L. A. LONG, Editor.

County Official Paper

Subscription: \$1.50 per Annum.

Issued Every Thursday

LONG & MCKINNEY

The Hillsboro Band has demon receive every encouragement.

Hillsboro is moving right along. thank you! A pull for a cant ery; a pull for a big sawmill or two to add to the one already here, and a pull altogether will put Hillsboro in the 5,000 class in a year or so.

Teddy is coming home. Glad to

ASSESSOR'S NOTES.

Aserseor Max Crandall has receiv ed instructions from the State Tax Commission, and the directions Reimers and Mann vs Gill, March 21; clear up much that has been the bone of contention. For instance:

Many people hold that a colt is not taxable until it is a year old. This is error. A colt or calf is taxable just as soon as it has any cash value, and must Thompson vs. be so assessed

Personal property tax follows the person against whom the assessment is made. The commission says: "Therefore any person to whom personal prop-erty is assessed, if it can be legally as-sessed to such person, is liable for the payment of the tax thereon." The assessor has no authority to allow

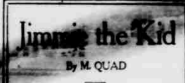
any householder's exemption.
The assessor has the right to consider the value of a franchise in assessing corporation property.

A person living in another state and holding a mortgage on real estate in this county does not have to pay a tax on the mortgage. The commission says. The property to be assessed is the debt which is due to the creditor, and his residence out of the state draws such property to him."

Where a person is assessed on personal property and then becomes bankrupt, the property assessed passing to other parties by reason of such bankruptcy, the county loses the tax.

divorce—a heartless proceedings; learned to distinguish the letter "U" from the letter "O." His daily profits allowed him lobster sailed once a day, ation from John B Ryan-and thus do mortals ask for the sun dering of ties made by the master wink as before. It would have been

William Feldt, of above Buxton. was held in \$1,000 bonds, the last bit piqued. An hour after Jimmie's of the week, to answer a charge of departure she found a new silver purse wife-beating, preferred by his wife He went to jail in default of bail, a new mystery for the least and the grand jury has been investigating the case.



Convright, 1969, by Associated Lit-

Miss Alice Denton, stenographer, was a reformer in a very quiet way. In the village she had left behind her there was no show to carry out her ideas, but she had not been in the city a month when she had Jimmle the Kid on her hands. She picked him up on the street one evening. He was fighting with a bigger boy and getting the worst of it, though doing his best, when Miss Denton rushed to the rescue, and the bigger boy fled. By that act she made Jimmie her friend.

Jimmle was taken into the boarding

house and the blood washed off his face and his hair combed, and then he was questioned. His name was Jimmie Skate-so named because he was an orphan skating around for a living, no home, no relatives, the coppers hounding him from morning until night because he would not steal peanuts and divide with them. When his story was finished he had the girl in tears. At the end of another half hour, by talking to Jimmie of his dead mother in heaven, Sunday school, the ways of goodness, and so on, she had him in tears. A partnership was formed. She was to be a guardian angel to Jimmie, and he was to mend his ways. Five dollars was handed him to get a suit of clothes, and his profits selling newspapers would rent him a cheap room and buy his daily bread. At frequent intervals he was to call on Miss Denton and report and receive further advice and encouragement. He was not to swear, fight, smoke or do aught else to militate against the career mapped out for him.

Two evenings later Jimmie called, wearing his new suit. He had had his hair cut also. He quite looked the orphan whose motto was excelsior. Thank you, he didn't need any more money; he was getting along famously. As he said this he winked in an expressive way at Miss Denton. She didn't understand it, and she didn't quite like it, but she didn't want to push a poor orphan to the wall all at once. Two hours were spent in trying to teach the boy the first four letters of the alphabet, and then he took his departure. Later on the girl found the sum of \$13.50 on the stand. She knew it was not her money, and she racked her brains in vain to solve the prob-Next morning the landlady solv-

