

NEED 50,000 VOTES.

Number Liquor-Dealers Must Have to Win.

SECRET CIRCULAR MAILED

National Suffrage Association Exposes Methods Employed by Brewers and the Wholesale Liquor-Dealers in Campaign.

PORTLAND, May 25.—Fifty thousand votes! This is the tremendous number of thoroughly-alarmed liquor dealers estimate that it will take to defeat the local option amendment.

The sentiment in favor of a "square deal" for women has increased so largely in our state, and the desire to do justice to the noble pioneer mothers and patriotic sisters who stand side by side with fathers and brothers in the development of Oregon, has aroused such a sense of honor in the justice-loving voters, that the revelation of the combined forces antagonistic to equality of the people will give an overwhelming vote for equal rights for all.

A secret circular judiciously mailed to liquor dealers of the state reads as follows:

Brewers' & Wholesale Liquor Dealers' Association of Oregon, Managers' Office, 113 & 5 McKay Building, Telephone Main 6150, Members of Association:

- BREWERS. Schultz & Stricker, Star Brewery, Julius Rosch, Gambrinus Brewery, Albany Brewery, North Pacific Brew Mt. Hood Brewery, Olympia Brewery, American Brewing & Sales Brewing Association, Roseburg Brewery, Enterprise Brewery, WHOLESALE LIQUOR HOUSES, Rothchild Bros. Coblenz & Levy, W. J. Van Schuy. Penni, Hickman & Co., Blumauer & Hoch, Otto Rothchild, E. Fleckenstein & Charles Stern & Co., D. Germaus, Fleckenstein, Mayer F. Botefahr & Co., Charles Kohn & Co. J. Muller & Co., F. Zimmerman & Co. C. J. Stubbins, H. V. Yarns & Co. Sherrinwood & Sherburne & Co.

Portland, May 21, 1906.—Dear Sir: Two laws are to be voted on at the election June 4 which are of vital importance to every liquor merchant in Oregon, without exception.

The first is woman suffrage.

The second is the amendment to the local option law.

The members of this association have worked hard for a long time on both these matters. So far as the amendment to the local option law is concerned, they have prepared the amendment, defended its title successfully in the Supreme Court, and placed it on the ballot.

But, being few in number, they cannot by themselves pass the local option amendment or defeat woman suffrage.

That part of the work is up to the retailers. We write this letter to earnestly ask you to help.

It will take 50,000 votes to defeat woman suffrage. It will take 50,000 votes to pass the amendment to the local option law. There are 2000 retailers in Oregon.

That means that every retailer must himself bring in 25 votes election day.

Every retailer can get 25 votes. Besides his employes, he has his grocer, his butcher, his landlord, his laundrymen and every person he does business with. If every man in the business will do this we will win.

We inclose 25 ballot tickets showing how these two laws will appear on the ballot and how to vote.

We also inclose a postal card addressed to this association. If you will personally take 25 friendly votes to the polls on election day and give each one a ticket showing how to vote, please mail the postal card back to us at once. You need not sign the card. Every card has a number and we will know who sent it in.

Let us all pull together and let us all work. Let us each get 25 votes. Yours very respectfully,

BREWERS & WHOLESALE LIQUOR DEALERS. The names appearing on the letterhead are significant, and are no doubt those "too numerous to publish" referred to in the protest of the anti which appeared some days ago.

This circular is accompanied by a postal card for reply. The interesting message it bears is addressed to Brewers' & Wholesale Liquor Dealers' Ass'n., 413-414 McKay Building, Portland, Oregon.

The reverse side of the card contains this reply message: Dear Sir: I will attend to it. Yours truly

Instead of a signature, a number follows, in strict emulation of penitentiary or convict labeling.

We believe that the exposure of this combine between the liquor interests, the corporation and the society ladies "having all the rights they want," who are consciously or unconsciously arrayed against the best interests of their less fortunate sisters, will tell its own tale of selfish motives to the reader.

