# AT BOONE'S

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#### Progressive Store

#### Everything worn by women and children

DURING the week closing today, the sum of our sales of Hats was the greatest made in our house during the thre years of its business. The fact that our business is daily growing is the best proof that could be given that our goods are high grade, and our prices conscientious. We have reached the turn in the season. From now until we sell every hat prices will be made without regard to cost.

Come at once and secure ,the best at the lowest prices good merchandise was ever sold at in Lakeview.

We are now closing out the season's business in Hats.

All the farmers say they will have

Oregon mall back 24 hours.

Mrs. M. Wingfield and children started for California Monday. They were taken to the railroad in Hairkin's automobile.

lieves there will be a fair crop of clerk. Vote for E. N. Jaquish. apples in Lake county this year.

is desired. By Order of Committee. foolish things he says.

Mrs. A. W Mauring, who has been visiting in Lakeview for some weeks, left for her home in Spokane, Wash. Tuesday. She was accompanied by her sister, bliss Anna Tonningsen, who will make her home with Carrie. The many young friends of Anna will miss her greatly. A farewell party was given in her honor at her home last Saturday night,

The Bidwell Gold Nugget has changed hands, Mr. W. L. Hickerson selling out to E. O. Franklin. Mr. Hickerson has run a good paper, and our acquaintance with Mr. Fran kim leads us to believe the high standard of that most valuable exchange will be maintained. We have often heard of a blacksmith in a printing office, but this is a sure case.

last Saturday on his way to Orland, was a half sister of Mrs. W. B. Snider, us going along nicely and we are Cal, where he went with a team, to of Lakeview, and Miss Anna Jones, of bring his family to Lake County. Mr. Paisley. Loftus informed us that the mining man who had a lease on the Jumbo the north end of the county, where mine, had given it up because of the he has been in the interest of his litigation pending over the claim, but that he thought he would interest him Blair can show a clear record as in another one of the group of claims.

### When the Hair Falls

Then it's time to act! No time to study, to read, to experiment! You want to save your hair, and save it quickly, too! So make up your mind this very minute that if your hair ever comes out you will use Ayer's Hair Vigor. It makes the scalp healthy. The hair stays in. It cannot do anything else. It's nature's way.

The best kind of a testimonial— "Bold for over sixty years." by J. C. Ayer Co., Lowell, Mas Also manufacturers of SARSAPARILLA.

E. N. Jaquish has made a record good hay and grain crops this year. | while in the county cierk's office of A change in the schedule of the honesty and good management. It A change in the schedule of the honesty and good management. It very good one, good in summer and Klamath Lake railroad throws our has been customary to elect a county winter, and the large and valuable clerk to a record term when he has sheep trade, the major portion of proven in his first to be a man worthy of a second term. If this rule ever respectively be deflected to Modoc County. People will trade where they please, aforesaid, and that said firm will pay was meritorious it certainly is in the and they please to trade where they care of Ted Jaquish. Lake county can buy what they please, and where never had a better clerk. Ted is the also they meet with pleasant reception, and are allowed to entertain Wm. Gunther and Bert Snyder, the choice of the Republican party of saddle shop boys from Ahlstrom s Lake county, and should be supportspent 10 days at the ZX ranch in Che- ted by every member of that party. waucan, mending harness and saddies. The old "watch dogs" of the County fruit inspector, A. M. Smith county have said that there cannot be went up to Summer Lake last week to a word said only in praise of Ted's inspect the orchards. Mr. Smith be- administraton of the office of county

Work on the court house is pro-Miss Hickerson, sister of Mrs. Pete gressing nicely. We notice that last Post, and a former typo on the Bid- week's Silver Lake Leader made anwell Gold Nugget force, came over other stab at the county court, accuswell Gold Nugget force, came over other stab at the county court, accus-from Bidwell last week on a visit, ing it of unlawfully building a county for his crime. If a saloon is not Miss Hickerson made The Examiner jail. The charge is silly and unfoundoffice a call and watched the paper ed. The old jail has been condemned by every grand jury that ever inspect-Woodmen take Notice-All members ed it, so one of the rooms in the revoke it. if it is desired that salogns of Lakeview Camp No. 526 are re- basement of the court house will be be closed on Sundays, it would be an quested to be present at the Masonic be used for a jail until one can be Hall on Sunday, June 7th, at 2 o'clock built. We believe if the editor of the their willingness to keep their saloons p. m., to take part in the decor Leader knew what he was talking closed on Sundays, if the people wish atton ceremonies. A full attendance about he would be ashamed of the

The public is also invited to attend. Albert Dent has proven himself gambling has been carried on it will May 14, 1968. wholly worthy of reelection to the office of sheriff. He is the regular Republican nominee for that office, was nominated by the people of Lake county without any dictation from political bosses. No man can truthfully say a word of harm of Mr. Dent, and furthermore we do not believe any person desires to do so He has made a good, honest official, and cannot be bossed. Vote for Albert Dent.

