

Patronize Home Industry

Spent your money for Home Products. The Klamath Falls Meat Company, Inc. offers this week Home Cured Hams at 90c per pound.

Absolutely Pure Home Rendered Lard

Five-Pound Pail, \$1.50; 5-Pound Pail No. 2, 80c; 5-Pound Pail No. 1, 75c. Our Motto—Best Quality Meats. Lowest Possible Prices.

Klamath Falls Meat Co.

Operating East End and Hales Markets
Phone 661, 1571

Lake Navigation company, a corporation, incorporated and existing under and by virtue of the laws of the State of Oregon.

Said sale is made under and by virtue of the terms of a certain mortgage, made and executed by the said Klamath Lake Navigation company, on the 27th day of November, 1908, in favor of said Ladd and Tilton bank and William R. Davis, to secure the payment of one certain promissory note, executed by the said Klamath Lake Navigation company, a corporation, dated at Klamath Falls, Oregon, November 12, 1908, for the sum of \$8,100.00 due in one year after date, without grace, payable to the order of said Ladd and Tilton bank, a corporation, at Ladd and Tilton bank, Portland, Oregon, with interest at the rate of 8 per cent per annum, from date; and one certain promissory note, executed by the said Klamath Lake Navigation company, dated at Klamath Falls, Oregon, November 12, 1908, for the sum of \$5,000.00 due one year from date, without grace, payable to the order of said William R. Davis, at the Klamath County bank, Klamath Falls, Oregon, with interest at the rate of 8 per cent per annum, from date, which said mortgage included the personal property hereinbefore described, and conditioned that if default should be made in the payment of said notes, or either thereof, then the said Ladd and Tilton bank and William R. Davis might take possession of said personal property and sell same, or so much thereof as might be necessary to satisfy the said debt, interest and reasonable expenses, after first giving notice of thirty days by publication in some newspaper, published in Klamath Falls, Klamath county, Oregon, and to retain the same out of the proceeds of such sale; the surplus, if any, to belong and to be returned to said Klamath Lake Navigation company; said mortgagor having failed to pay said notes and mortgage, or any portion thereof, the said mortgagees have taken possession of said property on account of such breach of condition, for the purpose of making sale thereof, for the reason and purposes set forth in this notice.

Dated this 5th day of February, 1912.

STONE & BARRETT,
Attorneys for Ladd and Tilton Bank and William R. Davis. 2-5-3-9 h

Cheapest accident insurance—Dr. Thomas' Eclectic Oil. Stops the pain and heals the wound. All druggists sell it.

COUNCIL'S RIGHTS GREAT IN MATTER OF LAWMAKING

As Result of Decision of Supreme Court, According to Attorney General A. M. Crawford—People Can Initiate Against New Court House

SALEM, Feb. 17.—That the recent supreme court decision in the case of *Rehuel vs. Olcott*, which held that counties are municipalities, having the power to legislate matters within the county, has let down the bars to all sorts of novel legislation on the part of counties is indicated in a letter written by Attorney General A. M. Crawford.

The letter is in reply to a communication received from Robert S. Grant Jr., of Waverly, Ore., who is objecting to the tax levy proposed by the county court of Harney county to raise funds for building a court house at Burns. Mr. Grant says that the building of a railroad through Harney county, leaving Burns off the main line, may change conditions radically.

Section 1 of article 4 of the constitution, which is the second initiative and referendum amendment, extends the initiative and referendum powers reserved to the people in the state at large by the first amendment, to the people of every municipality and district, which the court has held in the above entitled case to include counties," says the attorney general.

"Therefore, it would seem that the people of the county have the right to initiate and enact any law referring only to that county, in the same manner that the people of the state at large have the right to initiate, and enact a law for the entire state.

"If a majority of the people of the county wish to enact a law directing the county court to defer building the court house, or to submit the question of building it to a vote of the people, or make any other disposition of the question, they might do so by initiating the same and voting upon it at the election in next November."

We have some very desirable 6th street property for sale—Stephens-Hunter Realty Co.

Temple theater, Matinee daily, 2:30 p. m. Evening, first performance, 7:15, continuous.

Leper in Lighthouse May Be Plan Adopted

Thomas Early May Become Tender of Sea Signal if County Commissioners at Tacoma Carry Out Plan They Now Have in Mind

United Press Service

TACOMA, Feb. 17.—Thomas Early, supposed leper, may become a government lighthouse keeper, if plans of the county commissioners go through. The problem of what to do with Early, whose presence at Summit View, near here, has caused heated protests, may thus be solved.

