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The Best Grade of Gasoline at the Lowest Market Price.
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SIX MOTORCYCLES TO GO BY 10TH. TERMS TO SUIT.
Klamath Sportsmen's Store
CORNER MAIN & 5TH STREETS
HE HAS IT

Young Mother's Radical Methods Work With Sons

United Press Service
SAN FRANCISCO, Nov. 6.—"Make the home just like a club. Don't put a harness on boys. Make them realize their responsibility. If they want to smoke, let them smoke—but not too much. Yes, even let them cut loose once in a while. If you don't they'll do it anyway. Make them a confident. Let them think they are helping to run things, no matter how little they are really doing, but if you are going to be a boss, be a good boss."
These were a portion of the rules laid down today by Edith Coleen, 19, who, because of the peculiar wording of her father's will, found herself the "mother" of six boys. She will left an estate of \$4,000, and she must raise the boys and be a "mother" to them.
Miss Coleen was in the midst of soap suds and soiled clothes when the reporter called.
"You'll excuse me, but it's wash day," she said between sobs. "There are six of them," she said, referring to two youngsters stuffing down

lunch before leaving for school. "They range from 9 years to 22. The two oldest work, and the rest go to school. They're all going to be presidents or senators, or something, if I have anything to say about it."
"They mind me better than they would most grown-ups. I work things on a club-like basis. We all are chummy, and confide our troubles in each other, and when there's anything to be settled we take a sort of a vote on it, and thus there is never any wouble. I am really boss most of the time, but I would never let them know it. I cook their meals, wash their clothes and give them some good talks once in a while, and in the case of the younger kids I find it necessary some times to hold a session in the woodshed."
"I think every girl should have experience with boys. It would do most of them good if their mothers turned over the care of some of the children. Then if they ever have any of their own they'll know what to do with them."
And with this she returned to the wash tub.

OUR WEEKLY SERMON

"Spurred Cures"
By Rev. E. C. Richards, Pastor Grace M. E. Church

"Are not Abana and Pharpar, rivers of Damascus, better than all the waters of Israel? May I not wash in them and be clean?"—II Kings, 5:12.

These words were said by Naaman, commander-in-chief of the Syrian army, 900 years before Christ and his miracles. He was a leper, and had been sent to Palestine to be cured. He had been sent in much pomp from the Syrian king to the king of Palestine. But the king to whom he had been sent for cure sent him to a prophet, and the prophet had sent him to wash in the muddy Jordan. He was insulted, and his mind immediately reverted to his own rivers, clearer than the Jordan, and he asked himself, "May I not wash in them and be clean?"
We criticize the men of the Old Testament freely, and think from our Christian angle of view that we would have done better. Would we? They knew nothing of a Christ. They had no Savior. They had not his standard. They lived in a half pagan time. Had we been in Naaman's place, the chances are we would have said the same thing—or worse.

1—What is the Predicament of Men?
We believe in a God of love, but too often we believe his love is to let us do as our loves dictate. Abana seems better than Jordan. We are drifting into a religion of the affections, which would be good if it did not harbor the baser affections. It is possible for a namby-pamby love to hide a religion of the will and conscience. It is possible to feel a need of something which the Christian world has called salvation, yet not be willing to raise ourselves to God's plans. Men can want and feel a need of Him, and yet threaten to leave Him and His work if He doesn't let them have their way.

Do we believe in the cross? Yes; in a way. We use it in decorations. We fill it with sentiment. We celebrate it much. But we do not surrender to it. We will not bow before it. And we do not want to be crucified upon it. We refuse to be filled with sorrow for our sins. If we truly were sorry for our sins, we would surrender to the cross, for it was created for our sins and for nothing else. Christianity is respected by us, but too often we refuse to let it be our authority. Jesus is good, but we will not obey him. We lack in soul culture. Worship is constantly sacrificed to work. This is true both of minister and people, of Christian and non-Christian. We are still in a place where we seem to think that morality consists in conforming to

2—Up to Now, the Only Cure for Sin Has Been the Cross.
The value of an ideal or a power is not in its apparent origin, but in the direction toward which it points. Mrs. Wiggs in her cabbage patch may have had a poor origin, but she had mighty high ideals. She aimed high and attained. The cross came out of a despised town called Nazareth, in an insignificant country called Palestine. Its highest outward token is a dead man crucified. But its aim is toward a cleansed, redeemed, efficient manhood and womanhood, and a citizenship and civilization which finds its type in heaven.

