,

## THE PELTON WATER WHEEL COMPANY, 127 That'S St., San Francisco, Cal., U.S. A.

Drews Valley, Oregon. F. O. Bunting, Owner Largest herd of registered Herefords in Oregon

> 5 Registered Yearling Bulls 100, 125 and 150 each

LAUDOR ALAMO head of herd

J W Rerder

Chas Morrison

Reeder & Morrison BLACKSMITHS HORSESHOERS Do everything in the Blacksmithing Line and satisfaction guaranteed

New Pine Creek, Oregon.

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