

Sake County Examiner

Published Every Thursday

C. O. METZKER.

Masonic Building

TERMS: (One Year.....\$2.00
Six Months.....1.00
Three Months.....50

SPACE	1 wk	1 mo	3 mos	6 mos	1 yr
One Inch.....	\$1.00	\$3.00	\$5.00	\$8.00	\$12.00
Two Inches.....	2.00	6.00	10.00	16.00	24.00
Three Inches.....	3.00	9.00	15.00	24.00	36.00
Quarter Column.....	15.00	45.00	75.00	120.00	180.00
Half Column.....	30.00	90.00	150.00	240.00	360.00
One Column.....	60.00	180.00	300.00	480.00	720.00

LAKEVIEW, OREGON, JUNE 23, 1904.

How Local Option Works.

A great many people in Oregon are busy now with thoughts of the Local Option law that has been carried in Oregon. Of the many who are thinking and talking there is no small per cent of them who know nothing of the workings of Local Option. There seems to be considerable jealousy between the champions of Local Option and old line prohibitionists. The Prohi's fear the leniency of the local optionists' course of procedure, but as the matter was taken out of the prohi's hands and placed with a committee of 43 Portlanders, who claim the honors of carrying the thing to a successful end, the prohibition people will allow the victors to proceed providing their moves are rapid enough, and in the right direction.

Prohibitionists are claiming a great victory for their party in the state. Local optionists declare they will move slowly and give local option a moderate experiment, and not endeavor to force the measure upon unwilling precincts.

The following from the Oregonian may afford some light on the local option workings:

FOREST GROVE, Or., June 12.—(To the Editor.)—Will you kindly answer the following question which will be a source of valuable information to all the people in this section, as apparently none of them understand it? When the next vote is taken on "local option" in Oregon, say a precinct extends into an incorporated town, and the majority of the voters in such precinct vote for "local option," can a saloon then be located anywhere in such precinct, or will the vote only apply to precincts without affecting municipalities? That is, will towns which are incorporated have a vote by themselves which will not apply to the precinct? North Forest Grove is one precinct and South Forest Grove is another precinct, one voted for "local option," and the other against it. It is argued here now by many that the precinct which voted for it can locate a saloon anywhere in such precinct, without regard to the municipality. SUBSCRIBER.

The local option law is practically a permit to hold prohibition elections in any county or precinct next November and any June thereafter. At these elections the question will not be "local option," but "prohibition." It will make no difference whether a precinct extends into an incorporated town. If it votes for "prohibition" no liquor can be sold within its boundaries except in drug-stores. If it votes against "prohibition" liquor may be sold in it providing neither the county nor any containing subdivision of the county has voted the other way.

It makes no difference that North Forest Grove and South Forest Grove voted different ways on the local option law. It passed, but it has no effect of itself whatever. It merely provides that prohibition elections may be held. If such an election is called in the two Forest Grove precincts, the election can result as follows:

If the election is called in the precincts separately the vote in each will decide the question.

If the election is called for both

precincts together as a subdivision and both give a majority for or against prohibition the question is settled according to the vote.

If the election is called for the subdivision and North Forest Grove should give a majority of 100 for prohibition and South Forest Grove should give a majority of 50 against prohibition, then both precincts would be prohibition precincts and no liquor could be sold in either of them, in spite of South Forest Grove's vote.

But if North Forest Grove should give a majority of 100 against prohibition and South Forest Grove a majority of 50 for prohibition, then South Forest Grove would be a prohibition precinct.

The Fair Route

Via Chicago or New Orleans to St. Lewis, is the one that gives you the most for your money, and the fact that the ILLINOIS CENTRAL offers UNSURPASSED SERVICE via three points to the WORLDS FAIR, and in this connection to all points beyond, makes it to your advantage, in case you contemplate a trip to any point east, to write us before making final arrangements.

We can offer the choice of at least a dozen different routes.

B. H. TRUMBULL,

Commercial Agent.

142 Third Street, Portland Oregon.

J. C. LINDSEY,

T. F. & P. A.,

152 Third Street, Portland Oregon

T. B. THOMPSON,

F. & P. A.,

Room 1, Colman Bldg., Seattle, Wash.