The thing most appreciated today is administrative ability. It commands the highest wages. The nations of the world which hold the reins of power today are the Christian nations. They have the ideal cities, communities, schools. They can make more money. They know more science and have better health and more comforts than others. They know more art and beauty. They have greater speed and power. Among these, the nation which shall be cleansed in its inner life by the fire of redemption, and shall manifest the highest adaption to the principles of the cross, shall stand supreme. The unselfish nation shall hold the balance of power.
And it is apparent on close inspection that the cross had its origin not in Nazareth, or in Palestine, but in the heart of God. The cross finds its power in the fact that it costs God something and it costs men something. The cross is God suffering with men. The cross will never be a great power to us as individuals until we learn these two things—that it is a sacrifice of God and demands a sacrifice of us. Its cost is not Golgotha, but the heart. If we can come to blend our sacrifice with God's we have the secret. When the world forgets that God suffered on the cross

How Zeppelins Damaged London



The British censor has refused to permit descriptions of the last Zeppelin raid on London to be sent by cable, but this photograph of a house in the city shows the great damage done in the last raid. The house was struck by a bomb dropped from a height of a mile, and it was wrecked and those within killed. The censor would not have permitted the photograph to be sent to the United States could he have prevented it, but it was brought by passengers.

the power of the cross vanishes. And when men forget that their own highest strength lies in God and his plan, then the power of men advances to a certain point and slumps back, dying of its own weight. We need cleansing.

LEGAL NOTICES

Notice of Sheriff's Sale on Execution (Law No. 774)
In the Circuit Court of the State of Oregon, in and for the County of Klamath.
A. L. Michael, Plaintiff,
vs.
A. Kinney, Defendant.

By virtue of an execution, issued out of and under the seal of the Circuit Court in and for the county of Klamath and state of Oregon, upon a judgment rendered and docketed in the said court on the 8th day of March, 1915, in an action wherein A. L. Michael is plaintiff and A. Kinney is defendant, in favor of the said plaintiff and against the said defendant, for the sum of fifty-eight and 48-100 dollars, with interest thereon at the rate of seven per cent per annum from and after the 11th day of January, 1915, until paid, also for the sum of twenty-five dollars attorney fee, with interest thereon at the rate of seven per cent from and after the said 11th day of January, 1915, also for plaintiff's costs and disbursements herein expended, amounting to the sum of ten and 20-100 dollars, and directing that plaintiff, upon application therefor, have execution against the real property of defendant herein attached, to wit:

Lots thirteen, fourteen, fifteen and sixteen of block twelve, and lots seven, eight, eleven, twelve, thirteen, fourteen, fifteen and sixteen of block thirteen, all in Second Addition to Klamath Falls, Oregon;

which execution was directed and delivered to me as sheriff in and for the said county of Klamath and state of Oregon. I have levied upon all the right, title and interest of the said defendant, A. Kinney, in and to the following described property, to wit:

Lots thirteen, fourteen, fifteen and sixteen of block twelve, and lots seven, eight, eleven, twelve, thirteen, fourteen, fifteen and sixteen of block thirteen, all in Second Addition to Klamath Falls, Oregon, according to the duly recorded plat of said addition on file in said county.

Notice is hereby given that I, the undersigned, sheriff as aforesaid, will in obedience to the command in said execution contained, sell the above described property, or so much thereof as may be necessary, to the highest bidder, for cash, at public auction, at the front door of the court house in the city of Klamath Falls, Klamath county, Oregon, on Monday, the twenty-second day of November, A. D. 1915, at the hour of two o'clock p. m. on said day, to satisfy the amount

and costs against the land and premises above named.
This summons is published by order of the Honorable George Noland, judge of the circuit court of the state of Oregon for the county of Klamath, and said order was made and dated the 9th day of October, 1915, and the date of the first publication of this summons is the 16th day of October, 1915.
All process and papers in this proceeding may be served upon the undersigned residing within the state of Oregon at the address hereafter mentioned.
ROLLO C. GROESBECK,
Attorney for Plaintiff.
Address, Klamath Falls, Oregon.
16-23-30-6-12-30

Notice of Sheriff's Sale (Equity No. 781)
In the Circuit Court of the State of Oregon, for Klamath County
Lulu H. Shepherd, Plaintiff,
vs.
William H. McClure, Defendant.
Under and by virtue of an execution in foreclosure, issued out of the circuit court of Klamath county, state of Oregon, dated this 29th day of October, A. D. 1915, in the above entitled action, wherein Lulu H. Shepherd, as plaintiff, recovered judgment and decree against the defendant, William H. McClure, in the sum of \$1,275.75, with interest thereon at the rate of 10 per cent per annum from the 16th day of September, A. D. 1915; and for the sum of \$150 attorney's fees and for the costs and disbursements of said action, amounting to the sum of \$15.30, and for the further order, judgment and decree foreclosing the mortgage herein and barring the rights, claims, liens and claims of equity of redemption of the said William H. McClure, and all persons claiming, by, through, or under him.