George Johnson, on the same day that his little girl died, received a things is good for a state, and in all telegram from Corvallis, this state, that his sister, Mrs. Jas. H. Harris had died. Mrs. Harris had been sick for some months. Mrs. G. M. Jones, mother of the deceased, was with her and has been for some time. Mrs. Harris' son Earl, is visiting at the J. W. Loftus passed through town Jones ranch. at Paisley. Deceased

Mr. J. B. Blair has returned from election to the office of assesor. Mr. assessor. He has acted as deputy, presperous condition—the people in and has used the very best of judgement in placing valuation on property. Mr. Blair is the regular Republican nominee, and made such by a big majority of the Republican party, and should carry the county in the June election by a tremendous major

Falls, Monday, after spending a week engagement beginning Monday, June United States deposits .... in our city. Roy likes Lakeview very much. It is probable that he will induce the Klamath Falls baseball team Chick, principal men of the company to come here for the ball tournament Fourt of July week to try for some of the big purses that will be hung up. With the gate receipts and all it is believed that \$1000 will be given in

The editor of The Examiner "borrowed" a team and buggy from the livery stable last Sunda y and he and wife took a drive down to Pine Creek

A Matter of Vital Importance to **Every Voter of Lake County** 

Lake County is upon the eve of reat development, of energetic, per-istent development work that will affect the farmer, the merchant, the artissn, and the laborer. We are rapidly nearing the high tide of prosperity. "The safe and sane voter should be careful that his vote will not in any way or manner tend to affect detrimentally this wave of prosperity.

At the election to be held June 1st,

At the election to be held June 1st, next Monday, the question of probibition for the State of Oregon, and for the County of Lake, together and separately is to come before the people. Laying aside all personal feeling, let us look at the question as one of

let us look at the question as one of economics only.

Our state has attracted a great deal of favorable attention the past few years, and is today enjoying a large meaure of prosperity. Should the voters decide by ballot to adopt this radical measure, it would be inviting possible—nay probable—disaster, for the experiment has invariably been, in those sections where it has been tried an exceedingly costly fallure. in those sections where it has been tried, an exceedingly costly failure. To interfere with the private affairs, the personal liberty of the people, always results in costly failure.

By the adoption of this measure many thriving industries would be ruined and mny thousands of laborers could be thrown out of supplement.

would be thrown out of employment.
The hop growers of this state alone
would contribute, as their comparatively small share of this experiment tively small share of this experiment fund, the yearly sum of four million of dollars. Thousands of hop pickers would be compelied to look elsewhere for employment. It would woefully affect immigration, and raise a bar in the way of the great stream of humanity that is flowing our way.

Our county is so situated geographically, being on the state line, of an adjoining state, that we can ill afford to vote for a measure that would surely and certainly drive away a great portion of our trade. We get a great

portion of our trade. We get a great deal of trade that could easily go to Surprise Valley, in California. The road from Warner Valley, and from away north through the desert to Bidwell, Lake City and Cedarville, is a themselves and be entertained as they please. The enterprising people of Surprise valley would soon take ad-vanatge of the conditions, and Lake County would be drained of a great deal of her wealth.

As an argument, it is said that the saloons flagrantly break the laws. To prevent their doing so the law is already sufficient. If a saloon man sells whiskey to minors, or to intoxicated men, the state law is sufficient to cope with the situation. Arrest him and and mucous surafces of the fine him, or revoke his license, but do Send for testimonials free. wanted in any particular locality, see to it that no one is granted a license in that locality if a man already has a license to conduct a saloon there, easy matter to have them closed. In fact the saloon men have signified close at midnight, that also they are be stopped. All these things can t easily arranged without ruining trade without adopting the radical massure. prohibition which in no state where it has been tried does prohibt, and which has in all those states, notably Vermont, Iowa, New Hampshire, Connecticut, Rhode Island, Michigan, Illinois, Nebraska, Pennsylvania, and North Dakota, resulted in great disaster and loss of trade and population, causing all those states to abandon it forever.

