

Lake County Examiner

Official Paper of Lake County, Oregon

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Regular standing ads, 15¢ an inch, single column wide, per month. All standing ads changed free twice a month. Cost of composition charged extra. All short term ads extra. Readers, local columns, 10¢ per line each insertion and of 15¢. Resolutions or communications, 15¢ and upwards. **Transient Advertising and Job Printing, made in advance.** All bills must be paid the first of each month.

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Notice to Subscribers

Subscribers to the Examiner who remove from one locality to another, or change their postoffice address, should remember to drop this office a card so their paper can be addressed to the right postoffice.

Lakeview, Oregon, Thursday, January 18, 1912

THOMPSON FOR SENATOR

That W. Lair Thompson has consented to permit his name to be used as a candidate for State Senator from the Seventeenth District, which includes Crook, Klamath and Lake counties, is in the opinion of the Examiner cause for congratulation on the part of the people. That he is a man of much ability is a fact well known throughout the state, and who know him best here in Lake County will be proud to have him represent us in the upper house of the Oregon Legislative Assembly. Mr. Thompson served as a member of the House at the last session and prior to that time had served as Chief Clerk of the same body on different occasions. He is therefore not only personally acquainted with the leading men of the state but is recognized by them as worthy their support, or steel, as the case may be.

At the last session of the Legislature Mr. Thompson was considered one of the leaders of the House, and as such took a prominent part in the proceedings during the session. In doing so it was not always possible for him to act in a way that met the approval of some of his fellow members, as well as other individuals, but no one ever rightly accused him of violating the trust imposed on him when elected. It is expected that Crook and Klamath counties will concede the senatorship of Lake, and should such prove the case it is not at all probable that there will be any opposing candidate in the field for the Republican nomination. There are no doubt other worthy men who would fill the position with honor and credit alike to themselves and the district but it is doubtful if any would have the same high standing in the Senate as Mr. Thompson.

Therefore, the Examiner will heartily support his candidacy, believing it is for the best interests of Lake County and the entire district, as well as the grand State of Oregon, that he should be nominated and elected as our next State Senator.

White trains have been blocked by snow and slides all over the State. The N.-C.-O. has been running its trains into Lakeview regularly and on time. It is really too bad that such has been the case, for such conditions are almost intolerable to a certain class, although fortunately the number in the class is gradually diminishing.

The "specials" relative to Railroad Day in Lakeview were certainly bidders. Under date of January 7 the Oregonian stated that "trains have approached within two miles of the city and on December 17 a special will be run to Davis Creek to carry people out." The reports of the celebration were about on a par with the above statement, and scarcely contained a statement of fact.

With a view to getting governors of all the states east of the Rocky mountains to join in a grand governor's special to visit the Pacific coast states, Governor West has addressed a letter to each chief executive east of the Rockies, inviting him to see the wonders of Oregon and to take further note of the greatness of the west by swinging through Washington, Montana, California, Nevada, Arizona, Utah, etc.

Several Willamette Valley towns have joined in a rate fight against the Southern Pacific. Eugene has refused to join in the fight because it believes that it will be a railroad center in a short time and that it will then be in a position to obtain rate concessions from competing lines. It does not seem advisable to take time by the forelock, as it were, while railroads are building towards a town, at least so far as passenger and freight rates are concerned.

The fact that the N.-C.-O. officials have made Alturas not only a division point but will hold all trains over night at that place as well, seems to be taken as a very ordinary matter by the press of that town. It would appear to the Examiner that General Manager Dunaway and his associates in so doing are entitled to some recognition on the part of the people of that town, for if they had so desired it would have been an easy matter to maintain the service to Davis Creek. To the Examiner it proves conclusively that the statements in the past attributed to Mr. Dunaway relative to Alturas are purely imaginative on the part of his detractors. Mr. Dunaway is too broad minded to notice

the would-be knockers, and hence their many alleged grievances.

Why don't some of the wise newspaper and magazine editors sell their product direct to the consumer, as it were, and thus avoid the middleman, about which they harp in their desire to look after the interests of the common people. Practically every magazine of importance disposes of a very large part of its output to news companies, who in turn sell to newsdealers by whom the public is supplied. And the newspapers themselves practically follow the same example. If "direct from producer to consumer" is good in some lines why does it not apply equally well to newspapers and magazines? In every instance agents are paid either salaries or fat commissions for securing subscribers to newspapers and magazines, experience having proven the necessity of the middleman in their line of business. Theoretically the middleman may be an expensive luxury, but in reality he is no doubt a necessity.

