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**TIMBER LAND NOTICE**  
 Lakeview, Oregon, March 2, 1907.  
 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, 1892, Charles E. Hadley, of Klamath Falls, County of Klamath State of Oregon, has this day filed in this office his sworn statement No. 3544, for the purchase of the SE 1/4 SW 1/4 S. 26, in Township No. 35 S., Range No. 17, 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 the Clerk of Klamath Co. Ore., at his office at Klamath Falls, Ore., on Tuesday, the 4th day of June, 1907. He names as witnesses:  
 C. K. Brandenberg, of Klamath Falls Ore.; C. H. McCumber, of Dairy Ore.; C. H. Dusenberry and Frank H. Hall of Klamath Falls Ore.  
 Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 4th day of June, 1907.  
 J. N. Watson, Register.  
 13-10

**SCORES PRESIDENT IN LETTER**  
 Dr. William J. Long, has made public a letter sent by him to president Roosevelt. The letter says, in part:  
 "To His Excellency, Theodore Roosevelt, President of the United States—Dear Sir: The issue between you and me is no longer one of animals, but of men. It is not chiefly a matter of natural history, but of truth and personal honor. In a recent magazine article you deliberately attacked me as well as my book. You have used the enormous influence of your official position to discredit me as a man, to injure my reputation, and incidentally, to make a poor man even poorer by destroying, if possible, the sale and influence of his work.  
 "In my work I have given the result of long years of watching animals in the wilderness, with no other object than to study their habits and, so far, as man can, to understand the mystery of their domestic life. In my preface I have stated, and I now repeat the statement, that every incident I have recorded from my own observation is true, as far as honest, educated man can see and understand the truth. In your recent attack this is what you chiefly deny. I have spoken the truth, and you accuse me of deliberate falsehood and misrepresentation. As President of the United States, you have gone out of your way publicly to injure the private citizen who was attending strictly to his own business; as a man, you have accused of falsehood another man whose ideals of truth and honor are quite as high as your own.  
 "This is the whole issue between us. I meet it squarely and so must you. If I have spoken falsely, if in my book or words of mine I have intentionally deceived any child or man regarding animal life, I promise publicly to retract every such word and never to write another animal book.  
 On the other hand, if I show to any disinterested person that you have accused me falsely, you must publicly withdraw your accusation and apologize. As a man and as President no other course is open to you.  
 "You base your recent charges chiefly on the matter of a big white wolf killing a young caribou by a bite in the chest, described by me in "Northern Trails." You declare the thing to be a mathematical impossibility could a wolf perform the feat.  
 Dr. Long declares he knows from his own observation and from the testimony of Indians that wolves do sometimes kill in this way, and then quotes the signed and witnessed statement of S. K. Hapidan, and educated Sioux Indian, who states he saw a horse which a wolf had killed by tearing its chest. In addition to this, Dr. Long says he himself had seen a deer which had been slain in this manner by a wolf, and further recites that an Indian, Matty Mitchell of Bonny Bay, Newfoundland, declares that the big white wolf frequently kills caribou in this manner.  
 Continuing, Dr. Long says:  
 "These are the facts underlying the incident which you declare to be impossible and false. If this testimony is not enough, I will fill it up with full Scripture measure.

