The Kind You Have Always Bought

described as follows:

Beginning at the Southwest corner affidavits presented herein. of the Northwest quarter of Section of the Northwest quarter of Section on the corner of section one, thence in a northwesterly direction and follwoing

Township thirty seven, South, Range nineteen East: thence following the west fork of Camp creek to the South-west corner of the Southeast quarter of section twenty of said last named township, and terminating at the said last named point, said proposed road being in road district No. 12, Lake county, Oregon. One notice I posted on the outside

of the Court House in Lakeview, Lake county, Oregon, the place of holding county court, just north of the door opening into the Clerk's office, said notice being so posted as to be in plain view of passers by and in a public and conspicuous place; that I posted said notice on said Court House on the 29th day of May, 1906. I posted one of said notices at the beginning of Lakeview Herald, supplies and said proposed road on the corner fence post of Heryford's breeding pasture and on the right-hand side of the road, and in plain view of passersby, the same being a public and conspicu-ous place, said notice being posted on the 29th day of May, 1906. I posted one notice near the center

of the N. E. quarter of the N. W. quarter of section 34, in Township 37 S. R. 19, E. on a tree on the righthand side of the road, and being at the crossing of the north-fork of Camp creek, said notice facing the road and being in plain view of passersby, the same being a public and conspicuous place, said notice I posted on the 29th day of May, 1906.

I posted one notice at the terminus Robert Baker, of said proposed road on a cottonwool Robert Baker, tree where the line crosses the creek, about 80 yards east of the S. W. corner of the N. E. quarter of section 20, Goldie Lee, in Twonship 37, S. R. 19 E., W. M., on the right hand bank of the creek, W. L. Pope, notice facing S. W. and being in plain view of passersby and being in a publie and conspicuous place, said notice Bob Farmer, being posted on the 30th day of May, Willis Grisel 1906. And that all of said notices Jo Burns, were posted more than 30 days prior to the presentation of the petition herein to the County Court; and that said four notices were counterparts or fac-similie of each other, and that the subscribers to said petition and noti- Homer Cecil, ces herein are freeholders residing within the road district in which said proposed road is located.

W. R. Bernard.

It is hereby ordered that Wm. I.
McCulley and G. H. Lyuch acting
with C. E. Moore, County Surveyor
of Lake county, Oregon, shall constitute the Board of Road Viewers in
tute the Board of Road Viewers in
M. Haskell,
C. E. Charlton this case, and that they meet at Lake view, Lake county, Oregon, on the — day of —— | —1906, and after qualify-ing, proceed to view said proposed road according to law.

Court adjourned until Tuesday, Ju-

ly 10, 1906. Lakeview, Oregon, July 10, 1906. Court convened pursuant to adjournment of yesterday, July 10, 1906, of-ficers present, Hon. B. Daly, Judge; Walter Dent, and H. R. Heryford, Commissioners, Albert Dent, Sheriff; and E. N. Jaquish, Clerk.

In the matter of the petition of F. W. Silvertooth for a license to sell journment of yesterday, July 10, 1906, spirituous, malt and vinous liquors at same officers present: Silver Lake precinct, Lake county, Oregon, etc.

This matter coming on to be heard on the 3d day of July, 1906, upon the petition of the said F. W. Silvertooth for a license to sell spirituous, malt and vinous liquors at Silver Lake pre-J. M. Batchelder, and certain remonstrator appearing by J. D. Venator, their attorney:

And the said J. D. Venator on behalf of said remonstrators, having objected to the sufficiency of the said petition, and to the proofs of posting, and the publication of the notice of the hearing of the said petition:

and the said J. M. Batchelder having, on behalf of the said petitionproof of publication of the said no-tice of hearing, and the proofs that said petition contains a majority of the legal voters in said precinct:

Thereupon the Court permitted the said petitioner to amend his said tor's Record. 2 Lake county, proofs in accordance with said appli-endorsed on the back of said by cation, which said permission was objected to by said J. D. Venator:

And thereupon the said petitioner amended his said proofs and filed the

same therein: The said J. D. Venator, upon the part of the said remonstrators, asked that the Court proceed to hear and determine the issue of fact as to whether said petition contained a major-

# For that Dandruff

There is one thing that will cure it - Ayer's Hair Vigor. It is a regular scalp-medicine. It quickly destroys the germs which cause this disease. The unhealthy scalp becomes healthy. The dandruff disappears, had to disappear. A healthy scalp means a great deal to you-healthy hair, no dandruff, no pimples, no eruptions. The best kind of a testimonial—"Sold for over sixty years."

