

Lake County Examiner

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NO. 41.

DON'T WANT ANY MONEY

Two Taxpayers Reply to 'Citizen' With Good Argument--Residents North of Lakeview Only Want Justice.

EDITOR EXAMINER:—We notice in your last issue that a gentleman signing himself "Citizen" is making a "mountain out of a mole hill" regarding our simple appeal to the powers that be to cut us off from a school district that is really no advantage to us, and form us into a new district that will be convenient and of easy access. So far as the taxpayers lying north of the Heryford line are concerned school district No. 7 is of no advantage to them. It is true, some of us in the past have taken advantage of the educational facilities of the Lakeview district, but it has always been a source of great inconvenience to us to do so. We are not secessionists and we do not ask anything unreasonable. We would like to have the same advantages in the education of our children that others enjoy. We cannot all live in Lakeview, although some of us have been compelled to leave our ranches and move to Lakeview for the winter in order that our children might attend school.

The only thing that the Lakeview district would lose in the establishment of the new district prayed for would be the per capita tax of the number of children that would leave the school to attend in the new district, and the assistance of the taxpayers who live in the proposed district in the payment of the tax for bonded indebtedness, about one mill—which is so insignificant that it is not worthy of consideration.

The main feature of the argument set forth by "Citizen" is, that "if the district were divided, the new district would be entitled to a division of all the school property [of district No. 7] even to their part of the appraised value of our school buildings and grounds, to say nothing of dividing our school money, furniture and apparatus." Now, to show the people of district No. 7 that we do not ask to be cut loose from them through any mercenary motives, we will guarantee that not one cent of their school money will be asked for, neither will we ask for a division of any part of their school buildings, grounds or any other property belonging to the district. All we want is a district set aside for us that will be convenient to our homes and our children—something we have never yet enjoyed. "Citizen" also says that a division would virtually destroy our very efficient high school. We cannot see how Lakeview's high school would be destroyed by the formation of a new district, when we do not ask for or expect a cent of the funds of district No. 7, or any of the property of the district; none of the children in the proposed new district are eligible to the high school, or ever attended that department, and our new district would not take a single pupil away from the high school.

Lakeview has altogether a winter session. It is a terrible hardship on the children to compel them to go several miles to and from school in the winter season through snow, rain and mud. In the new district we would have a summer school. Not so, as "Citizen" alleges, that "the parents who represent a majority of the pupils of school age residing in the proposed district are merely temporary residents." The new district would have FIFTEEN OR MORE permanent pupils of school age and eleven transients, some of whom may become permanent.

The nearest family north of Lakeview with children of school age lives three miles from town, and the remainder are from four to eleven miles distant. Three miles is even a long distance to travel twice a day in winter. If our petition is granted as prayed for we can build a school house in the new district so situated that all could reach it within a distance of one and a half miles, with the exception of one family.

In our simple prayer for the establishment of a new school district we ask nothing unfair; we only want justice, and an opportunity to educate our children properly. And, in asking that, we have no intention of injuring any other district. Everybody who loves justice has signed our petition, and the document contains the names of nearly all the business men of Lakeview.

We would request that in his next "Citizen" sign his true name.
Respectfully,
CHARLES S. LOVELESS,
FRED SNYDER.
Lakeview, Oregon, Oct. 12, 1901.

THE LAST OF THE BIG GAME

The Cedarville Record "Closes the Incident" and Gives us a Hot Parting Shot on "Contemptible Methods."