**OFFER TO BUILD CREAMRY PLANT**  
 Mr. Skinner directed us to write you, and say that he would come to your town as the stock was fully subscribed here, and take the matter up with your people. We are enclosing you a copy of the contract he works under which will make the proposition clear to you. As to capacity this creamery would no doubt be ample to supply your needs for many years. The churn will make 600-lbs. of butter at a single churning, and of course you can churn several times a day if necessary. An expert butter maker would cost you about \$50 per month and he would be able to handle the business without any help for a long time, the other expenses would be fuel, butter paper, salt, and hauling cream, etc.  
 We are informed that it is a poor cow that will not net the owner \$10.00 per month for cream, and have the milk left for pigs, calves, chickens, etc. Mr. Skinner can tell you more about this proposition in an hour than we could write in a week, and he expects to see you in a short time. Will say that all of the machinery referred to in the contract is of the very best and latest, and is fully guaranteed by the Mfgs. in every particular.  
 This Agreement Witnesseth: That A. C. Skinner, the party of the first part in consideration of the covenants, promises and agreements of the other subscribers hereto, known as the parties of the second part, hereby obligates himself to erect at his own expense, water and ground to be furnished, (water inside of building,) by the parties of the second part, a Creamery completely equipped in running order and to furnish it with the following machines, tools, fixtures and appliances, and to have the same in running order on or before six months from the date hereof. Said creamery to be equipped with frame building one story high, 20 ft. wide by 30 ft. long, the outside of said building to be covered with number one rustic, the roof to be covered with good cedar shingles and the inside to be ceiled with a good quality of ship lap, and all of the lumber to be used in said building to be of good quality, sills to be 2-inch X 8-inch spiked together, studding 2 inch 4 inch set two feet apart, sleepers to be 2" X 8" two feet apart, joists to be 2" X 6", rafters to be 2" X 6" two feet apart, flooring to be of number one pine flooring; there shall be in addition to said main building above described and engine room 12ft. X 14ft. which shall be connected with the main building, said engine room to be sided up with rough lumber and covered with a good grade of shingles. Said building to contain the following creamery apparatus: One No. 5 Simplex Combined Churn; one 300 gallon Peerless Copper-lined Ripener; one 21 bottle Baffle Tub fitted with 9" Cream Bottles; one 8 H. P. Vertical Tubular Boiler; one 6 H. P. Vertical engine; one galv. Wash Sink; one 600-lb. Vicor scale; two glass floating thermometers; one Jumbo Butter Mould; one 8.oz. Graduate; one wood head floor mop; one large Holt-tine brush; two Jersey can trush; one large factory curved spade; one 12-inch hair sieve; fifteen ft. 3-4 inch rubber hose with connections; one 3 X 2 X 3 Wagon steam pump, and all pipes, fitting and connectors necessary to operate said machinery and place the same ready for use and will start it up, and on full payment of the several sums subscribed opposite to the names of the parties of the second part hereto, to make to said parties of the second part a good and sufficient Bill of Sale of said creamery building and plant, free of all encumbrance the total subscription aggregating \$3000.00 or more and any sum in excess to the said amount be and remain in the hands of the stockholders of said plant.  
 In consideration of the foregoing the parties of the second part hereby obligate themselves to pay to the said party of the first part the said sum of money set against their names when said building herein described had been completed and all machinery installed according to the plans herein set forth.  
 It is further agreed, that when this contract is closed the parties of the second part agree to hold a meeting of the stockholders for the purpose of electing an executive committee of three to select suitable grounds upon which to erect said creamery building to look after the construction of the same, to the end that it conforms with the contract, as to the construction of the building and the installing of the machinery, and to give the party of the first part a written acceptance of the creamery when the same is completed.  
 It is agreed that this contract may be circulated in duplicate by the party of the first part or his agent, and that the names secured on either of said contracts to be transferred from one copy to the other, and when the full amount of [ ] or more, has

