

Lake County Examiner

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LAKEVIEW, OREGON, OCT. 30, 1902.

SOME ARISTOCRACY.

The Duchess of Marlborough has gone home, taking with her the adulations of Newport, her title, and 53 trunks. She deserves much from American aristocracy for letting shine the divine light of one, who, by the divine rite of marriage, is of blue blood, a "blue" which gets an indigo tinge, from the Emperor of Germany, who has solemnly decreed that she shall hereafter be put in the Holstein class, with the proud privilege of using the term "hochgeloben," along with her other affixes. The Kaiser has thus made her "high-born." Thus sayeth the Portland Journal.

It is but a short time, measured even by human events, since her respected old great-grandfather pulled a sturdy oar on his ferryboat, from New York to Hoboken, and was glad to gather in the plebeian shilling for his labor, the same as his famous old pace-maker, Charon, though the latter counted his coin by sestertes and went to Hades to get them.

It would be a pretty study, could one turn a heraldic X-ray on the tribe of Vanderbilts, and study the changes through which the old Commodore's rich red blood changed through three generations until it became a royal purple.

And it is royal! Did not a United States custom official at New York rebuke a couple of his hirelings, who held the Duchess up to examine her baggage? Did he not apologize to her, that the insult of treating her like other common, plebeian people are treated had been offered her? And did not he send those abashed United States employes way back, while two others were put in their places, two others who would know and understand the difference between a Duchess and a Dutchman? Who would appreciate the fact that the United States custom laws did not apply to a Duchess' impedimenta, and who would understand that when the Duchess of Marlborough wanted her trunks passed without examination, they had to be passed?

It will be noted, also, that with the Duchess leaving the country, and Grand Duke Boris skipping Newport duels and duels, its Géolets and Gimlets, its Gamblins and Fishes and others, closed their doors and lied them back to the city.

The rooms, the tables, the napery and finger bowls used by English and Russian nobility should not be desecrated by even the common of the 400, but will be held as heirlooms by the descendants of the present social leaders, the 400 of Newport and New York.

The Duchess has gone, and may never return, but another social lion, a real genuine King, is billed for the next performance. His strain of blood is somewhat older, and therefore much worse, than is his royal wickedness, Leopold of Belgium. He is about the worst Europe has produced in the last two centuries, and therefore of about the right quality to set swelled tramping on itself in a wild effort to be the most conspicuous toady.

"Is Mr. Depew in?" said a life insurance agent, handing his card to the office attendant, says the New York Times.

"I'll see sir," said the minion, going into the Senator's sanctum.

Mr. Depew glanced at the card and shook his head in the negative. Although the upper part of his body was hidden from public view by his desk, the Senator's legs were plainly visible as he sat with his side toward the desk.

"Mr. Depew is out," said the attendant.

"Well," said the insurance solicitor, glancing through the half open door. "I wish you'd tell him when he comes in that I think that my company would positively refuse to accept him as a first-class risk unless he will agree to always take his legs with him when he goes out."

"Is prayer answered?" is a question receiving considerable editorial comment. The old negro preacher said it depended on how you pray. "If I prays, 'O, Lord, send me a turkey,' I don't git dat turkey; but if I prays, 'O, Lord, send me after a turkey,' I tells you, my bredren, dars a smell of roast fowl in de olde cabin de next day."

Crook Editor Shoots at Cow County Courts

The Deschutes Echo, widewake, and alive to the interests of Crook County, after passing a few gentle compliments to the cow county courts, taking Lake for its subject, for the unwarranted and ridiculous order to sweep from the statute books a state law placed there by Legislative act and the signature of Oregon's chief executive, remarks as follows:

As this goes on and the question of repealing the bounty act in one form or another is agitated, the stockholders subjected to the coyote curse become more thoroughly convinced that the law is a good one, working directly for the interests of Eastern Oregon and should stand in the same shape and form as it was first enacted.

Lake county offers an argument that there is not one coyote now within its borders to live when the law was passed. Crook county perhaps can not quite come up to those figures, but no one will deny that there has been a material decrease in numbers since it became an object for persons to kill the pest which constantly endanger stock interests of the country. The results of the law have been felt in a beneficial manner and until such time when it outlives its usefulness it is the desire of the people that it remain in full force on the statutes.

Consequently, Crook county's court is not likely to adopt the same methods of procedure in reducing expenses as has been the case in the county to the south of us. It may be that there is more stock in Crook county which needs protection, or it may be that the county court is a trifle more level headed. But either one way or the other Crook county's people want the scalp law left to work out its ends just as it is, and as long as the county continues to be the birthplace of the father of the law their wishes are likely to be recognized and regarded.

\$100 Reward \$100.

The readers of this paper will be pleased to learn that there is at least one dreaded disease that science has been able to cure in all its stages and that is catarrh. Hall's Catarrh Cure is the only cure now known to the medical fraternity. Catarrh being a constitutional disease, requires a constitutional treatment. Hall's Catarrh Cure is taken internally, acting directly upon the blood and mucous surfaces of the system, thereby destroying the foundation of the disease, and giving the patient strength by building up the constitution and assisting nature in doing its work. The proprietors have so much faith in its curative powers that they offer One Hundred Dollars for any case that it fails to cure. Send for list of testimonials.

