

TERMS: One Year, \$2.00; Six Months, \$1.00; Three Months, 50

LAKEVIEW, OREGON, MAR. 15, 1906.

Talk about the new primary nomination law all they please, it's a good law if politicians will let it alone, and there are politicians that can corrupt any law that was ever enacted by man.

The people of Lake county should wake up to the great necessity of having a representative from this county in the next legislature, as there are many matters of great importance to the welfare, progress and future prosperity of our people, that might be obtained if we had an energetic and capable resident from this county to represent us at Salem.

We are pleased to note that the County Court has ordered the road from Christmas Lake to Summer Lake and Paisley, and also all roads from the Cliff and Christmas Lake settlements to Silver Lake put in good order, so that the people of these settlements may have easy access to Silver Lake, Summer Lake and Paisley.

We think here that the recent storm was a severe one, but it has been nothing compared to what they have had in the Middle West and Eastern states a couple of weeks ago.

PATRONIZE HOME INDUSTRY.

One can imagine how consoled the county newspaper man feels after devoting column after column of space, every inch of which costs him money to print, to the upbuilding of the county and the advocacy of home patronage, urging that every dollar that can possibly be spent at home for the home product, be so spent, all of which he does without pay, simply for the benefit of the county and local business.

There are certain books and records that come under the head of "office supplies" that the country printing office cannot supply, but there are certain other articles that are put under that head that they can turn out and they should have the preference over the foreign printing establishment.

The rigid exactness with which homestead claimants are required to comply with the law, under the present scrutinizing policy, relating to continuous residence upon homesteads, places the man of small means, who has a family to support, in a most serious position.

Attention is called to the proceedings of the County Court which is published in this issue of The Examiner, in reference to the necessity of complying with the requirements of the law when petitions are prepared for laying out new roads or making changes in roads already established.

Word and Works, published by Rev. Irl R. Hicks, the noted forecaster, gives little encouragement for any good weather during the month of March. Heavy loss of livestock is predicted for the latter part of the month.

We have reliable information to the effect that Dr. Daly will be a candidate for the nomination and re-election to the county Judgeship. With this announcement, there are still left two important county offices, surveyor and coroner, without any candidates publicly announced thus far.

"Spendthrift Scotty" made a splurge in Portland while there last week, by blowing the sum of forty dollars. If a man can acquire the title of "Spendthrift" from such lavish money as that, every buccaroo and sheepherd in Lake county might be classed as a spendthrift.

If we are to have a representative in the state legislature from Lake county it is high time that the Republicans were trotting their man out; only 20 more days in which to file petitions and four of them are required in sending the petition to Salem.

We have been requested by quite a number to publish the article "Voters' Guide," again. We would advise all voters to cut this little article out and save it, as it will not appear in The Examiner after this issue.

.... THIS IS EVERYBODY'S STORE

We have the Goods to suit the Tastes of Everybody. All our prices are Fair and when you Buy Here Once you'll Surely Come Again.

A full line of Woolen Underwear, Sweaters, Felt Boots and Rubbers.

We have been furnishing Sheepmen with Winter supplies for these many years and have laid in our stock with their interests in view.

What is Good for one is Good for all.

BAILEY & MASSINGILL'S Pioneer Store

Jayne's Tonic Vermifuge

gives rosy cheeks and active health to pale, sickly children. And it is good for their elders, too. Ask your druggist for it.

To Cure a Cold in One Day. Take Laxative Bromo Quinine Tablets. Seven Million boxes sold in past 12 months. This signature, E. W. Grove

VOTERS' GUIDE.

In response to requests from many of our subscribers for an explanation of the requirements of the primary election law, in its relation to voters, we have carefully prepared the following article, which we believe fully explains every question from the voters' standpoint, involved in the law.

The primary election law, which is now in effect, does away with all political conventions, so that hereafter, every nomination for public office will be made at primary elections, which, this year, will be held on April 20th.

All primary elections will be conducted by the same judges and clerks of elections that will serve at general elections. Both the Republicans and Democrats will hold their primary elections on the same day, at the same place, and will be conducted by the same judges and clerks.

Before any voter is qualified to vote at the primary election, he is required to have previously registered, and also to have declared his political affiliations.

There will be two ballots for the primary election, one white and one blue. The white ballot will be the Republican ballot, on which will be printed the names of the candidates seeking the nomination of the Republican party for the various offices to be voted for at the June election.

Each Republican at the primary election, will be handed a white ballot, and each Democrat will receive a blue ballot. Each voter can only vote for one name for the same office, except for legislative offices, when there will be more than one to elect.

When the polls are closed the votes are counted and returns made in the same manner as at a general election, and the person receiving the highest number of votes on the white ballot, for the office for which he was voted for, will be the Republican nominee for that office, and the person receiving the highest number of votes on the blue ballot, for the office for which he was voted for, will be the Democratic nominee for that office.