The suggestion of the retailer to coerce "the grocer, the butcher, the landlord, the laundryman and every person he does business with" is the same old past method by which capital wrings from labor the millions which it enjoys.

This circular letter, the corporation protest and the few shortsighted women who lend their names are not the representative men and women who make a state great in any nation.

The progress of Oregon is assured. The votes of free men will determine her progress, and free men and free women, who cannot be intimidated will make her the foremost state on the Pacific Coast. Our future depends on the self-respecting masses, not upon corpora-

tions which exist only to further their own greed, nor upon the idle rich who in time destroy themselves, but on the honest, practical, fearless men and women who form the great body of our Nation. We rest our plea for justice on the demand for equal rights for all. OREGON EQUAL SUFFRAGE ASSOCIATION

Keep the Lid on in Tillamook County.

TO THE EDITOR TILLAMOOK HEADLIGHT.

No doubt everybody in the county has seen in some paper or other, the fact of a saloonless San Francisco. About the first thing that was done after the great earthquake was to confiscate all the liquor and destroy it. Gen. Funston ordered this at first and the results that followed prohibition were so salutary that when the saloonmen asked Mayor Schmitt when they would be allowed to start up again, he replied, "That things were going on so nicely that prohibition might continue indefinitely." Newspaper reports showed that there were no arrests for drunkenness, wife-beating, murder in low dives or gambling joints, and this was such a contrast to the conditions before the earthquake that prohibition of liquor selling was given a goodly share of credit for the difference. One of the main reasons given for keeping the "lid on" was that liquor selling would disturb the peace of San Francisco during the abnormal conditions following the earthquake.

Now, then, if liquor selling and drinking is disturbing to the peace of a community under abnormal conditions it is not true that it is a very disturbing force under more even conditions? It certainly is the chief cause of disturbance in any community where it is indulged. The report of the Grand Jury of Cook County, Illinois, where Chicago is located, for the March term of court, "That of the 2,241 cases up before them ninety per cent were traceable directly or indirectly to the saloon," shows that the saloon is a chief disturbing element. And the following decisions of the United States Supreme Court are very corroborative of the same fact:

"For we cannot shut out of view the fact, within the knowledge of all, that the public health, the public morals, and the public safety may be endangered by the general use of intoxicating drinks; nor the fact, established by statistics accessible to everyone, that the idleness, disorder, pauperism and crime existing in the country are, in some degree at least, traceable to the evil."—Mugler vs. Kun, 123 U.S. 623.

"The statistics of every state show a greater amount of crime and misery attributable to the use of ardent spirits obtained in these saloons than to any other source."—Crawley vs. Christian-son, 137 U.S. 86.

The saloon question is up for consideration. Saloon men are trying to make out that conditions are worse now than they ever have been. They think that prohibition of liquor is a bad thing for Tillamook county. The real reason is that it is a bad thing for them. Reasons, fair and impartial, given above show that prohibition is a good thing for the county. Is it not apparent to every voter in the county that there is a vast difference in conditions in the county today compared to when saloons abounded in the county? Open gambling, houses of ill-fame, and dives well-nigh as bad as you will find in Portland all cleaned out of the county. Does this not speak well for the advance in moral sentiment in the county? Is it not a fact that you would rather advertise a saloonless county to your friends back East than to advertise that you had saloons? Would not a better class of people come into your county to live if you advertised "No Saloons"? Pasadena, California, has never had a saloon, and has grown from nothing to 19,000 inhabitants, and they attribute as a chief reason, the fact that they advertised "No Saloons." Is this not worth more than passing notice?

But what is the truth about conditions in our county since prohibition went into effect? Have more drunken brawls originated, have more debts contracted by drinking men who spent their money for drink and run in debt for necessities of life? Has the moral effect been worse under prohibition than under the saloons? Are the saloons as necessary to the moral welfare of the county as the public schools or churches? The facts are that not one good thing can be traced to the saloon and that is why Tillamook county voters will keep the "Lid On" for two years more.

