

BREVITIES

J. H. Hotchkiss has returned from California.

Ex-Governor Pennoyer left an estate valued at \$130,000.

Paisley has given up the idea of holding a Fourth of July celebration.

Why not smoke a good clear Havana cigar? The Estrella, sold by Lakeview dealers.

Born—In Lakeview, Oregon, June 11, 1902, to the wife of Charlie Reid, an 8-lb girl.

County Recorder S. C. Beach of Portland was visiting in San Francisco last week.

E. L. Green and family, of Clover Flat, have gone to Fresno county, Cal., to reside.

The Palace, George and Fent. Popular place. Good treatment. Lakeview Oregon. 18 ft.

L. L. Russell and Clyde Hartcrider came down from the Chewaucan last Thursday, returning Friday.

Work is in progress on the race track, and the directors are putting everything in shape for the coming sports.

John Arzner and Bert Snyder report over 100 per cent of lambs in their band. They sold their wool to John Lee at 12½ cents.

Aeron Buckey mowers and Hollingsworth rakes sold by Schminck & Son from this date at cost. 23-2

Handley and Linchard are building the new grand stand at the race track. It will be 80 feet long by 20 wide, with refreshment stand beneath, in front.

The Ashland Tidings says that Prof. McCormick, formerly principal of the Lakeview public schools, arrived in Ashland on the 6th, and is traveling in search of health.

Miss Stella Engle left Friday morning for Klamath Falls to visit her mother and other relatives until August. Miss Engle's many friends in Lakeview wish her a pleasant visit.

Get a fine hot bath (porcelain tub), a clean shave and any style hair cut at Frank D. Smith's, next-door to Bank, if

The Examiner will not publish any big fish catch stories until the funny beauties are brought to this office. We are like the fellow from Missouri, "You'll have to show me."

H. A. Brattain of Chewaucan is going into the sheep business. He has gone to Crook county to purchase \$8,000 worth of the wool producers, according to the Post. John Scott will run the sheep for Mr. Brattain.

Hon. John E. Raker returned last Friday from Lakeview, where he has been for the past two weeks attending to some important water cases. We believe Raker is the people's choice for superior judge this fall.—New Era.

Post & King have just received a big stock of everything first-class in the line of "wet goods." Their cellar is stored full of the best stock to be had on the coast. 20 ft

Patronize your home people when you want vehicles and agricultural implements. Bernard & Son are reliable and handle only the best of everything in their line. Schminck & Son also have a reputation for good goods and good treatment.

Order your enlarged picture work from Mrs. C. A. Knox, the local artist, and there will be no dissatisfaction. There is nothing in patronizing these traveling agents, (who take the money out of the country), when you can get better work at home.

It is a pleasure to call for whisky and get a brand that is not doctored or adulterated—something pure. "Jesse Moore" Whisky is guaranteed pure. Call on Jammerthal.

Letson Balliet, who worked mining fraud schemes in Baker county, this state, and who was arrested at the investigation of several of his dupes, was found guilty at Des Moines, Iowa, on the 5th inst. It is said that Balliet made \$250,000 out of his fraudulent work.

Take no other, have no other, use no other whisky than "Jesse Moore." It's better than any other, and you can have it for the asking, but get it. Jammerthal keeps it.

Read it in His Newspaper.

George Schaub, a well known German citizen of New Lebanon, Ohio, is a constant reader of the Dayton Volkszeitung. He knows that this paper aims to advertise only the best in its columns, and when he saw Chamberlain's Pain Balm advertised therein for lame back, he did not hesitate in buying a bottle of it for his wife, who for eight weeks had suffered with the most terrible pains in her back and could get no relief. He says: "After using the Pain Balm for a few days my wife said to me, 'I feel as though born anew,' and before using the entire contents of the bottle the unbearable pains had entirely vanished and she could again take up her household duties." He is very thankful and hopes that all suffering likewise will hear of her wonderful recovery. This valuable liniment is for sale by Lee Beall, Drug-gist.

CASTORIA

The Kind You Have Always Bought, and which has been in use for over 30 years, has borne the signature of
Pat H. Fletcher.
All Counterfeits, Imitations and "Just-as-good" are but Experiments that trifle with and endanger the health of Infants and Children—Experience against Experiment.

What is CASTORIA

Castoria is a harmless substitute for Castor Oil, Purgative, Drops and Soothing Syrups. It is Pleasant. It contains neither Opium, Morphine nor other Narcotic substance. Its age is its guarantee. It destroys Worms and allays Feverishness. It cures Diarrhoea and Wind Colic. It relieves Teething Troubles, cures Constipation and Flatulence. It assimilates the Food, regulates the Stomach and Bowels, giving healthy and natural sleep. The Children's Panacea—The Mother's Friend.

GENUINE CASTORIA ALWAYS

Bears the Signature of

Pat H. Fletcher.

The Kind You Have Always Bought

In Use For Over 30 Years.

THE CENTAUR COMPANY, 77 MURRAY STREET, NEW YORK CITY.

TIMBER LAND NOTICE.

United States Land Office, Lakeview, Oregon, May 12, 1902.

