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H. A. TROEST WILL ESTABLISH A BUSINESS IN LAKEVIEW

Will be ready to receive first delivery of butterfat about July 1st -- Deal has been closed for site on Center St.

Absolute assurance of a creamery to be built and op- fornia Capitol Monday evening for clause from the Underwood bill, which erated here is the item at present that the people of Lakeview are heartily rejoicing over. H. A. Troest, an experienced creamery man arrived in Lakeview last week from Lamoille, Elko County, Nevada, and through the efforts Bailey, W. H. Shirk, president of the First National Bank, and F. O. Bunting, all arrangements have been completed Mr. Troste chose for his location two lots on the corner Orenkel for \$1200. The only concess- initial payment on his cost of the lot. Wilson will state his objections once House and the caucus leaders, they advantage in handling the celebration, which in all probability will be made ion he asked of Lakeview was for the While no canvas of the valley has citizens to subscribe \$500 as half pay been made to determined the number seek through diplomacy to answer the amendments drawing its teeth. So grams and interesting features that All plans in detail will be carried ment on the lots and he would pay the of cows that can be secured to sup- possible protests from Tokio. remaining half, erect a building and port a cesmery, a chance interview

furnish all machinery and equipment. was made of a number of farmers who plied with a copy of the alien land bill sugar on the free list they will exercise being the best to be held in this part be made as soon as it is prepared. subscriptions for the required \$600, cressed to 300 with very little effort. which money is to remain in trust un-Continued on page eight

GET READY FOR

Families By Showing in Minneapolis

Portland, Ore. May 6 (Special)opment League urging that all sections an examination of the different proposof the state start early to arrange for ed routes between Sliver Lake and exhibits at the Eastern land shows Summer Lake. The grade up the next Fall. It is pointed out it is not mountain on the north side, known as tou soon to start the work of judicious the double S, is ver, steep and dangerplanting of crops, with exhibits in ous, in two places being 19 1-2 per mind, so that the best products may be cent. By leaving the old road at the purpose.

Minneapolis Land Show, six families of will the grade exceed 9 per cent. County to pick cut suitable locations side, where Mr. Keeney was killed by monstration of crops grown on Western pull. Going south, leave the road at for immigration.

TENTATIVE DATES FOR LEAGUE MEET

August Is Suggested as Time For Klamath Falls Assemblage

C. C. Cnapman of the Portland Commercial Club has written to Secretary Lewis Wylde of the Klamath Chamber of Commerce, suggesting dates for the annual convention of the Central Oregon Development League, which will be held in Klamath Falis this Summer.

The meeting will last three days

County, including Crater Lake National Park and other places of interest.

expectation of baving a large conven-tion at the annual meeting of the Cen-

Clackamas Gained Six Viewers Find Better Route the action of the California legisla- against the West be removed. over Summer-Silver Lake Hill

Silver Lake Leader: Last week E. Word has already been sent out from K. He derson, assisted by C. S. Reed, the headquarters of the Oregon Devel- J. S. Martin and A. E. Imbler, made sent away in small quantities for this foot of the grade and going up the guich some distance beyond the present A recent example of the effective- road then swinging to the bench north ness of this work has just come to of the double S a good road can be light Having become interested in the constructed for less money than it cost Clackamas County exhibit at the to build the old road, and in no place

Minneapolis sent a man to Clackamas | The rocky hill on the Summer Lake where they might settle. Actual de his wagon turning over, is a long hard lands is the best possible argument the top of the hill and bear to the right for some distance then circle to the left, cross the old road just above the steepest pitch (which is 16 per cent) and on in an easterly direction, then curve to the right coming into the old road in the flat. In no place will the grade exceed 7 per cent. The work is light, and the cost will be small compared to the benefit derived.

These two places should be fixed the coming summer, for besides being hard putls both are dangerous. This is the main road north and south through the county and is traveled more than any other. The grades suggested would be permanent and any minor changes made in the future would not affect this improvement. Let us all pull together and make some good road. There is no tetter place to begin

Patrick Brown, a native of Ireland, who on his way to Lakeview six weeks Fandango Lumber Co. and Sunset injunction. and will be attended by representa- ago was taken ill in Reno with appen- Lake Lumber Co. vs. A. L. Montgomtives from all parts of Central Oregon. dicitis, arrived in Lakeview Monday ery and F. P. Lane, partners; to recov-Plans probably will be arranged to evening. Owing to not being able to er money. take the guests on several tours of the secure accomodations at a Reno hospital Dan Chandler vs. Simmon Juanto: Brown was taken to the Hotel Golden for damages. where for three weeks he occupied two J. M. Batchelder vs. J. S. Kelsay: The letter to Mr. Wylde is as follows: rooms. Realizing the young man's to recover money. "Time is flying, and if there is any finances Mrs. Golden, proprietor of R. B. Jackson vs. J. S. Kelsay; to that popular resort refused to accept recover money. tral Oregon Development League at compensation for the rooms, having G. W. Cooley vs. J. S. Keliay; to Klamath Falls it would be wise to returned a recepted bill to local boys recover money. "As a tentative suggestion, I beg to submit the dates Tuesday, Wednesday and Thursday, August 19, 20 and 21."

