

FASHION BITS.

Revival of an Ancient Fad—Pongee is the Fabric Most Worn.

If you have an old oval brooch with a bar crossing it lengthwise in buckle fashion, its time has come again. If it is a jeweled brooch, you are in great good fortune, for it is the latest cry—a black satin neck scarf with an antique jeweled pin fastening it.

Plain velvet collars and velvet buttons rimmed with cloth like the gown are two features that are prevalent in the new checked and striped suits. The collars are a natural outcome of the mixed materials, and the buttons are an ingenious new development emanating from some clever tailor's brain.

Early styles in millinery are always spectacular. It always takes the entire spring season to curb them into something like sensibleness. Ultra fashions are always short lived. The eye worships of them as certainly as does the palate of condiments and sweets.

For summer wear there is nothing more serviceable and yet so attractive as the natural toned pongees, rajahs



APRICOT PONGEE GOWN—5638, 5255.

and tussahs which are so much in vogue at the present moment. Jaunty coats in full and half lengths are shown for summer wear in conjunction with hats of the same material.

The tailor made woman will have it all her own way this summer. Blouses and shirts on the most approved manish lines are to be prominent, and the lingerie affairs of past seasons are again to become negligible.

The handsome gown shown herewith is made of pongee in one of the lovely new apricot shades. It is trimmed with soutache braid applied over a stamped design and is worn with a guimpe of ecru lace.

JUDIC, CHOLLET.

FASHION GLEANINGS.

Ankles Like Chamelons—Fillet Lace Rules This Season.

Some of the new hosiery shown this spring will hypnotize the average woman. It is "fearful and wonderful" or "perfectly lovely," just as it strikes the individual taste. A style that may be exploited by wearers of the short walking skirt is hosiery of shot silk. Such stockings look as if they were made of changeable taffeta shading



FOR THE SMALL GIRL—5628.

from color to color and are worn with pumps of tan and black patent leather. Of course they are expensive.

Fillet lace rules this season, as Irish lace did two seasons ago. The square mesh is the thing.

A novel use of leather is in the form of a hatpin. It is rather large, cone shaped, embossed and stained in a handsome design representing leaves and fruit or flowers very rich yet subdued in color. Though it looks massive, it is hollow and of very light weight, and it gleams like a bit of enamel on the spring hat. To meet the desire for small anklets, which arises because of the distension of the feet by low shoes, rubber anklets have been devised to wear inside the stockings or when shoe and stockings are removed at night. It is claimed for these anklets that they retain the flesh in firm but easy bonds, which would otherwise be spread when the high laced boot is discarded.

Stunning automobile coats of rough pongee, with collars and cuffs and sometimes hoods of plaid taffets, have been seen.

Here are four very attractive berths to transform an otherwise plain frock for a little girl. No one of the berths involves any great amount of labor, and each and all are dainty, becoming and graceful.

JUDIC CHOLLET.

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We are of the opinion that this allegation most clearly and accurately describes the work that has been accomplished and the result that has been reached. The Dictionary, as it now stands, has been thoroughly recited in every detail, has been corrected in every part, and is admirably adapted to meet the larger and severer requirements of a generation which demands more of popular philological knowledge than any generation that the world has ever contained.

It is perhaps needless to add that we refer to the dictionary in our judicial work as of the highest authority in accuracy of definition, and that in the future as of the past it will be the source of constant reference.

CHARLES C. NOTT, Chief Justice.
LAWRENCE WELDON
JOHN DAVIS
STANTON J. PELLE
CHARLES B. HOWRY, Judges.