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 the act of August 1, 1892, Andrew G. Laken, of Bly, county of Klamath, State of Oregon, has this day filed in this office his sworn statement No. 340, for the purchase of the E½ SE¼, NW¼ SE¼, NE¼ of Section No. 35 in Township No. 8, Range No. 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 establish his claim to said land before the Register and Receiver of this office at Lakeview, Oregon, on Tuesday, the 5th day of August, 1902. He names as witness: William A. Wilkins, William C. Johnson, John F. Snider and Minnie E. Snider, all of Lakeview, Oregon. Any and all persons claiming adversely to the above-described lands are requested to file their claims in this office on or before said 5th day of July, 1902. May 15-19-10 E. M. BRATTAIN, Register.

TIMBER LAND NOTICE.

United States Land Office, Lakeview, Oregon, May 10, 1902.

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 the act of August 1, 1892, Thomas S. Handley, of Lakeview, county of Lake, State of Oregon, has this day filed in this office his sworn statement No. 344, for the purchase of the SW¼ SE¼, SW¼ NW¼, SE¼ NW¼, NE¼ of Section No. 23, Township No. 36 S. Range No. 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 establish his claim to said land before the Register and Receiver of this office at Lakeview, Oregon, on Tuesday, the 5th day of August, 1902. He names as witness: William A. Wilkins, William C. Johnson, John F. Snider and Minnie E. Snider, all of Lakeview, Oregon. Any and all persons claiming adversely to the above-described lands are requested to file their claims in this office on or before said 5th day of July, 1902. May 15-19-10 E. M. BRATTAIN, Register.

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BLACKSMITHS AND WAGONMAKERS



ARZNER BRO'S
Horseshoeing A Specialty

NEW PINE CREEK

Is rapidly forging ahead and E. B. Follett, the Merchant is 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.

E. B. FOLLETT

TO CURE A COLD IN ONE DAY.

Take Laxative Bromo Quinine Tablets. All druggist refund the money if it fails to cure. E. W. Grove's signature is on each box. 25¢ 449

ORDER TO APPEAR AND SHOW CAUSE.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, for the County of Lake.
HE STATE OF OREGON, Plaintiff

vs. O. E. Charlton, as Administrator of the Estate of Benjamin Warner, Deceased, I. N. Converse, and all persons claiming to be the Heirs of Benjamin Warner, Defendants.

IT APPEARING TO THE COURT THAT the state of Oregon, as Plaintiff, by A. E. Reames, District Attorney for the First Judicial District of Oregon, and L. F. Conn, as special counsel for the state of Oregon, by leave and under the direction of Hon. T. T. Geer, as Governor of said state, did, on the 21st day of May, 1902, file an INFORMATION setting forth in substance, that one BENJAMIN WARNER, in Lake County, Oregon, on October 4, 1890, died intestate, without leaving any widow, heirs or next of kin, and leaving real and personal property therein of the appraised and aggregate value of \$12,244.76; that thereafter such proceedings were regularly had in the County Court of Lake County, Oregon, and the above-named O. E. Charlton was appointed and is now the duly qualified and acting Administrator of the Estate of said Benjamin Warner, deceased; that the above-named I. N. Converse is the possessor of 10 acres of the realty hereinabove described, and is claiming to hold the same under an alleged lease claimed to have been made by the testator during his lifetime; that the said O. E. Charlton, as such Administrator, has filed in the possession of all the personal property belonging to said Estate; that the said personal property left by said Benjamin Warner, deceased, at the time of his death, and which has not been applied upon the debts left by said decedent, or upon the expenses of administration of his estate, the same now being in the possession of said O. E. Charlton as such Administrator, and that the same consists of One rock stove, 1 cartoon box, 1 stonemason self-computing scales, 7 ironmongery notes aggregating the sum of \$2769.15 principal, together with accrued interest, and cash in the hands of said Administrator, in the sum of \$2984.49; that at the time of his death said Benjamin Warner was the owner of the following described real property, situated in Lake County, Oregon, to-wit: one acre of land in Section 19, Township 10, Range 21 E. WM, consisting of 80 acres of land, and being in the possession of the above-named I. N. Converse, as hereinbefore alleged; that on May 24th, 1902, upon the application of A. E. Reames, the District Attorney of the First Judicial District of Oregon, T. T. Geer, then Governor of said State, directed the said District Attorney to file an INFORMATION on behalf of the State of Oregon, and in the name of said state in the circuit court of Lake County, Oregon, to show cause why said said person or persons hereinbefore mentioned, that on or about said time, the said Governor of said State appointed L. F. Conn as special counsel for the state of Oregon to appear in said cause; that by reason of the foregoing facts all of the property mentioned herein has been enunciated to the State of Oregon, and is the property of the plaintiff, and plaintiff is entitled to a judgment therefore, and the State of Oregon has the right to sue for the same; that the amount of one thousand dollars is a reasonable sum to be allowed such special counsel for his services as additional counsel herein, to be paid out of the proceeds arising from this proceeding; and demanding that a summons issue to said O. E. Charlton, as such Administrator, and to I. N. Converse, the defendants herein, and to each of them requiring them to appear and answer the said INFORMATION, and therein requiring all persons interested in said estate to appear and show cause, if any they have, within such time as the Court may fix, why the title to all of said property should not vest in the State of Oregon, and requiring such person to pay to the State of Oregon the amount of one thousand dollars as a reasonable sum to be allowed such special counsel for his services as additional counsel herein, to be paid out of the proceeds arising from this proceeding; and demanding that a summons issue to said O. E. Charlton, as such Administrator, and to I. N. 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