

Lake County Examiner

Official Paper of Lake County, Oregon

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Regular standing ads \$1.00 an inch, single column space, per month. All standing ads changed free twice a month. Cost of composition charged for all extra changes. All special positions extra. All short term ads, extra. Readers, local columns, 10c. per line each insertion. Want ads, 5c. a line each insertion. Card of thanks \$1.00. Resolutions or condoleances, \$1.00 and upwards. Transient Advertising and Job Printing, cash 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, September 5, 1912

The Veto Power

President Taft publicly explained his exercise of the veto power. In his speech to a great crowd of farmers on the state fair grounds in Columbus, Ohio, he declared that a president who did not use the veto power when he thought it should be used proved himself a coward.

"Some of my friends say," said the president, "that if a king had used the veto power as I have used it his head would drop in the basket. But I am not a king and that is very different. The president has the power and it is his duty if he does not approve legislation to veto it. He must use the veto when his conscience tells him, whether his head drops in the basket or not. If presidents are men—and most of them are—they will exercise the veto when they think they ought."

GOVERNOR WEST HAVING TROUBLE

Appointees Do Not Want To Assist in Portland Cleanup Crusade

Governor West has met with several adversities in the beginning of the cleanup campaign of Portland. But nevertheless he has put his whole soul into the job and it is believed he will accomplish his desired results.

His first announcement was to appoint Walter H. Evans as district attorney to succeed George J. Cameron, but Mr. Evans refused the job offering as an excuse that he feared that the appointment would not give him authority to act. After this the Governor appointed H. M. Estery as district attorney and personally saw that the new prosecutor received proper recognition from the Circuit Court, and he has now turned his vice crusade guns from the District Attorney's office to the sheriff of Multnomah county's office, directing a letter to Sheriff Stevens in which his duties are clearly set forth.

And he has also made an attack upon Municipal Judge Tazewell. It is stated in official circles that the Governor has sent to Tazewell a demand that he get off the bench. Tom Word, former sheriff of Multnomah county and present candidate for sheriff on the Democratic ticket, formally declined to accept his appointment by the state to make arrests and gather in evidence in the "clean up" campaign in Portland.

In furtherance of his fight against "blind pigs" and other resorts where liquor is sold in violation of the law, Governor West has addressed letters to liquor interests of the state, giving notification that sale of liquors in such places must cease forthwith. He has also notified the railroads not to haul liquors into dry territories.

Reports have it that Governor West will direct his attention to Klamath Falls after he completes his clean-up job in Portland.

Fall and Winter SUITS

We can suit your Taste, Pocketbook and Anatomy in Fall and Winter Suits.

New line now on display, ranging from \$12.50 to \$18.00

It will pay you to investigate This Stock!

Economy Store

INSTITUTE WILL BE BIG SUCCESS

Very Able Force Of Instructors Will Conduct the Work

The committee whose duty it was to arrange for the time and place for the institutes of the various counties of Oregon have fixed Lakeview as the place and October 2nd, 3rd, and 4th, as the time for the Lake County institute.

The following persons have been secured to assist in the work of the institute to be held in Lake county. Dr. A. E. Winship, of Boston, Mass., State Superintendent L. R. Alderman, Mrs. Mamie L. Fulkerson, and E. F. Carlton, Assistant State Superintendent, of Salem.

Dr. Winship has the reputation of being one of the best institute workers in our country as well as one of the most successful educators in the land.

The work of Mrs. Fulkerson will be devoted chiefly to the work of the primary grades and will be most helpful to all who have primary work to do. This applies to all the schools of Lake County.

State Superintendent L. R. Alderman, and his assistant, E. F. Carlton are known throughout the state for their live interest in educational work. Under the leadership of such a force of conductors we may anticipate one of the best institutes ever held in Lake county.

SHEEP SALES ARE BEGINNING NOW

Dan Jones This Week Makes Two Important Deals-- Price Good

Notwithstanding the rumored quiet period in the sheep market that usually attends presidential years, Dan Jones this week made two insignificant transactions in the sheep and mutton lines. He sold 1500 head of one and two-year-olds to Miller & Lux's buyer. Mr. Jones received \$2.75 for the yearlings and \$3.10 for two-year-olds. This he considers a good price and it casts a brighter phase on other large sales that are pending.

Following the above sale Mr. Jones disposed of a one-fourth interest in his flock of ewes and lambs to Earl Wiltshire, receiving for ewes \$4.50 and \$2.50 for the lambs.

This is the largest deal that has transpired this season and with several mutton buyers in the field and an increase in price no doubt other sales will be reported soon.

Hospitality Is Appreciated

Alturas New Era: Sunday the Alturas people who were in attendance at the annual convention of the Central Oregon Development League at Lakeview returned home well satisfied with the trip, and all said they enjoyed a fine time.

