

Powell Butte.

Powell Butte, March 31. J. L. Gibson was a visitor to Prineville last Friday.

Mr. Buckingham, traveling sales man for the Shores Co., was in these parts last week.

Mrs. Guy Sears of Redmond visited with her brother, D. A. Yates, and family last week.

Mrs. A. W. Bayn left Friday for Portland, where she will visit friends and relatives for a couple of weeks.

W. G. Mustard went to Bend Saturday with a load of oats.

Miss Alma Johnson came out from Prineville Wednesday for a few days' visit with her father and brothers.

Gay E. Dolson and Mr. Wells of Redmond were in this section Thursday interesting the farmers in a proposed co-operative creamery for Redmond.

Mr. and Mrs. E. N. Hall entertained a few friends Thursday evening. After a pleasant evening spent at cards and conversation the hostess served a most delicious luncheon. Seated at the table were Mr. and Mrs. N. P. Alley, Mr. and Mrs. G. C. Truesdale, Mr. and Mrs. E. N. Hall, Miss Maud Shurtrun and Merton Shurtrun.

The different members of the Allen Landfare family have been ill the past week with la grippe.

Mrs. Wm. Nanny came out from Deschutes Thursday for a brief visit with Mrs. Allen Wilcoxen. Mrs. Nanny, who is fond of walking, made the entire distance on foot, covering 2 1/2 miles in six hours.

J. P. Doherty of Redmond Sundayed with Reeves Wilcoxen.

Merton Shurtrun and sister, Miss Maud, returned to their home in Portland Sunday, after an extended visit with their sister, Mrs. E. N. Hall.

Mrs. Mary Orreller, who has been visiting her granddaughter, Mrs. Joe Shearer, left Monday for Sunnyside, Ore., where she will spend the summer visiting friends.

There are several teams at work cleaning the canal under the direction of Ditchman Joe Shearer. It is hoped the work will be finished in time to turn down water soon as some land will have to be watered before plowing to insure best results for certain crops.

Mrs. G. C. Truesdale and Mrs. Joe Shearer were visitors at the county seat Friday.

Neighbors and friends experienced considerable uneasiness at the disappearance of A. W. Bayn for a couple of days the latter part of the week. Mr. Bayn took his wife to Redmond Thursday evening to take the Friday morning train and his whereabouts from that time until Sunday is a Sherlock Holmes mystery. Preparations were under way to start a searching party when the missing man finally put in his appearance at the ranch Sunday afternoon, thereby saving interested parties further worry. Mr. Bayn is very reticent on the subject of his absence and so the mystery deepens.

Geo. Hobbs has traded his nifty little black buggy team for a pair of registered trotting mares. These mares are supposed to throw dust on all other Powell Butteites who are unfortunate enough to be found traveling the same road with "Spud" and his trotters. The exchange was made in the hope that a swifter team would in some way aid their owner to catch a crook, that being his sole ambition now-a-days.

Miss Pauline Truesdale went to Prineville Monday where she will spend the week visiting Miss Fay Bassett and other friends.

Ed Golden, a Portland druggist, sent his mother, Mrs. N. B. Golden, a copy of the Fairwood Bee, a suburban Portland paper of recent date, in which appears an egg story. This story has to do with an enormous egg so the writer says, which measures 7 1/2 inches in circumference one way by 6 1/2 inches the opposite way. Now if this is the largest egg the Willamette Valley can produce they will certainly have to go way back and sit down in favor of Mrs. Golden who owns as fine a lot of Rhode Island Reds as one could find in the state and who on measuring one of the Biddy's eggs, found it to be 9 inches in circumference one way by 7 1/2 opposite way. Now will the valley people begin to wake up to the fact that there is a Central Oregon and occupying a central location in it is Crook County, while centrally located in Crook County is a most fertile section of country called Powell Butte and that we are fast developing into an ideal dairy and hog raising section besides being the home of hens who lay large eggs.

Property for Sale.

Mrs. Walter O'Neil's home, large parcel of land, nine-room house, good barn, chicken house and other outbuildings. A bargain. Part terms. Call or write Mrs. WALTER O'NEIL, Prineville, Ore. 3-29-14

Ordinance No.

An ordinance entitled an ordinance to prevent and restrain dogs from running at large upon the public streets, alleys, parks, public grounds or private premises, within the corporate limits of Prineville, Oregon, and to provide a punishment for the violation of this ordinance.