Lade by J. C. Ayer Co., Lowell, Man TS SARSAPABILLA.
PILLS.
CHERRY PECTORAL ity of the legal voters by oral testimony, as a trial in a court of law, which said application was deined by the Court, and the Court thereupon proceeded to hear and determine the issue presented herein, upon the petithe remonstrance and certain

And did thereupon determine that said petitioner was entitled to a lic-ense in accordance with his petition,

and Does: Hereby order that the Clerk issue to the said F. W. Silvertooth a license to sell spirituous, malt and vinous liquors at Silver Lake precinct, in said county, for the period of one year, in accordance with his petition.

the present traveled road to, or near the northeast corner of the northeast quarter of section thirty-three, in cancy in that office at the present

It is hereby ordered that D. P. Malloy be, and he is hereby appointed as Stock Inspector for Lake county, Oregon, for one year, beginning July 16, 1906, and continuing to July 16, 1907, at a salary fixed at \$75.00 per

It is further ordered that said D. P. Malloy as such Stock Inspector, be required to give a good and sufficient bond in the sum of \$1000.00,

The following claims were examined, approved and warrants ordered drawn on the General Fund for their several amounts: Bailey & Massingill, supplies \$ 7.25 C. O. Metzker, supplies and

72.20printing

printing Claims of wi'nesses. Subpoensed to appear in the Circuit Court and before the Grand Jury at

the May 1906 term. H J Stein, 2 days and 200 miles \$24.00 3 do 110 do 17.00 Jake Nuckolls, 2 do 80 do 12.00 3 do 90 do 15.00 S. Gaylord 3 do 90 do 15,00 J S Sprague, 12 do J E Freeman, 1 do i do 90 do l do 110 do 13,00 1 do 110 do 13,00 Manley Currier, D Risley, W E Scammon, do 1 do 80 do 20,00 do 1 do Thomas Hutton, Thomas Hutton 4 do 1 do do 4 do 1 do do 11 do 2 do W L Pope, 2 do 104 do 14.40 Clive Wakefield, 1 do 110 do J W Fine, do 110 do do 110 do Willis Grisel, 1 do 106 do Walter Daniel, 1 do 1 do Cora Daniel, 1 do Rosa Daniel. do John Scott, 9 do 110 do 29.00 4 do 1 do 9 do 80 do J M Parish, N Fine, A Bogner, F Chico, 80 do 16.00 4 do 80 do 1 do 1.do

do

1 do

 $3 d\sigma$ 

do

do

do

do

do

do

do

do

1 do

1 do

1 do

do

do 1 do 1 do

do

do

do

2.10 2.10

Chas Tonningsen, O E Charlton, J F Clarkson. G W Johnson, Mrs. M E Kimsey, Clara Mulkkey, Andrew Vinyard, Chas Lornz,

Ned Sherlock, William Gunther, B. Daly, Mary Branch, July 11, 1906.

Lakeview. Ore., July 11 1906. Court convened pursuant to ad-

Order authorizing and directing the County Clerk to use certain books, and to procure other necessary books and blanks for the purpose of recording marks and brands.

Whereas there is now in the office of the County Clerk of Lake county, cinct, in Lake county, Oregon, the Oregon, these several books, which petitioner appearing by his attorney, have been kept for a number of years past by the several county Clerks of said county, and in which the said Clerks have from time to time recorded marks and brands for reisdents of said county.

Whereas the first of said books so kept and used is about full of said recorded marks and brands, a description of which book is as follows: On the back is endorsed "marks and on behalf of the said petition-made application to amend the of of publication of the said no-of publication of the said no-of publication of the said no-of period and the lap of page 53 Lake Co., Oregon." The second book so kept and used for said purposes by the County Clerk of said county is described as follows: "Stock Inspecendorsed on the back of said book, and at the top of each page of said volume is endorsed "marks and brands his or her horses, cattle, sheep or hogs." The third and last of said books so kept and used is endorsed on its back as follows: "Record of its back as follows: "Record of marks and brands. Vol. 3, Lake county," and at the top of each page of said book is endorsed "Record of marks and brands." Whereas the hooks have second and third of said books have printed forms for the recording of

narks and brands, And whereas said printed forms do not always conform with certificates presented to the Clerk for record.