A Republican may vote for a democrat, by writing the name of such Democrat on his ticket, and a Democrat may also vote for a Republican, by writing the name of such Republican on his ticket, as there will be a blank space after each office for that purpose, but all names voted for on the white ballot will be counted as a Republican, as though the person voted for was a Republican, and also all names voted for on the blue ballot will be counted as a Democrat, as though he was a Democrat.

But no vote cast on a Republican ballot for a Democrat can be added to those received on the Democratic ballot, so that the only way a Democrat can be assisted by the Republican party to a nomination is to receive a plurality of all the votes cast by the Republican party, when such Democrat would become the Republican nominee for that office.

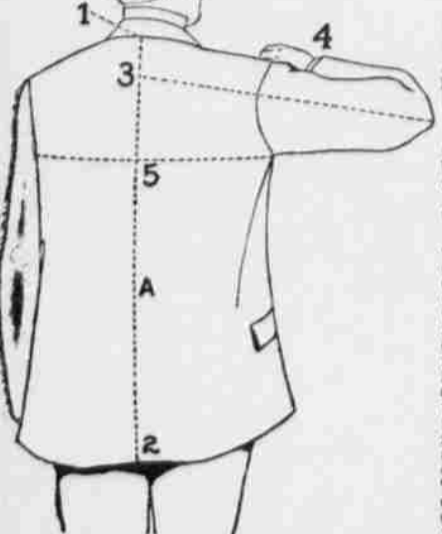
Therefore as the Attorney General declares, it would be possible for one person to be nominated on the white ballot as a Republican, and also on the blue ballot as a Democrat, and thus become the nominee of both parties for the same office.

NO TWO MEN ARE ALIKE

There may be a hundred men in this city who have arms the same length as yours—but there is not one that man in the whole county who is the same as yourself in all other proportions.

It is simply an impossibility to get a perfect fitting suit by buying ready-to-wear clothes.

We will make a suit to your measure for \$20. You pay that much, or nearly that much for every hand-me-down suit you buy.



Custom-made clothes—store clothes—are turned out by the thousand. They are cut and sewed by machinery.

That is why you have bought suits heretofore that have not held up well before you had worn them half a day.

We will make a suit to your measure—for your exclusive wear—that will fit you because it was made for you, and no one else—for \$20.

We guarantee the cloth to be an all-wool cloth—the cloth is new and vigorous—just off the loom—latest patterns—hand-stitched—every seam hand-sewed with silk—lined with imported Venetian cloth.

We have selected several patterns, any of which we will make up to your measure for \$20. Unless you express some preference we will mail you a sample of a late English overline pattern.

This pattern is so new that it will be sold by tailors next year as the "latest."

The background of the pattern is a deep gray, with an almost imperceptible overline or check. The color of this fabric does not show readily, does not wrinkle and has taken the dye so well that the garment looks like new until it is all worn out.

It is the simplest thing in the world to have some friend take your measure. We will send you a tape measure free, and instructions how to take a measure for a suit of clothes.

Be sure and send for this sample. If you get a suit from this offer, you will be wearing a garment the pattern of which local dealers cannot possibly get in stock before another year.

The pattern of our \$20 suit will be sold next year as the latest (by other tailors).

COLUMBIA Woolen Mills Co. Portland, Ore.

Court Proceedings.

March 7th, 1906.

At the March term of the County Court the following proceedings were had:

In the matter of the petition of Sheldon S. Thayer, John Holland and others, for a new road district to be established east of Silver Lake, and for the appointment of J. L. Cliff as road supervisor of said district, and also the petition of F. E. Anderson, Homer Norton and others for the appointment of A. W. Long as road supervisor for the same district.

Sec. 25, Road Laws, provides, that each County Court at its January term, and at no other term, shall make such changes in road districts of the County as may be deemed necessary.

Under the provisions of this law the County Court is prohibited from changing established road districts or creating new ones at any time except at its January term each year.

In order, however, to grant relief to the petitioners until their petition can be allowed, the Court shall authorize and notify Mr. Geo. S. Parker, Road Supervisor for that district, to appoint Mr. J. L. Cliff and Mr. A. W. Long as deputy Road Supervisors of said district.

Mr. Cliff to repair and keep in good order all the roads leading to Silver Lake from the Cliff settlement, and Mr. Long to repair and keep in order the County road from Christmas Lake to Summer Lake and Paisley, and also to repair such other roads as may be deemed necessary for the convenience of the people of these two settlements and the public generally.

In the matter of the petition of John L. Green, J. L. Cliff and eight others, to establish and lay out a new road east of Silver Lake.

Sec. 7, Road Laws, provides, that a petition for a new road, or the change of an established road, shall be signed by at least twelve freeholders residing along the line of the proposed road.