Dr. Dewey and wife arrived here last week from Surprise Valley, where the Dr. has been busy attending to the defective molars of the people of that valley for several months. They will remain in Alturas until the 19th of this month, after which they will start to Chicago. At that place the Dr. will take a post graduate course in dentistry, for two months, and on their return to Modoc, they will come by St. Louis and take in the exposition for a few weeks.—New Era.

Startling Evidence.

Fresh testimony in great quantity is constantly coming in, declaring Dr. King's New Discovery for Consumption Coughs and Colds to be unequalled. A recent expression from T. J. McFarland Bentonville, Va., serves as example. He writes: "I had Bronchitis for three years and doctored all the time without being benefited. Then I began taking Dr. King's New Discovery, and a few bottles wholly cured me." Equally effective in curing all Lung and Throat troubles, Consumption, Pneumonia and Grip. Guaranteed by Lee Beall Druggist. Trial bottles free, regular sizes 50c, and \$1.00.

A copy of the Agricultural College Bulletin No. 7, of Oregon Agricultural College at Corvallis, announcements for 1904 and 1905, was received at this office a few days ago. It is a complete catalogue of the various departments, containing the name and post office address of each student, number of students, their branch of study, and general information about the college. To any one interested or those who contemplate attending the college this catalogue will prove of much value.

Thrown from a Wagon.

Mr. George K. Babcock was thrown from his wagon and severely bruised. He applied Chamberlain's Pain Balm freely, and says it is the best liniment he ever used. Mr. Babcock is a well known citizen of North Plain, Conn. There is nothing equal to Pain Balm for sprains and bruises. It will effect a cure in one-third the time required by any other treatment. For sale by Lea Beall.

The editor of a certain Modoc county paper recently received a fine chicken from one of his subscribers, which he enjoyed for his dinner. The next day he received the following letter: "Dear editor: Yesterday I sent you a chicken in order to settle a dispute that arose between me and a neighbor. Can you tell us what the chicken died of?"

Cyrus Noble Whisky—the old champion and still champion of them all. Used in all first-class places. Ask for Cyrus Noble case goods when you want a good drop at home.

A Chance for Speculators.

SCHOOL LAND.—280 acres of level unimproved agricultural land for sale cheap. Description: SW 1/4, S 1/2 of NE 1/4 and NW 1/4 of SE 1/4, Section 10, Tp. 39 S., R. 19 E. W. M. This is a desirable piece of land, located in Goose Lake valley and will make some man a good ranch.

TIMBER LAND NOTICE.

United States Land Office Lakeview, Oregon May 17, 1904.

Notice is hereby given that in compliance with the provisions of the Act of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington," as extended to all the Public Land States by act of August 4, 1892, the following persons have filed in this office their sworn statements, to-wit:

Timothy P. Beers,

of Tenino, county of Thurston, state of Washington, sworn statement No. 2357, for the purchase of the SW 1/4 Sec 33, Tp 35 S., R 15 E.

Francis Bisson

of South Prairie, county of Pierce, state of Washington, sworn statement No. 2359 for the purchase of the SE 1/4 Sec 34 Tp 35 S., R 15 E.

Eleanor J. Bisson,

of South Prairie, county of Pierce, state of Washington, sworn statement No. 2358 for the purchase of the NE 1/4 Sec 34, Tp 35 S., R 15 E.

That 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 at Lakeview Oregon on Thursday the 11th day of August, 1904. They name as witnesses: Eleanor J. Bisson, and Francis Bisson, of South Prairie, Washington, and Timothy P. Beers of Tenino, Washington. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 11th day of August 1904.

Jun 16 33 J. N. WATSON, Register.

Desert Land Final Proof.

United States Land Office, Lakeview, Oregon, May 5, 1904. Notice is hereby given that William S. Jacobs, of Adel, Lake county, Oregon, has filed notice of his intention to make proof on his desert land claim No. 502 for NW 1/4 SW 1/4, Sec. 10, T. 38 S., R. 26 E., W. M. before Register and Receiver at Lakeview, Or., on Friday, the 17th day of June, 1904. He names the following witnesses to prove the complete irrigation and reclamation of said land: I. N. Jacobs, of Lake City, Cal., J. N. Given, of Adel, Oregon, Joseph L. Shirk and Minis Caldwell, of Shirk, Or.