Therefore the county Clerk of said county is hereby ordered and directed to use as book for the recording of marks and brands for said county so far as practical and that he procure such other book or books and blanks as may be necessary for the recording of marks and brands and he is further directed to keep any and all of said

books for such purposes.

The claim of Mrs. N. M. Frakes for dinner and supper for election board for \$6.00 was disallowed for the reason that the bill is not a legal claim

against Lake county.
C. W. Dent, Commissioner fees, \$16.00 H. R. Heryford, commissioner fees, \$28.40.

Court adjourned.



Have you money to invest, property to be cared for or estates to be managed?

Will your health, time and private affairs permit you to manage them properly and profitably?

You may have the collective wisdom of experienced men in the management of your inter-ests if you consult this Company.

It also receives deposits subject to check, and savings accounts from one dollar up, paying current interest thereon. Acts as trustee in all property

lections, lends money. In many other ways it can be of service. Call or write for free pamphlet setting forth the scope

relations requiring such services, buys and sells bonds, effects col-

of its operations. Merchanis Investment 247 WASH. ST. POINTAND ORE

## \$500 Reward

The Oregon, California & Nevada Livestock Protective Association will give \$500.00 Reward for the conviction of any party or parties steal-2.10 lng horses, cattle or mules belonging 8,10 to any of the following members of 2.10 this Association:

Cox & Clark, Chewacan Land & 13.00 Cattle Co., Heryford Land & Cattle 13.00 Co., Lake County Land & Livestock 13.00 Co., Warner Valley Stock Co., Geo. W. Mapes, Wm W. Brown, Geo. M. Jones, Geo. Hankins, S. B. Chandler, 2.10 J. C. Dodson, C. A. Rehart, N. Fine, 2.10 Thos. Hutton, W. A. Currier, Frank B. Bauers, J. C. Hotchkiss, Calderwood Bros., T. J. Brattain & Sons, 26.00 James M. Moore, A. D. Cecil, T. A. 29.00 Crump, W. Z. Moss.

16.00 16.00 OFFICERS W. P. HERYFORD Presid't. F. M. MILLER, Sec & Treas. 2.10 5.40 FINANCE COM. W. P. HERYFORD F. M. GREEN

S. B. CHANDLER



Deafness Cannot be Cured

by local applications, as they cannot 2.10 reach the diseased portion of the ear. 8.10 There is only one way to cure deafness Court adjourned until Wednesday, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, Deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of deafness (caused by been filed in this office by Frances catarrh) that cannot be cured by Snider, contestant, against homestead Hall's Catarrh Cure. Send for circu-F. J. Cheney & Co., lars free.

Toledo, O. Sold by Druggists, 75c. Take Hall's Fam'ly Pills for consti-

## FOREST GROVE, OREGON.

A HIGH-GRADE COLLEGE WITH

SUPERIOR EQUIPMENT. Beautifully located twenty-six miles from Portland.

Full regular college courses.

Academy gives strong preparatory and High School courses. Conservatory of Music and School of Art, with superior instructors. Business branches taught.

Gymnasium and Field Athletics under a Physical Director. Well-equipped Laboratories. Library of 13,000 Volumes. Healthful social life; religious influences

All student enterprises active. THE SCHOOL THAT STANDS FOR THE BEST IN EDUCATION WRITE FOR OATALOGUE

THE CRIGINAL SCHOOL, Instruc-

COLUMBIA WOOLEN MILLS CO. : PORTLAND OREGON

# **OUR HARVEST**

MACHINERY

Lakeview Mercantile

JUST ARRIVED.

Our complete line of Ladies' Summer dress goods,

consisting of Silk Mulls, Taffetas, Voiles, Batiste,

Ventura Suitings, Organdies, India Linens & Lawns,

Shirt Waists, Silk Shirts, Muslin Underwear, and

Children's BUSTER BROWN DRESSES, and Boys'

PRICES ARE LOWER than ever before known

White and Colored Waists, have just arrived.

is now on the ground. We have a complete line of Mowers and Rakes, also a full line of Extras. good Header we want to sell to some good farmer. We have a few Mowers, Rakes and Hay Bucks we are offering a bargain in. Call and see us, we can save you money and give you the best values.

