

Granting Act of March 12, 1890.

Third. That you may declare, that so much of your said Decision of March 16, 1903, as relates to any land claimed under the Pre-emption Act of September 4, 1841, or July 17, 1854, shall not be carried into effect for a period of 12 months from the date thereof; and that during said period all Pre-emption claimants (if living) or their Heirs, Administrators, or Legal Representatives (if deceased) who have heretofore made Final Proof for any of said Lands, shall be permitted to make full payment for all the same, at the proper Local Land Office, and that those who have not made such Final Proof and Full payment for any of said Lands claimed by them under the Pre-emption Acts of September 4, 1841, or July 17, 1854 (if living), or their Heirs, Administrators, or Legal Representatives (if deceased), may be permitted to make Final Proof and full payment during said period; and that those whose Pre-emption Claim or fillings were canceled prior to Mar. 16, 1903—because of the fact that the lands claimed by them respectively were swamp, shall be re-instated and the claimants thereto (if living), or their Heirs, Administrators, or Legal Representatives (if deceased), shall be permitted, during said period, to make Final Proof and Full Payment for all of same, and that Patents shall issue for all of same, in due course, and that all Proceedings which may hereafter be had herein, either before the Local Land Office or before the Hon. Com. G. L. O., or before your Office, may be made special.

In conclusion, we finally submit, Mr. Secretary, that by this means equal Justice will be done to all Pre-emption claimants herein (if living) and to their Heirs, Administrators, or Legal Representatives (if deceased) and that the Oregon Swamp Land GRANT of March 12, 1890, with all its limitations and restrictions, will be fully and justly administered in this case, and that such a Procedure will be in perfect harmony with the State Laws of the State of Oregon, which make these Pre-emption claimants preferred purchasers of all said Lands, after your said Decision shall become Final, and your said Decision of March 16, 1903, will not have the seeming effect of discriminating for or against any particular claimant whomsoever, claiming, any of these lands, either under the Pre-emption Act of September 4, 1841 (5 U. S. Stats. 453), or under the Act of July 17, 1854 (10 U. S. Stats. 305).

Respectfully,
JOHN MULLAN,
JOSEPH K. McCAMMON,
Attorneys for J. L. Morrow, et al.,
and
JOHN MULLAN,
Friend of the United States.
Appellees.
1310 CONNECTICUT AVENUE,
Washington, D. C.,
April 14, 1903.

Vote For Goddess.

The vote at the different stores for Goddess of Liberty for the coming 4th of July, brought out a large number of candidates and a finer selection could not be made. The list represents popular young ladies from nearly all parts of the county. It is expected that the voting will become spirited before the close of the contest. It should be well understood, however, that in order to have your candidate for Goddess win that beautiful gold watch, you should vote early and often. Following are the candidates and their vote:

Mae Snider.....	Lakeview	14
Anna Down.....	"	10
Ottie Field.....	"	1
Mabel Pryor.....	"	1
Ollie Heryford.....	"	1
Carrie Tonningsen.....	"	1
Genie Snelling.....	"	1
Bertha Nickerson.....	"	1
Ada Woodcock.....	"	1
Effie Nyswaner.....	"	1
Eadie Gupton.....	"	1
Alta Spray.....	Davis Creek	1
Myrtle Smith.....	Crooked Creek	1
Frances Jones.....	Paisley	1
Ida Howard.....	Drews Valley	1

Additional Local

Geo. Wingfield, erstwhile of Lakeview, but now interested in several mining properties at Tonapah, arrived here Monday, accompanied by W. J. Douglass, on a visit to his brother and sister, and to see his old home.

Sheepmen are having difficulty this spring in procuring herders for their flocks. Formerly the wages of a shepherd was from \$30 to \$40, but this spring \$40 to \$50 is being offered, and in some instances \$52.50 has been offered.

Among the drummers who were here the past week and stopped at the Lakeview were: J. L. Scott, W. S. Carpenter, H. H. Welsh, Fred H. Lehnors, J. A. White and T. H. Nichols, of San Francisco, and E. Henrich, and E. H. Spaulding of Sacramento.

Stock Inspector Clarkson returned Sunday from a tour of the county. He reports very little scab among the many bands of sheep. He says there is not one-tenth the scab in the county as last year. He thinks the average loss of sheep about 15 per cent.

The Godfrey's showed in Lakeview Monday and Tuesday nights to large and appreciative audiences. They always draw large crowds. The two little Godfrey's are artists for their size. The Lakeview band discoursed music to the assembled crowd.

The little daughter of Mrs. C. O. Metzker of Paisley, met with a frightful accident last Saturday. Her clothes caught fire and she was terribly burned as a result. Several children were playing around a brush fire and in some way this little girl's dress was caught by the blaze. She started to run across a freshly plowed field, but was overtaken by willing hands and laid down in the damp dirt and handful were thrown over her to extinguish the fire. Her clothing was nearly all burned off and her back is said to be pretty badly blistered. Whether she is seriously burned or not we have not learned.