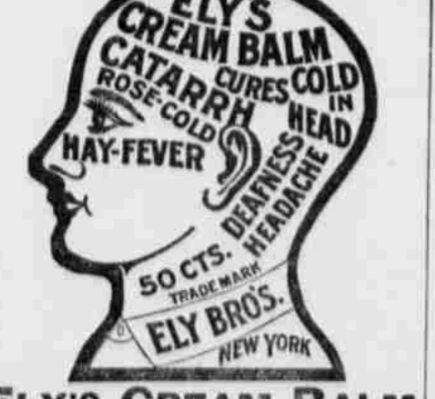
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Notice of Restoration of Public Lands to Settlement and Entry. Department of the Interior, General Land Office, Washington, D. C., June 13, 1907. Notice is hereby given that the public lands in the following described areas, temporarily withdrawn on May 16 and July 31, 1903, for forestry purposes and adjoining the Fremont and Goose Lake National Forests, Oregon, and not otherwise withdrawn, reserved or appropriated, will by authority of the Secretary of the Interior be restored to the public domain on September 28, 1907, and become subject to settlement on and after that date, but not to entry, filing or selection until on an after October 28, 1907, under the usual restrictions, at the United States Land Office at Lakeview, Oregon: In Township twenty one (21), Range ten (10), Sections one (1), twelve (12), thirteen (13), fourteen (14), twenty-three (23), twenty-four (24), twenty-five (25), twenty-six (26), thirty-five (35) and thirty-six (36); in Township twenty-three (23), Range ten (10), Section thirty-six (36); in Township twenty-one (21), Range eleven (11), Sections three (3) to ten (10), both inclusive, the southeast quarter of Section eleven (11), south half of Section twelve (12), Sections thirteen (13) to thirty-six (36), both inclusive; in Township twenty-three (23), Range eleven (11), Lots ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), and fifteen (15) of Section thirty-one (31); in Township twenty-one (21), Range twelve (12), the west half of Section four (4), the east half and southwest quarter of Section five (5), southeast quarter of Section six (6), Section seven (7), north half and south-west quarter of Section eight (8), Sections eighteen (18), nineteen (19), thirty (30), thirty-one (31); in Township thirty-two (32), Range fourteen (14), the west half of Section twenty-seven (27), south half of Section twenty-eight (28), east half of Section thirty-two (32), all Section thirty-three (33), west half of Section thirty-four (34); in Township thirty-three (33), Range fourteen (14), the west half of Section three (3), all sections four (4), five (5), eight (8), nine (9), sixteen (16) to twenty-one (21), both inclusive, all twenty-five (25), south half of twenty-six (26), all thirty-four (34), thirty-five (35) and thirty-six (36); in Township thirty-four (34), Range fourteen (14), Sections one (1), two (2), three (3), east half of four (4) and nine (9), all ten (10) to sixteen (16), both inclusive, twenty-two (22), to twenty-eight (28), both inclusive, east half of twenty-nine (29), west half of thirty (30), all thirty-one (31) to thirty-six (36), both inclusive; all Townships thirty-five (35), thirty-six (36), and thirty-seven (37), Range fourteen (14); all Townships forty (40) and forty-one (41), Range fourteen and one-half (14½); in Township thirty-three (33), Range fifteen (15), south half of Section nineteen (19), west half of twenty-seven (27), all twenty-eight (28), south half of twenty-nine (29), all thirty (30), thirty-one (31), thirty-two (32), thirty-three (33), west half of thirty-four (34); in Township thirty-four (34), Range fifteen (15), west half of section five (5), all six (6), seven (7), west half of eight (8), all eighteen (18), nineteen (19), thirty (30), thirty-one (31), thirty-two (32), west half of thirty-three (33); in Township thirty-five (35), Range fifteen (15), Sections three (3), to ten (10), both inclusive, west half of eleven (11), all fourteen (14) to twenty-two (22), both inclusive, west half of twenty-three (23), west half of twenty-six (26), all twenty-seven (27) to thirty-four (34), both inclusive, west half of thirty-five (35); in Township thirty-six (36), Range fifteen (15), Sections seven (7), eight (8), sixteen (16) to twenty-one (21), both inclusive; in Township thirty-seven (37), Range fifteen (15), Sections four (4) to nine (9), both inclusive, sixteen (16), seventeen (17), and the north half of twenty (20); all south and east, Willamette Meridian, Oregon. Warning is hereby expressly given that no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to September 28, 1907, and all such settlement or occupation is hereby forbidden. Fred Dennett, Acting Commissioner of the General Land Office. Approved: Jesse E. Wilson, Acting Secretary of the Interior. 26-10