## J. E. BERNARD & SON

## Contest Notice.

in Lakeview.

United States Land Office, Lakethan six months last past, and con-tinues now to abandon the same, and has never resided upon or cultivated any part thereof, and that said alleg-ed absence from the said land was not due to his employment in the Army, Navy or Marine Corps of the United States as a private soldier, offlicer seaman or marine during the war with Spain or during any other war in which the United States may be engaged, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. September 2, 1906, before the Register and Receiver at the United States Land Office in Lakeview, Oregon.

The said contestant having, proper affidavit, filed July 17th, 1906, set forth facts which show that after due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publica

J. N. Watson, Register.

## Reward for Horses

I will pay \$5.00 Reward for the delivery of any and all unbroken horses found in fields or outside in Lake County, South of the desert, or in Modoc county, California, branded with an old horseshoe and a fresh triangle brand underneath, on both jaws. paper, and triangle so as to cover up the bar, on both jaws.

To be delivered at Lakeview. W. W. BROWN.

## Notice to Sheepmen.

D. P. Malloy, Stock In-Plush, Oregon.
J. N. Watson Register.

Chewaukan, Ana River and Silver Lake projects, in the Lakview land district in Oregon, the following desview, Oregon, July 17, 1906.

A sufficient contest affidavit having Township 31 South, Range 18 East, Chewaukan Project, all; Township 32 South, Ranges 17, 18 and 19 East, all; Township 33 South, Ranges 17 and 19 East, all; Township entry No. 2775, made September 27, 1902, for SE 4 Section 35, Township 32 S., Range 15 E., by Emery Mitchell, Contestee, in which it is alleged that said Emery Mitchell has wholly abandoned said lauds for more the said said said lauds for more the said said lauds for more ship 29 South, Ranges 17 and 18 Fast, Township 34 South, Ranges 19 and 20 East, Sections 2 to 36, inclusive; Township 30 South, Range 17 East, Sections 1 to 5 and 7 to 36, inclusive: Township 30 South, Range 18 East, all; Township 31 South, Range 17 East, all. Silver Lake Project, Township 26 and 27 South, Ranges 14, 15, 16 and 17 East, all; Township 28 South, Ranges 13 and 14 East, all; Township 28 South, Range 15 East, Sections 1 to 14, 16 to 19 and 29 to 32, inclusive: Township 28 South, Range 16 East, Sections 1 to 18, 21 to 28 and ed E. A. Hitchcock, Secretary of the Interior. June 21-Sept. 13.

## Final Proof.

Land Office at Lakeview, Oregon, June 18, 1906. Notice is hereby given that the following-named settler has filed notice of his intention to The horseshoe placed on the jaws the same as in my advertisement in this claim, and that said proof will be made before Regisetr and Receiver at Interior. Lakeview, Oregon, on the 27th day of July, 1906. viz: Charles Lohrengel, H. E. No. 1683 for the NW<sup>1</sup>/<sub>4</sub> SW<sup>1</sup>/<sub>4</sub> Sec. 26 and Lot 3, Sec. 27, Tp 39 S., R. 24 E. W M. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Frank Lemburger, Notice to Sheepmen.

I will permit no sheep having scab this fall to be moved without two dipplication of said land, viz: Frank Lemburger, Wm. Routson, and Andy Morris of withdrawals under his former orders pings.

D. P. Mallov. Stock In-

Contest Notice. Department of the Interior, Unil

Company

Department of the Interior, Unil ed States Land Office, Lakveiew Oregon, June 25, 1906. A sufficier contest affidavit having been filed it this office by C. W. Withers, Paisley Oregon, contestant, against homestess entry No. 2755, made Sept. 12, 1902 for SE½ NW¼, E½ SW¼, SW¼ SW¼, Section 13, tp. 34 S., R. 17 E., by Gustave Anderson Contestee, in which it is alleged that said Gustave Anderson has wholly abandoned the Anderson has wholly abandoned the said hometsead, and has not resided on, cultivated or improved the same as required by law; that said Gustave Anderson did not establish a residence of the same as the said customer of the same as the said customer of the said dence on said land within six months from date of entry, and all the de-faults herein set forth continues to this date, and that said alleged absence from the said land was not due to his employment in the Army, Navy or Marine Corps of the United States as a private soldier, officer, seaman, or marine, during the war with Spain, or during any other war in which the United States may be engaged. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on

August 10, 1906 before the Register and Receiver at the United States Land Office in Lakeview, Oregon.

