take County Gxa ninet Published Every Thursday. C. O. METZKER, Editor and Publisher

dear Building

One Year, \$2.00 Six Months, 1.00 Three Months,....

JULY 4. 1907

Foul Play.

We have absolute proof this week of the questionable, underhanded and unbusiness like methods of securing patronage practiced by the publishers of the Herald. The editor of the Herald made as fair an agreement with the publisher of the for publishing timber land notices, entered into under any circumstances, both papers to stand by the price at all until they can stand by their word. times. This agreement was made Our price for publishing timber land after a profitless fight for the publish- notices is still \$15. ing of such notices, which resulted in cut rates, and a loss to both. The Examiner had a price which was \$15 was made \$15, the same as the Exam- "unwritten law" is the plea. iner had previously charged. A Later:-Loving was acquitted on copy of this weeks Examiner, as we notice was published in both papers the first ballot. to the effect at the time. In a short time the pulishers of the Herald began to dog everyhody that had a notice scription to their paper, to boot.

out what this lady had done, and funds.

went begging after her notice and offered to publish it for less money than the Examiner would do it for if she Would come and take it away from the Examiner and give it to them. The party then came and asked our price, and we gave her the regular Life Pills, the painless purifiers that have no desire to force any one to Beall's Drug Store. patronize The Examiner, or beg them to do so, and regardless of the fact that the notice had gone to the copy hook and vas rightly ours, we let her take her notice away, because she could get it published for less

The methods practiced by the publishers of the Herald are underhanded and unbecoming any business institu-

The Examiner stands aloof of all such pactices, and is willing for them to have all business secured through such crooked methods.

Therefore, we wish it understood that any agreement between the Examiner as one ever made, to Examiner and these people, shall be estalish a reasonable and living price dissolved and no other of any character

per notice, when the Herald cut pant over the "unwritten law." In treat anarchism according to his likunder in order to get the buisness. Seattle the other day a man shot a ling, wants to know how big a hole he We would not cut the price, but there young man for calling upon his wife has made in the Examiner's subscripwere parties who said they would not and was exhonerated; in Portland a tion list he can flud out by subtractpatronize the Herald under any cir- few days later, another similar case ing what he owes on back subscripcumstances, and complained about occured; in Boise Idaho but a few ion from his wealth. If he does not our price. The result was that we days ago a man grew jesious and kill- know how much he owes this paper had to meet the price, in order to ed his wife's friend. In the other he would confer as much of favor uptreat our business justly. Then the states farther east similar cases are on us by calling to inquire as one of Herald made another cut; they said numerous, most prominent among his own creditors would confer upon they did not but they did. Then them the Judge Loving case. Judge him by calling at his place of business these experimental business people Loving kiled a young man who was to settle his account, after declaring realized that they were doing work at out riding with the Judge's daughter his intention of withdrawing his pata loss and sought to establish a living and brought her home in an intoxicat- ronage. If he is ashamed to call and price. We were willing, and the price ed condition. In all of the cases the settle or hasn't the manhood-the lat-

to publish to let them have the work Chamberlain and the state school he got his back up, and he has not to do and in some instances offered to board to raise 860,000 for the Peary taken the trouble to pay his back do the work for less than \$15. When North Pole expedition from the school subscription, (awl) we ask of him. asked if they had done this, they put children of Oregon fell short 859,922, the lie on the other party. One case 23. It is to be hoped this failue will they offered to publish a notice for be remembered, and all future gafting \$12.50 and give the party a year's sub-schemes of like character will go the same route. While the personal dona-Now comes a very reliable lady tions were small those children who with a timber land notice to publish, did give for the fund, no doubt could and she ordered it published in the have used the money to good ad-Examiner, without any solicitation, vantage, but now that the money is The notice was sent to this office, and in the fund they cannot get it brok, was put on the copy hook. The next and it will likely go into the pockets day the publishers of the Herald found of some one who has an eye on all such

HAYING

Ain't it about time to lay in yor machinery for haying. The haying season will soon be on and you want to be ready with the best machin= ery to be had. IT PAYS TO BUY THE BEST.

I have the best farm machinery, implements, wagons and buggies ever brought to Lakeview. Extras of all kinds, Hardware, stoves and tinware.