Gifford Pinchot, ex-Chief Forester and president of the National Conservation Association, has made a statement opposing the passage of a resolution granting a water pipeline right of way through Mono National forest to the Hydro-Electric Company, of California. Mr. Pinchot declares that while the money value involved is insignificant, the bill is dangerous as "indirectly in the interest of water power grabbers," and would establish the right of water power companies generally to cross public lands in spite of the Government and the courts. In his efforts to conserve the "people's interests" Mr. Pinchot apparently overlooks the fact that the power to be supplied by the company would be of vast public benefit. Following along the same lines all irrigating ditches, railroads and telegraph and telephone lines will shortly be prohibited from entering upon or crossing the sacred public domain.

County Court Proceedings

In the County Court of the State of Oregon for Lake County.
Tuesday, Jan. 2, 1912.

Court convened pursuant to adjournment, with officers present as follows: B. Dalv, County Judge, F. E. Anderson, Commissioner, F. W. Payne, Clerk, and W. B. Snider, Sheriff, when the following proceedings were had, to-wit:

Thereupon court adjourned for the term.

Be it remembered that a regular term of the County Court of the State of Oregon for Lake County, was begun and held in the County Court house at Lakeview, Oregon, on Wednesday, Jan. 3, 1912, present Hon. B. Dalv, Judge; C. A. Rehart and F. E. Anderson, Commissioners; F. W. Payne, Clerk; and W. B. Snider, Sheriff; when the following proceedings were had to-wit:

Thereupon court adjourned until 9 o'clock, a. m. Jan. 4, 1912.

In the County Court of Lake County, State of Oregon, Thursday, Jan. 4, 1912.

Court convened pursuant to adjournment, with same officers present, when the following proceedings were had to-wit:

The report of F. W. Payne, County Clerk, showing that from Nov. 1, 1911, up to and including December 31, 1911, the bounty on 925 coyotes and 80 bobcats had been paid through the office of the county clerk of Lake County, Oregon, amounting to \$1549, was examined, approved and the scales and front feet destroyed according to law.

The books of the County Clerk's office were also examined and approved on this date.

Whereupon court adjourned to meet at 9 o'clock, a. m. January 5, 1912.

In the County Court of the State of Oregon, for Lake County, Friday, Jan. 5, 1912.

Court convened pursuant to adjournment, same officers being present, when the examination of the books of the sheriff and county treasurer was begun and continued throughout the day.

Court adjourned to meet Jan. 6, 1912, at 9 o'clock, a. m.

In the county court of the state of Oregon, for Lake county, Saturday, Jan. 6, 1912.

Court convened pursuant to adjournment, with same officers present, when the following proceedings were had, to-wit:

In the matter of the road district funds: It is hereby ordered that the county treasurer transfer from the general road fund to the following road districts the several amounts hereinafter named:

Road district No. 1	541 57
" " " 4	12 90
" " " 5	870 40
" " " 10	122 85
" " " 11	885 40
" " " 12	114 00
" " " 13	273 33
" " " 14	26 80

The matter of the examination of the books of the county officers was again resumed, but not having been finished at the hour of adjournment, the matter is hereby continued until Jan. 8, 1912.

Court then adjourned to meet January 8, 1912, at 9 o'clock, a. m.

In the County Court of the State of Oregon for Lake County, Monday, Jan. 8, 1912.

Court convened pursuant to adjournment, with same officers present. After reading the entire day in the checking of books of the county officers, court adjourned to meet at 9 o'clock, a. m. Jan. 9, 1912. In the County Court of the State of Oregon for Lake County, Tuesday, Jan. 9, 1912.

Court convened pursuant to adjournment. Present: Hon. B. Dalv, Judge; C. A. Rehart, Commissioner; F. W. Payne, Clerk and W. B. Snider, Sheriff, when the following proceedings were had, to-wit:

In the matter of selecting a newspaper to print the County Court proceedings for the year 1912. The Lake County Examiner being the only newspaper that filed a list of bonafide subscribers, as required by law: It is hereby ordered that the Lake County Examiner be, and it is hereby, selected as the newspaper to print the proceedings of the County Court for the year 1912.

Court adjourned to meet at 9 o'clock, a. m. Jan. 10, 1912.

In the County Court of the state of Oregon for Lake County, Oregon, Wednesday Jan. 10, 1912.

Court convened pursuant to adjournment same officers present when the following proceedings were had to-wit:

In the matter of the appointment of judges and clerks of election for the term of two years from date. It is hereby ordered that the following be, and they are hereby appointed, respectively, judges and clerks of election, for Lake County, Oregon, to serve for two years, to-wit:

Silver Lake Precinct, No. 1:
Judges: W. C. Buick, Chairman; E. B. Brown and W. D. West, Clerks; Adn McCall, P. D. Reeder and James Wakefield.