The People of the City of Prineville, Oregon, do ordain as follows: Section 1. That from and after the taking effect of this ordinance it shall be unlawful for any dog or dogs to run at large upon the public streets, alleys, parks, public grounds or private premises, within the corporate limits of the City of Prineville, Oregon, provided however, any dog or dogs may be harbored or kept, by the owners or keepers thereof, on any private premises in said City, if said dog or dogs be confined therein, or chained therein, or otherwise secured so as not to escape therefrom, and it is herein further provided that any dog or dogs may go upon any street, alley, park, public ground or other private premises not mentioned above, providing said dog or dogs, be fastened to a rope, chain, lash, or other fastening device and in the actual, present and physical charge and control of the master, owner or keeper.

Section 2. That any person or persons, who are owners, masters or keepers of any dog or dogs, violating any of the terms and provisions of Section One of this ordinance, shall be deemed guilty of a misdemeanor and upon conviction thereof in the Recorder's Court of the City of Prineville, Oregon, shall be fined not less than five dollars nor more than twenty-five dollars and pay the costs of prosecution and in default of the payment of such fine and cost imposed, shall be confined to the City Jail one day for each two dollars of such fine and costs, not to exceed thirty days.

Section 3. In as much as there are no ordinances for the City of Prineville, Oregon, governing the keeping of dogs from running at large in said City, this ordinance is necessary to preserve the safety, peace and decorum of the City of Prineville and its inhabitants, and an emergency is hereby declared to exist, and this ordinance shall take effect and have full force and virtue, from and after its approval by the Mayor.

Passed by the City Council of the City of Prineville, Crook County, Oregon, on the 1st day of April, 1913, after the third reading thereof.

Approved by the Mayor of said city the 1st day of April, 1913.

G. N. CLIFTON, Mayor. Attest: A. R. Bowman, Recorder.

I, A. R. Bowman, do hereby certify that I am the duly elected, qualified and acting recorder of the City of Prineville, Oregon, that I have compared the above and foregoing copy of ordinance with the original thereof, that the same is a true and correct transcript from said original ordinance and of the whole thereof.

Dated this 1st day of April, 1913.

A. R. BOWMAN, Recorder.

Ordinance No.

An ordinance entitled an ordinance to prevent chickens, turkeys, ducks, geese and other domestic fowl from being at large upon the public streets, alleys, parks, public and private grounds in the City of Prineville, Oregon, and to provide a punishment for violations thereof, and to repeal all other ordinances and parts of ordinances in conflict herewith.

The People of the City of Prineville, Oregon, do ordain as follows: Section 1. It shall be unlawful from and after the taking effect of this ordinance, for any chickens, turkeys, ducks, geese or other domestic fowl to run at large, or be in or upon any street, alley, park, public or private ground, within the corporate limits of the City of Prineville, Crook County, Oregon, provided however, such fowl above enumerated may be raised or kept on private ground, if the same are kept there in enclosures and not allowed to escape therefrom, and be it further provided that this ordinance is not to be construed to prevent trafficking in and disposal of said fowl in the ordinary trade channels, or the marketing thereof.

Section 2. Any person or persons, who are the owners of, or who have possession or control of such fowl as enumerated in Section One of this ordinance, within the corporate limits of the City of Prineville, Oregon, violating any of the terms and provisions of said section or of this ordinance, shall be deemed guilty of a misdemeanor, and upon conviction thereof in the recorder's court of said City shall be fined not less than five dollars and not more than twenty-five dollars, and pay the costs of prosecution, and in default of the payment of such fine and costs, shall be confined to the City Jail one day for each two dollars of such fine and costs, not to exceed thirty days.

Section 3. Passed by City Council on the 1st day of April, 1913, after the third reading thereof.

Approved by the Mayor of said City on the 1st day of April, 1913.

G. N. CLIFTON, Mayor. Attest: A. R. Bowman, Recorder.

I, A. R. Bowman, hereby certify

that I am the duly elected, qualified and acting city Recorder of the City of Prineville, Crook County, Oregon, that I have compared the above and foregoing copy of ordinance with the original thereof, that the same is a true and correct transcript therefrom and of the whole thereof.

Dated this 1st day of April, 1913.

A. R. BOWMAN, City Recorder.

Summons.