The Alturas Tigers met with a sad defeat in the base ball tournament, but say that the extreme hospitality of the cordial people of Lakeview more than made up for it, and are glad they went.

Lakeview certainly deserves credit for the efficient manner in which the large crowds of people were entertained and furnished with accommodations. All the visitors say it was remarkable, and that they certainly wish to visit Lakeview again whenever any other similar occasion arises.

A New Tonsorial Parlor

W. R. Elliott and Rolla McDonald will open a tonsorial parlor in the First National Bank annex on Center street. They have their furniture ordered and expect to get located in their new shop in the course of a very short time. Mr. Elliott has been employed in the McCurdy barber shop for the past two years, and has proved himself to be a very steady young man. Everybody knows Rolla who has been associated with the Hotel barber shop for several years and during that time has made a long list of friends.

The Examiner wishes the young men success and prosperity in their new venture.

Ladies' Misses' and Children's Coats

THE LADIES' READY-TO-WEAR DEPARTMENT is a new feature in our business in which we will carry Ladies' Coats, Suits, Skirts, House Dresses and kindred lines, and Misses' and Children's Coats and Dresses. In creating this department we are using every effort to carry out our business policy, as in other departments in making this store in every sense of the word, "The Home of Good Values," giving a maximum quality at a minimum price. The first of our Ladies' and Misses' Coats have arrived, these are the foremost styles of careful manufactures, and show the result of expert designers. The fabrics are in a wide variety, including the novelty mixtures and Chincillas, which are demanding the attention of the fashion centers. We invite you to call and inspect the garments we have on display, with no obligation on your part to buy. You'll get an idea of what is going to be worn this season.

Bailey & Massingill The Home of Good Values

BEAT HIM TO IT ON THIS OCCASION

Salem Dispatch Misleading in Regard to Present Operations

A dispatch under date of August 30 from Salem to the Portland Telegram says: "Declaring that bootlegging is flourishing in New Pine Creek, citizens of that town have appealed to Governor West to take action to eradicate the evil. It is declared that both the District Attorney and Sheriff were aware of it, and that soon after the Governor announced that he would pay \$100 reward for every bootlegger convicted the Sheriff had four arrested and fined, but that since then all of the places have been in operation in defiance of the law."

From the fact that Sheriff Snider and deputies raided New Pine Creek on August 23 and four convictions for "blind pigging" were secured, it seems that no "sorter beat Oswald to it on this trip."

Raoler Beer on tap or in bottles at O'Connell & Keigan's saloon at Paisley

TOO LATE TO CLASSIFY

LOST last Friday, gold watch, between Hahner's Station, Drews Gap and Newell's Station, Drews Valley. Please return to this office for reward.

FOR SALE: One kitchen cabinet nearly new. One sewing machine, good as new. Graphophone, chairs, table and a few other articles. Apply first door south of Frank Duke's Feed Store.

FOR SALE: large variety of house plants, for varieties and prices, enquire at the home of Mrs. J. E. Burgess.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at Lakeview, Oregon, September 3, 1912.

Not Coal Lands.

Notice is hereby given that Charles Bullin, of Lakeview, Oregon, who, on November 25, 1907, made Homestead Entry No. 3894, Serial No. 91496 for NW 1/4, Section 32, Tp. 38 N., R. 17 E., W. M., has filed notice of intention to make final five year proof, to establish claim to the land above described, before the Register and Receiver of the U. S. Land Office at Lakeview, Oregon, on the 10th day of October, 1912.

Claimant names as witnesses: George Lewis, Walter Howard, Arthur M. Smith, John D. Campbell all of Lakeview, Oregon.

A. W. ORION, Register.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Lake.

Suit in Equity for Divorce.

WALTER NYSWANER, Plaintiff,

vs.

FRANCES NYSWANER, Defendant.

TO FRANCES NYSWANER, The above named defendant:

In the name of the state of Oregon; you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the 17th day of October, 1912, said day being the last day of the publication of this summons, and the last day within which you are required to appear and answer the said complaint, as fixed by the Court order for the publication of this summons. If you fail to appear and answer the said complaint, said plaintiff will apply to the above entitled court for the relief demanded and prayed for in plaintiff's complaint.

This suit is brought for the purpose of dissolving the marriage contract and bonds of matrimony now existing between you and said plaintiff,

and for the recovery by plaintiff from you, of his costs and disbursements in this suit, and for such other and further relief as to the court may seem equitable in the premises.

This summons is published once a week for the period of six successive and consecutive weeks in the Lake County Examiner, a newspaper printed and published at Lakeview, Lake County, Oregon, by order of Hon. B. Daly, County Judge for the County of Lake, State of Oregon, dated September 3rd, 1912, and the date of the first publication of said summons is September 5, 1912, and the date of the last publication thereof is October 17, 1912.

L. F. CONN
Attorney for plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Lake.

SUIT IN EQUITY TO FORECLOSE MORTGAGE.