This act a survey much action to recover personal property.

J. B. McNew vs. Fandango Lumb not soon be forgotten, advise the date and do aggressive who made inquiry as to Mr. Brown's appreciated by the Irish boys, and will J. B. McNew vs. Fandango Lumber

Act Passed by California Legislature

The California anti-alien land holding | That President Wilson intends to reretary of State Bryan can confer with and other Senators from the West, President Wilson in Washington.

week. Secretary Bryan left the Cali- which proposed to strike the free sugar Washington and would not have reach- gives that body's decision in favor of ed home until this morning.

sonable length of time" for the pro- pected that the same action will be tests from Washington, after which he taken by the house on wool as on all will sign the bill. He is required by tariff questions, which meets with passed up to him by the legislature as a foregone conclusion. The real wise, he has thirty days.

more to Governor Johnson, and then may possibly compet adoption of making all arrangements for the pro- one of the features of the celebration.

measure. Apparently the embassy has shoulders. no hope that any word from the presi-

Anti-Alien Land Holding House Votes Down Substitute for Underwood's Non-Tariff Bill

act, which passed both houses of the main firm for placing wool, sugar, legislature within twenty-four hours lumber and other Western products on after bringing about one of the most the free list was indicated in his anunusual situations in the history of the nouncement to Senstors Chamberlain nation, will lie on Governor Johnson's and Lane after a three hours conferdesk without his signature until Sec- ence held last week with the Oregon

By a vote of 186 to 88, the house This will mean a delay of about a voted down the Mann amendment the president in putting sugar on the within ten days of final passage, pro- tattle will come in the senste. The evidence that the sugar, wool and tex-There is much speculation now as to tile interests have joined forces to long as the Senators have it in their will take place during the event. The Japanese embassy has been sup- power to prevent placing wool and

There are some Democratic Senators, dent will influence Governor Johnston satisfied they cannot cut down the to withold his signature from the bill, Underwood free list, who are talking so the only object of the protest will of adopting Senator Lane's proposal be to acquaint the American people and attempting in the Senate to place with the Japanese contention and, if on the free list manufacturers of wool possible to influence the executive and other Eastern products, contending branch of the government to nullify that only in this way can discrimination

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N. C. Marris Will Hold Demurrer By Defendant is Meetings in Interest of Fairs

N. C. Marris, Field Worker Indusas of the state fair at Salem.

the work of country life.

imported \$12,000,000 worth of butter; ed in his own defense. \$1,000,000 worth of eggs and \$15,000,-000 worth of meat products. This, he Contends, is largely on account of the 000 worth of meat products. This, he exodus from the farms to the towns and our educational system is responsible in a large degree as we too often try to teach children to earn a living by their wits instead of the productive Prospective Settlers Are

labor of their bands. By establishing these local fairs we will dignify and popularize all legitimate labor especially that of the farms, and great results will accrue to all.

All parents and friends of schools and the home are urged to attend these meetings. After hearing Mr. Marris L. G. Thomas, Lewis E. McCulley it will be easy to arrange a school day exhibit in connection with any Com mercial Club or Development League.

The entertainment given by the pupils of the sixth and seventh grades in district a list of homesteaders who the High School auditorium last Friday have made good on Government land lich and Mrs. L, Sherwood: foreclosure evening was very much appreciated by and who will probably give desired inthe audience. Those who participated formation to prospective settlers in in the program showed marked ability their vicinity. and talent as well as the effects of Tule Lake, Merrill, Lapine, Arrow, careful training. Several other enter-tainments are being planned before the close of the present school year and they promise to be very interesting. The school programs are well correspond with parties living in the worth attending and the proceeds derived are being expended for a good

cause in buying property for the acquel. The receipts of the evening were Commercial Clubs and other booster

FOURTH OF JULY TO BE OB-SERVED IN LAKEVIEW

Money will be raised and turned over to the Antlers Club, who will conduct celebration==Past events to be out done

Lakeview is to have a rousing Fourth of July celebration this year. This fact was settled at a meeting last Governor Johnson will wait "a rea- free list after three years. It is ex- evening of some of the representative business men of the town. The Antlers Club will have charge of and conduct the celebration, the citizens having expressed their hearty of some of our citizens and especially Merchant Harry the law either to sign or veto all sets little interest, as the vote is regarded approval of turning the matter over to the club. A committee, composed of Harry Bailey, Jonas King and John vided the reacting body remains in vote by which the house caucus approv. Flynn was appointed to circulate a subscription list to for the establishment of such an industry in Lakeview. session for that length of time. Other- ed the bill is significant as containing raise funds for the purpose, and they will begin this work immediately. A good purse will be secured, which money of Willow and Center streets, and til the creamery is established and in the next probable step to be taken. It fight the bill. If they can withstand is to be turned over to the Antlers will be added, and even already a these lots were purchased from H. W. operation, Mr. Troest having made an is generally thought that President pessure in the Senate from the White Club and they are to use it to the best grand barbecue has been suggested,

> out with dispatch and announcements The celebration gives promise of of the specialties of the program will

Taking him up at his own proposition, were seen in town and thus far nearly and the ambassador will employ the that power, in view of the President's of the country in several years. While At present suffice it is to say that Mr. Bailey circulated a petition among 200 cows have been signed up. It is time between now and Secretary stand, but they will accept the Admin- the patriotic spirit in the observance Lakeview has one of the best Fourth the business men and readily received believed that this number can be in- Pryan's return to Washington in pre- istraton bill and shift the responsibil- of Independence Day will in no way of July celebrations in her history comparing a formal protest against the ity for the free list to the President's be neglected, numerous side stunts ing up, and let no citizen leave anywhich will add amusement and mirth thing undone to bring it about.

