By the Bale, Barrel or Bag



we sell our choice Feed and you get quality and quantity combined. If you buy your Feed here all the year round If you you will find yourself in pocket and your stock in good condition. We sell to the best farmers and they unanimously praise the freshness and purity and equitable of our Feed at all times. A single trial will convince you that we supply

Vale Flour & Feed Co.

Notice for Publication

Vale 0959 Department of the Interior, U. S. Land Office at Vale, Oregon.

Notice is hereby given that Charles L. Cook, of Untario, Oregon, who,on May Sth. 1909, made Desert-land Applica-tion. No. 0959, for lot 3, NE¹₄ SW¹₄, SE¹₄ NW¹₄, section 18, township 27 S, range 39 E, Willamette Meridian, has filed and the section 18 and the s notice of intention to make final proof, to establish claim to the land above described, before the Register and Receiver, U. S. Land Office, at Vale, Oregon, on the 27th day of January, 1913.

Claimant names as witnesses: James McEwen, Guy Thompson, Cora Cook, all of Crowley, Oregon, Frank Seaweard, of Ontario, Oregon, BRUCE R. KESTER,

Dec 28-Jan 25 Register.

SUMMONS

In the Circuit Court of the State of Oregon, for Malheur County. Vale Trading Company, a private cor-poration, plaintiff, vs. Ettie Vanbler-

com and Martin Vanblericom, defendants.

blericom, defendants:

answer the complaint filed against you in above entitled suit on or before the 27th day of January, 1913, and if you fail to answer, for want thereof the laintiff will apply to the court for the relief demanded in said complaint, to-

For judgment against you, jointly and severally, for the sum of \$930.25, with interest thereon at eight per cent per annum from December 10, 1912, until paid, and for \$24.95 for taxes, penalties, interest and costs paid upon said lands hereafter mentioned, and for the further sum of \$150.00 as a reasonable attorney's fee in this suit; and for gage in said complaint mentioned, on the W¹₂ NE¹₄ of section 1, township 24 south, range 40 east, W. M.; also 500 inches of water from Druggerich South and the section 1 and the section 1 and the section 1 and the section 2 and the sectio 500 inches of water from Dry creek, all being situate in Malheur county, Oregon, the said mortgage being the one executed and delivered by you on November 25, 1910, to Eather E. Elliot, and by her assigned and delivered to the plaintiff, and that you and each of you, and all persons claiming or to claim by, through or under you or either of you be forever barred and foreclosed of all right, title, claim and in-

In the Circuit Court of the State of Oregon, for Malheur County. Grace Winner, Plaintiff, vá. F. W. Winner, Defendant, To the Defendant F. W. Winner: In the name of the State of Oregon. You are hereby commanded to ap-pear in the above entitled cause and court wherein six weeks after the date of the first publication of this notice

SUMMONS.

of Summons, which date of first publi cation is the-18th day of Jan., 1913, then and there to appear, and answer, of otherwise plead to the Complaint filed in the above entitled cause, and if you fail so to do default decree and a judg ment will be taken against you for want thereof for the relief demanded in said complaint, to-wit: for a decree and judgment dissolving the bonds o

matrimony heretofore and now existing between you and Plaintiff, and for abso lute divorce, and for care and custody of the said minor child Clare Winner. a boy, and for such other and further relief as may seem to the Court just

Service of this summons is made upon you by publication thereof in the Malheur Enterprise, a weekly news-paper published in said Malheur County, for six consecutive weeks, includng seven publications thereof, by virtue of an order made and entered herein by the Hon, Dalton Biggs, Judge of

Burns 03177 the above entitled Court, on the 15th day of Jan., 1913. at Vale, Oregon.
December 24, 1912,
riven that Charles L.
The first pub. is Jan. 18th, 1913,
The last pub. March 1st, 1913,
R. G. WHEELER,

Notice of Sheriff's Sale By virtue of an execution and order of sale and decree of foreclosure issued

\$54.30 on the 6th day of Jan., 1913.

To Ettie Vanblericom and Martin Van-

power company but it has been interhereiditaments, and appurtenances thereunto belonging or in anywise aphas been done toward developing the pertaining. Taken and levied upon as the property the Idaho Oregon has lost it to the of Mrs. E. C. Taylor Smith, or as much thereof as may be necessary to satisfy the said judgement and order of foreclosure in favor of Emory Cole, and that work in developing power sites against the said Mrs. E. C. Taylor must be continuous and the represen-

Smith, with interest thereon, together with all costs and disbursements that

Notice To Creditors In the County Court of the State of Oregon, For Malheur County.