ed it in a moment. She said it was

IN SESSION

Met Here Monday Morning and Considering Cases

REPORT THIS AFTERNOON

Will Doubtless Then be Discharged for Term

strated that it can take care of it- The grand jury, J. A. Thornburgh, self along musical lines. The or- foreman, A. H Phippe, C. L. ganization is entitled to every pos- Crocker, Geo. Frewing, C. E. Potts sible support. This band business and B. B. Reeves, met Monday is a "labor of love," and when busy morring, and have been considermen take every possible minute ing state cases. Chief of these is from their time to perfect them supposed to have been the Wm. selves along musical lines for the Feldt case, defendant charged with benefit of a community, they should wife beating. They are to report this af ernorn The court was also here and has been hearing cases. today being occupied with divorce matters Other business transacted during the week:

Dismissed—Oregon Electric vs. Blo-sick, Phillips. DeVere, Cereghino and Henry; P. R. & N. vs. Hancock; Schluf vs. Schluf, Burgess vs. Burgess; Geo. Naylor vs. Edgar Hannan et al; Smith vs. Washington County; J. W. Shute vs. F. A. Bailey; Bonner vs. Daws.

E C Luce appointed guardian ad litem Wm and Lens Stark, insane, and Ella, Henry and Margaret Dunkers, minors, pending "partition and sale suit." Stark vs. Stark, land below Scholls.

Set for Trial-Johnson vs. Pacific Coast Condensed Milk Co.; March 22; Oregon Electric vs Hawthorne, March 22; Leo vs Diety, March 23; Thorne vs Butler, March 23.

Motion filed to reopen case of Nelson

vs Hart; under advisement. Venen vs Booth: defendants given ten

Thompson vs Linton; motion filed to make complaint more definite; case set e so assessed.

Mortgages must be assessed at face for hearing March 23. Wall vs. Everest, foreclosure; default entered.

Decrees of Divorce—Alice Barber given a decree from Fred Barber, property rights settled out of court; Allie Klinger granted decree from E. Klinger; Hutton vs. Hutton; Markwald vs. Markwald; Morrison vs. Morrison; Sanders vs. Sanders; Noah Hingley was granted a divorce from his wife.

Romona Miller was granted a divorce and given one-third of the real estate, near Farmington. The court, however, denied almony as requested.

money sent by Previdence to one who

had been good to an orphan. Two or three evenings later Jimmle called again. The collar had been ripped off the new coat, and he was about to be charged with fighting when he explained that he had jumped off a ferryboat to save a would be suicide and the would be had torn the collar from its fastenings. He was kissed instead of scolded, and he felt so good Laura Hart sues Mike Hart for over it that he went right at it and and he was feeling that he had something to live for. He winked the same understood by a man to mean that the pair understood each other, but the girl failed to make it out and was a with \$4 in it under a chair. Here was

> cy, however, it was evaluated that when Providence began rewarding a best it right up and that would not be at all surprised to a horse and buggy driven into the house some evening.

> Jimmle never missed two calls per week and sometimes made three. He was eager to make mental progress, and at some stage in the proceedings he always indulged in that expressive wink. One evening he was taken to task for it, but instead of being cast down he winked again and muttered something about "pards." Sooner or later after he left Miss Denton made a find of money or jewelry. One afternoon a messenger left a valuable must at the house for her. Again it was a new jacket. If she hadn't been a reformer and if the landlady hadn't been a believer in Providence the key of the mystery might have been sooner grasped. As it was it seemed unfathomable

> Two months had passed and Jimmie had come so near the governorship that he had learned the alphabet down to "G" when Providence let go of the case and a detective took it up. The boy called one evening and handed out a diamond bracelet which he said he had received for stopping a runaway trolley car and saving the lives of forty people. He was praised for his gailantry and a promise made to keep the jewel safe for him, and just then the detective entered and took

him by the neck. This was practically. He took Miss Denton by the neck theoretically. When the landlady came in and talked about the ways of Providence she was also invited to go along to the station house.