Sustained By Judge

The suit of the N.-C.-O. Ry. Co. vs. trial Fairs. Department of Education Bernard Daly, to recover \$1600, the for Oregon will arrive in Lakeview cost of the abandoned grade south of spend next week in this county in the murrer by the defendant. It was alinterest of local school fairs as well leged in the complaint that the defendant agreed to pay the cost of the aban-He and County School Superinten- doned grade on condition that the dent C. E. Oliver will hold public railroad build on its present survey. meetings over the county as follows: It is has been held by the Oregon New Pine Creek Monday May 12: Supreme Court that the policy of rail-Lakeview Tuesday May 13; Paistey road corporations in securing bonuses ant; action for money, appeal from Wednesday May 14; and Silver Lake for the locations of their lines is Thursday May 15. The meetings will against public interest, and therefore be held evenings and during the day notes given in payment therefor can-Lynch and E. G. Messner; civil action he will visit schools an explain some not be collected. It was held that the thing of the splendid results to be ob- cases were similar, hence the demurtained by assisting the children to rer was sustained. James Glynn, of ty vs. School District. No. 14 of Lake remain on the farm and prepare for Reno, appeared for the railroad company, while Dr. Daly, who was admit-Mr. Marris states that last year we ted to the bar some time since appear-

Placed in Touch With Homesteaders

The Lakeview U. S. Land Office is doing some excellent work in the way of turnishing information to prospective settlers. In addition to the circular letter, a copy of which appeared in the Examiner a few weeks since. Register Orton has received from the various Postmasters throughout the and the prospective settler can then particular section in which he desires

to locate.
The plan is an excellent one, and can organizations.

The Criminal Docket is Light but There Are Saturday from Klamath Falls and this week, and was dismissed on de-Several Civil Cases To Decide

Circuit Court will convene in Lake- recover money. view next Monday, May 12. While there are several cases on the civil docket there are but few criminal cases, all of which are continued from Justice Court. former terms: Among the cases to be tried are:

State of Oregon vs. James Clifford: indictment for rape.

State of Oregon vs. Peter Escallies: rder of contempt.

State of Oregon vs. Bert Petree: indictment for assault with intent to O'Connell and Jack O'Keefe, action commit rane.

State of Oregon vs. Hugh Reynolds:

indictment for burglary. ACTIONS OF LAW Dominique Verges vs. Louis Veyssade; setion at law to recover money.

Jonas Norin vs. L. B. Moss action to recover money. James Young vs. Lakeview Land & cover personal property. Lumber Co.; action at law to recover

Simon Juanto vs. W. Kepple Barry and Pat Barry; action at law to recov-

er damages.

Simon Juanto vs. Jack Welch and John Quinn; to recover damages. The Studebaker Corporation vs. C.

E. Hoy; action to recover money. W. R. Wilkinson, as receiver of the ers, C. L. Withers and A. A. Witham;

Frank Roggers vs. August Bogner: Co. and Susset Lake Lumter Co.; to

Herbert P. Welch vs. D. Biggerstaff;

to recover money.

Frank Dwamel vs. L. D. Hoy appel-C. W. Dent vs John Cronin, Tom

to recover money. School District No. 24 of Lake Coun-County: to recover money.

to recover money. Herber P. Welch vs. Pat Angland;

Chewaucan Mercantile Co. vs. C. J.

to recover money. A. O. Kelly vs. Southern Oregon Water Power Co. : to recover money. Mike Barry vs. Pat Angland: to recover money.

W. Z. Moss vs. Dick Guinee; to re-Creed H. McKendree vs. S. A. Mushen; to recover money.

E. O. Lamb vs. J. S. Kelsay: to recover money. O. C. Hule vs. W. B. Snider. : action for damages.

SUITS IN EQUITY

E. Hoy, L. D. Hoy and L. D. Hoy, and Elmer M. McCulley vs. E. C. doing business under the name of C. Thruston: injunction. Frances E. Hampton vs. C. W. With-

Edward R. Morris vs. Hugo Freund-

of mortgage. Chewaucan Land & Cattle Co. vs.

Columbus Porter and F. M. Chrisman; injunction. R. A. Hawkins vs. Addie L. Jackson,

G. W. Jackson, Charlie Garner and Ida Garner; to foreclose mortgage. Emma Keisay vs. J. S. Keisay: suit

Blanche Miller vs. Stonewall J. Miller; divorce. Continued on page eight

for divorce.