Woodcock, Deceased. Notice is hereby given by the under-



County for Alleged Failure to Heed the Law, so turned this week from Portland, Idaho Company Steps in missioner's convention and the county

The Idaho Consolidated Power & Utilities company, a Delaware corporation, backed by John D. Rockefeller and the Harriman estate, has wrested control of the Oxbow from the L'aho-Oregon Light & Power company in what promises to be one of the greatest power wars ever started in eastern Oregon or the entire western country. The legal

noted New York attorney, is connec-

ted. The whole matter was arranged

bonds that \$2,000,000 would be expen-

Work has been done by the local

coup is securing control of the Oxbow upon which the Idaho Oregon Light & Attorney for Plaintiff. spent \$750,000 in preliminary develop-

by the Clerk of the Circuit Court of the County of Malheur and State of Oregon, dated the 7th day of Jan. 1913, in a certain suit in the Circuit Court, for said County and State, wherein Emory Cole, as Plaintiff, re-covered judgement against Mrs. E. C.

Taylor Smith, for the sum of \$2836.03 and costs and disbursements, taxed at Notice is hereby given that I will, on the 11th day of Feb. 1913, at the Court House door, in Vale in said County,

at eleven o'clock in the forenoon of said Snake river. day, sell at public auction, to the high-est and best bidder, for cash, the follow-

ing described property to-wit: All that certain piece or parcel of land situate, and lying and being, in the Smith's Addition to the Town of recent large hond issue was sold in Vale, in Malheur County, Oregon, More particularly described as follows: The New York the Idaho-Oregon had it

East half of Block one (1), all of Block In the name of the state of Oregon: three (3), and all of Block four (4), You are hereby required to appear and Smith's addition to the town of Vale, Oregon, as laid down and described in the town plat of said Town, now on file in the office of the County Clerk, ded in developing the power site. in Malheur County, Oregon, together with all and singular the tenements,

> power site, by those who say that new concern. Under the Oregon laws it is said there was a provision

tatives of the Idaho Consolidated Power & Utilities company claim that the local concern has forfeited its

Oregon Laws Changed,

A short time ago the laws of Oregon were amended so that anyone the taking of testimony in the con- many parts of this and neighboring In the Matter of the Estate of John B. who had a water right or a power test case of A. A. Sessions, of Par- counties, the show this year, as alsite must make application to the ma, Idaho, vs. Walter Dow, of Rome, ways, has been a big success, and a

The power site is wholly within

irrigate many thousands of acres.

signed, Executrix of the above estate, state engineer of Oregon for a perm t Oregon, in which the contestant credit to Ontario. signed, Executive of the above estate, to the creditors of, and all persons having claims against, the estate of John B. Woodcock, deceased, to ex-biblit them with the necessary vouchers. WILY TURKS VOTE

Happenings at (News of Interest to Every Resid-Inves SHAD

Court House News JARR

County Commissioner Weaver rewhere he attended the Oregon Comcourt is agei in full session.

MALHEUR ENTERPRISE

large number of D. B. Purcell has filed suit against the Oregon Short Line to quiet title to lots 16 to 19, block 21, Ontario. The railway company has no absolute title to the property, but there remains an apparent ownership which the plaintiff desires to make clear on the court records. John McLeod obtained judgment

this week in the circuit court against Murray Bros. in the sum of \$266.75, for money alleged to be due. All Power company is estimated to have parties reside at Beulah.

The Empire Lumber company has filed suit against Utopian Grange No. ment was engineered by the law firm with which Samuel Untermeyer, the 390, for settlement of account.

The Empire Lumber company brings suit against G. W. Gellasky under the laws of Oregon, which have et ux for recovery of \$42.77, with interest.

recently been changed to conform to George F. Gardner has brought the Idaho statutes upon water and power rights, and the rumor is that suit against T. F. and Margeritte E. Edmunson, as guardian of the persons the Idaho-Oregon concern failed to and estate of Alfred and Vernie Gardcomply with the new law and thereby ner, minors, to foreclose on mortlost the Oxbow, which is said to be

one of the greatest power sites on the gage. J. L. Cole brings suit against C. M. Kellogg for recovery of money About six years ago the Idaho Or gon Light & Power company started alleged to be due for the rent of lots to develop the Oxbow in conjunction 1 and 2, block 8, Vale, from July 1, with its other properties. When the 1911, to Jan. 1, 1913, amounting to \$180. The complaint states that Kellogg paid one year's rent, \$120, for provided as one of the conditions of use of the premises from July 1, the trust deed which secured the 1910, to July 1, 1911.