All the plunder had been preserved. Miss Denton and the landlady had to get a lawyer and do a great deal of weeping besides to get out of it, but Jimmie did no weeping. He just winked. He continued to wink until the two women took the stand against him, and he was sentenced to the reform school, and then he ceased to wink and said in a voice of reproach to Miss Denton:

"I t'ought youse understood dat l was to do all de stealin' and make a fair divvy. What youse tink I was doin' all dat winkin' fur?"

Modern Romance. handsome man the chauffour was

Though the driver of a "car de buzz."
From countless counts he was descended Although his bread on his wage depended The maiden was an heiress fair.

Twas said they made a striking pair. When on the road they took a ride The chauffeur was with envy eyed.

The story's old. They ran away, This maidon fair and chauffeur gay.

Ber wealth a myth, his "blood" a snareNow fighting, they're a striking pair.

—Cincinnati Commercial Tribune.

Timely Assistance. Rivers, who was writing an article



STILL GROWING

Here are a few items we have added to our Stock.

> The celebrated Bergman high-top shoes, The best that money can buy, We have them in many different weights, Not in low-tops, -only the high.

A swell new line of men's dress hats, In every shape and color, And remember too, we have the kind That will fit your little brother.

How about a new Spring suit? Too early yet you say? Think it over my friend, 'twill not be long Till the time for making hay.

We can get you a suit in any style-Close, medium fit or box, And what's more 'twill be Tailor Made By Selig Bros. & Sachs.

They are 'Frisco's Leading Tailors, A recommend they do not need, In fact they put it this way "Satisfaction Guaranteed." has her the boll of Jos

Tour Tour Deal always ROWELL BROS. & CO.

SCHOLLS, OREGON, Phone 51 x 16

NOTICE OF VACATION

Of a Part of Maple Street in Simmons Addition to Hillsboro. TO WHOM IT MAY CONCERN.

undersigned has filed with the Recorder of the City of Hillsboro. Oregon, his pe-tition praying that the following describ-ed portion of Maple Street in Simmon's Addition to Hillsboro, Oregon, to-wit-Beginning at the intersection of the south line of Maple Street with the west line of Fourth Street in Hillsboro, Ore gon, and running thence west or the south line of Mrple Street, forty-five feet; thence north parallel with the west line of Fourth street sixty feet, more or less to Fourth street, sixty feet, more or less, to the north line of Maple Street; then west forty five feet to the west line of Fourth

property owners.

Now therefore, all persons interested, are hereby notified that said petition will be heard by the City Council of the City of Hillsboro, on Tuesday, the 5th day of April, 1910. And are further notified to present their objections to the allowance of said petition and said vacation, on or before said 5th day of April, 1910. Dated this ist day of March, 1910 CLARENCE R. BLOYD, Petitioner.

on the cost of living, found bimself temporarily at a loss. "Brooks," he said, "I want to use that Scriptural phrase, 'From Dan to-

to'- What's the rest of it?" "Beelzebub?" suggested Brooks. "Thanks," said Rivers, resuming his writing. "I had it at my tongue's end, but I couldn't quite think of it."-Chicago Tribune.

Why Not? Why doesn't some smart genius
Who wants to make his stake
Commence raising "saited peasuts"
On the shores of Great Sait lake?

Then He Quits. "I know a man who has his hammer out on all occasions except one." "What is that one?" "When it is time to put down the carpet."-Baltimore American.

The Golfing Mary. Mary drove a golfing ball
With ease and nice and low,
But everywhere that Mary meant
That ball refused to go.

--New York Times.

A Difference Linton-Didn't Glocker's marriage

ome off? Clinton-No; it was declared Chicago News.

SHERIFF SALE

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR WASHINGTON COUNTY

You will please take notice that the dersigned has filed with the Recorder

Dr. Ernest Everest et al., Defendants Dr. Ernest Everest et al., Defendants.