been secured this contract shall be deemed closed, and not otherwise.  
 For the full and faithful performance of our respective parts hereof, we bind ourselves and successors and assigns.  
 In witness whereof the said party of the first part has hereunto set his hand and seal and the said parties of the second part have subscribed their several names and the several sums set opposite thereof.  
**Klamath Stage Wreck.**  
 The Klamath Falls Herald of May 29, says: "A disastrous runaway occurred this morning on the hill this side of Chase's Station. George Galbreath, one of the O. & C. T. Co.'s stage drivers, lost control of his team while descending the hill and when near the bottom struck a tree and wrecked the whole outfit. Galbreath was seriously injured, his right leg being broken below the knee, while his left leg is completely shattered from the middle of the thigh down. The right side of his face was cut completely open, the nasal bone being crushed and the right malar bone broken, while the right upper jaw bone was fractured. His recovery is considered doubtful. C. L. York and Charley Scott, both employees of the company, were also injured, the former having an arm broken, while the latter sustained a contused wound of the eye. Jimmy Murphy had his face bruised, while Nick Caris, the only other passenger aboard the ill-fated stage, escaped uninjured. The stage was a total wreck, while one horse was so badly injured that it had to be shot. The accident occurred within a quarter of a mile of Chase's Station.  
 The first report of the accident received here was to the effect that two passengers were killed, and several others, including a lady, severely injured. Coroner Martin was notified that effect, and immediately left for the scene of the accident, while the Stage Company dispatched Drs. Cartwright and Maston to the relief of the injured passengers. The Navigation Company placed the Steamer Klamath at the disposal of the Stage Company and she was ordered to Keno to await the arrival of the physicians and injured passengers and they will reach here early this evening.  
 Galbreath was driving the head stage and was followed by another stage driven by Jesse Jones. The latter had as passengers Geo. W. Lowe, Ernie Harding, Lote Jones, Mrs. Sanderson, D. T. Johnson and others, and it was at first feared that some of them were among the reported dead or seriously injured, but fortunately such proved not the case.  
 George Galbreath, the driver, died at 3 o'clock this afternoon. His remains and the injured passengers will arrive here early this evening.

**Cure for Whooping Cough.**  
 Mrs. Rebecca Jackson, Fresno, Cal., has achieved prominence through the discovery of a cure for whooping cough. This dreaded disease—a source of suffering for children and anxiety to mothers—has long baffled the medical profession. Mrs. Jackson's remedy is nitric acid, used, of course, judiciously, as it is a dangerous poison. The remedy is as follows: For children under 1 year, one drop of nitric acid into half a glass of water, the dose one teaspoonful every two hours until well. For two years old increase the dose one drop and administer as for an infant. For a child over 3 years three drops in the same manner.  
 Mrs. Jackson has the indorsement of local druggists of her remedy.

**Essay on Hens.**  
 Here is a boy's essay on hen's: "Hens is curious animals. They don't have no nose, nor no teeth, nor no ears. They swallow their vittles whole, and chew it up in their crops inside of them. The outside of hens is generally put into pillars and feather dusters. The inside of hens is sometimes filled up with marbles and shirt buttons and such. A hen is very much smaller than a good many other animals, but they'll dig up more garden than anything that ain't a hen. Hens is very useful to lay eggs for plum pudding. Hens has got wings and can fly when they are scart. I cut my Uncle William's hen's neck off with a hatchet, and it scart it to death. Hen's sometimes make very fine spring chickens."—Ex

**TIMBER LAND NOTICE.**  
 Lakeview Ore. Apr. 18th, 1907.  
 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, 1892, William Y. Miller of Paisley, county of Lake, State of Oregon, has this day filed in this office his sworn statement No. 3620, for the purchase of the NE 1/4 SE 1/4 Sec. 20, & NW 1/4 SW 1/4 of section No. 25, in Township No. 34 S., Range No. 18 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 Register and Receiver at Lakeview Oregon, on Tuesday, the 9th day of July, 1907. He names as witnesses:  
 A. Farrow, Will Farrow, Geo. Harper of Paisley Oregon, and W. B. Snider of Lakeview, Oregon.  
 Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 9th day of July, 1907.  
 J. N. Watson, Register.  
 17-10

**TIMBER LAND NOTICE.**  
 United States Land Office, Lakeview Oregon, Apr. 12, 1907.  
 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, 1892, Thomas H. Humphrey of Klamath Falls, county of Klamath State of Oregon, has this day filed in this office his sworn statement No. 3588, for the purchase of the N 1/2 N 1/2 of Section No. 33, Township No. 34 S., Range No. 18 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 the Clerk of Klamath County Ore. at his office at Klamath Falls on Tuesday, the 2 day of July, 1907. He names as witnesses:  
 Robert O. Horning, J. R. Horning, Ed. Echtenaw, Isaac Voorehees, all of Klamath Falls Ore.  
 Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 2 day of July 1907.  
 16-10 J. N. Watson, Register.

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