(Concluded in this issue)

Sec, 12. Upon the sworn complaint presented to the council by the marshal or any police officer of the City of Madras, or any person or persons whomsoever, charging the violation of any of the terms or provisions of this ordinance by any holder of any license granted under the terms or provisions hereof, the council shall cause the recorder of the City of Madras, to at once issue a notice to the person or persons nesses shall be under oath administered accused by such sworn statement, requiring him or them to appear before the common council of the City of Mad ras at a meeting thereof, the time and Council to the end that the true facts fine of not less than ten, or more than place for which shall be mentioned in and circumstances surrounding the fifty dollars, or be imprisoned in the said notice, and snall be fixed by the charge preferred shall be ascertained, council, then and there to show cause if any there be, why the license issued ducting such investigation shall be conto such person or persons shall not be clusive, and no appeal shall, be taken annulled and revoked. Such notice therefrom. shall be delivered by the recorder of the City of Madras to the marshal of the granted to any person under the pro-City of Madras, and shall be served by the Common Council of the certified copy thereof to the person or City of Madras, as provided for by certified copy thereof to the person or City of Madras, as provided for by persons so accused, or leaving the same Section 12 of this ordinance, and the at his or their place of business in person holding same shall thereafter charge of any employee, not less than barter, sell or give away, or in any three days before the meeting of the manner dispose of any intoxicating, council, at which the accused is re- spiritions, malt or vinous liquor within quired to appear as aforesaid, and said the corporate limits or the City of marshal shall make his return of serv- Madras, such person' shall be deemed ice upon said notice, showing when, to have sold intoxicating liquors, malt where and how, the same was served, or vinous liquors, without having proand file the same with the recorder of cured a license therefor, and he may the City of Madras. At the time men- be prosecuted and punished therefore tioned in said notice, and fixed by the as though no license had ever been council, a meeting of the Common issued to him. Council of the City of Madras shall be held for the purpose of hearing the tes- loop, tippling house or bar room, drinktimony relating to the charges preferred ing shop or place where intoxicating by such sworn statement, and if the liquors are kent for sale shall be deemed person or persons accused, after being guilty of a violation of the ordinance properly served with such notice, shall whenever any of the terms or provisfail to appear at said time and place, jons, thereof, shall be violated by any and show cause why his or their license employee of such proprietor, the same shall not be revoked, the Council shall as though such proprietor had been perconsider the holders of said license in sonally present, and had knowledge of default, and shall at once, revoke or such violation, and in such case the annul the license held by him or them employee in violating any of the terms under the provisions of this ordinance, or provisions of this ordinance, and the or if said accused shall appear, at said proprieter of the place where such vio- foregoing Ordinance is a correct copy dl jo

time and place, to answer said charges, lation occurs, shall be held and con- of the original ordinance, and of the the council shall hear the evidence of sidered jointly and severally liable whole thereof as the same passed by the parties preferring the said charges, therefor. and any witnesses they may produce in support thereof, and they shall also bear the accused and the evidence of Council of the City of Madras, shall be the whole and exclusive judges, and noit, lanquent, rondo, vengton, or may thereupon in its discretion revoke the license of the person or persons so accused. The proceedings under the provisions of this section shall be in formal, but the testimony of all wit to the person so testifying by the recorder of the city of Madras and the Investigation shall be conducted by the and the action of the Council after con

Sec. 13. That if the license be

Sec. 14. The proprietor of every sa-

Railroad

Scc. 15. Each and every person who shall deal, play or carry on ope n or council on December 6th, 1910. cause to be opened, or who shall conany witnesses produced in his or their duct, either as owner or priprietor or behalf, and after hearing the same, the employee, whether for hire or not, any game of faro, monte, roulette, rouge et twenty-one, poker, draw poker, studpoker, or any banking game, or any game played with dice, cards, or any other devise, whether the same be played for money, cheeks, credits, or any other representation of value, shall be deemed guilty of a misdemeanor, and upon conviction thereof, before the recorder's court, shall be punished by a city jail one day for each two dollars that may be assessed against him.