The tangible, natural fruits of probibition are loss of population, economic ruin and misery, pauperism, discontent and crime. None of of them Prohibition States have achieved the head of the column. the states that have adopted prohibitory law, either in whole or in part, have either experienced a natural de crease in their population, or have fallen very far behind the other states in their growth We of Lake County, surely can in now may afford the experiment. Affairs fluxucial are with about to go on the map as a thriving business section, as a great agricultural commonwealth. Things look ex ceedingly bright, a great future seems Vote this county dry and an era of financial depression will come upon us, as surely as it has come upon all those states and counties whose voters have tried it. Let the present good circumstances, the county out of debt-alone, and try no radical measures, no costly experiments. The same voter cannot belp but see it would be inviting financial ruin.

Tax Payer.

The Empire Stock Co.

The Empire Stock Company will Roy Hamaker returned to Klamath be in Lakeview and open a week's 1. This company is composed of twelve people. Mr. Wheeler and Mr. bave been in Lakeview with Fred Moore and the Madison Square Theatre Co. Miss Metta Chamberlain is the leading lady. Their plays are up to date, including the "Forgiven", purses here on the Fourth to ball "East Lynn", Hearts Aflame," "Un-teams. der Two Flags," "The Golden Giant Miue," "Moths, Mixed Pickles, etc.

The company made their last stand in Alturas, and the papers there speak very highly of the company. and accepted an invitation to take dinner at The Lake Hotel. There is nothing more exhillerating than a drive down Goose Lake valley this time of year, when orchards are all in bloom and the fields are cloathed in Lakeview pext Monday, June, 1. "The Empire Stock Co, a six nights treat for the residents of Alturas, " is the way Alturas heads a two in Lakeview next Monday, June, 1.

# Ostermoor Mattresses

Guaranteed --- Better than the Best of Hair. It will never Mat nor Pack. Dust, Moth and Vermin Proof. Absolutely Non-Absorbent, practically un-wear-out-able.

It is Built not Stuffed.

Superior to any Mattress Manufactured.

WE ARE SOLE AGENTS.



#### LAKEVIEW MERCANTILE Co.

State of Ohio, City of Toledo,)

Lucas County) Frank J. Cheney makes oath that he is senior partner of the firm of F. the City of Toledo, County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOL-LARS for each and every case of Catarrh that cannot be cared by the use of Hall's Catarrh Cure, FRANK J. CHENEY

Sworn to before me and subscribed in my presence, this 6th day of Dec ember, A. D. 1886.

A. W. GLEASON. Notary Public. (Seal) Halls' Catarrh Cure is taken internally, and acts directly on the blood and mucous surafces of the system.

F. J. CHENEY & CO., Toledo, O. Sold by all Druggists, 76c. Take Hall's Family Pills for consti-

No. 7,244.

Report of the Condition of

The First National Bank of Lakeview at Lakeview in the State of willing to do. In the saloons where Oregon, at the close of business,

RESOURCES	DOLLA	RS
Loans and Discounts Overdrafts, secured and	\$154,146	25
U. S. Bonds to secure cir-	3,920	45
U. S. Bonds to secure U. S.	50,000	90
Deposits	50,000	00
Premiums on U. S. Bonds	4,000	00
Bonds, securities, etc Banking house, furniture	2.101	39
and fixtures	12,500	00
(not reserve agents) Due from State Banks	3,850	97
and Bankers		44
Due from approved re- serve agents	12,595	83
Checks and other cash	121	95
Notes of other National Banks	2,190	90
Fractional paper currency nickels and cents	3	10

LAWFUL MONEY RESERVE IN BANK, VIZ: Specie... Legal-tender notes .. Redemption fund with U. S. Treasurer (5 per cent of circulation) .

Total LIABILITIES Capital stock paid in...... Surplus fund Undivided profits, less expenses and taxes paid ... National Bank notes outstanding. Due to other National Banks ..... Due to State Banks and Bankers Dividends unpaid. Individual deposits subject to check Demand certificates of deposit . Deposits of U. S. disburs-

certificates of deposit for

money borrowed ...... Total ..... STATE OF OREGON )

COUNTY OF LAKE 1, S. O. Cressler, Cashler of the above-named bank, do solemnly swear that the above statement is true to the best of my knowledge

and belief.
S. O. CRESSLER, Cashler. Subscribed and sworn to before me this 21st day of May, 1908. W. C. Counter, Notary Public, for Oregon. [SEAL]

CORRECT-Attest: Dick J. WILCOX W. H. SHIRK

Directors.

The Lakeview Furniture Company has moved into the large Brick Building on Water street where a Large Stock of everything usually found in a Furniture Store will be kept .....

Undertaker's Parlors .... Repair Shop .....