In the circuit court of the state of Oregon, for the county of Crook. Dan Eno, Plaintiff, against Elizabeth Reed, Charles E. Reed, Milo B. Stone, Ella Stone and L. J. Hadley, Defendants. To Elizabeth Reed, Charles E. Reed, Milo B. Stone, Ella Stone and L. J. Hadley, and to each of you, the above named defendants: In the name of the state of Oregon, You, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Thursday, the 8th day of May, A. D. 1913, and if you fail so to answer, for the want thereof, the plaintiff will apply to the court for the relief demanded in the complaint herein.

That this suit has been brought for the foreclosure of a certain mortgage by reason of the default of the conditions thereof, said mortgage having been given, said Elizabeth Reed and Charles E. Reed, and duly signed, executed, acknowledged, witnessed and delivered by them to one H. J. Jorgensen, dated on December 17, 1910, to secure the payment of sixteen hundred dollars (\$1600.00) in accordance with the tenor of one certain instrument in writing for that amount, to-wit: a promissory note bearing date the 17th day of December, A. D. 1910, and made payable to said H. J. Jorgensen or order, with interest at the rate of ten per cent per annum, payable annually, from date, said note being due one year from December 17th, 1910, said mortgage designating and creating a lien therefor upon the southeast quarter (se) of southwest quarter (sw) of section four (4); east half (eh) of northwest quarter (nw) and southwest quarter (sw) of northeast quarter (ne) of section nine (9), township 18 south, range 12 E., W. M., in Crook county, Oregon, said mortgage having been duly recorded in the office of the county clerk of said Crook county on Dec 22, A. D. 1910, at 8 o'clock a. m., and recorded on page 433 in Book 12, Record of Mortgages of said county, and appears there of record.

That said note and mortgage were, thereafter, and on November 19, 1912, duly assigned and transferred by said H. J. Jorgensen, to the plaintiff herein, by an instrument in writing, dated on that date, which said instrument was duly recorded in the office of the county clerk of said county of Crook, on the 5th day of January, A. D. 1913, at 5 o'clock p. m., and recorded on page 408 in Book 17, Record of Mortgages, of said Crook county, and there remains of record.

That the said default consists in the failure of the said Elizabeth Reed and Charles E. Reed, or any of said defendants, to pay said indebtedness or any part thereof and said indebtedness is still due and owing plaintiff and wholly unpaid.

That the subject of this suit is real property within the state of Oregon, and that the defendants, Milo B. Stone and Ella Stone, each has, or claims some interest or right in and to said mortgaged premises, but that plaintiff's mortgage lien is prior in date and superior in equity thereto. That the relief sought of the defendants, Milo B. Stone and Ella Stone, and each thereof, claiming interest or right in and to said mortgaged premises, if any they may have, be declared subsequent and inferior in equity to the claim, interest or right of the plaintiff herein.

You are further notified, that this summons is served upon you, the said defendants, Milo B. Stone and Ella Stone, and each thereof, by publication, upon the order of Hon. G. Springer, judge of the county court of said Crook county, by order duly made therein and dated the 29th day of March, A. D. 1913, the same being duly filed on said date with the clerk of said circuit court for said Crook county.

First publication, March 27th, 1913. Last publication, May 8th, 1913. C. M. CRANDALL, M. R. ELLIOTT, Attorneys for plaintiff.

Notice of Final Accounting. Notice is hereby given by the undersigned, the administrator of the estate of Cornelius Thomson, deceased, that he has made and filed with the clerk of the county court his final accounting of his administration of said estate, and that the honorable county court has set Monday, the 5th day of May, 1913, at 10 o'clock in the forenoon at the county court room in the courthouse at Prineville, in said county and state, as the time and place for hearing said final accounting and settling said final accounting. Dated this 11th day of March, 1913. WILLIAM B. THOMPSON, Administrator of the estate of Cornelius Thomson, deceased. 3-13-14

Summons. In the circuit court of the state of Oregon for Crook county. The W. F. King Co., corporation, plaintiff, vs. Irwin D. Hasey, Ethel Hasey, J. K. Macpherson and Able Cook, defendants. In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed in the above entitled suit and court on or before the 2nd day of May, 1913, and if you fail so to appear and answer the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: for a decree and judgment against Irwin D. Hasey for the sum of \$200.00, with interest thereon at the rate of ten per cent per annum from January 1, 1911, for attorney's fees and for the costs and disbursements of this suit.