R. A. Hawkins, Plaintiff,

vs.

Addie L. Jackson, G. W. Jackson, Charles Garner and Ida Garner, Defendants.

To Addie L. Jackson and G. W. Jackson, the above named defendants:

In the name of the State of Oregon; you, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause on or before the 17th day of October, 1912, said day being the last day of the publication of this summons and the last day within which you are required to appear and answer the said complaint, as fixed by the Court order for the publication of this summons. If you fail to appear, and answer the said complaint, said Plaintiff will apply to the above entitled Court for the relief prayed for and demanded in Plaintiff's complaint.

This suit is brought for the purpose of obtaining a judgment against you and each of you for the sum of Five Hundred Dollars, (\$500.00) with interest thereon at the rate of seven per cent per annum from the 19th day of June, 1900, together with the further sum of One hundred Dollars, (\$100.00) for Attorney's Fees for instituting this suit, as provided for in a certain promissory note executed and delivered by you on June 19, 1908, to said plaintiff, and for the costs and disbursements of this suit, and also for a decree as follows:

Adjudging and decreeing that the lien of a certain mortgage belonging to plaintiff, given and executed by you to plaintiff on June 19, 1908, to secure the payment of the above mentioned note, and upon the following described lands: SW 1/4 NE 1/4, NW 1/4 NE 1/4, SW 1/4 NW 1/4, NE 1/4 SW 1/4, Sec. 1, S 23, E 24, SW 1/4, NE 1/4, Section 2, Tp. 37 S., Range 20 E., W. M., in Lake County, Oregon, and to adjudge and decree that the lien of plaintiff's said mortgage upon said premises and his interest in the same thereunder, are prior in time and superior in right to any and all interest, right, or claim of each and all of the above named Defendants, and that any and all rights, interests or claims of said Defendants or either of them, are subsequent to and subject to the lien of Plaintiff's said mortgage.

That the usual decree may be made for sale of said premises by the sheriff of Lake County, Oregon, according to law and the practice of said court, and that the proceeds of such sale may be applied to the payment of the amount due Plaintiff upon said note, including principal, interest, attorney's fees and costs and disbursements in this suit and charges of making such sale, and that each and all of the above named Defendants and all persons claiming under them or either of them, subsequent to the execution of said mortgage upon said premises, either as purchasers, incumbents or otherwise, be barred and foreclosed of all right, claim or equity of redemption in said premises and every part thereof, and that plaintiff may have judgment against the said Defendants, Addie L. Jackson and G. W. Jackson, for any deficiency which may remain after applying all of the proceeds of the sale of said premises properly applicable to the satisfaction of said judgment and that said Plaintiff, or any other party to the suit, may become a purchaser at such sale, and that such purchaser be let into the possession of said premises immediately upon purchase thereof at such sale, and that such Sheriff be directed to execute and deliver a deed conveying said premises to such purchaser, as soon as the time for redemption of said premises from such sale shall have expired. If unredeemed from such sale, and that Plaintiff may have such other and further relief in the premises as to the court may seem meet and equitable.

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L. F. CONN
Attorney for Plaintiff.

PATENTS

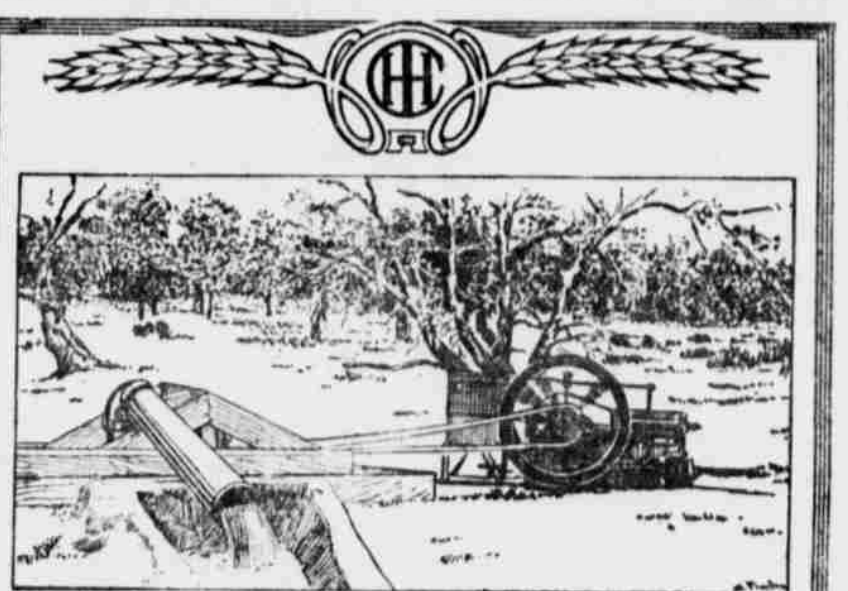
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