

\$2.00 duces Bill That Will **Benefit Ever County** pr If not paid in advauce, \$2.50 the year

Notice to Subscribers

teaders, local columns, lik, per line each in-metion. Want ads, 5c. a line each 'usertion Card of thanks \$1.00. Resolutions 0. condo-bace, \$1.50 and upwards. Subscripers to The Examiner who remove from one locality to another, or change their postoffice address should remember to drop this office a orrd as their paper can be ad-dressed to the right postoffice. Transient Advertising and Job Print-DR. cash in advance A | bills must be paid the first of each month.

Lakeview, Oregon, Thursday, January 23, 1913

CONGRESS AND TARIFF

Congress will give a good deal of attention this month to the tariff.

Perhaps you do not take any interest ing the tariff, but if you do not, you Thompson. Mann's bill provides that can't have the faintest idea of what residents along the highways keep the tariff revision means to those who have roads clear of certain weeds, and something at stake.

Of course, importers are for a low tariff. It would help them to sell more foreign made go ds in this bills Nos. 75, 186, 239 and 386. The country. A good many persons who, first deals with the salary of the Cicuit are neither importers nor producers Judge of Lake and Kiamath counties, also want a low tariff. They figure and the s cond authorizes the State that they could get overcoats, and un- Land Board to contract for the drainderwear and cutlery, and chinaware, and other things into the composition people had already expressed their of which labor enters largely, at lower opinion, and that it was adverse, were prices than they pay a w But the the reasons assigned by the governor people who produce these things want for vetoing the first named, and while to have a twriff on to help meet the admitting that the second had considdifference in the cost of production erable merit, he objected to it on the here and abroad The tariff clans are ground that no provision was made for getting together and it will make times the sale of the lands reclaimed to brisk for Washington hotel men and actual settlers, restaurant keepers. Yes, the stars indicate that January will be a very busy month indeed for Washington.

WEST'S VETOES TO **BE OVER RIDDEN**

Senator Thompson's Support In Legislature Is Acknowledged

Tha: W. Lair Thompson, of Lase County, who during the last session was leader in the House, and is now in the Senate, is a pow rful figure yet to be reckoned with hy lovernor W .s . is evidenced by the fac that the special committee appointed in the House to investigate tie Gover or's veto mea-ures has agreed that four bills of which he is the author should be passed over the Governor's heat, and when it reports in the next few days it will so re it. commend, says a Salem dispatch un fer date of January 16 to the Portinia Telegram.

Six measures in all have endorsem s of the committee, and it will recomend in no uncertain terms that they may be passed over the head of the Governor, and predictions are made that the House is in just the temper, to pass them. The measure in which th committee seems most interested in, 19 the first and second choice bill, which bears the name of ex-Speaker Rusk Gov ernor West vetoed this bill because be said the voter might not have a second choice, and that the Legislature cannot, under the constitution, compel him to name a second choice under penalty of losing his constitutional right to vote for the nomination of one person. The committee and most of the House members feel that the bill is a wise one, and it looks now to the end that immigrants already as though it will be carried over the Governor's veto.

mittee makes its report, and a bill introduced by Representative Mann is expected to be second, and then will come the four bills introduced by makes its the duty of road supervisors. to see that it is done.

The Thopmson measures are House age of lakes and swamps. That the Bill No. 386 made the conversion of

money received by any state, county federal appropriations for the work of or municipal official a larceny, referring both to money received and which such official should fail to turn over on demand, and also to such officials making loans without authority of law. The governor declared that it was inconsistent with the body of an old act which it sought to amend, and on this Chicago for agricultural extension ground vetoed it.

Bill No. 239 sought to confirm title to a number of trants of land purchased from the state under the swamp act. During the last session the governor introduced a bill to settle the long standing contest between the state and the Warner Valley Stock Company by having title to the lands claimed by it and by settlers conhrmed. The measure was of a compromise character, and it was attacked so bitterly that it was withdrawn by Senator McCulloch. Declaring in his veto message that if there were reasons why this dispute should not be set led, they would apply equally against the bill, and he vetoed

During all of last session the Governor and Thompson were at swords' points, and they have been so ever since. Should the House pass the four bills over the Governor's head, it will cember 27, 1912, be a signal victory for Thompson and the vote will mark the first of a num-

An annual state appropriation of \$31,000 with provision for further appropriations for extension and field work of the State Agricultural college, is inculded in a bill submitted to the

Twenty five thousand dollars of the proposed appropriation is for the general promulgation of Agricultural college extension work, and \$6000 of it is for the expenses and renumeration of two assistants to the state superintendent of public instruction,

state senate by Senator W. Lair Thomp-

It shall be the duty of these assistants to travel throughout the counties of the state and supervise and promote industrial work in the public schools, and promote industrial school fairs and school garden contests.

The bill also authorizes the county courts of the several counties of the state to appropriate tunds for agricultural demonstration and field work in such county. These funds are to be provided ty special provision in the annual tax levy or by the appropriation of county funds not otherwise appropriated. It is further provided that for each doilar so appropriated by county. the state will appropria e \$2 in addition to the general appropriation of \$31,000.