By virtue of an execution, judgment, order and decree, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed dated the 15th day of March, 19 0, upon a judgment and decree rendered and entered in the said court on the 18th day of March, 1910, in aver of John M. Wall, plaintiff and against the M. Wall, plaintiff, and against Dr. Ernest Everest, Pearl Everest Borland, Wade H. Everest and Dr. Ernest Everest, as ad-ministrator of the estate of Eva Everest, deceased, defendants, for the sum of forty-five feet to the west line of Fourth Street; thence south to the place of be ginning, being a strip of land forty-five by \$1800.00, with interest thereon from the sixty feet, be vacated, and alleging that the only persons to be affected by such vacation are the petitioner, Clarence R. Bloyd, and Benjamip Birdsell, abutting \$21 to costs and disbursements, and also the costs of and upon said writ, comthe casts of and upon said writ, com manding me and requiring me to make sale of the following described real prop-

erty, towit:
That certain tract or parcel of land situated in the Consty of Washington, State of Oregon, and described as follows,

sale of the following described real property, towit:

That certain tract or parcel of land situated in the Courty of Washington, State of Oregon, and described as follows, namely:

All of lot 5, block 29, in the town of Cornelius, Washington county, Oregon.

Now, therefore, by virtue of said execution, judgment, order and decree, and in compliance with the commands of said wirt, I have levied upon, and will, on the 25th day of April, 1910, at the hour of ten o'clock a m., at the front door of the 25th day of April, 1910, at the hour of ten o'clock a m., at the front door of the court house, in the city of Hillsboro, said county and state, sell at public auction subject to redemption, to the highest bidder, for United States gold coin, cash in hand, all the right, title and interest which the above named defendants, or either of them, had on the date of the mort age to plaintiff herein, namely, the 14th day of March, 1910, or since had in and to the above described real property to satisfy said execution, judgment, or der and decree, interest and cost and all acorning costs. 7

Hillsboro, Oregon, Ma; ch 15, 1910.

erand decree, interest and cost and all securing costs, G. Hillsboro, Oregon, March 15, 1910.
GEO., G. HANCOCK,
Sheriff of Wastingtan county, Oregon, John M. Wall, Attorney.

Notice of Final Settlement

Notice is hereby given that the undersigned executor of the last will and testament of David E. Kuder, deceased, has filed in the county Court of Washington County, his final account in the matter of said estate, and that said Court has fixed Mouday, the 21st day of March, 1910, at the County Court Room in Hillsboro, Oregon, at 10 o'clock A. M. of said day, as the time and place for hearing objections to said final account, and for the final settlement of said estate. nal settlement of said estate.

Dated this 16th day of February, 1910.

M. H. PARKER.

Secutor of the last will and testament of David E. Kuder, deceased, Bagley & Hare, Attorneys for Executor.

Administrator's Notice

IN THE COUNTY COURT OF THE STATE OF OREGON FOR WASH INGTON COUNTY In the Matter of the Estate of Haunah

Rolfe, deceased Notice is hereby given that by virtue of an order of the County Court of Washington County, Oregon, duly made and entered on the 14th day of February, 1940,

authorizing and directing the undersigned administrator of the estate of Hannah holfe, deceased, to sell at private sale, for cash in hand, the real estate heremafter Now, therefore, I, the said administra Now, therefore, I, the said similarity tor, in pursuance of said order, will on and after Monday, March 21st, 1910, sell at private saie, for each in hand, all of the following described real existe, to will:

Lot 2, in Steele's Addition to the Town

of Beaverton, Washington County, Ore-That any and all bids, for the purchase of said property, may be submitted to me at the law office of John M. Wall, at Hillsboro, Oregon Dated at Hillsboro, Oregon, this 14th

day of February, 1910.
M. S. BARNES,
Administrator of the Estate of Hannah Rolfe, doceased.

