

CANNED GOODS SO GOOD THAT THEY WILL DESTROY THE LAST OF YOUR PREJUDICES AGAINST SUCH FOODS

Really the "art preservative" of canning fruits and vegetables and berries is a fine art. It has made great strides, too, and were it not that the delicious things of summer may be thus preserved for the winter, the food problem would be a serious one, indeed.

There's a great difference between the "canned" goods of years ago and of nowadays. Now you can get the most delicious of soups, vegetables, fruits and berries in cans—prepared with great care and entire cleanliness. Modern canning methods place on your table foods that, out of season, would have been wholly unobtainable to our remote ancestors.

We sell all kinds of GOOD CANNED GOODS. Come in and let us tell you about them.

Hobb's Cash Grocery and Bakery

REDMOND, OREGON

CLOSING OF POOL HALLS PEEVES BEND PEOPLE

SHERIFF IS THREATENED WITH SUIT FOR DAMAGES FOR OBEYING THE LAW

Bend citizens are threatening Sheriff Elkins with a civil suit for damages as the result of his efforts in closing the pool halls and bowling alleys in that city last Sunday, says the Prineville Journal of the 5th. The suit, if it materializes, will be in the nature of an injunction restraining the sheriff from making arrests for violations of the Sunday law.

The law in question is Section 2125 of Lord's Oregon Laws, prohibiting the keeping open of any store, grocery, bowling alley or billiard room for the purpose of labor or traffic, or any place of amusement, certain exceptions being made, including livery stables, drug stores, doctor shops, undertakers, butchers, bakers and theaters. It was enacted in 1903.

District Attorney Wirtz and Sheriff Elkins recently sent personal notices to all keepers of billiard rooms, bowling alleys and card rooms in the county calling their attention to the law. Notice to the Bend law violators was sent by personal letter by the district attorney himself. The notice was ignored and prosecutions were authorized which were brought in the justice's court at Bend.

After two trials in which no convictions could be had, the violations continued. The facts at both trials were conceded, but the juries would not bring in a verdict of guilty, so last Sunday the sheriff gave his deputies at Bend, J. H. Wenzel and L. L. Fox, instructions to lock up the pool halls and if a resistance were made to arrest the violators, bring them to Prineville and put them in jail. The instructions were followed, except that upon promising to keep

closed the offenders were not brought to Prineville.

It is for this act that the threatened suit is to be instituted. City Attorney Forbes of Bend is active in the defense of the law violators, and claims that the law is unconstitutional for the reason that it discriminates between certain classes of business and is, therefore, class legislation, and also wants damages for arrests made on Sunday, which he claims are not authorized by law, except in the case of felony.

However, District Attorney Wirtz has advised the sheriff's office that the law provides that any person, whether an officer or not, is authorized by our law to make arrests where a crime is being committed in his presence, whether Sunday or a week day. As to the constitutionality of the law, there is some doubt, according to Mr. Wirtz, but he says that the supreme court of this state has upheld legislation closing barber shops on Sunday, which is no less discriminatory.

The sheriff further states that if he is to inquire into the validity of every law on the statute books before making arrests or enforcing them, many laws would go unenforced while he was studying the decisions of the courts. He claims that the legislature which made the law is a better judge of its validity, and all laws on the statute books will be enforced until a court of competent jurisdiction has declared them to be invalid.

OREGON TRUNK VALUE SET

Cost From Columbia to Bend Approximately \$16,000,000.

It cost approximately \$16,000,000 to build the Oregon Trunk Railway from the middle of the Columbia river to Bend.

The Cello bridge, from the middle of the river to connection with the North Bank Road on the Washington side, cost more than \$1,000,000 more.

These facts, which always were matters of common knowledge, were made items of record yesterday by Clyde B. Atchison, a member of the State Railroad Commission, acting for the commission, in an effort to secure a correct valuation of the property.

The commission is securing a valuation of all railroads in Oregon.

WEST SIDE OF COUNTY GETS APPROPRIATION

COUNTY COURT MAKES LIBERAL ALLOWANCE FOR ROADS AND BRIDGES

At the meeting of the County Court last week the west side of the county drew a prize package of \$27,800 appropriation for roads and bridges. This is the largest sum ever granted this side of the county, and with the amount available much necessary improvement will be made. The money is to be expended under the direction of County Commissioner Bayley, and will be apportioned as follows:

- Bend-Laidlaw road, \$6,000.
- Bend-Burns and Bend-Bear Creek roads, \$15,000.
- Redmond-Sisters road, \$7,000.

The remainder of the money will be used in different parts of the west side as occasion demands.

We do law printing.

Notice for Publication Department of the Interior, United States Land Office, The Dalles, Oregon, January 22, 1914.

Notice is hereby given that Charles H. Kimball of Laidlaw, Oregon, who, on November 14, 1910, made homestead entry No. 07696, for the Southeast Quarter of the Southwest Quarter, Section 35, Township 15 South, Range 11 East, Willamette Meridian, has filed notice of intention to make Final Three Year Proof, to establish claim to the land above described, before W. B. Daggett, U. S. Commissioner, at Redmond, Oregon, on the 25th day of April, 1914.

Claimant names as witnesses: Walter Peterson and Edward McGuire, both of Laidlaw, Oregon; William Case and Everett Case, both of Redmond, Oregon.