But every interested man, will need to show his patriotism to home and country on June 4th by going to the polls and working to down both the saloon in this county and the liquor men's proposed amendment to the local option law. The amendment must be voted down. It were better to vote saloons into Tillamook county and the amendment down than to do the reverse. But if we can vote the amendment down we can also vote the saloons out. There is no reason why we should consider the liquor traffic above our homes and best interests. The home interests are dearer to any man than the interests of any special class can be. The liquor interests are special class interests and they are in this business for what can be made out of it and not from disinterestedness for the welfare of our homes. The writer of this article will not make a cent out of it either now or in the future, but does

his work from the desire to help along what is good.

No one can deny the fact that the proposed amendment if carried will fasten upon the State a wide open liquor law. It has been charged against the liquor men repeatedly and they do not dare nor have not denied it. Instead of denying it to be such a law, and arguing for its fairness in public press and debate they plan a boycotting campaign to vote in the infamous, outrageously unfair liquor amendment and thus place the State under a wide open whiskey law. The writer has proof that the liquor men are in the boycotting business and challenges the liquor men of Tillamook county to prove the contrary. And, if by boycott and purchase vote they can carry this amendment it will be absolutely impossible for any county or precinct to put the "lid on" and restrain the liquor traffic.

This amendment paves the way for open drug stores, and wholesale liquor establishments in prohibition territory; for the liquor men absolutely controlling the election in so far as it concerns the liquor traffic; for making your vote count for liquor even though you should not vote either way on the question; for a minimum fine so low that anyone could more easily pay for violating the law than a license would cost. Under our present law the lap cook on the Elmore was fined on two charges and fines and costs were nearly \$300. Under the amendment if it carries he would probably get off with \$20 all told. The repeal of the imprisonment clause will make liquor men more determined to violate the law in prohibition territory. Take it all in all and a more wide open whiskey law could not have been gotten up. And it is up to the voters of Tillamook county to do their share in voting it down.

Put an X between 305 and No on the ballot June 4th and help vote down the amendment.

Put an X between 83 and the words, For Prohibition, on the ballot June 4th and help keep the "Lid On" in Tillamook county for the next two years.

GEO. F. ZIMMERMAN, Sec'y Tillamook Anti-Saloon League.

CARL HABERLACH.



Republican Candidate for County Treasurer.

Do You Want to Know What You Swallow?

There is a growing sentiment in this county in favor of the use of SERRAVALLO'S COMPOUND. It is but natural that one should have some interest in the composition of that which he or she is expected to swallow, whether it be food, drink or medicine.

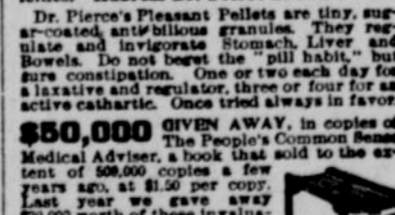
Recognizing this growing disposition on the part of the public, and satisfied that the fullest publicity can only add to the well-earned reputation of his medicines, Dr. R. V. Pierce, of Buffalo, N. Y., has "taken time by the forelock," as it were, and is publishing broadcast a list of all the ingredients entering into his leading medicines, the "Golden Medical Discovery," the popular liver invigorator, stomach tonic, blood purifier and heart regulator; also of his "Favorite Prescription" for weak, ailing, worn-out, brook-down, nervous and invalid women.

This bold and outspoken movement on the part of Dr. Pierce, has, by showing exactly what his well-known medicines are composed of, completely disarmed all harping critics who have heretofore unjustly attacked them. A little pamphlet has been compiled, from the standard medical authorities of all the several schools of practice, showing the strongest endorsements by leading medical writers of the several ingredients which enter into Dr. Pierce's medicines. A copy of this little book is mailed free to any one desiring to learn more concerning the valuable, medicinal plants which enter into the composition of Dr. Pierce's medicines. Address Dr. Pierce as above.

Dr. Pierce's Pleasant Pellets are tiny, sugar-coated, antibilious granules. They regulate and invigorate Stomach, Liver, and Bowels. Do not forget the "pill habit," but use a laxative and regulator, three or four for an active cathartic. Once tried, always in favor.