That the mortgage described in plaintiff's complaint be foreclosed and the land described therein sold by the sheriff of this county according to law and the practice of this court and the proceeds applied to the payment of plaintiff's said judgment and that the defendant, Irwin D. Hasey, be forever barred and foreclosed from claiming any right, title or interest in said premises or any part thereof. This summons is published by order of the Honorable G. Springer, judge of the county court of the state of Oregon for Crook county, made on the 29th day of March, 1913, which said order prescribed that this summons be published in the crook county journal, a weekly newspaper, printed and published in Prineville, Crook County, Oregon, for a period of six consecutive weeks.

The date of the first publication of this summons is March 29, 1913. M. R. ELLIOTT, Attorney for plaintiff.



Finish This Story

WORKMAN in an IHC wagon factory was explaining the various stages of wagon construction to an interested visitor. He picked up two pieces of long leaf yellow pine, and asked the visitor to notice the difference in the weight of the two pieces. The lighter piece, he explained, was kiln-dried. The heavier piece was air-dried. It had retained the resinous sap which adds strength and toughness, while in the kiln-dried piece of lumber this sap had been drawn out by the too rapid application of heat.

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Here was something to think about. The visitor asked for a test as to the relative strength of the two pieces of wood. The air-dried piece held up under nearly double the weight under which the kiln-dried piece of lumber broke. To the eye there was no difference between these two pieces of lumber, but when put to the test there was a vast difference. So it is throughout the construction of IHC wagons - Weber, Columbus, New Bettendorf, Steel King. They are built for real strength, light draft, and satisfactory service. Weber and Columbus wagons have wood gears. Steel King and New Bettendorf have steel gears. IHC local dealers handle the wagons best suited to your work. See them for literature and full information, or, write International Harvester Company of America (Incorporated) Portland, Ore.

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D. H. PEOPLES Civil and Irrigation Engineer Room 11 Adamsan Bld'g Prineville, Ore.

Dr. Howard Gove Dentist. Crook County Bank Building

J. H. Rosenberg Physician and Surgeon Calls answered promptly day or night Office two doors south of Campbell's Drug Store. Residences corner 1st and Main Streets. Prineville, Oregon.

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J. Tregelles Fox M. R. C. S. Eng. and L. S. A. London; Licenses Oregon State Medical Board. Specialist in Surgery; Hygiene; Allimentary Canal; women and children's diseases, etc. Office and residence: Third street near Court House. Phone Pioneer. Calls answered promptly, night or day. Charges moderate.

Summons. In the circuit court of the state of Oregon, for Crook county, Olean Land Company, a corporation, plaintiff, vs. David Burton, and Mrs. David Burton, wife of said David Burton, and all other persons or parties unknown claiming any right, title, estate, lien upon or interest in the real estate described in the complaint herein, defendants. To David Burton and Mrs. David Burton, wife of said David Burton, and all persons or parties unknown claiming any right, title, estate, lien upon or interest in the real estate described in the complaint herein, and also described in this summons, above named, defendants: In the name of the state of Oregon, You, and each of you, are hereby summoned and required to appear in the above entitled court and answer or plead to the complaint filed therein in this suit against you on or before May 5th, 1913, which is the time prescribed in the order of the circuit judge of Crook county, Oregon, pursuant to which this summons is published, in which you are required to so appear, answer or plead, and if you fail to so appear, answer or plead, the plaintiff will apply to the court for the relief demanded in the complaint, which relief is that the plaintiff's title to the following described real property situate in Crook county, Oregon, to-wit: The north half of the southwest quarter and the south half of the northwest quarter of section twenty-one (21), in township twelve (12) south, range ten (10) east of the Willamette Meridian in Crook county, Oregon, and every part thereof, be forever quieted against you and all persons claiming by, through or under you, or either of you, and that plaintiff be enjoined to be the owner thereof in fee simple; and that you and all persons claiming, or to claim, by, through or under you, be forever barred, enjoined and restrained from claiming or asserting any right, title or interest in or to any part of said property and for such other and further relief as to the court may seem equitable in the premises.

The date of the first publication of this summons is the 29th day of March, 1913. This summons is published pursuant to an order of G. Springer, county judge of Crook county, Oregon, made on the 19th day of March, 1913.

L. M. BEHTLELL, Attorney for plaintiff.

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