H. L. Waldo, of Boise, Idaho, as trustee for the bond holders, last Saturday paid the Sheriff \$12,000 for for a little pleasure, and after they the Vale Light & Water company's mittent and for some time nothing plant, but what the bondholders' plans are remains to be seen. Meantime, the light & water service goes on uninterrupted.

Carrie B. Aker has filed a complaint in the circuit court against Charles Howard Williams.

In the case of the State vs. William Stine, charged with assault with a dangerous weapon, the jury returned a verdict for the defendant.



BY RA Night was last Friday and

front" for a good other place to go, at of the steel gang, aug. laborers and some would flooded the town and n. like frontier days for a while Long into the night; all ni, fact; Vale was full of them, and a of them were full. The police die rushing business, and as most of men had money after being paid by the railroad company, the c recorder also did a noticable busin the next day.

About the first place that 50 perc of the men from "the front" after striking town is a liquor estlishment, following the lack of the version warmth and hardship encountered for days and days out in the battle with |

nature as railroad builders. Not all of them do this, and only a

very few actually drink too much; their installation Wednesday eventhey are pretty decent fellows as a ing, Jan. 22, when the following officwhole, or intend to be, but the sud- ers were inducted : den transition from nothing to the delights of civilization frequently Neighbor; proves too strong a lure for some of

'the boys'' as seemed to be the case Neighbor; the last weekend. Fist fights were numerous about

town, and more than one blackened eye or face was due to other causes. It was a crowd to conjure with, and the difference was in strong contrast to the time before they came, hungry

went over to Nyssa, there to work anew for a good time later on. Dunlop

POULTRY SHOW GOOD, AS USUAL, AT ONTARIO

Poultry is the magic word this week on the tongues of everyone in Ontario, where the annual poultry show is concluding its third and final day as the Enterprise goes to press. With donations of more than \$300 from the Ontario merchants to aid in financing the proposition, and liberal The Vale land office has concluded exhibits of domesticated birds from

today voted in favor of accepting

the proposal put forward by the Euro-

pean powers for the purpose of bring-

ing about the conclusion of peace.

Eighty delegates were present, in-

cluding senators, high ecclesiastics,

state ministers and under secretaries.

Vienna, Jan. 22. - Turkey has de-

eided to surrender Adrianople to the

Bulgarians, according to a semiofficial telegram from Constantinople.

とうとうとうとうとう



INSTALL OFFICERS tine no. The Women of Woodcraft held

Mrs. Jennie Hadley, past Guardian Mrs. Maggie Morfitt, Guardian

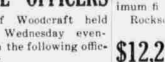
Advisor-Mrs. May Gruell; Clerk-Mrs. May Weant; Banker-Miss Mary Glenn; Magician Mrs. Lillian Davis; Attendant-Mrs. Grace Newman;

Inner Sentinel-Mrs. Edwin Johnon. After lodgee was over, a short program was given. Piano Solo, Miss. Esther Hill, reading Mrs. Jennie Hadley; vocal solo, Mrs. Edna Lake -

Delicious refreshments were then served, and in the wee, sma' hours all present wended their way homeward, day from Ogden, Utah.

People You Like

Ever stop to think that the people you like are the people who boost for you? The ones who treat you kindly and greet you with a word of praise? Sure. It's as natural as can be. That's the way every body feels about it. We boost for the people who boost for us. Our bank wants the confidence and good will of everybody and we try to treat all fairly, but when the pressure is heavy it is this banks friends and patrons that we try to accomodate first. We try to stand by our friends. It will pay you to be a customer of this bank. We will stand by you through thick and thin if you will stand by us. Isn't that fair?



\$12,291

FOR APPUL

The apportionment of th of \$1,122,214.48 among the va. counties has been completed. The eastern Oregon counties are cared for as follows: Baker \$27,277.75 15,879.25 Crook Grant 9,299.75

Harney 9,282.00 Klamath - 18,500.00 - 9,286,50 Malheur - -12,291,50.

O. O. Corey was an arrival Tues-

erest in and to ies subse quent to said 25th day of November, 1910: that said premises be sold under execution, according to law, and that the proceeds of such sale, less the cost and expense thereof, be applied on the judgment prayed for in this suit, and for such other and further relief as to the court may seem meet and equitable.

This summons is served upon you by virtue of an order duly made on the 10th day of December, 1912, by Hon.

B. C. Richardson, county judge of said county, directing that the same be pub-

Notice for Publication

DEPARTMENT OF THE INTERIOR, U. S. Land Office at Vale, Oregon, January 8th, 1913.