\$50,000 GIVEN AWAY. In copies of "The People's Common Sense Medical Adviser," a book that sold to the extent of 500,000 copies a few years ago, at \$1.50 per copy. Last year we gave away 50,000 copies of these invaluable books. This year we shall give away \$50,000 worth of them. Will you share in this benefit? If so, send only 12 one-cent stamps to cover cost of mailing only for book in stiff paper cover, with each stamp for cloth-bound. Address Dr. R. V. Pierce, Buffalo, N. Y.

Buy on Credit! this \$60 Machine for \$25



It is a high-arm, drop head, ball bearing, lock-stitch, double feed, and other latest improvements. This is the ANTI-TRUST MACHINE. It is the same machine agents are asking you \$60 for. All attach-ments go with each machine. Sold for only \$25 in cash and \$5 monthly.

Write TODAY for free PAMPHLET showing elegant household goods we will ship (freight prepaid) on Easy Payments—our new GREAT PLAN. Sewing Machine Company 173-175 First St., PORTLAND, OR.

HEADQUARTERS FOR DAIRYMEN'S SUPPLIES AND STEEL STOVES & RANGES. We carry a Large Stock of Hardware, Tinware, Glass and China, Oils, Paint, Varnish, Doors, Window Sashes, Fine Line of Choice GROCERIES. Agents for the Great Western Saw. ALEX. McNAIR CO., The Most Reliable Merchants in Tillamook County.

Not if, as Rich as Rockefeller

If you had all the wealth of Rockefeller, the Standard Oil magnate, you could not buy a better medicine for bowel complaints than Chamberlain's Colic, Cholera and Diarrhoea Remedy. The most eminent physician can not prescribe a better preparation for colic and diarrhoea, both for children and adults. The uniform success of this remedy has shown it to be superior to all others. It never fails, and when reduced with water and sweetened, is pleasant to take. Every family should be supplied with it. Sold by Chas. I. Clough's Drug Store.



LATIMER BROS., BARBER AND HAIRDRESSER SHAVING, HAIR CUTTING SHAMPOOING, ETC

Electric Baths nicely fitted up. Good for persons suffering with rheumatism.

NOTICE FOR PUBLICATION.

Department of the Interior. United States Land Office. Portland, Oregon, May 10th, 1906. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

EDWARD T. HALTOM, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 684, for the purchase of the Sec 14 of Section No. 4, in Township No. 1 North, Range 20 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Monday, the 6th day of June, 1906. He names as witnesses: W. M. Harrison, of Tillamook, Ore.; Louis Reifenburg, Hobokenville, Ore.; Blake Thompson, Hobokenville, Ore.; Walter C. Bailey, of Hobokenville, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Oregon, May 10th, 1906. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

MARY GENGER, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office her sworn statement No. 684, for the purchase of the Sec 14 of Section No. 4, in Township No. 1 North, Range 20 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Monday, the 6th day of June, 1906. She names as witnesses: John S. Smith, of Hobokenville, Ore.; John Hathaway, of Tillamook, Ore.; Hubert E. Ross, of Hobokenville, Ore.; Ernest Gieger, of Tillamook, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION.

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JOHN S. O'GORMAN, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 684, for the purchase of the Sec 14 of Section No. 33, in Township No. 1 North, Range 20 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Monday, the 6th day of June, 1906. He names as witnesses: Arthur E. Mathews, of Portland, Oregon; Richard W. Russell, of Portland, Oregon; Charles H. Magnus, of Duluth, Minnesota.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND ACT, JUNE 3 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Oregon, April 17, 1906.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

JOSEPH H. ELLISON, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 684, for the purchase of the Sec 14 of Section No. 20, and N 1/2 of Sec 14 and N 1/2 of Sec 14, Section 20, in Twp. No. 2 South, Range 20 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Friday, the 6th day of June, 1906. He names as witnesses: C. Austin, of Netarts, Oregon; A. M. Anstine, of Netarts, Oregon; Edwin C. Morgan, of Tillamook, Oregon; J. M. Morgan, of Tillamook, Oregon.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Oregon, May 10th, 1906.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