Wherefore I am commanded to sell all those pieces and parcels of land described in said mortgage herein, situated in the county of Klamath, state of Oregon, described as follows, to wit:

The west half of the southeast quarter and the southeast quarter of the southeast quarter of section twenty-one (21), and the northeast quarter of the northeast quarter of section twenty-eight (28), all in township forty (40) south, range twelve (12) east, W. M., in Klamath county, Oregon. Also lots 786, 787, 794, 795, in block 105, Mills Addition to the city of Klamath Falls, Oregon, together with the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining, or so much thereof as may be necessary or sufficient to raise the amount due the plaintiff for her principal, interest, attorneys fees, costs and disbursements and costs of sale.

A notice is hereby given that on the 29th day of November, 1915, at 2 o'clock in the afternoon, at the front door of the court house in Klamath Falls, Klamath county, state of Oregon, I will, in obedience to said order or sale and execution under foreclosure, sell the above described property, or so much thereof as may be necessary to satisfy the plaintiff's judgment, attorneys fees, costs of suit, and costs of sale, to the highest bidder for cash.
C. C. LOW,
Sheriff of Klamath County, Ore.
By GEO. C. ULRICH, Deputy.
30-6-13-30-27

Registration of Land Title
In the matter of the application of Alice Garland to register title to the lands hereinafter particularly described:
To All Whom It May Concern: Take Notice
That on the 15th day of October, 1915, an application was filed by Alice Garland in the circuit court of Klamath county, Oregon, for initial registration of that land situated in Klamath county, Oregon, particularly described and bounded as follows:

The NE 1/4 of the NW 1/4 of section 19, and the SE 1/4 of SW 1/4 and lots 3 and 4 of section 18, all in township 39 south, range 13 east, W. M., containing 157 acres more or less.
Now unless you appear on or before the 25th day of November, 1915, and show cause why such application shall not be granted, the same will be taken as confessed, and decree will be entered according to the prayer of the application, and you will be forever barred from disputing the same.
Dated at Klamath Falls, Oregon, October 16th, 1915.
(Signed) GEORGE CHASTAIN
Clerk of the Circuit Court of Klamath County, Oregon.
STONE & GALE, Attorneys for Applicant.
16-23-30-4

Notice of Poundmaster's Sale
Notice is hereby given that the undersigned poundmaster of the city of Klamath Falls, Oregon, did, on the 28th day of October, 1915, impound in the pound of said city, the following described animal:
One dark bay or light brown horse, in poor condition, branded H. F. on left hip.
And that unless the owner or owners of said animal, or other persons or persons having an interest therein shall before the time stated below, claim possession of said animal and pay all costs and charges for the keeping and advertising thereof, together with all fees provided by ordinance of said city for such animal, said animal will be sold at public auction for cash at the city pound at the hour of 1:00 on the 5th day of November, 1915.
H. T. BALDWIN, Poundmaster
Dated at Klamath Falls, Oregon, November 1, 1915.

Summons for Publication in Foreclosure of Tax Lien
In the Circuit Court of the State of Oregon, for Klamath County.
B. S. Grigsby, Plaintiff,
vs.
George L. Davis, Defendant.
To George L. Davis, the above named defendant:
In the name of the state of Oregon, you are hereby notified that B. S. Grigsby, the holder of certificate of delinquency numbered 657, issued on the 22nd day of May, 1915, by the tax collector of the county of Klamath, state of Oregon, for the amount of sixteen and 67-100 (16.67) dollars, the same being the amount then due and delinquent for taxes for the year 1912, together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner as appears of record, situate in said county and state, and particularly bounded and described as follows, to wit:

Southeast quarter of southwest quarter, and lot five, section twenty-two, township thirty-nine south, range ten east of Willamette Meridian.
You are further notified that said B. S. Grigsby has paid taxes on said premises for prior or subsequent years, with the rate of interest on said amounts as follows:
For the year 1913, paid May 22, 1915, tax receipt No. 5235, amount paid \$18.19, with interest at 12 per cent.
For the year 1914, paid August 13, 1915, tax receipt No. 4168, amount paid \$15.68, with interest at 12 per cent.

Said George L. Davis as the owner of the legal title of the above described property as the same appears of record, is hereby further notified that B. S. Grigsby will apply to the circuit court of the county and state aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of this summons, exclusive of the day of said first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest, and in case of your failure to do so, a decree will be rendered foreclosing the lien of said

New unless you appear on or before the 25th day of November, 1915, and show cause why such application shall not be granted, the same will be taken as confessed, and decree will be entered according to the prayer of