T. E Bernard.

Lakeview Ore.



THE LAKE MOTEL.

NEW PINE CREEK, ORE.

Under Entirely New Management

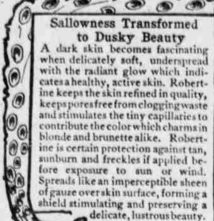
Having recently purchased the hotel from Mr. McDonald, I earnestly solicit a share of public patronage. My aim shall be to please.

GEORGIA STICKEL, Proprietor. 2 by Lee Beall, Druggist. 50c and \$1.00

THE PROPERTY OF THE PROPERTY O

A Memorable Day.

One of the days we remember with pleasure, as well as with profit to our health, is the one on which we became acquainted with Dr. King's New price, \$15. She said she could do cure headache and biliousness, and better at the Herald office, and as we keep the bowels right. 25c at Lee



If the man (?) who refused to take his Examiner out of the post office The world seems to have gone ram- last week, because this paper did not ter suggests itself-if he will borrow a expect he will do, he can learn. He owes for the paper since December 13, 1906, or even six months, just one The proposition of Governor dollar. Two weeks have elapsed since

CASTORIA The Kind You Have Always Bought

been married at Reno last week to land before Register and Receiver Mrs. Kingsbury, of Madeline. So 3rd day of September, 1907. says the New Era.

being caught in the press. One Oregon. had better have an alligator bite than versley the above described lands are to be caught in a job press, where requested to file their claims in this three thousand pounds pressure to the office on or before said 3rd day of Sepsquare inch is thrown upon the hand tember, 1907.

25-10 J. N. Watson, Jegister. if it is left in the press too long, in removing or placing sheets for print-

A Wonderful Happening

of that place says: "Bucklen's Arnsores, by Lee Beall, Druggist 25c.

Wizard in the Weather.

There's wizard in the weather. It can rain without a cloud, And when it snowed and hailed It thundered long and loud. We had some snow in June: Uncommon I must say. If its the spots thats on the sun I wish they would go away. We had plenty of rain this spring For fields and garden. Why, We had no need to irrigate; It as watered from the sky. But I do not like so much rain rain

But I suppose the farmers did. It doubled their crops of hay and grain. But for me, I like better the sun

All the time. wish it would either quit raining Or fall in some other clime.

Long Live the King!

S. J. Jones, Lakeview Oregon.

is the popular cry throughout European countries; while in America, the cry of the present day is 'Long live Dr. King's New Discovery, King of Throat and Lung Remedies!" of which Mrs. Julia Ryder Paine, Truro, Mass, says: "It never fails to give immediate relief and to quickly cure a cough or cold." Mrs. Paine's opinion is shared by a majority of the inhabitants of this county. New Discovery cures Weak Lungs and Sore Throats after all other remedies promptly and accurately have failed; and for coughs and colds prepared. All classes of surit's the only sure core. Guaranteed Trial bottle free.

IT WILL PAY YOU TO SEE OUR LINE OF SPRINGGOODS



We want your trade and will do our utmost to please you.

Never before has our stock been so complete and up to date.

With our increased flooor space we are showing new lines and more goods. Whether you buy or not we will be pleased to see you and will take pleasure in showing you our goods.

BAILEY & MASSINGILL'S

Pioneer Store

To Cure a Cold in One Day

in Two Days. on every

Take Laxative Bromo Quinine Tablets. 6. 7. Grove.

United States Land Office, Lakeiew, Oregon, June 20 1907, Notice is hrereby 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, Neva la, and Washington Territory, s extended to all the Public Land States by act of August 4, 1892, Charles H. Dusenbery, of Paisly, county of Lake, State of Oregon, has this day filed in this offic his sworn statement, No. 3728, for the purchase of the SW 14 NW 14 W 15 SW 14 Sec. 11 and NW 14 NW 14 of Section No. 23, in Township No. 348, Range No. 17 E.W. M, and will offer proof to show that the land sought is more valuable for its timber Chas. Spargur one of the proprietors or stone than for agricultural purposof the Madeline Hotel, was to have es, and to establish his claim to said

Miss Laura Yates, while running the job press in The New Era office at Alturas, had two fingers broken at C. H. McCumber of Dairy,

TIMBER LAND NOTICE.