EDWARD T. HALTOM, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 684, for the purchase of the Sec 14 of Section No. 4, in Township No. 1 North, Range 20 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Monday, the 6th day of June, 1906. He names as witnesses: W. M. Harrison, of Tillamook, Ore.; Louis Reifenburg, Hobokenville, Ore.; Blake Thompson, Hobokenville, Ore.; Walter C. Bailey, of Hobokenville, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, JUNE 3 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Ore., April 17th, 1906.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

WILLIAM ROSS, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 684, for the purchase of the Sec 14 of Section No. 2, in Twp. No. 1 South, Range No. 8 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Monday, the 6th day of June, 1906. He names as witnesses: John S. Smith, of Hobokenville, Ore.; John Hathaway, of Tillamook, Ore.; Hubert E. Ross, of Hobokenville, Ore.; Ernest Gieger, of Tillamook, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION.

United States Land Office, Portland, Ore., April 28th, 1906. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

D. EGBERT GOODSPED, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 682, for the purchase of the Sec 14, sec. No. 7, in Township No. 1 North, Range No. 2 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk, at Tillamook City, Oregon, on Friday, the 6th day of July, 1906. He names as witnesses: James R. Harris, of Wilson, Ore.; John Bodie, of Bay City, Ore.; George Williams, of Bay City, Ore.; Daniel Goodspeed, of Tillamook, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of July, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, ACT JUNE 3 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Oregon, March 9th, 1906.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

ERMINA J. McPHER, Of Nehalem county, Tillamook, State of Oregon, has this day filed in this office her sworn statement No. 616, for the purchase of the Sec 14 of Section No. 2, in Twp. No. 1 South, Range No. 8 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish her claim to said land before county Clerk at Tillamook City, Ore., Wednesday, the 6th day of June, 1906. She names as witnesses: Harry T. Crane, of Hobokenville, Ore.; Malpus Johnson, of Hobokenville, Ore.; Martin H. Ripley, of Hobokenville, Ore.; William M. Norris, of Hobokenville, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND, ACT JUNE 3, 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Oregon, May 26th, 1906.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

CHARLES H. MAGNINIS, Of Duluth county, Tillamook, State of Minnesota, has this day filed in this office his sworn statement No. 642, for the purchase of the Sec 14 of Section No. 2, in Twp. No. 1 South, Range No. 8 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk at Tillamook City, Oregon, on Monday, the 6th day of June, 1906. He names as witnesses: John S. Smith, of Hobokenville, Ore.; Charles L. Diven, of Portland, Ore.; William H. Petrie, of Portland, Ore.; James Kelly, of Portland, Ore.; W. H. West, of Tillamook, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of June, 1906.

ALGERNON S. DRESSER, Register.

TIMBER LAND ACT, JUNE 3 1878.—NOTICE FOR PUBLICATION. United States Land Office, Portland, Ore., April 17th, 1906.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

WILLIAM ROSS, Of Tillamook county, Tillamook, State of Oregon, has this day filed in this office his sworn statement No. 684, for the purchase of the Sec 14 of Section No. 2, in Twp. No. 1 South, Range No. 8 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the County Clerk of Tillamook County, Oregon, on Monday, the 6th day of July, 1906. He names as witnesses: Robert Watt, of Bay City, Ore.; Geo. Watt, of Bay City, Ore.; D. W. Rhoads, of Bay City, Ore.; Chas. Pike, of Bay City, Ore.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 6th day of July, 1906.

ALGERNON S. DRESSER, Register.

TRADE WITH KING & MILLS CO., DEALERS IN Hardware, Tinware, Implements and Sporting Goods. When you Want a Cook Stove, Range or Heater we have exactly what you want. Our Prices are down low. We want your trade. We are Agents for the New Century Farm Gate. STORE: NEXT TO POST OFFICE.