The thoroughbred Stallion Primrose, the full-blood Norman Stallion Shafter, and the full-blood Shire Stallion Karnkan, were being displayed on the streets of Lakeview last week by B. W. Farrow, of Paisley. The horses attracted considerable attention, as they are claimed to be the finest specimens of horseflesh ever seen in Lake county. Primrose is a beautiful chestnut horse, and was foaled in 1892 in the August Belmont nursery stud, Kentucky. The other horses are large and shapely draught horses, and must be seen to be fully appreciated. Horsemen of Lake county should not overlook this opportunity to improve their stock.

Birthday Party.

Miss Anna Schlagel celebrated her 17th birthday Wednesday evening of last week, by giving a party to her young friends at the residence of Mr. and Mrs. D. J. Wilcox. The party was pronounced a decided success by all present. Many kinds of games suitable for young folks, were furnished for amusement, and the evening passed away very pleasantly.

Jury List.

List of Jurors drawn by the Sheriff and Clerk for the May term of Circuit Court:
Joe Ambrose, Chas. Reid, J. L. Clark, C. A. Rehart, E. C. Thruston, Dave Musselman, W. K. Barry, S. Dixon, Wm. Dobkins, Geo. M. Jones, C. C. Pratt, Walter Butler, J. M. Martin, A. Green, Steve Gaylord, E. Carlon, Geo. H. Bogue, F. O. Bunting, J. M. Handley, John Morris, Phillip Lynch, John McCulley, J. H. Leehman, C. O. Metzker, P. J. Brattain, L. C. Myer, S. J. Studley, S. P. Vernon, I. S. Eccleston, X. Arzner and J. T. Metzker.

NEW GOODS

DRESS GOODS & CLOTHING

Florsheim Celebrated Shoes, New Flour from Choice Wheat unmixed with other crops, Choice Bacon, etc

LIBERAL DISCOUNT FOR CASH

AYRES, WHITWORTH & AYRES

NOTICE OF SALE BY SHERIFF.

Of Property Escheated to the State of Oregon, Formerly Belonging to the Estate of Benjamin Warner, now Deceased.

UNDER AND BY VIRTUE OF AN ORDER duly made and entered in the Circuit Court of the County of Lake, State of Oregon, dated the 24th day of October, 1902, in a certain cause wherein the STATE OF OREGON, as plaintiff, recovered a judgment against G. L. CHARLTON, as Administrator of the Estate of BENJAMIN WARNER, Deceased, I. N. CONVERSE and ALL PERSONS CLAIMING TO BE THE HEIRS OF BENJAMIN WARNER Deceased, Defendants, which said judgment was duly entered and docketed on October 24th, 1902, and wherein it is ordered and adjudged that THE STATE OF OREGON, as plaintiff, is the owner and entitled to the immediate possession of the following described real and personal property, which has escheated to and is the property of the said Plaintiff, THE STATE OF OREGON, to-wit:

Commencing thirty feet East and One Hundred and Sixty feet North of the South-west corner of Lot Four in Section Nineteen, T. 41, S. R. 21 E. of Will. Meridian, and running thence North seventy-one feet, thence East one Hundred and Ninety-two and 1/2 feet; thence South seventy-one feet; thence West One Hundred and Ninety-two and 1/2 feet, to the place of beginning; also the North Half of the South-east quarter of section Thirteen, T. 41, S. R. 20 East of Will. Meridian, all in Lake County, Oregon.

PERSONAL PROPERTY.
One Cook Stove; one written J&F. one Stinsons Self Computing scales; one Promissory Note of Sam Davis, amounting with interest to \$2.44; three Promissory Notes of Harling and Gibbons, amounting with interest to \$187.20; secured by Chattel Mortgage; one Promissory Note of A. W. Charlton amounting with interest to \$20.38; and the sum of \$750.00 in Cash.

WHEREFORE, under and by virtue of said Order, I have taken possession of all of the above described real and personal property, except said sum of \$750.00 in Cash.
NOTICE IS HEREBY GIVEN, that on Saturday, May 16th, 1903, at the hour of two o'clock P. M. of said day, at the center door, on the East side of the Court House of said Lake County, Oregon, in the Town of Lakeview, the same opening into the Sheriff's office therein, I will sell under and pursuant to the said order all the right, title and interest of THE STATE OF OREGON, as Plaintiff aforesaid, of the real and personal property except said Cash, at public auction, for cash, to the highest and best bidder, the proceeds therefrom to be applied by me as such sheriff to the payment of the costs to make final proof in support of their claims, and that said proof will be made before the Register and Receiver at Lakeview Oregon, on May 15, 1903, viz: A. N. Bennett D. S. 3377 for the Lot 9, NE 1/4 SW 1/4, W 1/2 SE 1/4, Sec 17 Tp. 40 S. R. 24 E.
Viz: Lewis N. Frakes D. S. 3444 for the NE 1/4 Sec 8 Tp. 40 S. R. 24 E.
Viz: Alonzo D. Frakes D. S. 3370 for the E 1/2 SE 1/4 SW 1/4 SW 1/4, Sec 9 Tp. 40 S. R. 24 E.
Viz: Lorenzo D. Frakes D. S. 3369 for the W 1/2 SE 1/4 E 1/2 SW 1/4, Sec 9 Tp. 40 S. R. 24 E.
Viz: Nathan M. Frakes D. S. 3446 for the NE 1/4 SW 1/4 SW 1/4 SW 1/4, Sec 8 Tp. 40 S. R. 24 E.
They name the following witnesses to prove their continuous residence upon and cultivation of said land viz:
Geo. E. Maupin, A. N. Bennett, Geo. V. Wilson, T. B. Wakefield, and Lorenzo D. Frakes, of Warner Lake, Or.
E. M. BRATTAIN, Register.