Summer Lake Precinct, No. 2:
Judges: S. O. Pease, Chairman; Elmer Lutz and C. C. Harris, Clerks; Fred Kilopel, F. W. Foster and O. M. Johnson.

Paisley Precinct, No. 3:
Judges: H. A. Brattain, Chairman; J. L. Hampton and S. P. Moss, Clerks; P. J. Brattain, W. W. Hampton and C. W. Withers.

Crooked Creek Precinct, No. 4:
Judges: S. B. Chandler, Chairman; S. P. Dicks and A. M. Hardesty, Clerks; J. C. Shellhammer, C. W. Jennings and John Branch.

North Warner Precinct, No. 5:
Judges: W. K. Barry, Chairman; D. U. Cleland and S. B. Lane, Clerks; E. A. Priddy, T. J. Sullivan and W. Z. Moss.

South Warner Precinct, No. 6:
Judges: T. S. Wakefield, Chairman; Duke Bennett and T. F. Calderwood, Clerks; F. B. Houston, L. D. Frakes and J. A. Morris.

North Lakeview Precinct, No. 7:
Judges: F. P. Light, Chairman; C. D. Arthur and R. A. Paxton, Clerks; Chas. Umbach, E. Woodcock and E. H. Clark.

South Lakeview Precinct, No. 8:
Judges: Harry Bailey, Chairman; W. P. Hervford and T. E. Bernard, Clerks; G. W. Johnson, J. S. Lane and Fritz Williams.

Drews Valley Precinct, No. 9:
Judges: D. Chandler, Chairman; Walter Howard and St Beccraft, Clerks; C. A. Parmele, G. L. Holbrook and H. G. Will.

Goose Lake Precinct, No. 10:
Judges: L. A. Carriker, Chairman; Gilbert Arthur and James McDermott, Clerks; F. S. Fisher, George Nelson and J. C. Oliver.

Cogswell Creek Precinct, No. 11:
Judges: J. P. Duke, Chairman; Carl Lee and Edward Keller, Clerks; S. P. Vernon, Harry Aldridge and Walter Butler.

Thomas Creek Precinct, No. 12:
Judges: W. A. Wilshire, Chairman; Frank Bowers and J. C. Hotchkiss, Clerks; James Hammerslev, John Scott and Frank Wilson.

Lake Precinct, No. 13:
Judges: M. J. Ewing, Chairman; C. W. Long and Green Beard, Clerks; J. A. Pond, F. H. Anderson and Arthur Brown.

Fort Rock Precinct, No. 14:
Judges: J. E. Fox, Chairman; R. Nash and W. F. Flint, Clerks; William Crawford, Frank H. Parker and Geo. W. Price.

Court adjourned to meet January 11, 1912.

In the County Court of the State of Oregon for Lake County, Thursday,

Jan. 11, 1912.

Court convened pursuant to adjournment. Present Hon. B. Dalv, Judge, C. A. Rehart and F. E. Anderson, Commissioners, F. W. Payne, Clerk and W. B. Snider, Sheriff, when the following proceedings were had, to-wit:

In the matters of the drawing of the jury list for the year 1912: The Court having examined the names which appear on the assessment roll for the year 1911, as to the qualification of such persons for jury duty, and having selected a list therefrom, it is hereby ordered that the said list be filed as such jury list of Lake County, Oregon, as provided by law for the year 1912.

In the matter of the tax levy for the year 1912: After a careful examination of the taxable property of Lake County, Oregon, as shown by the assessment rolls as returned for the year 1911, and of the probable amount of money necessary to pay the expenses of the county for the year 1912, and for such other purposes as are required by law. It is hereby ordered that the tax levy for the several purposes be and it is hereby levied for the year 1912, as follows, to-wit:

For County purposes, 2 3/4 mills, for county school purposes, 2 1/2 mills; for county road purposes, 3 mills; for state tax purposes, 3 1/2 mills.

Total amount levied for all purposes, 11 3/4 mills; that said amount to be levied upon each dollar's worth of taxable property, as shown by the assessment rolls of said Lake County, for the year 1911, and also upon other taxable property as may be assessed by the Sheriff of said Lake County, Oregon, in conformity with the law.

In the matter of levying a tax on the taxable property of school district No. 18 of Lake County, Oregon, for the purpose of paying the interest on the bonded debt of said school district No. 18. The School Directors of said school district No. 18, of Lake County, having failed to make any levy to pay said interest on said bonded debt of said district, and the county treasurer of said county having certified that fact to the county court, stating that the sum of \$375 would be necessary to pay said interest on said bonded debt; it is, therefore, hereby ordered that a special levy be made of 8-10 of one mill upon each dollar's worth of taxable property of said school district No. 18, of Lake County, Oregon, and upon such other property as may be assessed by the sheriff in conformity with the law, situated in said school district.