John M. Wall, Attorney for Adminis-

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR WASHINGTON COUNTY

Charles I, Dashiell, Plaintiff.

Rizabeth B. Dashiell, Defendant. To Elizabeth B. Dashiell, the above

named defendant-In the name of the State of Oregon yo are hereby required to appear and as a wer to complaint filed against you in the above entitled sult on or before Friday, the lat day of April, 1910, which is six weeks after Thursday, February 17th 1910, the date of the first publication of this Summons, and if you fail to appear or answer, for want thereof, the plaintiff will apply to the Court for a decree dissolving the bonds of matrimony existing between the plaintiff and defendant herein and for such further relief as the Court seems meet and unst and femdant herein and for such further relief as the Court seems meet and just and
as in plaintiff's complaint prayed for.
This Summons is published by order of
the Honorable J. Wesley Goodin, Judge
of the County Court of the State of Oregon for Washington County, in the absence of the Circuit Judge from Wash
ington County, and said order was made
and entered on the 18th day of Editors. and entered on the 15th day of February.

The date of the last publication of this rummons is Thursday, March 31, 1910. CLYDE RICHARDSON. Attorney for Plaintiff, 518 Chamber merce, Portland, Oregon

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR

A W Slover, plaintiff,

FH Lawrence, defendant

the first publication hereof, and you are hereby notified that if you fail to answer said complaint within said time, the said plaintiff will take judgment against you for the sum of Two Hundred and Forty (\$240.00) Dollars, and for his costs and dishursements herein, and for a sain of the real property.

grees 30 minutes East about 20.00 chains to another stone set in said survey No. 1330, thence North 48 degrees 30 minutes west 10.15 chains to place of beginning, containing 20.00 acres. Also free right of way for road purposes over a tract beginning at the most eastern point of the above described tract, and running north 41 degrees 30 minutes East 20.33 chains to a stone set on the official sorres No. stone set on the official survey No 1277, thence East 32 degrees East 26 links, thence South 41 degrees 30 minutes west 20 51 chains, thence North 48 degrees 30 minutes west 25 links, theore North 40 degrees 30 minutes East 25 links to the place of beginning, all of said land and right of way being situate in Washington County Open County Coun

County, Oregon.
You are further notified that this sum-

J. C. Contes, Plaintiff,

NOTICE OF VACATION.

Application for Vacation of Alley Block One, Thorne's Addition to Hillsboro.

Hillsboro.

Notice is hereby given that the undersigned has filed with the City Recorder of the City of Hillsboro, a petition praying the Common Council of the City of Hillsboro to vacate the alley running east and west through the center of Block One (1), Thorne's Addition to the City of Hillsboro, Oregon, particularly described as follows to wit:

Reginning at them we corner of Lot 8, Block I, Thorne's Addition to Hillsboro, Oregon, and running thence v. following

Oregon, and running thence σ_i following the n_i line of late π_i , τ_i , t_i ,

total 1 is, it and a marginal as it in or the place of beginning; thence a, to the place of beginning. And alleging that, the undersigned is the only owner of the property abutting thereon to be affected by such variation. Now therefore, Notice is increte given that said petition will be heard by the City Council of the City of Hillstore or Tuesday, the 5th day of April, 1910, at the regular meeting of *said City Council and all persons interested or to be affect ed by said proposed vacation are horsely required to present to said City Counc their objections in writing thereto, if any they have, why such vacation should not be made as prayed for in said petition.

Dated this 10th day of Feb. 1910. GEO. R. BAGLEY. Petitioner

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR WASHINGTON COUNTY.

Adolph Rieder, Plaintiff, Margaret Rieder, Defendant.