19 J. N. WATSON, Register.

Final Proof.

Land Office at Lakeview, Oregon, May 5, 1904. Notice is hereby given that the following named settler has filed notice of his intention to commute and make final proof in support of his claim, and that said proof will be made before Edw. J. Catlow, U. S. Com., at his office at Denio, Oregon, on July 9th, 1904, viz: Byron T. Fical, Hd. Entry No. 2547 for the N 1/2 SE 1/4, SW 1/4 SE 1/4, SE 1/4 SW 1/4, Sec. 26, T. 40 S., R. 35 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: F. L. Allen, Frank Grove, Joseph Catlow, and Melvin M. Doan, all of Denio, Harney County, Oregon.

J. N. WATSON, Register.

FINAL PROOF.

Land Office at Lakeview, Oregon, June 10, 1904. Notice is hereby given that the following named settler has filed notice of his intention to commute and make final proof in support of his claim, and that said proof will be made before Geo. T. Baldwin, County Judge of Klamath County, Or., at Klamath Falls, Or. on Wednesday, August 10, 1904, viz: Henry Klopke Hd No. 2879 of Bly, Or., for the W 1/2 of W 1/2 Sec 30, Tp 36 S., R 16 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John McDonald, George Erickson, Ed. Casebeer and R. D. Way, all of Bly, Oregon.

Jun 16 28 J. N. WATSON, Register.

Final Proof.

Land Office at Lakeview, Oregon, May 16, 1904. 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 H. L. Benson, Circuit Judge of the 1st Judicial District at his office at Klamath Falls, Or., on July 2, 1904, viz: Henry J. Reiland, Hd. Entry No. 2890, for the W 1/2 NE 1/4 Sec 30, SW 1/4 SE 1/4, and Lot 4, Sec 19, T 33 S., R 15 E., W. M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: E. E. Fitch, of Merrill, Oregon, Charles J. Anderson, J. A. Parker, and W. A. Walker, all of Bly, Oregon.

25 J. N. WATSON, Register.

Desert Land Final Proof.

United States Land Office, Lakeview, Oregon, May 18, 1904. Notice is hereby given that Mary L. Kilgore of Langell Valley has filed notice of intention to make proof on her desert-land claim No. 449, for the NW 1/4 SW 1/4 of NE 1/4, N 1/2 of SE 1/4 Sec 33 and NW 1/4 of SW 1/4 Sec 34 T 40 S., R 14 E. W. M. before Register and Receiver at Lakeview, Oregon, on Friday, the 15th day of July 1904. He names the following witnesses to prove the complete irrigation and reclamation of said land: W. A. Dunson, of Langells Valley, Oregon and E. S. Tall, A. B. Tull and Henry Pitz, of Visittis, Ore.

25 J. N. WATSON, Register.

TIMBER LAND NOTICE.

United States Land Office Lakeview, Oregon, Mar 14, 1904. Notice is hereby given that in compliance with the provisions of the act 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, 1892, Roy B. Hurley, of 406 Fourth St., County of Multnomah, State of Oregon has, this day filed in this office his sworn statement No. 2486 for the purchase of the SE 1/4 of Section 25, T. 28 S., R. 14 E., W. M. 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 James H. Briscoe, County Clerk, at his office at Klamath Falls, Oregon, on Saturday, the 25th day of June, 1904. He names as witnesses: George Jalley of Portland, Or., and J. O. Hamaker, of Bonanza, Oregon. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 25th day of June, 1904.

Mar 21 13 J. N. WATSON, Register.

Listen!!

List ---

Your Property With the.....

LAKE COUNTY EXAMINER REAL ESTATE AGENCY...

It Dont Matter If It Is Not Worth

50

We Can Sell it for You.

If You Contemplate Buying or Selling
..A HOME..



Consult Us At Once If You Want a Bargain in Either Case.