

Names of members of the meeting: Jas. Richardson, J. S. Meldrum, Wm. Potter, James Casey, Jos. Riley, Jerry McCarthy, Cornelius Shields.

On motion of J. S. Meldrum all claims were laid over until the 1st day of May, 1869.

On motion adjourned.

(Signed)

Filed Feb. 17th, 1869, at 10 o'clock A. M.

(Signed)

R. H. HAINES, *Secretary.*

JOSEPH H. SHINN, *Clerk.*

JACKSON COUNTY.—STEAMBOAT MINING DISTRICT.

"MINING LAWS OF STEAMBOAT MINING DISTRICT"

At a meeting held at Steamboat City Jackson County Oregon April 3rd 1869 W. F. Alcorn was elected President and H W Tuttle Secretary. The following Mining laws were adopted.

ART 1st This District to be known as the "Steamboat Mining District" comprises the following territory to wit: Beginning at the head of the Cañon on Carbury Fork of Applegate River about two and $\frac{1}{4}$ miles below the mouth of Brush Creek including all of said Carbury fork and its tributaries from said Cañon to its head.

ART 2nd A mining Claim to comprise One hundred yards in length up and down the Stream flat or channel,—river or creek claim to consist of the present bed, low bars and low channels. Flat or high bar claims—in width—from the high bed rock out of the river or creek to the raising bed rock of the mountain or hill. Gulch claims the bed, bars and banks. Hill claim all the channel or wash.

ART 3rd A person is entitled to three claims by pre'emption as follows: One in the bed of a river or creek—One on a flat—One in a gulch or hill—as many by purchase as he wishes.

ART 4th All claim or claims shall be taken up by Notices and recording. There shall be two Notices One at each end of the claim or claims placed as conspicuously as possible with the date and name or names of the pre'emptor or pre'emptors thereon. Said notices and recording to hold good for ten days if the ground is workable at the time of pre'empting—if not workable until it is workable and ten days thereafter.

ARTICLE 5 Each Claim to be represented by one days labor in ten days if workable unless said claim or claims have been opened and worked with Sluices or other Machinery by leaving the sluices or machinery on the claim or claims holds them good for three months—provided the owner or owners are not working a similar class of claims elsewhere by pre'emption. Any person or persons having River claims have a right to remove their sluices and to work the same during low water; But shall state the case by a written Notice in the vacated works. When two or more claims lay together and are owned by the same owner or owners work on any one of said claims is equivalent to working on all. All claim or claims when water is to be brought in by damming, ditching or by other artificial menes for their working to be considered workable at all times. All ditching or other preparatory works towards mining to be considered the same as working on the claim or claims.

ART 6 No person or persons have a right to put in dam or dams, dump or obstruct any claim or claims in any manner whatever if it be possible without too much expense to work their claim or claims in any other way with equal facility and profit. Where any person or persons owing claim or claims and are dumping or have in dams or other works necessary for the working of their claim or claims such ground as such dams or other works obstruct to be considered not vacant.

ART 7 The oldest claim to have prior right to water dumping daming etc.

ART 8 All disputes arising in regard to the title or the working of claim or claims to be left to Referees, each party choosing one, a miner, the two chosen ones, to choose a third, all of said Referees shall reside and have a claim in this mining district. The duty of said Referees shall be to hear the evidence and statements bearing upon the case before them and to decide the question or questions involved. If either party feel aggrieved at the decision rendered have a right and can appeal to a general miners meeting of this District It shall be the duty of the Recorder to write out three Notices calling said meeting, giving at least two day's Notice.

ART 9 No deed or sale of a claim to be considered valid unless the claim or claims have been pre'empted in accordance with the laws and customs of this Mining District and further said pre'emptor or pre'emptors shall have worked or cause to have been worked to the amount of Twenty (20) Dollars on said claim or claims.

ART 10 Any person or persons discovering new Diggings in any River, Creek, Gulch, Flat or Hill in this District shall be entitled to an extra claim of One hundred (100) yards.

ART 11 All mining laws or customs heretofore existing in this mining District not in accordance with the above laws are hereby repealed and are now and henceforth null and void.

Steamboat City April 3rd 1869

M. F. ALCORM, *President*

A. W. TUTTLE *Secty*

Filed and Recorded April 20th 1869

W. H. S HYDE

County Clerk Jackson Co Oregon."

I hereby certify that the foregoing is a correct copy of the Mining Laws of Steamboat Mining District as they appear upon the Records in my office.

HENRY KLIPPEL *County Clerk*
By W. J. PLYMALE *Deputy*

DOUGLAS COUNTY.—MYRTLE CREEK MINING DISTRICT.

BY LAWS OF MYRTLE CREEK MINING DISTRICT ADOPTED APRIL 16TH 1869

ARTICLE 1st This District shall be known as Myrtle Creek Mining District

2d The boundaries of this district shall be as follows Commencing at the junction of the two main branches of Myrtle Creek thence running north to the summit of the divide between Myrtle Creek and Deer Creek, Thence easterly along the center of said divide to