To Margaret Rieder, Defendant above

amed: In the name of the State of Oregon: You are hereby notified that the plaintiff has filed a complaint against you in the above entitled court and cause and you are hereby required to appear and answer the complaint or file some appearance there in on or before the last day prescribed by the order of publication thereof, to with the "25" day of March A. D., 1910, and if you fail to to appear and answer the com-plaint or file some appearance therein the plaintiff will cause your default to be entered and noted and will apply to the court for the relief prayed for in his complaint herein, to with A degree forever dissolving the bonds of matriceony existing between you and plaintiff and for such other and further relief as to the court may seem meet.

If the date of the first publication of this

summons is Thursday the third day of February, A. D., 1940; and this summon is to be published on every Thursday of each week for a period of six week toiween said dates.

This summons is published by order of Hou. J. U. Campbell, Judge of the above entitled court, made to the Chambers this 31st day of January, 1910. Chas J. Schnabel, Attorney for Plaintiff.

Notice of Final Settlement

Natice is hereby given that the under sign d has filed her final account as executrix of the last will and testament of Wm. H. Weir, deceased, and that the County Court of the State of Oregon for Washington Cousty has fixed Monday March 28, 1910, at ten o'clock of said day, and the county court room in Hillsboro, Oregon, as the time and place for hearing objections to said final account. if any there be, and to the final settle ment of said estate.

ment of Wm. H. Weit, deceased.

you, with will and Herby to Cure Plainting

By virtue of an Execution, Judgement Order and Decree, duly issued out of and under the seal of the above entitled Court

attachment duly issued and delivered to me in this cause: Now therefore, by virtue of said exe-Now therefore, by virtue of said execution, Judgment, Order and Decree, and in compliance with the commands of said writ, I have levied upon, and will, on the 29th day of March, 190, at the hour of ten o'clock a, m., at the front door of the court house, in the City or Hillsboro, said county and state, sell at public auction, subject to redemption, to I the highest bidder, for United States gold coin, cash in hand, all the right, title and interest which the above named defend ants, or either of them, had on the date of said attachment by plaintiffs herein, of said attachment by plaintiffs herein, namely, the lith day of O tober, 1909, or since had in and to the above described real property to satisfy said execution, judgment, order and decree, interest and continual lines.

ostjand all accruing costs.

Hillsboro, Oregon, Feb. 21, 1910.

GEO, G. HANCOCK,
Sheriff of Washington County, Oregon
John M. Wall. Attorney for Pla. h.1.(fs.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR WASHINGTON COUNTY

Joseph Ingram, Plaintiff, Malissa A. Ingram, Defendant, To Malissa A. Ingram, the above

Hillsboro Bicycle Repair Shop

Baby Carriage Tires put on so they will stay All other work neatly and well done.

Prices Reasonable

Call and enquire about our Premium Offer for cash

Rambler and Crescent Bicycles. F. R. DAILEY.

Main St. opposite the count

Notice to Contractors

Souled proposals will be recired by he County Court of Washington County, tregon, motil 7 o'clock p. m. of the lab day of Niazeh, 1919, for the crushing ast banking of rock in Road District Sa. 2, Thatcher, Road District No. 4, Hillston, Road District No. 10, Beauerton, Road District No. 11, Cestar Mills, Road Dis-trict No. 17, University Road District No 15, Dulley, Road District No. 15, Bare

Also for the crustday of rock at the marry 5 miles southeast it apply the road districts along the a. P. R., and for the handing of the same. Also for the observe and coads in Road Prairie. No. Road District No. 3, Lauret, trict No. 24, Guston Road District No. 31, 8 and Road District No. 31, 8 and Road District No. 31, Sutton. Proposals must be presented in a set ententione endorsed on the sotable sign the name of the balder and the work he

which the proposal is made. Each proposal must be accompanied by a certified check for at least 5 per cent ; the amount of the proposal which such check accompanies.

The sucremental tridder will be required to give a bond for an amount in be termined on by the County Court.

The right is reserved to reject any and

For further ounty Judge.