The commissioners will petition the government to appoint him keeper of the light at Eagle Island, in the sound south of here. The island contains five acres of fertile ground, and is well sheltered. The county will build separate homes for Early and for his wife and three children.

Early is now farming on a five acre tract at Summit View.

If you wish to invest in Ashland residence property or apple orchard near city in best condition address K. C. Ogle, Klamath Falls, Oregon Phone 144. 15-6t r f

It's the apathy of the general run of folks that leads to rottenness in politics. If each man would make up his mind not to "let his neighbor do it," and to depend on himself, the problem would be nearer solution. The initiative and referendum is a favorite method here and another kind of initiative would be well added to it.

"I suffered habitually from constipation. Doan's Regulets relieved and strengthened the bowels, so that they have been regular ever since."—A. E. Davis, grocer, Sulphur Springs, Tex.

LIST OF INHERITED INDIAN LANDS FOR SALE

Department of the Interior, United States Indian Service
The following tracts of Indian lands with the name of the owner, description, and appraisal price, situated on the Klamath Indian Reservation, Oregon, are offered for sale, under the act of congress, approved March 1, 1907. The lands were listed September 2, 1911, and bids for their purchase will be opened February 10, 1912.

The terms of the sale are cash. James George et al, SW 1/4 Sec. 23-34-8; \$640. Fred Hendricks, SE 1/4 Sec. 19-30-9; \$960.

John Nelson, SW 1/4 SE 1/4, SE 1/4 SW 1/4 Sec. 11, and NW 1/4 NE 1/4, NE 1/4 NW 1/4, Sec. 14-34-7; \$850. Rufus John, NW 1/4 NE 1/4, E 1/2 NW 1/4, Sec. 13; SW 1/4 SW 1/4, Sec. 12-35-9; \$720.

Joseph Parazoco et al, W 1/2 E 1/2 Sec. 14-30-9; \$1,000.

The following parcels were listed August 21, 1911, and bids will be opened February 23, 1912:

Emma Cookman et al, E 1/2 SW 1/4, S 1/2 NE 1/4, Sec. 11-31-9; \$1,000.

Emma Cookman et al, SE 1/4 Sec. 2-31-8; \$900.

Emma Cookman et al, NW 1/4 Sec. 11-31-8; \$900.

Emma Cookman et al, S 1/2 NE 1/4 Sec. 10-31-8, and S 1/2 SE 1/4 Sec. 2-31-8; \$800.

Emma Cookman et al, N 1/2 SE 1/4 Sec. 23-31-7; \$1,100.

Dora Pedro et al, N 1/2 SW 1/4 Sec. 15-34-9; \$560.

Many Ann Moore, N 1/2 SE 1/4, S 1/2 NE 1/4 Sec. 24-31-8; \$750.

Sealed bids, accompanied by a certified check, payable to Edson Watson, superintendent, Klamath Indian school, and covering 10 per cent of the price offered, may be submitted at the Klamath Agency, during a period of sixty days prior to 2 o'clock p. m. on the days indicated above for each tract, at which time the bids will be opened at the office of the agency. In case of deferred payment sales, 10 per cent of the purchase price will accompany bid and 15 per cent additional when bid is accepted. Notes for balance, at legal rate of interest, taken. Patent in fee when notes and interest are paid in full. All that should appear on the envelope containing the bid should be "Bid for Inherited Indian Land," and the date of opening bid.

Any further information may be had by applying to Edson Watson, superintendent Klamath Agency, Ore.

Any further information may be had by applying to Edson Watson, Superintendent Klamath Agency.

DRY SLAB WOOD

I am now delivering first class 16-inch dry slab wood to any place in the city for \$3 a load. Now is the time to get your wood cheap, before wet weather begins.

P. C. CARLSON,
Leave orders at O. K. Transfer company or Oregon Harness company.

Are you interested in KLAMATH COUNTY? If so, see the Stephens-Hunter Realty Co. They have some good bargains.

NOTICE

Notice is hereby given that there are funds in the city treasury for the redemption of general fund warrants up to and including No. 2,816. Protested July 28, 1908, interest will cease from date hereof.

Dated at Klamath Falls, Oregon, January 30, 1912.

J. W. SIEMENS, City Treasurer

NOTICE

Notice is hereby given that the business of E. Whitlock, undertaker, is being conducted by Earl Whitlock. All parties are warned that no one has authority to contract bills for or on the credit of any other order than the order of Earl Whitlock.

Dated February 10, 1912.