The said contestant having, in a proper affidavit, filed June 25, 1906, set forth facts which show that after due dilligence personal services of this due diligence personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publica-

J. N Watson, Register.

Notice of the restoration of public lands to settlement and entry: De partment of the Interior, General Land Office, May 19, 1906. Notice is hereby given that the Secretary of the Interior on May 12, 1906, has released from withdrawal for irrigation purposes the following described lands in the Lakeview land district in Oregon: Klamath project, Oregon, Willamette Meridian, Township 40 S., R. 6 E., all secs. 2, 3, 10, 11, 15, 22, 25 and 36; T. 41 S., R. 6 E., all secs. 1, 2, 5, 6, 11, 12 and fractional secs. 13 to 17 incl.; T. 39 S., R. 7 E. all secs. 19, 20, 22 to 25 incl., 33 and 34; T. 40 S., all secs 1 to 5, and 7 to 18 incl.; T. 34 S., R. 7½ E., all secs. 1, 2, 12 and 13; T. 36 S., R. 7 E., all secs. 1 to 4, 9 to 14 incl., 24 and 25; T. 38 S., R. 8 E. all secs 30 to 36 incl.; T. 39 S. R. 8 all secs 30 to 36 incl.; T. 39 S, R. 8 E., all secs. 1 to 12 and 15 to 21 incl.; T. 40 S., R. 8 E. all secs, 18 to 20 and all; Township 30 South, Range 16 28 to 32 incl.; T. 41 S., R. 8 E., all secs. 6, 7 and fractional secs. 17 sees. 6, 7 and fractional sees. 17 and 18; T. 37 S., R. 9 E., all sees 1 to 5, 8 to 17, 20 to 29, and 32 to 36 incl.; T. 38 S., R. 9E. all sees 1 to 5, 8 to 17 and 20 to 27 incl.; T. 39 S., R. 9 E., all sees. 6 and 7; T. 40 S., R. 9 E., all sees. 22, 25, 26, and 36; T. 37 S., R. 10 E.; all sees 1 to 13 incl., 18 and 24; T. 38 S., R. 10 E. all sees. 7, 17, to T. 38 S., R. 10 E., all secs. 7, 17, to 22 and 26 to 35 incl.; T. 41 S., R. 10 E., all secs. 5 and 6; T. 38 S., R. 11 E., all secs 1 to 17, 20 to 29, and 33 to 36 incl.; T. 39 S., R. 13 E., all secs. 3 to 10, 15 to 22 inc., 24., 25, 28 to 30 incl., 32, 35 and 36; T. 39 S. R. 11 inclusive; Township 28 State, 16 East, Sections 1 to 18, 21 to 28 and 34 to 36, inclusive; Township 29 South, Ranges 12, 13 and 14 East, all; Township 29 South, Range 15 East, Sections 4 to 9 and 15 to 36, inclusive; Township 29 South, Range 16 East, Sections 1 to 3, 10 to 15 and 19 to 36, inclusive, and he has directed that the aforesaid lands be restored to settlement, but not to become subject to entry, filing or selection at the United States Land Office, at Lakeview, Oregon, until September 22, 1906.

G. J. Pallock, Acting Commissioner of the General Land Office. Approversion of the General Land Office, Approversion of the General Land Off 14 E. all secs 1 to 3, 9 to 16, 22 to 27 and 34 to 36 incl.; T. 41 S., R. 14 E. all secs. 1 to 4, 9 to 16 incl., and all fractional secs. 21 to 24 incl., and he has directed that the aforesaid, lands be immediately restored to settle-ment, but not to become subject to entry, filing or selection at the United States land office at Lakeview, Oregon, until September 3, 1906, J. H. Fimple, Acting Commissioner of the General Land Office. Approved E. A. Hitchcock, Secretary of the

> May 31-Aug. 23. Notice of restoration of public lands to settlement and entry. Department of the Interior, General Land Office, June 8, 1906. Noice is hereby given 11th, 18th and 19, 1904, for the irrigation purposes in connection with the