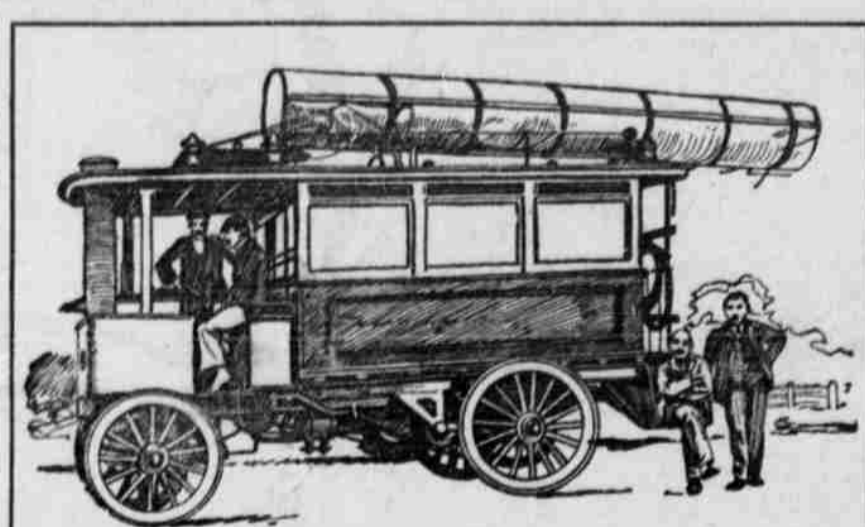
Our friend of the Cedarville Record "closes the incident" of the base ball game at Alturas and answers The Examiner article of two weeks ago, in the style to be found below. The Examiner willingly closes the matter with this issue, for the reason that there never was at any time anything in it to raise a rumpus about. There is only one thing that The Examiner will not stand for in the Record's last shot and that is where the editor allows himself to say, "don't allow yourself to ever resort to such contemptible methods again." "You will have to show me—I'm from Missouri." Lakeview played ball according to the conditions published by the directors of the Modoc County Fair, and in adhering to those conditions we will not confess to any "contemptible methods." We don't blame you, neighbor, for feeling a little sore. It takes a fellow a long time to get over a bad attack of heart failure. Here's what the Record says which closes the game:

"A CLOSED INCIDENT."
Last week the Lakeview Examiner tried to excuse the base ball management for doing as it did at the Alturas Fair. About the only excuse it had was that "when a fellow gets licked good and hard twice he naturally prepares for the enemy the third time." That is one way of looking at it. But it was not compulsory, and while the loose management of the fair permitted, it hardly justified our neighbors in resorting to trickery and even attempted bribery to defeat the Cedarville club. The Examiner says but for Cedarville's battery and third baseman the score would have been a "disgrace to the national game." We beg leave to say that that statement is utterly false, as every one of the Cedarville boys played as good a game in their respective positions as those mentioned. The Cedarville club was composed of seven boys who had lived here for years, and two who had been working here all summer, none of them being professionals. The Examiner says there were only four imported men in the Lakeview team. There was one Lakeview man, and two Alturas men in the team—where did the other six come from? Cedarville is not sore at the defeat of her boys, but our people justly condemn the methods by which the defeat was brought about. Cedarville has a team that the Lakeview boys can't touch.

We simply refer to the ball matter at this time to set The Examiner straight. With us it is a closed incident, and hereby extend our ~~in~~ fraternal fellowship and friendliness to The Examiner; but, say, neighbor, don't allow yourself to ever resort to such contemptible methods again.

I. F. Davies Goes to Dairy.

I. F. Davies, one of the old residents of Lake county, has concluded to cast his lot in Klamath county, and has located at Dairy, in the heart of one of the richest sections of Klamath. Mr. Davies is preparing to open a model country store at Dairy and has named his establishment "The Excelsior." With good business foresight he has entered into a yearly contract with The Examiner to carry an advertisement for him, and the same appears in this issue. Mr. Davies has become familiar with the business of merchandising and being a thorough business man, as well as a man of genial personality, there is no shadow of doubt about his future success. Mr. Davies is also a man of great enterprise and we would not be surprised to hear of him inducing the Klamath Electric Power Company to build an electric road to Dairy. The proprietor of "The Excelsior" will also be the village postmaster, and has ordered a handsome, up-to-date postoffice cabinet with lock and wire boxes. The good people living in the vicinity of Dairy will lose nothing by having Mr. Davies settle among them, and Lake county loses an honorable and upright citizen. They will find in Mr. Davies a social, warm hearted gentleman, and a square business man.



MARCONI'S MOTOR CAR WITH WIRELESS ATTACHMENT.
The illustration shows a recent invention of the wizard, Marconi. It is used for signaling ahead when on the road in his motor car. The tube on top of the car contains a funnel in which messages are received and from which they are dispatched. The funnel may be used in either erect or prostrate position, but does the best work when perpendicular.

D. of H. LODGE AT STATE LINE

Lone Pine Lodge Instituted at New Pine Creek With 75 Charter Members.