two 2, eleven 11, north half of twelve 12; in Township thirty-four 34, Range eighteen 18, south half of Section nineteen 19; in Township thirty-six 36, Range eighteen 18, the south and north-west quarter of Section six 6; in Township thirty-eight 38, Range eighteen 18, south half of Section three 3, all ten 10, south half of eleven 11, all thirteen 13, fourteen 14, fifteen 15, sixteen 16, north-east quarter of twenty-four 24, south half of twenty-five 25, twenty-six 26, and twenty-seven 27, all twenty-eight 28, twenty-nine 29, thirty-one 31, to thirty-six 36, both inclusive; in township thirty-nine 39, Range eighteen 18, Sections one 1, to thirty-two 32, both inclusive, and north half of thirty-five 35; in Township forty 40, Range eighteen 18, Sections five 5, six 6, north half of seven 7 and eight 8; in Township thirty-eight 38, Range nineteen 19, Sections one 1, two 2, three 3, ten 10, to thirty-six 36, both inclusive; all Township forty-one 41, Range nineteen 19, not in Goose Lake; in Township thirty-seven 37, Range twenty 20, south half of Section nine 9, all sixteen 16, south half of seventeen 17, all nineteen 19, twenty 20, west half of twenty-one 21, all twenty-five 25, to thirty-six 36, both inclusive; in Township thirty-six 36, Range twenty-one 21, west half of Section seven 7, in Township thirty-seven 37, Range twenty-one 21, Sections thirty 30 and thirty-one 31; in Township thirty-eight 38, Range twenty-one 21, north-west quarter of Section six 6, all sixteen 16, south half of seventeen 17, all nineteen 19, twenty 20, twenty-one 21, twenty-three 23, to thirty-six 36, both inclusive; in Township thirty-nine 39, Range twenty-one 21, Section one 1 to eleven 11, both inclusive, fifteen 15, to nineteen 19, both inclusive, north half of twenty-one 21, all thirty 30, thirty-one 31 and thirty-two 32; in Township forty 40, Range twenty-one 21, Sections five 5, six 6, seven 7, eighteen 18, nineteen 19, north half and south-east quarter of thirty 30, east half and southwest quarter of thirty-one 31; in Township forty-one 41, Range twenty-one 21, Section six 6, north half of seven 7; in Township thirty-seven 37, Range twenty-two 22, north-east quarter of Section thirty-four 34; in Township thirty-eight 38, Range twenty-two 22, Section five 5, east half and southwest quarter of Section seven 7, all eight 8, nine 9, fifteen 15, twenty-eight 28, both inclusive, twenty-eight 28, to thirty-three 33, both inclusive; in Township thirty-nine 39, Range twenty-two 22, Sections four 4 to nine 9, both inclusive, sixteen 16, seventeen 17, and the north half of twenty 20; all south and east, Willamette Meridian, Oregon. Warning is hereby expressly given that no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to September 28, 1907, and all such settlement or occupation is hereby forbidden. Fred Dennett, Acting Commissioner of the General Land Office. Approved: Jesse E. Wilson, Acting Secretary of the Interior. 26-10

NOTICE.
Blueprints of any township in the Lakeview Land District can be had by applying to the undersigned. All work up to date. Checkings made from the Land Office records at the time the prints are made, work neatly and promptly done.
W. B. Snider,
Lakeview Oregon.

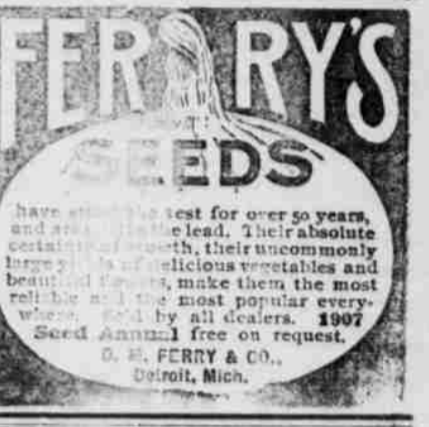
TIMBER LAND NOTICE.
United States Land Office Lakeview Oregon, May 22, 1907.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Blanch Bailey, of Lakeview, county of Lake, State of Oregon, has this day filed in this office his sworn statement No. 3706, for the purchase of the SE¼ SE¼ of Section No. 12, in Township No. 33, S., Range No. 20, 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 Monday the 12th day of August, 1907.
He names as witnesses: Harry Bailey, Loren Bailey, John Brenner, Walter Paxton 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 12th day of August, 1907.
J. N. Watson Register. 22-10