LAKEVIEW FURNITURE

STORE. WALLACE & CO., Prop'r

National Forests

.000 000 Notice is hereby given that the 000 00 lands described below, embracing .101 39 910 acres, within the Fremont National Forest, Oregon, will be subject to settlement and entry under the pro-.850 97 visions of the homestead laws of the United States and the act of June 11, 44 1906 (34 Stat., 233,) at the United .595 83 States land office at Lakeview, Oregon, on July 28, 1908. Any settler 121 95 who was actually and in good faith claiming any of said lands tor agri-,190 00 cultural purposes prior to January 1, 1906, and has not abandoned same, has a preference right to make a homestead entry for the lands actually occupied. Said lands were listed 32,352 50 upon the applications of the persons 2,500 60 mentioned below, who have a preference right subject to the prior right of any such settler, provided such 2,500 00 settler or applicant is qualified to make homestead entry and the preference right is exercised prior to July 28, 1908, on which date the lands will be subject to settlement and entry by \$ 50,000 00 any qualified person. The lands are 12.000 00 as follows: the SE quarter, of SW quarter, Sec 23, the E haif, of NW 3.550 34 quarter, the NE quarter of SW quarter, Sec. 26, listed upon application of Burton R. Oatman, Silver Lake, Ore quarter of SW quarter, Sec. 23, appli-cation of Burtis F. Ostman, Silver Lake, Oregon, alleging settlement, 1905: the E half of SW quarter, Sec. 154,481 77 14, the E half, of NW quarter, Sec. 16,400 63 Silver Lake, Oregon: the W half of 40,919 18 SW quarter, Sec 23, the W half of NW quarter, Sec 26, T. 27 S., R. 13 E.,

ter, the N half of N half of SW quarter of SW quarter, the SE quarter of NE quarter of SW quarter of SE quarter of SW quarter of SE quarter of SW quarter of SW quarter of SW quarter of SE quarter Sec. 30, T. 33 S., R. 18 E., application of James M. Bevel Paisley, Oregon.

Fred Dennett, Commissioner of the General Land Office. Silver Lake, Oregon.

General Land Office.

Approved May 5, 1908.

Frank Pierce, First Assistant Secretary of the Interior. Lists 960,961 and 1125.

Restoration to Entry of Lands In Restoration to Entry of Lands In National Forests

Notice is hereby given that the lands described below, embracing 800 acres. within the Fremont National Forest, Oregon, will be subject to settlement and entry under the provisions of the homestead laws of the United States and the act of June 11, 1906 (34 Stat., 233), at the United States land office at Lakeview, Oregon, on July 28, 1908. Any settler who was actually and in good faith claiming any of said lands for agricultural purposes prior to January 1, 1906, and has not abandoned same, has a preference right to make a homestead entry for the lands actually occupied. Said lands were listed upon the application of the persons mentioned below, who have a preference right subject to the prior right of any such settler, provided such settler or applicant is qualified to make homestead entry and the preference right is exercised prior to July 28, 1908, on which date the lands will be subject to settlement and entry by any qualified person. The lands are as follows: the SW quarter of SW quarter, Sec. 3, the N half of gon: the W half, of NE quarter, the of SW quarter, Sec. 3, the N half of 155 36 NW quarter of SE quarter, the NE NE quarter, Sec. 9, the NW quarter of NW quarter Sec. 10 T 27 S., R. 13 E., W. Mer., listed upon application of Theodore St. Thomas, Silver Lake, Oregon: the SW quarter of NW quarter, the N half of SW quarter, the SW quarter of SW quarter, Sec. 14, T. 20 S., R. 13 E., upon application of Jerry 9,305 02 W. Mer., application of Grace L. Oat- Foley, Silver Lake, Oregon. Lot 2 W. Mer., application of Grace L. Oatman, Silver Lake, Oregon. The SE quarter of NE quarter, the E half of SE quarter, the SW quarter of SE quarter, the SW quarter of SE quarter, Sec 1, T. 30 S., R 16 E., application of Ralph Spencer, Silver Lake, Oregon. The NW quarter of SE quarter, the NW quarter of SE quarter, the NW quarter of SE quarter of SW quarter, the N half of SW quarter, the N half of SW quarter of SW quarter, the SE quarter of SW quarter, Sec. 1, T. 30 S., R. 16 E., upon application of Frank S. Duffy, Astoria, Oregon. The NW quarter of SW quarter, the SE quarter of SW quarter Sec. 3, the N quarter of SW quarter, Sec. 3, the N half of SE quarter, the NE quarter of SW quarter, Sec. 4, T. 27, S. R. 13 E., upon application of Thomas Parker,

> Fred Dennett, Commissioner of the General Land Office.

Frank Pierce, First Assistant Secretary of the Interior. Lists 828, 849 and 898,