By order of the Court,

J. W. GOODIN,

County Judge. For further information inquire of the

PETITION FOR LIQUOR LICENSE

IN THE COUNTY COURT OF THE STATE OF OREGON, FOR THE COUNTY OF WASHINGTON

n the matter of the application of Robert T. Himpson for License to self Spiri-gons, Vizions and Malt Liquers is in quantities than one gallon in Suite Procinct, Washington County, Orges. f any there be, and to the final actual ment of said estate.

Anna J. Weir,

Executrix of the last will and testament of Wm. H. Weir, deceased.

Dated this rith day of Pebruary, 1915.

To the Homerable County Court of the State of Gregon, for Washington County. The undersigned petitioners, legical country of said President and being actually resident a terror at having actually resident aftered at having actually resident in said President. To the Honorable County Court of De TO F H Lawrence, defendant of the country country country of the and mail limiters in less quantities has a started by or start of the country country of the country country one gallon, in the country of gallon

Hugh S R gers, W Hannen, Chas Stephens, Ed Stephens, J. R. Thomas, C. J. Mendenhall, Adam Hellish, John Mcl. Hundred and Forty was and disbursements as and for a sale of the real property herein attached to will—

Beginning at a point which is reached by beginning at the quarter section corner on the north line of Section i, Town ship 2. South of Range 2, West of the Williamette Meridian, and rouning west 12.12 chains to the North East corner of a tract of land conveyed by the granter herein to Wm. J. Dart by deed dated February 27, 1882, and recorded on page 318, 800 k 35, Deeds, and South 41 degrees 30 minutes west 16.73 chains to North corner of the tract to be conveyed, to a stone set in the official survey No. 1820, 1830, and and upon said writ, commanding ine and requiring me to make sale of the following described real property, situation of the tract to be conveyed, to a stone set in the official survey No. 1820, and recorded on page of the following described real property, situation of the tract to be conveyed, to a stone set in the official survey No. 1820, and recorded on page of the following described real property, situation of the tract to be conveyed, to a stone set in the official survey No. 1820, and recorded on page of the following described real property, situation of the tract to be conveyed, to a stone set in the official survey No. 1820, and recorded on page of the following described real property, situation of the tract to be conveyed, to a stone set in the official survey No. 1820, and property, situation of the tract to be conveyed, to a stone set in the official survey No. 1820, and upon said writ, commanding in and requiring me to make sale of the longer of the tract to be conveyed, to a stone set in the official survey No. 1820, and the formation of the latest to the converse of the latest to sh, Geo. Fisher, Perry Watson, George R Forrest, H M McKostck, Wm Riggle, W Snell, J B Fair, E S Witchen, John Mogeski, B E Riggle, Affon Meary, Gast Schmidlin, Charley Schmidle, Ambros Schmidlin, E. Hinson, B Roge, C.S. Brown, E.D. Mead, M. Gener, N. Flippin, G F. Via, J H Fisher, B G Crept. Martin Hart, Richard Ulrick, Fred Re. G R Couples, Nick Huber, Stephes H Bullock, Chas Hines, Chas Gitten. William Hiddink, I. Liolt, H Leistike.

> TO WHOM IT MAY CONCERS: Notice Is Hereby Given that the mole-signed resident of Buxton Precisal Washington County, Oregon, will sa Wedtnesday the 4th day of May, 1910, it 10 o'clock A. M. of said day, present the foregoing petition for Heones to sell spirit-nous, vinous, and malt liquors in Botta Precinct in less quantities than one gi-lon, to the County Court of the State of Oregon, for Washington County, at Hill-Dregon, for Washington County, at Hill-boro, Oregon, and at said time and pice boro, Oregon, and at said time and piece will ask that a license be issued to be undersigned Applicant to sell such spirituous, vinous and mait inquers in Buzza Precinct, Washington County, Oregon, in less quantities than one gallon, for a period of one year from date of issues of such license. Dated this 10th day of March, 1910.