Sec. 16. That any person baving charge of any building in which spiritous, malt or virous liquor or intoxicating beverages are kept for sale, or in any manner disposed of, shall at all doors so arranged that persons on the of Madras Oregon, who on July 6, 1907 street or on the outside of the building shall have a full view of the in erior of such building; and any failure to keep the blinds and screens so arranged shall be deemed a m'sdemeanor, and upon conviction thereof, before the recorders court, such person or persons shall be fined not less than five or more than twenty-five dellars, or be confined in the city jail one day for each two dollars of such fine as may be adjudged against them.

Sec. 17. And that this Ordinance shall take effect, and all of the terms and provisions thereof be in full force and effect from and af er its passage by the Council of the City of Mad ras and approval by the Mayor,

Passed the Comm n Council of the City of Madras, the 6th day of December, 1910,

Approved by me this 6th of December, 1910. HOWARD W. TURNER, Mayor.

I hereby certify that the above and

Center

the Common Council of the City of Madras, at a regular meeting of the

Howard W. Turner, Mayor.

J. H. Jackson Recorder.

FOR SERVICE Terms, \$2; Cash

At my ranch near Ma-fras M. BRAUN, - Owner

Notice For Publication.

wigher, A wigher, section 19, up 10s, rile, w m, has filed notice of intention to make final five year proof, to establish claim to the land above described, before Howard W. Turner, U. S. Commissioner, at his office at Madras, Oregon, on the 27th day of December, 1910

1910 Claimant names as witnesses: S. S. Clover, Clerence Watts, W. F. Sherred and H. W. Wat-erhouse, allof Madras, Oregon. n24-d22 C. W. MOORE, Register

### Notice For Publication.

Department of the Interior, U. S. Land Office at The Dalles, Oregon, No. vemb r 26 1910. Notice is hereby given that

JOHN REICHEN of Madras, Oregon, who on December 1, 1905, made Homestend Entry, No. 14825, Serial, No. 03753, for ned Sec 23, tp 11 s, r 13 e, w, m. has fi ed notice of intention to make final five year proof to establish claim

to the land described, before Howard W. Turner, U. S. Commissioner, at his office, at Madras, Oregon, on the 14th day of January, 1911. Claimant names as witnesses: Jake S Mochring, Theodore Reiger, William

Thielman and R J Strasser, all of Madras, Oregon. C. W. MOORE, Register

Deschutes

The



DRUGS & KODA

THE DALLES, OREGON Exclusive Agent Fo

EASTMAN KODAK COMPANY Rochester, N. Y.

A full line of Photo supplies always on hand. Printing and developing done. Mail orders will receive our prompt attention.

Write for our new 1911 CATALOG

Try a bottle of Murfine's Edinol Developer, Will develop any Plate or Paper

A. E. CROSBY



# IVERY, & SALE

MADRAS, OREGON

HOOD & STANTON

Your Orders Prompt Attention

Transient Stock Given Best Of Feed And De

## CULVER JUNCTION OFFICIAL

Besides having the most favorable location on the railroad, Culver Junction has a larger agricultural section to draw from than any other town in Northern Crook County. Substantial development work is under way and a well for townsite purposes has been sunk and an abundant supply of pure water has been found and a pumping plant will be initalled as soon as it can be gotten in over the roads. This well will supply water to the townsite and to the farmers in the surrounding community.

Prices are now reasonable and terms easy, bo interest and made prior to the advent of the railroad. payments and you should avail yourself of this opportunity at once.

The main office of the Deechutes Valley Land & Investment Co., exclusive selling agents, has been res Port'and to Culver Junction where'you may get full information and where we will be pleased to meet you be recurring a good least to meet you be recurring a good least to meet you be recurring a good least to meet you will be pleased to meet you will be your will be your will be your will be pleased to meet you will be your will you in securing a good location. We are here for business and for the upbuilding of not only CULVER JUST but the entire community as well

## Prices of Culver lots have already been substantially advanced over the initial price and another advance will be DESCHUTES VALLEY LAND & INVESTMENT COMPANY

BRANCH OFFICES AT Buchanan Building, PORTLAND, OREGON;

Main Office, CULVER JUNCTION, OREGN LAIDLAW, OREGON