EARL WHITLOCK.

NOT IN THE WATCH TRUST

The Hamilton and Deuber Hampden watch factories have never been connected in any way with the watch trust.

Their policy has always been for an open market for all, depending on merit alone to secure business. This policy has secured for the watch-buying public:

First—The best possible watch that could be produced;

Second—More watch value for less money;

Third—Time pieces that will last a lifetime;

Fourth—Time pieces fully guaranteed.

Call to see our line of these watches before buying.

FRANK M. UPP,
Watchmaker, Jeweler and Engraver,
Willits Building.



HERALD

MISCELLANEOUS
KODAK FINISHING—First class and prompt results by Frank Duncan, over First National bank, or leave orders at Little Book store, two doors west of postoffice.

FOR SALE
FOR SALE—Dry slab wood, 16-inch, delivered to any part of the city. Ackley Bros. Phone 451. 12-4t

FOR SALE—Snap; 80 acres farming land, near Weedon bridge, east side Lost river; \$1,500 cash. C. L. Parrish, Baldwin hotel. 14-6t

FOR RENT—Furnished rooms for gentlemen, at the Oregon House.

FOR RENT—Three-room house, 7th and Klamath avenue, \$12.50. Apply at bottling works or Main 1781.

NOTICE

Bids will be received by the undersigned for furnishing 200 cords of fir or pine wood, 4-foot lengths, cut out of live timbered, to be delivered as follows:

100 cords at Riverside school.

75 cords at Central school.

25 cords at Mills Addition school.

Not later than October 1, 1912. The board of directors reserves the privilege of increasing the amount to 50 cords more; also the right to reject any and all bids. Bids to be in the hands of the school clerk not later than 1 o'clock p. m., February 13, 1912. Certified check for 5 per cent of bid to accompany each bid.

By order of Board of Directors of School District No. 1, Klamath County, Oregon, February 5, 1912.

J. W. SIEMENS, Clerk.

GLASSES FOR EVERY AGE

Are procurable here. For the youngster who is a little weak in vision, for the parents whose eyes need help, for the old folks whose sight begins to show the effect of advancing years. Come or bring the member whose eyes need assistance. There'll be no mistake in the glasses we supply, because we examine scientifically all eyes before choosing the lenses.

Winters Jewelry Store

S. P. Co. Watch Inspector

Proposed Amendment to Charter Providing For Commission Form of Government for Klamath Falls

CONTINUED FROM YESTERDAY'S HERALD

ARTICLE XIII. Direct Legislation by the People

Section 121.
Direct Legislation—Any proposed ordinance may be submitted to the council by petition signed by qualified electors of the city equal in number to the percentage hereinafter required. The procedure in respect to such petition shall be the same as provided in Section 134, this article.

Section 122.
Fifteen Per Centum Petition—If the petition accompanying the proposed ordinance be signed by qualified electors equal in number to at least fifteen (15) per centum of the last preceding vote cast in the city for all candidates for mayor of the City of Klamath Falls, and contains a request that said proposed ordinance be submitted to a vote of the people, if not passed by the council, the clerk shall thereupon ascertain and certify its number of qualified signers; whereupon, if such certificate shows the required number of qualified signers, the council shall within twenty days thereafter either

(a)—Pass said ordinance without alteration, subject to a referendum vote provided by this article, or

(b)—Call a special election unless a general or special municipal election is to be held not less than ninety days and within 180 days thereafter; provided, however, nothing herein shall conflict with Section 123 herein, and at such general or special municipal election said proposed ordinance shall be submitted without alteration to the vote of the qualified electors of the city.

Section 123.
Mode of Protesting Against Ordinances—No ordinance passed by the council shall take effect before thirty days after its final passage and after publication as in this charter provided, except an emergency ordinance as provided in Article VI. of this charter. If, within said thirty days a petition signed by qualified electors of the city equal in number to at least ten (10) per centum of the last preceding vote cast in the city for all candidates for mayor of the City of Klamath Falls, be presented to the council, protesting against such ordinance taking effect, the same shall thereupon and thereby be suspended from taking effect, the council shall immediately reconsider such

ordinance, and if the same be not entirely repealed, the council shall submit it, by the method provided in this article to a vote of the qualified electors of the city, either at the next general municipal election or at a special election, which may, in their discretion, be called by them for that purpose, and such ordinance shall not take effect unless a majority of the qualified electors voting on the same at such election shall vote in favor thereof.