Notice is hereby given that Lorenzo Notice is hereby given that Lorenzo L. Bowen, of Juntura, Oregon, who, on April 10th, 1911, made Homestead ap-plication No. 01792, for SE4SW34, S¹₂SE¹₄, Sec. 25, T. 20 S., R. 38 E., and Lot 4, Sec. 30, T. 20 S., R. 39 E., Willamette Meridian, has filed notice of intention to make Final Commuta-tion Proof to establish claim to the tion Proof, to establish claim to the land above described, before E. L. Beede, U. S. commissioner, at Drewsey, Oregon, on the 12th day of Febru-ary, 1913.

Claimant names as witnesses: Joe Carter, Joe Boyer, F. M. Hor-race and Ernest Boney all of Juntura, Oregon.

> BRUCE R. KESTER, Register.

f pub.Jan 11 1 pub Feb 8

SUMMONS

In the Circuit Court of the State of Oregon for the County of Malheur. Gertrude S. Wallace, Plaintiff, vs. Harry G. Wallace, Defendant. To Harry G. Wallace, the above

named Defendant. In the name of the State of Oregon You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 1st day of February, 1913, and if you fail so to answer, for want thereof, the Plaintiff will apply to the court for the relief prayed for in the complaint, to wit: for decree for the dissolving the bonds of matrimony now and heretofore existing between you, the said Defen-dant, and the Plaintiff herein; for a decree granting the care, custody and control of the minor children to the Plaintiff, and for alimony; that Plain-tiff be decreed the owner of certain real property, described in the complaint, and for such further relief as to the court may seem just, and for the cost

and disbursements of this action. This summons is published in the Malheur Enterprise by virtue of an order made by the Hon. Dalton Biggs, Circuit Judge of the above entitled Court: indice and entered of record on the 17th day of December, 1912, direct-ing and requiring first publication there-of to be made on the 21st day of Denbor, 1912, and that such summons be published once a week for six con-secutive weeks, and the last publica-tion thereof to be made on the 1st day of February, 1913.

ROB'T M. DUNCAN, Dre. 21-Feb 1. Attorney for Plaintiff,

hibit them with the necessary vouchers, according to law, within six months had power sites in the course of conafter the first publication of this notice struction and which had already be- Jordan Valley. at the home of the Executrix of said gun to develop power must apply to estate in Malheur City, Oregon. The first notice hereof is published the state engineer for a permit to take the waters from the streams of the

in the Malheur Enterprise this 11th day of January 1913. Florence E. Woodcock,

Executrix of said estate. 5 ti.nes Notice to Creditors

In the County Court of the State of the Oregon side of the Snake river Oregon, for Malheur County. for purposes of developing power at In the Matter of the Estate of Ralph

Enterprise on December 14, 1912, and the last publication on January 25, 1913, and you be required to appear and answer said complaint on or before the 27th day of January, 1913. Dec 14-Jan 25 Attorney for plaintig the Oxhow. Several attorneys from capital and nothing has been found,

the

all persons having claims against said site or the waters of the Snake river deceased, to present them, verified as at that point Is In State of Oregon.

required by law, within six months after the first publication of this notice to said W. R. Lofton, administrator at his residence in Ironside, Malheur

W. R. Lofton, administrator of the estate of Ralph V. Lofton deceased. Dated 22nd day of Jan. 1913. 1st pub. Jan. 25th Last pub. Feb. 15th.

Appointment of Administratrix In the County Court of the State of Oregon for Malheur County.

In the matter of the Estate of M. W. Endsley, deceased. Notice if hereby given to whom it may concern, that the undersigned was by order of the above entitled court made and entered on the 23rd day of Ianuary 1912, appeinted ad

debts against said estate are dereby notified and required to present them to the undersigned at her residence in Vale, Oregon, within six months from the date of this notice, properly veri-which an adverse filing has been

Dated January 25, 1913. TAY WADE,

Administratrix of the Estate of M. W. Endsley, Deceased. Jan. 25 to Feb. 15

Harvey's Saloon, VALE, OREGON Is Headquarters for Fine Wines, weighing 550,000 pounds and occupy-

Liquors and the Choicest Cigars ing 12 cars were now in transit to the JAMES HARVEY, Proprietor. plant. Notice From Headquarters.

bines will be over \$10,000. Know all Men by these Presents: That I have complied with all requirements of law, and am therefore entitled to retail Liquors, etc., at my place of business, in the City of Vale, at the

respect, complied with the require-HEADQUARTERS. I wish to notify the wife, who has a drunkard for a husband, or a friend who is unfortunately dissipated, to give me notice in writing of such cases, and all such shall be excluded from my place protected its rights, and proposes continuing its development in the future of business. Let fathers, mothers, sisas it has done in the past. ters and brothers do likewise, and their

requests will be complied with. I pay a heavy tax for the privilege of retailing liquors, etc.; and I want it distinctly understood that I have no desire to sell to minors or drunkards-or

the destitute. There are working men and others, gentlemen of honor and means, who can afford to patronize me. and it is with them I desire to trade, I would say to those who wish to trade with me and can afford it come and I will treat you gentlemanly and courteously, but "sitters" are not wei-

Respectfully, JAMES HARVEY, Propr. installed.