The Examiner prints township plats, and makes them into books to order. If J. H. Cutter whiskey at the Hotel Lakeview bar. The best and purest whiskey made. tf.
Blue Prints Made.
I will make Blue Prints of any tract of land in the Lakeview Land District, and do abstract work. Call on or write W. B. SNIDER Lakeview, Oregon. 48-11
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TIMBER LAND NOTICE.
United States Land Office, Lakeview Oregon, May 7, 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, Rolla M. McDonald, of Lakeview, county of Lake, State of Oregon, has this day filed in this office his sworn statement No. 3684, for the purchase of the SE¼ NW¼ E¼ SW¼ & SW¼ SW¼ of Section No. 27, in Township No. 33 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 Monday, the 22 day of July, 1907.
He names as witnesses: E. E. Rinehart, A. L. Goodman, Geo. S. Down, Geo. H. Lynch 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 22 day of July 1907.
J. N. Watson, Register. 19 10

Notice of Appointment of Administrator.
In the County Court of the State of Oregon, for Lake County. In the matter of the estate of Charles T. Thompson, deceased.
The undersigned having been appointed by the County Court of the State of Oregon, for Lake County, Administrator of the estate of Charles T. Thompson, deceased, notice is hereby given to the creditors of, and all persons having claims against said deceased, to present them verified as required by law, within six months after the first publication of this notice to said Administrator at the store of Wallace and Co., in the Town of Lakeview, Lake County, Oregon.
William Wallace, Administrator of the estate of Charles T. Thompson, deceased, Dated and first published, June, 20th, 1907.

Notice of Restoration of Public Lands to Settlement and Entry. Department of the Interior, General Land Office, Washington, D. C., May 11, 1907. Notice is hereby given that the vacant public lands in the following described areas, temporarily withdrawn for proposed additions to the Cascade National Forest, Oregon, on July 31, 1903, and January 24, 1907, and not otherwise withdrawn, reserved or appropriated, will by authority of the Secretary of the Interior be restored to the public domain on July 27, 1907, and become subject to settlement on and after that date, but not to entry, filing or selection until on and after August 26, 1907, under the usual restrictions, at the United States Land Office at Lakeview, Oregon: In Township thirty-nine (39), Range six (6), Sections one (1), two (2), three (3), seven (7), to thirty-six (36), both inclusive; in Township thirty-two (32), Range seven (7) and one half (7½), Sections sixteen (16), to twenty-one (21), both inclusive, the south half of Section twenty-six (26), Sections twenty-seven (27), to thirty-six (36), both inclusive; all of Township thirty-three (33), Range seven (7) and one half (7½), not in the Klamath Indian Reservation; all of Township thirty-three (33), Range seven (7), not in said reservation; all South and East, Willamette Meridian, Oregon. Warning is hereby expressly given that no person will be permitted to gain or exercise any right whatever under any settlement or occupation begun prior to July 27, 1907, and all such settlement or occupation is hereby forbidden.
R. A. Ballinger, Commissioner. approved: Thos. Ryan, Acting Secretary of the Interior. May 24 July 27.



Ferry's Seeds.
Final Proof Notice.
Land Office at Lakeview Oregon, June, 1 1907.
Notice is hereby given that Granville W. Hardisty, of Lakeview Oregon, has filed notice of his intention to make final five year proof in support of his claim, viz: Homestead Entry No. 3622 made July 5 1906 for the N¼ SW¼ & W¼ SE¼ Section 6 Township 38 S., Range 21 E., W. M. and that said proof will be made before Register and Receiver at Lakeview Oregon on 19th day of July 1907.
He names the following witnesses to prove his continuous residence upon and cultivation of the land viz:
L. O. Hardisty, A. M. Hardisty, Wm. Kinzey, Frank Wilson, all of Lakeview Oregon.
J. N. Watson, Register. 23-5

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