FINAL PROOF

Land Office at Lakeview Oregon, March 13, 1903. 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 Lakeview Oregon, on May 15, 1903, viz: A. N. Bennett D. S. 3377 for the Lot 9, NE 1/4 SW 1/4, W 1/2 SE 1/4, Sec 17 Tp. 40 S. R. 24 E.
Viz: Lewis N. Frakes D. S. 3444 for the NE 1/4 Sec 8 Tp. 40 S. R. 24 E.
Viz: Alonzo D. Frakes D. S. 3370 for the E 1/2 SE 1/4 SW 1/4 SW 1/4, Sec 9 Tp. 40 S. R. 24 E.
Viz: Lorenzo D. Frakes D. S. 3369 for the W 1/2 SE 1/4 E 1/2 SW 1/4, Sec 9 Tp. 40 S. R. 24 E.
Viz: Nathan M. Frakes D. S. 3446 for the NE 1/4 SW 1/4 SW 1/4 SW 1/4, Sec 8 Tp. 40 S. R. 24 E.
They name the following witnesses to prove their continuous residence upon and cultivation of said land viz:
Geo. E. Maupin, A. N. Bennett, Geo. V. Wilson, T. B. Wakefield, and Lorenzo D. Frakes, of Warner Lake, Or.
E. M. BRATTAIN, Register.

FINAL PROOF

Land Office at Lakeview Oregon, April 7, 1903. 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 Lakeview Oregon, on May 15, 1903, viz: A. N. Bennett D. S. 3377 for the Lot 9, NE 1/4 SW 1/4, W 1/2 SE 1/4, Sec 17 Tp. 40 S. R. 24 E.
Viz: Lewis N. Frakes D. S. 3444 for the NE 1/4 Sec 8 Tp. 40 S. R. 24 E.
Viz: Alonzo D. Frakes D. S. 3370 for the E 1/2 SE 1/4 SW 1/4 SW 1/4, Sec 9 Tp. 40 S. R. 24 E.
Viz: Lorenzo D. Frakes D. S. 3369 for the W 1/2 SE 1/4 E 1/2 SW 1/4, Sec 9 Tp. 40 S. R. 24 E.
Viz: Nathan M. Frakes D. S. 3446 for the NE 1/4 SW 1/4 SW 1/4 SW 1/4, Sec 8 Tp. 40 S. R. 24 E.
They name the following witnesses to prove their continuous residence upon and cultivation of said land viz:
Geo. E. Maupin, A. N. Bennett, Geo. V. Wilson, T. B. Wakefield, and Lorenzo D. Frakes, of Warner Lake, Or.
E. M. BRATTAIN, Register.

POINTS Regarding the Forty Second Annual Statement of EQUITABLE LIFE.

New business written in 1901: \$245,912,087.00
Gross assets, " 331,039,720.34
Gross surplus " 71,726,797.06
Total payments to policy holders 27,714,621.42
During the past ten years, the Equitable has paid \$20,056,381.99 in dividends to its policyholders, which largely exceeds the amount paid in dividends by any other Company during the same period.

BEALL'S DRUG STORE



We have constantly on hand a Fine and Complete Stock of Drugs, Chemicals, Perfumeries, Toilet Articles, Fancy Notions, Cigars, Etc., Etc.
Prescriptions Carefully Compounded

Agency for Acorn Stoves and Ranges
Hardware and Tinware
Farming Implements, Wagons, Etc.
Paints, Oils and Brushes

J. E. BERNARD & SON.

Lakeview, January, 8th, 1903.

Dear Friends:—
We come to you again with this personal request for your trade. You want goods—we want business. Your purpose is to buy goods right. Our purpose is to sell you goods right. It also stands to reason that we are going to make our prices as low as consistent with good business judgement, in order to interest you, and, as the largest dealers in Lakeview in our line, we can not be undersold on an equal class of goods. The reasons are many and obvious. First, we buy mostly direct from factory; we buy in large quantities, ship in car lots, and in every way save you all the money possible.

Yours respectfully,
J. E. BERNARD & SON.

Wabash Tourist Car Lines

Lv. Chicago Mondays, 11:00 a.m. Ar. Boston Tuesdays 5:20 P.M.
Lv. Chicago Thursday 11:00 a.m. Ar. Boston Fridays 5:20 P.M.
Leave Kansas City Fridays 9:20 a.m. Arrive St. Paul and Minneapolis Saturday 7:20 P.M.
For particulars consult your agent or Address
C. S. CRANE, ROSS C. CLINE
G. P. Agt., St. Louis, Mo. P. C. P. Agt., Los Angeles