Lone Pine Lodge, D. of H. was duly instituted last Saturday evening at New Pine Creek by Deputy Grand Chief of Honor Will T. Boyd, assisted by Past Chief of Honor Mrs. Anna Weilon, Chief of Honor Mrs. Fannie Burrus, Acting Lady of Honor Miss Lillie Burrus, Chief of Ceremonies Mrs. Addie Arzner, and Grand Usher Mrs. Anna Sherlock, and other members of Lakeview Lodge No. 77, D. of H. of Lakeview. The following officers were duly elected and properly installed:

Mrs. Maggie Lemon	P. C. of H.
Mrs. Bertha Charlton	C. of H.
Mrs. Kate Morrison	L. of H.
Mrs. Flora Hamersley	C. of C.
Mrs. Elma Hartzog	Receiver.
Mrs. Pearl Barnes	Financier.
Miss Rosa Gibbins	Recorder.
Miss Myrtle N. Smith	Inside Watch.
Mr. Wreckless Easter	Outside Watch.
Mrs. Annie Butler	Right Maid of Honor.
Miss Mae O'Neil	Left
Mrs. Maggie Lemon 1 year	Trustees.
Mrs. Hattie Gibbins 2 years	
Mrs. Lulu Reid 3 years	

Seventy-five members were on the Charter list, of whom forty-eight were present and initiated. Illness and absence from town prevented some from being present, but the absent ones will be initiated at an early date. The citizens of New Pine Creek treated the visitor royally and gave them a fine lunch at which all the members of the new lodge were seated at table. Short addresses were made by the new officers and visiting members. Several applications were made for beneficiaries, and the lodge closed at midnight. Organizer Boyd will remain at New Pine Creek this week to instruct the officers in their work.

New Pine Creek and Lone Pine Lodge, as well as Deputy Grand Chief of Honor Will T. Boyd, are to be congratulated on the splendid showing made. The Examiner trusts that the interest in the new lodge will never lag and that it will continue to flourish like a "green bay tree." Few lodges start off with such a large membership and under such pleasant auspices. It is to be hoped that a large proportion of the members will become beneficiaries, as it is the benefit members who take the greatest interest in Lodge work.

Serious Runaway.

Last Saturday Stanley McLaughlin of New Pine Creek started with his family for Washington, where he intends to locate on some property he acquired, situated across the line about twenty miles from Portland. Upon arriving near the place of Isaac Deter in Goose Lake valley, the team he was driving became frightened and ran away. Mr. and Mrs. McLaughlin and two children were thrown to the ground, and Mrs. McLaughlin was severely injured. The other occupants escaped injury. One of the horses fell while running and the wagon ran upon the animal injuring him quite badly. The family went back to New Pine Creek and are stopping at the home of Mr. and Mrs. Reynolds, at the mill, until Mrs. McLaughlin recovers from her injuries, when they will make the second start for Washington, it is to be hoped, without accident.

WARNER FIRES FIRST GUN

North Warner Anti-Leasing Association Pass Resolutions Condemning Bill.

At a meeting of the North Warner Anti-Leasing Association, held at Plush on Saturday, the 13th day of October, A. D., 1901 the following was adopted:

WHEREAS, it is evident that the corporations and strong stock companies are energetically using and actively employing all the power and influence they possess to create a sentiment throughout the East favorable to leasing the public lands; and, whereas this Association regards the proposed land policy as of more importance to us than all other questions of public policy; and believing that it is fraught with greater danger to our business interests than any other proposed policy with which the country has ever been threatened, therefore, be it

RESOLVED; That should the proposed law pass we will never hereafter, in the discharge of our duties as citizens, allow any opportunity to pass without showing our disapproval and condemnation of the men and the political party that may be responsible for its passage; that we earnestly urge the people of each election precinct in Lake county to meet at the earliest day possible, that they may take such action as may be deemed best, in opposition to the proposed policy of leasing the public lands, and to bring the entire population into harmonious action "Against Leasing." We suggest that, when there shall be two other Associations of like purposes organized, each Association shall appoint one member of a County Executive Committee, which committee shall meet and devise some plan by which the united voice of the people may be taken, so that their opposition to this movement of leasing the public lands may be made known to the American Congress in the clearest and most effective manner.

Attest: DANIEL BOONE
Secretary.

Telephone Builders Go On Strike.