160 acres of land in controversy near



Power company to take waters from GUADALAJARA, Mexico, Jan. 21 The volcano of Colima broke into violent eruption last night. Thous-Boise, Portland and New York have ands of people are fleeing from the searched the records in the Oregon villages and ranches in the vicinity. It is believed there has been some loss of life in the remoter districts.

WHERE ONTARIO GOT **ITS \$10,000 REVENUE**

the jurisdiction of Oregon, in Baker county, as the Snake river makes a The Enterprise stated last week loop near Homestead. On the east that the City of Ontario had levied a side of the loop the river is mary municipal tax of 5 mills for the enfeet higher than on the west suing year, and the statement was side of the loop and a tunnel driven and is correct, but the further statethrough from one side of the Oxbow to ment was cited that it was possible to the other would give the water suffilevy such a low tax because of some cient fall and force to make it one of \$10,000 collected in fines in Ontario gr at power sites of the during 1912 was only partially correct world. The amount of electricity As a matter of fact, the \$10,000 which could be generated would was raised from the combined money obtained for licenses, concessions, fines etc.

That the Idaho Oregon Light & Power company, with headquarters Frank Tamich was this week fined in Boise, is hardly preparing to \$15 and costs for disorderly conduct.

LADIES' AID WILL ENTERTAIN

made and as claimed, given favorable The Ladies' Aid Society of the consideration by the state engineer of Christian church will have a Valentine Oregon, is evidenced by a statement Tes at the home of Mrs. R. G. made by O. G. F. Markhus, general Wheeler, on Friday, Feb. 14; a cut manager of the Idaho Oregon, that flower and home-made candy sale on work was being pushed to complete Saturday, March 22, and a bazar on the Ox Bow plant with the least pos-Friday, May 2, 1913. sible delay and that four turbines,

Methodist revival meetings will commence Sunday, January 26. The new song books have arrived and will be in use in future services. The freight charges on these tur-

Mr. Markhus further stated that Mr. Markhus stated relative to the the company was the absolute owner article from the Boise Statesman appearing in the parallel column, that of the land necessary to make this the Idaho Oregon company had in all development, and that no other person or company could develop this ments of the statutes of Oregon for project without purchasing both land the appropriation of water, and fully and works owned in fee by the Idaho-Oregon company.

Rocketeller and Harriman

With particular reference to the With reference to the statement that statement that the so-called Rockcwork had been abandoned at the Ox feller and Harriman interests were Bow, Mr. Markhus said that the work behind the adverse claimants of these had been continued at all times, and rights, and that there was a power that there was now and had tee 1 for war between those interests and the some time past, a large force e - owners of the Idaho-Oregon propergaged in installing headgates, and ties, he said that he neither knew of that water wheels had been ordered any such war nor was he advised that and were now on the way and would the Rockefeller and Harriman interbe delivered at the power site within ests were either engaged or proposed two or three weeks and immediately to engage in the power business in Idaho or Oregon.

TO ACCEPT TERMS; **The First National Bank** LOSE ADRIANOPLE Constantinople, Jan. 22. - The

Vale, Oregon

Five Per Cent On Time Deposits Capital Stock \$50,000

Money Sent to All Parts of the World at Lower Rates than Charged by the Post Office.

DIRECTORS AND OFFICERS: J. S. Edwards, Pres't T. W. Halliday, First Vice President W. R. Wilkerson Second Vice Pres't James Munro, Cashier J. E. Lawrence, Asst Cashier W. J. Graff.

N. A.

and a start a start as a start

M. F. Co. Extends Invitation

Growing? Yes! And there is a reason for it.

The one topic of conversation whereever you go is the Malheur Forwarding Co'sstore. The reason for their being known and talked of in all parts of the county is on account of their prices always being the lowest.

You will always be met at their door by a courteous sales-clerk who will attend to your order to the best of his ability.

They cordially invite all who have not visited their store to come in and see them. Those who have been there before do not need an invitation, they know where prices and service are the best.

Malheur Ford'g Co.

In the matter of the Estate of M. W.

court made and entered on the 23rd day of January, 1913, appointed ad-ministratrix of the estate of said de-ceased; all persons having claims or debts against said estate are hereby