H. FRANK WOODCOCK, Register. First publication March 12-April 9.

NOTICE OF SHERIFF'S SALE

By virtue of an execution in foreclosure duly issued by the Clerk of the Circuit Court of Oregon, dated the 7th day of February, 1914, in a certain action in the Circuit Court for said county and state, wherein Louise C. Davenport as plaintiff recovered judgment against Moses A. Gulick, Bertha M. Gulick, O. G. Adams and S. W. Yancey for the sum of One Thousand Twenty, and No One-Hundredth Dollars (\$1,020), and interest thereon at the rate of 10 per cent per annum from January 18, 1914, and the further sum of One Hundred Twenty, and No One-Hundredth Dollars (\$120), attorney fees and costs and disbursements of this action, on the 31st day of January, 1914.

Notice is hereby given that I will on the 14th day of March 1914, at the North Front Door at the Court House in Prineville, Oregon, in said county, at 10 o'clock in the morning of said day, sell at public auction to the highest bidder, for cash, the following described property, to-wit: The north half of the northeast quarter, southeast quarter of the northeast quarter, and the northeast quarter of the northwest quarter, Sec. 30, Tp. 14 South, Range 17, East W. M., Crook County, Oregon.

(And whereas it was further ordered and decreed by the court that the defendants O. G. Adams and S. W. Yancey do have and recover of and from the defendant Moses A. Gulick the sum of Five Hundred Ten Dollars and \$2-100, the same to bear interest at the rate of 10 per cent per annum from January 13, 1914, and the further sum of Seventy-Five Dollars as attorney fees, and the further sum of Ten Dollars as costs incurred in this suit, and that execution issued therefor.

It was further ordered, adjudged and decreed by the court that the mortgage given by the defendant, Moses A. Gulick, to the plaintiff, and the mortgage given by the defendant, Moses A. Gulick to the defendants, O. G. Adams and S. W. Yancey, be foreclosed and the said mortgage premises be sold by the Sheriff of Crook County, Oregon, in the manner prescribed by law, and that the proceeds of such sale be applied to the satisfaction of the judgment therein rendered against the defendant, Moses A. Gulick, and in favor of the plaintiff, and if such proceeds are more than sufficient to satisfy such judgment, then the surplus be applied to the satisfaction of the judgment herein rendered in favor of defendants O. G. Adams and S. W. Yancey, and against the said defendant Moses A. Gulick.

And that the plaintiff and the defendants O. G. Adams and S. W. Yancey be allowed to become bidders and purchasers at such sale equal with other persons, and that defendant and all persons claiming by, through or under them or any of them be forever barred and foreclosed and estopped from having or claiming any right, title or interest in or to said premises or any part thereof, or any dower or claim of dower. That the personal property described in and covered by the mortgage of the defendants O. G. Adams and S. W. Yancey, to-wit: One 12-ft. Deering push binder and all equipment, be sold by the Sheriff of Crook County, Oregon, in the manner provided by law, and the proceeds of such sale be applied exclusively to the payment of the judgment herein rendered in favor of the defendants O. G. Adams and S. W. Yancey, and against the defendant Moses A. Gulick, and will sell the same or as much thereof as may be necessary to satisfy the said judgment in favor of Louise C. Davenport against said Moses A. Gulick et al, with interest thereon, together with all costs and disbursements that have or may accrue.

FRANK ELKINS, Sheriff Dated at Prineville, Ore., February 15, 1914. First publication Feb. 12-Mar. 12.

Notice for Publication Department of the Interior, U. S. Land Office at The Dalles, Oregon, February 9, 1914.

Notice is hereby given that Bert E. Nichols of Redmond, Oregon, who, on June 15, 1908, made Homestead Entry No. 16077, Serial No. 04471, for the S 1/2 SW 1/4, W 1/2 SE 1/4, Section 20, Township 14 South, Range 13 East, Willamette Meridian, has filed notice of intention to make Final Five Year Proof, to establish claim to the land above described, before W. B. Daggett, U. S. Commissioner, at Redmond, Oregon, on the 21st day of March, 1914.

Claimant names as witnesses: D. C. Hall, William R. Davidson, both of Terrebonne, Oregon; E. M. Eby, J. J. Ellinger, both of Redmond, Oregon.

H. FRANK WOODCOCK, Register. First publication Feb. 19-Mar. 19.

Furniture

YOU WILL BUY YOUR FURNITURE AT REDMOND. YOU CAN DO NO BETTER ANYWHERE. COME IN AND BE CONVINCED. DON'T WAIT TILL YOU NEED THE GOODS.

C. H. IRVIN, Furniture & Undertaking



If you want to SELL your property List it with

"That Man McCaffery"

He doesn't ask an exclusive right; he can sell it anyway



Hotel Redmond Bar

HERMAN J. LOVE, Proprietor

CARRIES NOTHING BUT THE BEST BEST BRANDS OF LIQUORS, WINES AND CIGARS

SEED GRAIN FOR SALE

For sale at my ranch two miles southwest of Redmond, the following grains:

WHITE HULLESS BARLEY—An exceptionally early variety.

GOLD COIN OATS, ALSO SWEDISH SELECT OATS—Both these varieties of oats yielded a bushel to each pound of seed sown last season.

SPELTZ, OR EMMERS—An exceptionally hardy and drought resisting crop.

I also have a span of HEAVY MARES, one with foal, and a span of young mules, well broken. Prices reasonable.

C. W. MUMA, Redmond, Ore.



The Spokesman

for.....

Good Printing

MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