The oill specifies that whenever agricultural extension are made, contingent upon the appropriation of a like amount by the state, the state snall appropriate the amount required. The bill gives the state legislative right to accept he nunds offered by the crop improvement committee of work.

COURT PROCEEDINGS

In the County Court of the State of Oregon, for Lake County. Thursday, December 26, 1912.

Court convened pursuant to adjournment of November 27, 1912, with the following officers present: Hon, B Daly, Judge: C. A. Rehart. and F. E. Anderson, Commissioners;

F. W. Payne, clerk and W. B. Snider, books of the county officers was begun and continued throughout this date. Court adjourned to meet December 27, 1912, at nine o'clock a. m.

In the county court of the state of

ment of December 26, 1912 with same over the prospects of building a dam s te. This reservoir is one of the propofficers present, when the checking of

WORK OVER STATE SCHOOL SHOES For Every Child, from the Primary Department to the High School

Children's heavy, winter weight, tan button Shoes; Goodyear welt sole, sizes 51/2 to 8, \$1 75

Children's heavy calfskin blucher-cut Shoes, a very serviceable style, sizes 51/2 to 8, \$1 50

Children's high top, gun metal calf, button Shoe, a good ankle protector, sizes 81/2 to 11, \$2 25

Children's heavy calfskin blucher-cut Shoes, a very serviceable style, sizes 81/2 to 11, \$1 85

gun metal calfshoe, a splendid Shoe for the deep snow, sizes 111/2 to 2. \$2 50 Girls' "Roll of Honor" pat. leather button Shoe,

good heavy sole, sizes 111/2

Girls' heavy calfskin

blucher-cut shoe, splendid

Shoe for damp weather,

Misses school Shoe, gun

metal calf, button, military

heel, a neat, serviceable

style, sizes 21/2 to 6, \$3 50

sizes 11 1-2 to 2, \$2 25

to 2, \$2 25

Girls' high top, button

gun metal calf, button Shoes, a shoe that wears, sizes 11 1-2 to 2, \$2 50

Boys' "Buster Brown"

Boys, "Buster Brown" gun metal calf, button Shoes, same as above, sizes 2 1-2 to 5, \$3 00

Boys' heavy ''Indian Tan" blucher Shoe, a shoe that stands water, sizes 12 to 2. \$3 00

Boys' heavy "Indian Tan" high top blucher-cut Shoes, a water-tight shoe, sizes 2 to 5, \$4 00



Paisley Pick-ups (Chewnucan Press)

Kex E. Harrower left last Saturday

for Philadelphia where he will spend about a month visiting friends and

Gus Loveland, the proprietor of the Gus Loveland, the proprietor of the test he alleges that You have wholly North side Shoeing shop had the mis- abandoned said land for more than Sheriff, when the checking of the forutne to receive a broken wrist last six months last past; that you never backs of the county officers was begun. Thursday. He was shoeing a fractious cultivated or improved said land. Thursday. He was shoeing a fractious horse belonging to W.Y. Miller when the animal registered strenuous objections to the proceedings and kicked Loveland on the arm.

C. M. Sain and Mr. Mallery of Los Oregon for Lake County, Friday, De- Angeles made a trip to the Coffee Pot if you fail to file in this office within dam site the latter part of last week twenty days after the FOURTH pub-Court convened pursuant to adjourn- where they spent a day or two looking

address, did on December 18, 1912. file in this office his duly corroborated application to contest and secure the cancellation of your Homestead, Entry, Serial No. 03191 made March 23, 1910, for S5% NE% Sec 19 & S5% NW% NE% Section 20, Township 25 South, Range 18 East, Willamette Meridian, and as grounds for his con-

You are, therefore, further notified that the said allegatious will be taken by this office as having been confessed by you, and your said entry will be cancelled thereunder without your further right to be heard therein,

either before this office or on appeal lication of this notice, as shown below your answer, under oath, specifically meeting and responding to these al-WOMD.

Date of Brst publication Jan. 23, 1913 Date of second publication Jan. 30, 1913 Date of third publication Feb 6, 1913 Date of fourth publication Feb 13, 1913

SUMMONS.

In the recorder's court of the state of Oregon, county of Lake and town of Lakeview. (ex officio Justice of the w. F. Grob-

-Plaintiff

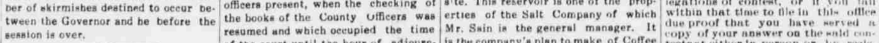
Bert Treat and Lillian Treat) Defendant»)

BERT TREAT and LILLIAN TREAT the above na ned defendants 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 Thursd ay the 6th day of March 1913, and If you fall to answer, for want thereof. plaintiff will take judgment sgainst you or either of you for the sum demanded in the complaint, to-wit: Thirty-four dollars and ten cente (\$34.10) and interest thereon at the rate of six per cent per annum from the 13th day of December 1912, and for his costs and disbursements herein and will also sell any property that may be attache : to secure the pay ment of such judgment as may be secured in this action. This Summons is served on you and each of you by publication thereof in the Lake County Examiner, a newspaper of general circulation pab-lished in Lake County Oregon for a term of six consecutive and successive weeks, by order of Wm. Wallace, weeks, by order of Wm. Wallace, Judge of the above entitled Town Recorder's Court of Lake County, State of Oregon, and Town of Lakeview, made on the 22nd day of January, 1913 and the date of the first publication hereof is the 23rd day of January 1913.

relatives.