United States Land Office, Lakeview Oregon, May 22, 1907.

Notice is hereby given that in compliance with the provisions of the act Port Byron, N. Y., has witnessed one of the most remarkable cases of healing ever recorded. Amos F. King Nevada and Washington Territory," as extended to all the Public Land ica Salve cured a sore on my leg with which I had suffered over 80 years. I am now 85." Guaranteed to cure all filed in this office his sworn statement No. 3704, for the purchase of the N½ N½ of Section No. 26 in Township No. 36 S., Range No. 19, 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 Thursday, the 8th day of August, 1907. He names as witnesses: W. R. Dyer,

J. G. Barker, Henry R. Heryford, W. H. Shirk, all 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 8 day of Au-

gust, 1907. J. N. Watson, Register. 22-10

HOTEL FEED STABLE

Having recently purchased the Hotel and Feed Stable at Bly I wish to announce to the Public that I will be found ready, at all times, to offer the Best of Treatment, oth to man and beast.

Everything Will be First-Class

ARTHUR T. LANGELL, BLY, ORE.

Melvin D. Williams.

Civil and Irrigation Engineer.

Maps, Plans, Blue prints

In the County court of the State of Oregon for Lake County. In the Matter of the Application

Paul Frank for a Change of Name. Notice is hereby given that the a-bove named Paul Frank on the 24th day of June 1907 filed an application in the above entitled court for a decree forever changing his name to is, in the County Court room in Lake County, Oregon, on the 1st day of July 1907, at the hour of 1 o'clock P. M. of said day hereby notified and required to appear and offer and show cause, if any they have, why a decree as aforesaid should not be entered and allowed as prayed for in applicant's petition on file herein. This notice is published in the Lakeview Exam-ier by order of the Honorable B. Daly County Judge of Lake County, Ore-

3rd day of September, 1907.

He names as witnesses: M. Dooher of Klamath Falls, Oregon, M. W. Bowen of Paisley, Oregon, Wm. Barker or Paisley, Oregon, Wm. Barker of Paisley, Oregon, Orego

E. N. Jaquish, County Clerk.

In the County Court of the State of Oregon, for Lake County. In the matter of the estate of) Martin T. Walters.

The undersigned having been appointed by the County Court of the State of Oregon, for Lake County, Executrix of the estate of Martin T. Waiters deceased, notice is hereby given to the creditor, of, and all per-sons having claims against said deceased, to present them verified as County Oregon,

Executrix of the estate of Martin T. Walters, deceased. Dated and first published, Jane 20th, 1907.

Final Proof Notice. Land Office at Lakeview Oregon, une 1, 1907.

Notice is hereby given that D. B. Conrad, of Klamath County Oregon, has filed notice of his intention to make final Five year proof in support House, of Lake County in the State his claim, viz: Homestead Entry of Oregon, and situated in the Town No. 2002 made Sept. 7, 1900, for the of Lakeview, at Ten o'clock in the S ½ N½ Section 24, Tonwhsip 34 S, forenoon, of said day, I will sell all Range 15 E., W. M., and that said of the right, title and interest which proof will be made before Register the defendants above Named, J. S. and Receiver at Lakeview Oregon, on 26th day of July, 1907. He names the following witnesess to prove his contionuous residence upon, and cultiva-

tion of, the land, viz:
E. S. McDonald, John Elder, G. W
Cooley, H. A. Brattain, all of Paisley J. N. Watson, Register.

Church Directory

prepared. All classes of surveying guaranteed.
OFFICES
Klamath Falls and Lakeview, Ore,

(Babtist Church.)

Lakeview.—1st and 2nd Sundays,
11 A. M. and 8 P. M., 2nd and 4th
Sundays, 8.P. M.

Crane Creek.—2nd Sunday 11 A. M.
and 4 P. M. 4th Sunday, 11 A. M.
and 4 P. M.