Eight of the men working on the Lake County Telephone line went on a strike at Paisley last Thursday evening. It is said that the men struck for 25 cents more per day, but this the men deny. Several of the strikers were here this week and they all aver that the wages were satisfactory, and they had no fault to find with the directors, or superintendent Kimmel. They do say that the reason they quit was because the cook was on a continual debauch ever since the crew reached the stage road in Chewaucan, and that they could not get their meals regularly and on time, and were not allowed to sleep owing to the midnight revels of the chief, who persisted in looking upon the wine when it was red. They claim that they either wanted a new cook or extra pay for assisting in the work of preparing meals. We understand that extra men have been sent north to take the places of the men who quit, and that the work has not been long delayed owing to the strike.

FALL TERM OF COURT

An Adjourned Meeting of Circuit Court Convened Today; Regular Term Opens Monday--The Docket.

The Circuit Court for Lake county, H. L. Benson, judge, will open to-day at 10 a. m. as an adjourned session to dispose of some cases in equity, divorce, and to make final orders in matters that have been settled out of court.

On Monday, Oct. 21st, the regular semi-annual term of circuit court will open to try the cases on the docket, which are as follows:

CRIMINAL.

State of Oregon vs. Fred Venator—Indictment for the larceny of a steer.

State of Oregon vs. Samuel Combs and Frank Wilso—Indictment for larceny of a steer.

State of Oregon vs. Wm. Humphrey—Indictment for larceny of a calf.

State of Oregon vs. Wm. Ford—Bound over from justice court and indictment for assault with a dangerous weapon.

State of Oregon vs. John Doe—Indictment for larceny.

State of Oregon vs. John Doe—Information for larceny.

State of Oregon vs. Andrew J. Neilon—Information, larceny of public money.

A. E. Reames, district attorney, for the prosecution; C. A. Cogswell and A. S. Hammond, attorneys for defense.

State of Oregon vs. Edward Laird—Information for larceny. A. E. Reames, district attorney, for the prosecution; L. R. Webster, L. F. Conn and Eldon M. Brattain attorneys for defense.

ACTIONS OF LAW.

George H. Small vs. Elmer D. Lutz—Action in ejectment. C. A. Cogswell attorney for plaintiff; C. B. Watson and B. B. Beekman for defense.

Lakeview Bank vs. W. T. Boyd et al—Garnishment of N. P. Tonningesen. L. F. Conn attorney for plaintiff; Sperry & Hammond for defense.

George H. Bogue vs. R. L. Sherlock—Recovery of money. W. J. Moore, C. A. Moore and A. E. Reames attorneys for plaintiff; C. A. Cogswell for defense.

Lake County vs. Andrew J. Neilon—Action on bond of tax collector. A. E. Reames, district attorney, prosecuting; Cogswell and Hammond for defense.

SUITS IN EQUITY.

Mary A. Barnes vs. Arthur Barnes—Suit for divorce.

Florence V. Boyd vs. John C. Applewhite—To determine adverse claims to real property. Hammond & Sperry attorneys for plaintiff.

Paisley School District, No. 11 vs. H. J. Sadler et al [M. C. Sadler and Erwin L. Sadler substituted]—To establish boundary lines. L. F. Conn attorney for plaintiff.

M. D. Hopkins vs. A. McCallen—For specific performance. L. F. Conn attorney for plaintiff.

S. P. Moss vs. L. A. Moss, Annie Moss, V. Conn and George Conn—For confirmation of sale. W. J. Moore and C. A. Moore attorneys for plaintiff.

W. H. Dalrymple vs. Helen Dalrymple—Suit for divorce. C. H. Dalrymple attorney for plaintiff; W. J. Moore for defendant.

Maggie Tull vs. Charles Tull—Suit for divorce. L. F. Conn attorney for plaintiff.

Annie M. Chase vs. E. E. Chase—Suit for divorce. L. F. Conn attorney for plaintiff.

Bank of Lakeview vs. Stephen Gaylord et al—Foreclosure of mortgage. W. A. Wilshire attorney for plaintiff.

Only Seven Accepted.

W. Z. Moss returned from Termo last Monday evening. He bought in Lake county, broke and drove a band of young horses numbering 47 head to Termo for George H. Bayley who is buying for the American Government. After inspection only seven out of the forty-seven were accepted by the inspecting officers. They would only accept animals of bay and roan colors. The horses are to be used in the artillery. Mr. Moss says out of a bunch of 300 at Termo, only 33 were accepted. Horses must "look good" to the American inspecting officers, or they are thrown out. Mr. Moss sold more out of his bunch than any other man.