Address F. J. Cheney & Co., Toledo, Ohio, Druggists, 75 E. Main Street. Hall's Family Pills are the best.

It was great news to the masses when the words flashed over the wires on Oct. 21st that the resolution was adopted and the strike declared off. There were great cheers. The vote was unanimous. It was decided that all men needed to place the mines in condition could return to work at once. The Wilkesbarre convention adjourned sine die after the vote was taken. President Roosevelt is the man of the hour—the most brilliant figure before the country today. With President Roosevelt it was to act. He was told that he could do nothing toward the settlement of the great coal strike, but he uncovered the false prophecies and did what no other man in the world could do single handed—he practically settled the great strike. Roosevelt is a splendid American and a man of many virtues.

Music Lessons.

Mrs. Bertrand Blair is now prepared to take a number of pupils to teach them instrumental music, at her residence. Half-hour lessons 25 cents; one hour lessons 50 cents.

NOT A RELIEF BUT A CURE**CHRONIC CASES**

are particularly desirous
You can only cure piles
by removing the cause.

You cannot get at the
cause with anything but
an internal remedy.

Chronic cases make the
most enthusiastic advertisers
of this remedy, because it cures.

**PERRIN'S
PILE SPECIFIC**

Dated this 15th day of Oct. 1902.
41-51 O. E. CHARLTON,
Administrator of the Estate of Benjamin Warner,
Deceased.

SHOES?**HAMILTON-BROWN SHOE CO'S****"PATROL"****SHOE.**

Mens, Womens,

Misses, Boys and

Childrens Shoes.

SUGARJust received a new car load.
For the next 30 days \$6.25 per ton
for cash.**HAMILTON-BROWN SHOE CO'S****AMERICAN****LADY****SHOE.**

We are actually too busy moving and unpacking goods in our magnificent new addition to tell you what new things we have. We will have to invite you to come and look through our large store and see for yourself.

If you don't see what you want ask Alex.

Lakeview Mercantile Co.**CASTORIA**

For Infants and Children.

The Kind You Have Always BoughtBears the
Signature of *Chat H. Fletcher*.**TIMBER LAND NOTICE.**

United States Land Office, Lakeview, Oregon, Aug. 26, 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 act of August 4, 1890, the following persons have this day filed in this office their sworn statements to witness:

Ezraine Jackson of Lakeview, county of Lake, state of Oregon, sworn statement No. 1236, for the purchase of the W. 1/2 SW. sec. 14, Twp. 10 N., R. 17 E.

Ida Umbeck of Lakeview, county of Lake, state of Oregon, sworn statement No. 1236, for the purchase of the S. 1/2 SW. sec. 14, Twp. 10 N., R. 17 E.

They will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish their claim to said land before the Register and Receiver of this office at Lakeview, Oregon, on Monday, the 10th day of November, 1902. They name as witnesses Albert Dent, Joseph Sanders, B. Sanders, and George Bachelder, all of Lakeview, Oregon. Any and all persons claiming adversely to the above named individuals are requested to file their claims in this office on or before said 10th day of November, 1902.

E. M. BRATTAIN, Register.

TIMBER LAND NOTICE

United States Land Office, Lakeview, Oregon, Oct. 15, 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 act of August 4, 1890, George Johnson, of Klamath, Oregon, sworn statement No. 1484, for the purchase of the S. 1/2 SW. sec. 14, Twp. 10 N., R. 17 E. 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 Thursday, the 8th day of January, 1903. He names as witnesses Albert Dent, Joseph Sanders, B. Sanders, and George Bachelder, all of Lakeview, Oregon. Any and all persons claiming adversely to the above named individuals are requested to file their claims in this office on or before said 8th day of January, 1903.

E. M. BRATTAIN, Register.

S. F. Ahlstrom

Manufacturer of the

**LAKEVIEW SADDLES**

Recognized as the Best Vaquero Saddle

Wagon and Buggy Harness, Whips, Robes, Reatas, Bits, Spurs, Quirts, Rosettes, Etc.

Repairing of all kinds, by competent men.

LAKEVIEW**PLANING****MILL**

Sash, Blinds, Moulding, Window and Door Casings, Beehives and Furniture of all kinds made to order. Write for estimates on contract work & material

HANDLEY & CLENDENEN**HEREFORD STOCK FARM**

Drews Valley, Oregon.

F. O. Bunting, Owner

Largest herd of registered Herefords in Oregon

15 Registered Yearling Bulls
100, 125 and 150 each

AUDOR ALAMO head of herd

LAKEVIEW**Livery and Feed Stable**

T. W. J. BARRY, Proprietor.

Horses Boarded by the day or month. First-class Turnouts and Saddles. Our Specialty is the Quick and Safe Delivery of Passengers to All Points in the District.

HAY AND GRAIN FOR SALE

Proprietors of Barry's Opera House. Only Place in Lakeview For Holding Public Entertainments.