Section 124.
Reference by the Council—The council may, of its own motion, submit to electoral vote for adoption or rejection at a general or special municipal election, any proposed ordinance of measure or a proposition for the repeal or amendment of any ordinance in the same manner and with the same force and effect as provided in this article for submission on petition. If the provisions of the two or more ordinances or measures, adopted or approved at the same election, are inconsistent, then the ordinance or measure receiving the highest affirmative vote shall prevail.

Section 125.
Publication of Electoral Ordinance—Whenever any proposed ordinance is required by this charter to be submitted to the voters of the city at any election, the council shall cause it to be published as required of other proposed ordinances in Section 53 hereof.

Section 126.
Election—The ballots used when voting upon such proposed ordinance shall state the nature of the ordinance in terms sufficient to identify it and separate lines, the words "For the Ordinance" and "Against the Ordinance." If the majority of the qualified electors voting on said proposed ordinance shall vote in favor thereof the same shall thereupon become an ordinance of the city.

Section 127.
Several Ordinances at One Election—Provision shall be made on each ballot for voting upon all proposed ordinances submitted at that election.

Section 128.
Limit to Special Elections—There shall not be held under this article more than one special election in a period of six months.

Section 129.
Repeal or Amendment—An ordinance adopted by

electoral vote cannot be repealed or amended except by electoral vote.

Section 130.
Regulations—The council may, by ordinance, make such regulations not in conflict herewith as it may deem necessary to carry out the provisions of this article.

ARTICLE XIV. General Provisions
Section 131.
Duty of Mayor and Common Council—Upon the adoption of this charter by a majority of the qualified electors of the City of Klamath Falls, Oregon, voting thereon, and upon filing a copy of this charter with the mayor and Common Council of the City of Klamath Falls, Oregon, they shall by resolution duly passed and adopted, declare the said charter amendment duly and legally adopted, which said resolution shall be published in two daily newspapers published in Klamath Falls, Oregon, within two days after the canvassing of the votes cast at such election, and thereafter said charter amendment shall be and is hereby declared in full force and effect.

Section 132.
Duties of Present Officers as to Elections—It shall be the duty of the mayor, the Common Council and the police judge in office when this charter takes effect to call a special municipal election in accordance with Article III of this charter, to be held upon the fifth Monday immediately following the adoption of this charter for the election of three commissioners as heretofore provided; and they shall comply with all the requirements of Article III. of this charter relating to elections to the end that all things may be done that may be necessary to the nomination and election of the officers first to be elected under this charter.

Section 133.
Outgoing Officers—All officers of the city whose term of office shall be terminated by the first election under this charter, shall upon the qualification of their successors deliver and turn over to such officers upon whom their powers and duties devolve, all papers, records and property of every kind in their possession or custody by virtue of their office, and shall account to them or to any authority designated by the city council for all funds, credits or property of any

kind with which they are properly chargeable as such officials.

Section 134.
Present Ordinances Continue in Force—All laws, ordinances, resolutions, by-laws, orders, rules or regulations in force in the city of Klamath Falls at the time this charter takes effect, not inconsistent with its provisions, shall continue in full force and effect until otherwise provided by ordinance.

Section 135.
Penalty for Violation—Any person who shall violate any of the provisions of this charter for the violation of which no punishment has been provided herein, shall be deemed guilty of a misdemeanor, and upon conviction thereof shall be punished by a fine not exceeding One Hundred Dollars (\$100.00) or by imprisonment in the city jail not exceeding three months, or by both fine and imprisonment.

Section 136.
Definition of Misdemeanor—The term "misdemeanor" as used in this charter, shall mean a violation thereof or of any ordinance of which the Municipal Court or magistrate thereof shall have jurisdiction.

Section 137.
Continuing Bonds, Etc.—All official bonds, recognizances, obligations, contracts and other instruments, entered into or executed by or to the city before this charter takes effect and all taxes, fines, penalties, forfeitures, incurred or imposed, due or owing to the city, shall be enforced or collected, and all writs, prosecutions, actions and causes of action, except as herein otherwise provided, shall continue without abatement and remain unaffected by this charter; and all legal acts done by or in favor of the city shall be and remain as valid as though this charter had not been adopted.

Section 138.
Submission of Charter Amendments—This charter may be amended at any time in the manner provided by the laws of the State of Oregon. Nothing herein contained shall be construed as preventing the submission to the people of more than one charter amendment or measure at any one election.

Section 139.
Reservation of Power—The power to supersede any law of this state, now or hereinafter in force, insofar as it applies to local or municipal affairs, shall be reserved to the city, acting by ordinance.