In the matter of the petition of James S. Wakefield and D. J. Dotson, partners doing business under the firm name of Wakefield & Dotson, for a license to sell spirituous, malt and vinous liquors in less quantities than one gallon, in Silver Lake precinct, for the period of six months; It appearing to the satisfaction of the court that the said Wakefield & Dotson have complied with the law, as in such cases required, and no remonstrance having been filed asking that said license be not granted; it is therefore, hereby ordered that the clerk of Lake County, Oregon, issue a license to the said Wakefield & Dotson granting them the privilege of selling spirituous, malt and vinous liquors in Silver Lake precinct, No. 1, Lake County, Oregon, for a period of six months from this date.

All other matters before the court were continued until — date. Whereupon the court adjourned.

Continued next week

Political Announcements

For Prosecuting Attorney

D. V. Kuykendall

Prosecuting Attorney for this District, will be a candidate for the Republican nomination for that office at the primaries in April.

Restoration to entry of lands in national forest. Notice is hereby given that the lands described below, embracing 944.36 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., 223), at the United States land office at Lakeview, Oregon, on April 3, 1912. 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 applications 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 April 3, 1912, on which date the lands will be subject to settlement and entry by any qualified person. The lands are as follows: The W 1/2 of NW 1/4, Sec. 3, the E 1/2 of NE 1/4, Sec. 4, T. 27 S., R. 14 E., W. M., 100 acres, application of C. L. Mashathey, of Fort Rock, Oregon; list 6-280. The NE 1/4, Sec. 32, T. 28 S., R. 14 E., 160 acre application of W. M. Fisher, of Silver Lake, Oregon; list 6-581. The NW 1/4, Sec. 33, T. 26 S., R. 14 E., 160 acres, application of J. W. Miller, of Silver Lake, Ore; list 6-581. The NE 1/4, Sec. 24, T. 26 S., R. 14 E., 100 acres, application of M. J. Henry, of Silver Lake, Oregon, list 6-581. The W 1/2 of NE 1/4, the E 1/2 of NW 1/4, Sec. 10, T. 27 S., R. 14 E., 160 acres, application of Edward E. Wahl, of Genesee, Idaho; list 6-582. The N 1/2 of NE 1/4, the E 1/2 of NE 1/4 of NW 1/4, and that part of lot 2, Sec. 18, T. 28 S., R. 21 E., described as follows: Beginning at the northeast corner of lot 2, extending thence W. 10 chains; thence S. 15 chains; thence E. 10 chains; thence N. 15 chains to the place of beginning, except a strip 30 feet wide described as follows: Beginning at a point 10 chains west of the northeast corner of the E 1/2 of NW 1/4, Sec. 18, extending thence 18 feet on each side of a line running S. 45 degrees E. 14 1/4 chains to the place where the strip closes on the boundary of the tract listed, the net area being 144.36 acres. Said tract was listed upon the application of L. C. Emerson, of Lakeview, Oregon; list 6-587. S. V. Proudfoot, Assistant Commissioner of the General Land Office, Approved December 19, 1911. Carmel A. Thompson, Acting Secretary of the Interior. 1-18-24

2, extending thence W. 10 chains; thence S. 15 chains; thence E. 10 chains; thence N. 15 chains to the place of beginning, except a strip 30 feet wide described as follows: Beginning at a point 10 chains west of the northeast corner of the E 1/2 of NW 1/4, Sec. 18, extending thence 18 feet on each side of a line running S. 45 degrees E. 14 1/4 chains to the place where the strip closes on the boundary of the tract listed, the net area being 144.36 acres. Said tract was listed upon the application of L. C. Emerson, of Lakeview, Oregon; list 6-587. S. V. Proudfoot, Assistant Commissioner of the General Land Office, Approved December 19, 1911. Carmel A. Thompson, Acting Secretary of the Interior. 1-18-24

NOTICE TO CREDITORS

In the County Court of the State of Oregon, for the County of Lake, in the Matter of the Estate of ERNEST M. BROWN, Deceased.

To all whom it may concern: Notice is hereby given that the undersigned was appointed administrator of the estate of Ernest M. Brown, deceased, by an order of the Hon. B. Dalv, Judge of the County Court of the State of Oregon, for the County of Lake, duly made and entered in the above entitled court and matter on the 15th day of January, 1912, and has duly qualified as such administrator. All persons having claims against said decedent or said estate are hereby required to present the same, duly verified and accompanied by the proper vouchers, to the undersigned at the law office of L. F. Conn, in the town of Lakeview, Lake County, Oregon, within six months from the date of the first publication of this notice.

Dated and first published January 15, 1912.

ALAMEDA M. BROWN, Administratrix of the Estate of Ernest M. Brown, Deceased. J18-P15

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