County Judge.

That will likely be the first hill to be taken up by the house after the com-

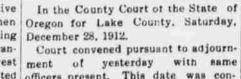


To Aid Immigration

A call for a convention up n immi- o'clock, a. m., December 28, 1912. gration, to conclude the entire Pacific Coast, has been issued by an executive committee consisting of prominent men of California The date for the meeting December 28, 1912. is set as April 14 and 15 in San Francisco. Governors from all the west and northwest states have been invited officers present. This date was conto attend.

The congress will discuss ways and means of stimulating public sentiment here may be given a fair chance, and that the many more who will come to

the Pacific coast after the opening of the Panama canal may te received with warm hearts and helpful hands.



sumed by the Court in checking books of the County officers.

Court adjourned until December 30, 1912, at 9 o'clock a. m.

County Judge. In the County Court of the State of Oregon for Lake County, Monday, December 30, 1912.

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

In the matter of claims against Lake County, the following claims were examined, allowed and warrants ordered drawn, in the manner provided by law, in payment of the same as tollows, towit:

To be paid out of the General Road Fund of the County;

Bank of Lakeview, for cash advanced for road work \$2149 65

School Dist, No. 4 for bridge plank..... 72 00 T. J. Sullivan for road work

by Wm. Alford Frank Roggers for road work 310 00-First Nat. Bank for road work by W. B. Grisel..... First Nat. Bank for road work by C. W. Dent..... First Nat. Bank for road work by S. E. Wells..... 65 00 Harry Deitz for road work O. A. Smith for road work 15 00 Dave Deweir for road work 37 50 George S. Down for road work 298 00 Consolidated Stage Co. for road work Welch Bros, for repair road tools..... supplies..... E. B. Brewer for road work 105 20 19 40

resumed and which occupied the time Mr. Ssin is the general manager. It of the court until the hour of adjourn- is the company's plan to make of Coffee will enter Abert Lake. This will County Judge. the water of that Lake which is one of

to you :

in its waters. The waters stored in Coffee Pot will be used for irrigation purposes in Lower Chewaucan valley.

REWARD

La Grande, Oregon. Jan 23-4t,

TOO LATE TO CLASSIFY

LOST : - Three horses, one big brown gelding, about five years old, branded CN; one gelding about three years old, also branded CN; and one sleigh-back sorrel mare, has no brand, if anyone knows of their where abouts please notify the Examiner Office or the owner, Christ Newman, P. O. Box 302, Lakeview, Oregon. Jan. 23.

OR SALE: Let 27, block 16 O, V L. Add. Also tract 45, Sec. 23, Twp. 39, Range 18, 10 acres \$37,50 paid on additional Water right. Geear J. Danielson, Miami, Florida. box 373 Jan. 23-4t

DR. J. IRVING RUSSELL Physician and Surgeon

Snyder & Reynolds Drug Store PHONE: Office, Main 3 Residence 772

NOTIC_ OF CONTEST

33 00 Department of the Inserior. United States Land Office, Lakeview, Oregon, Jan. 18, 1913. To Charles F. Wallace of Unknown, 31 25

Contestee: You are hereby notified that Clarence V. Enloe who gives Fort Rock, Oregon, as his post-office

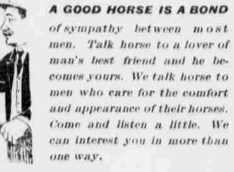
copy of your answer on the said con testant either in person or by regisment. Court adjourned until nine Pot a storage basin so that no waters tered mall. It this service is made by the delivery of a copy of your answer greatly aid them in the evaporation of such service must be either the said contestant's written acknowledgment their methods of securing the minerals of his receipt of the copy, showl.g the date of its receipt, or the affidavit of the person by whom the delivery was made stating when and where

the copy was delivered; if made by registered mail, proof of such service must consist of the affidavit of the To P. O. Toppin, Inheritance left you Write to D. C. Brichoux. person by whom the copy was malled stating when and the post office to which it was mailed, and this affidavit must be accompanied by the post-master's receipt for the letter.

You should state in your answer the name of the post office to which you desire fature notices to be sent to you.

A. W. ORTON, Register.

Wm. WALLACE Town Recorder (Ex officio Justice of the Peace)



CHENEY LAKEVIEW OREGON • •



to be equal to any Beer brewed. Bottled and on draught at all leading saloons

GUARANTEED

OFNIN

Reno Brewing Co. Inc.

F. M. Chrisman for road Wm, Duncan for road work L. W. Duncan for road work

23 10 F. G. McBroom for 1 ond work 5.50

55 00

15 00

10 00

10 50

45

(Continued next week)