Sheriff's Sale. Under and by virtue of an execution, in foreclosure, issued out of the

Circuit Court of the State of Oregon,

for the County of Lake on the 8th

day of June, 1997 to me directed and Delivered, in a suit in raid Court. wherein Ruby Harvey and Dick J. Frank Johnston; now then, the public Wilcox, as executrix and executor of the last will and testament, of William Harvey, Deceased, as plaintiffs, recovered judgment against J. S. Field, for the sum of fifteen hundred and eighty seven Dollars, and forty cents, and the forther sum of fifty three Dollars costs, said judgment bearing Interest at ten per cent. per annum from said May 13, 1907, and also a decree of foreclosure and order of sale against each and all of the defendants, namely: J. S. Field, Julia Field, Ottie Chandler, George Chandler, and Andrew McCallen, and the said Andrew McCallen, having also, in said suit, as a Junior Mortgagee, recovered a Judgment of four hundred and Two Dollars and fifty cents, and costs in the sum of fifty Two Dollars said ludgment bearing interest at ten cent. per annum, from May 13, 1907. the date of said Judgment, against the said J. S. Field, and having further obtained a decree of foreclosure and order of sale, as such junior incumbrancer, againts the said J. S. Field, Julia Field, Ottie Chandler George E. Chandler, and one Phillip Lynch, and by direc tion of the order of the Court, and the said Execution I am commanded to sell the following described real property To Wit-Commencing at the South East corner of Block "O" in required by law, within six months after the first publication of this notice to said Executrix at her residence in the Town of Lakeview Lake County Oregon, according to the plat thereof, filed in the Office of the County Clerk of Lake Lakeview, Lake County Oregon, according to the plat thereof, filed in the Office of the County Clerk of Lake Harriet Walters, estate of Martin seventy three feet, thence at right angles running West one hundred and forty feet, thence at right angels, running North one hundred and Two feet, thence at right angles, running West one hundred and forty feet; to the West boundary line of said Block "O" and Block "N" also in said Notice is hereby given that Argus "O" and Block "N" also in said M. Hardisty, of Lakeview, Oregon, has filed notice of his intention to Thence South along the West bounmake final five year proof in support dary lines of said Blocks "O" and of his claim, viz: Homestead Entry "N" two hundred and seventy five No 3640, made Sept. 4th 1906, for the feet to the South-West Corner of said SE14 SW14 Sec. 6, NE14 NW14 & N12 Block "O" thence running East along NE14 Sec. 7, Township 38, S., Range 21, E., W. M., and that said proof will block "O" to the place of beginning, be made before Register and Receiver for the purpose of satisfying: first, at Lakeview Oregon on 19th day of at Lakeview Oregon on 19th, day of the Judgment of the Plaintiffs, costs July, 1907. He names the following and expenses of sale, and Second, the witnesses to prove his continuous resi Judgment of Andrew McCallen, above dence upon, and cultivation of, the mentioned, and costs and Expenses dence upon, and land, viz:

L. O. Hardisty G. W. Hardisty, Wm Kimzey, Frank Wilson, all of Lakeview, Oregon.

23-5. J. N. Watson, Register.

SE¹4. SW¹4 of NE¹4 and SE¹4 of SE¹4. SW¹4 of NE¹4 and SE¹4 of SE¹4. SW¹4 of NE¹4 and SE¹4 of SE¹4. Vm Kimzey, Frank Wilson, all of akeview, Oregon.

23-5. J. N. Watson, Register.

Final Proof Notice

Land Office at Lakeview, Oregon, one 11 1907.

Land Office at Lakeview, Oregon, one 11 1907.

Land Office at Lakeview, Oregon, one 11 1907.

Notice is hereby given that on Fri-day the 26th day of July, 1907, at the front and east side of the Court the defendants above Named, J. S. Field and Julia Field, had on the 3rd day of December 1900, in and to the first described Lands and premises, for the purpose of paying the judgment first mentioned, and all their right title and interest which their right title and interest which they had in said first mentioned premises and also in the second described lands and premises, on the 25th, day of September 1901, for paying the judgment of Andrew McCallen, above stated, at Public sale for cash to the highest bidder to satisfy said judgment and costs and

said judgment and costs and expenses, of sale aforesaid, Dated this 8th day of June, 1907 Albert Dent,

Sheriff of Lake County Oregon.