Sec. 8, Road Laws, requires, that all petitions when presented to the County Court, for the laying out of a new road or to change one established, shall be accompanied by proof that four notices has been posted for thirty days prior thereto; one notice to have been posted at the Court House and three notices along the line of the proposed road.

Sec. 19, Road Laws, requires, that a bond be executed by one or more of the petitioners, in the sum of \$200.00, to protect the County from the expense of laying out such road in case the County Surveyor and Viewers should report unfavorable on said road.

None of these mandatory requirements of the law have been complied with, by the petitioners, so that the County Court is without any authority to grant the petition.

There is no law on the statute books that requires so strict a compliance as that which provides for the laying out and opening public roads, for the reason that, usually, private property has been appropriated for the purpose, and to appropriate private property for public use, every step required by the law must be followed, in order to make the appropriation of such property legal, the Court would, therefore, suggest that in all matters of this kind, the services of a competent and experienced person be secured to prepare the necessary papers, so as to comply with the manifold requirements of the law.

allows each one, lawfully in attendance, mileage in addition to his per diem, and the mileage allowed is intended to pay the expense of transportation.

The mileage claim of Dr. J. W. Thom has been allowed only in the sum of 10 cents per mile for each mile traveled, for the reason that the law makes no distinction between professional men and others as to mileage, and each is entitled to 10 cents per mile in all matters of this kind, and no more.

Ruth Penland, care of County charges \$63.50

A. L. Thornton, express charges on County supplies 23.15

C. O. Metzker, Publishing and printing 47.10

Winslow Bayley, Justice fees 10.00

Glass & Prudhomme Co., office supplies 18.75

The Irwin-Hodson Co., office supplies 16.60

D. J. Wilcox, office supplies 3.05

The claim of S. L. Porter in the sum of \$63.24, for lumber furnished Road District No. 1, examined and warrants ordered drawn on the Road Fund for said amount.

It appearing to the Court that the express charges on County supplies are extremely exorbitant, being in some instances more than double the cost of mail postage, it is hereby ordered that all supplies purchased for the County by an officer thereof, shall be shipped by stage freight; and in case any package should come by express, it shall be the duty of the officer using the same to weigh such package and report such weight to the County Court for its information, and in no case shall any express charge be allowed, in the future, in excess of 15 cents per pound.

The books of the Sheriff, Treasurer and Clerk were thoroughly examined.

The following claims against the General Fund were examined, approved and warrants ordered drawn on said fund in payment of same:

The Lakeview Water Co., for five months water rent, \$7.50

C. W. Dent, Commissioner's pay, 20.00

W. A. Currier, Commissioner's pay, 23.00

Court adjourned without day.

Torture By Savages.

"Speaking of the torture to which some of the savage tribes in the Philip-pines subject their captives, reminds me of the intense suffering I endured for three months from inflammation of the Kidneys," says W. M. Sherman, of Cushing, Me., "Nothing helped me until I tried Electric Bitters, three bottles of which completely cured me." Cures Liver Complaint, Dyspepsia, Blood Disorders and Malaria, and restores the weak and nervous to robust health. Guaranteed by Lee Beall Druggist. Price 50c.

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There being a vacancy in the office of Justice of the Peace, in and for the Precinct of South Warner, Lake County, Oregon, it is hereby ordered by the Court, that E. A. Friday be, and he is hereby appointed Justice of the Peace in and for the said precinct.

Salary claims of County Officers were examined, approved and warrants ordered drawn on the general fund in payment of the same.

The following claims were examined, approved and warrants ordered drawn on general fund in payment of same:

Mrs. G. W. Risley, necessary expenses for care and adoption of Baby Bernard 125.00

A. W. Manning, postage stamps etc., 44.43

William Cole, janitor work, etc. 5.50

G. Sherman Easter, repairing County clock 2.50

W. J. Moore, services board teacher's examination 9.00

C. A. Watson, services board teacher's examination 9.00

E. E. Rinehart, boarding prisoners 20.00

J. H. Gowdy, Juror fees Coroner's Inquest 3.60

E. P. Henderson, Juror fees Coroner's Inquest 3.60

W. M. Duncan, Juror fees Coroner's Inquest 3.60

G. H. Aldridge, Juror fees Coroner's Inquest 3.60

J. M. Ward, Juror fees Coroner's Inquest 3.60

N. W. Taylor, Juror fees Coroner's Inquest 3.60

J. S. Martin, Coroner's fees and mileage 7.60

F. M. Chrisman, Coffin & box, T. W. and Guy Martin, digging and filling grave 6.00

W. M. Duncan, taking corpse to cemetery 3.00

J. W. Thom, mileage and fees, Coroner's Inquest 5.00

(The claims of W. M. Duncan and J. H. Gowdy in the sum of \$5.00 each for the transportation of jurors and others in attendance at inquests, are disallowed for the reason that the law