THE GRANT COUNTY NEWS,

January 16, 1890.

Richard Burton, of Denver, Col., has sued for a divorce from his wife because she squints.

New York.

the United States of breadstuff, facturing rather than the removal provisions, cotton and mineral oils of the internal revenue tax from

American writers are enlarging on president and republican party the "horrors" of modern war from think that by making tobacco and the "horrors" of modern war from the employment of the later in ventions in improved arms. From 40 to 60 per cent is the smallest ple to continue to pay a high price for sugar and woolen goods, and percentage of the number to be alain.

In the olden days, when heretics articles, they are generally mistaand witches were burned, drowned ken.' or flung from cliffs, it never occurred to those engaged in the work to shut a woman and a mouse up together in a small, dark room, with no window sill for her to stand on. Perhaps they had no mice in those days, or else they didn't want to kill their victims Comin & McFarland Hepputr, Robbins, defendants above named: all of a sudden.

Crain of Texas has introduced a bill in the house declaring it to be unlawful to drape public buildings in meaning or to place flags at letter. ed person, unless such person at the time of his death was in the service of the United States; also making the terms of members of congress begin and end on the 31st of December, and changing inauguration day to April 30th.

Butte City, Montana, is now the greatest mining camp in the ant. world. Within the last year its mines have produced fifty million gon, you are hereby required to ap-dollars worth of gold, silver and pear and answer the complaint filed

A country editor in Nebraska has just been robbed of \$200 and sympathy for his loss is swallowed up in curiosity to know how he got so much money.

The revenue revision programme of the administration in the exclu-sive interests of the consumers of tabasen is mating entropy in a state of the consumers of D. W. JENKINS. An old man was arraigned in the Middle West. In Burlington, Canyon City, Or., Dec. 24, 1889. New York for taking his children Iowa, a petition is being generally from their mother in St. Louis signed by republicans asking con-and walking them all the way to gressman Gear to use his influence "in favor of taking the tariff duties from the necessaries of life The total value of exports from and raw materials used in manusince the first of the year is \$489,-177,599, against \$406,606,053 in the same period of 1888, and an increase of \$82,571,546. tobacco and whisky." The Bur-lington Hawkeye prononnees in favor of the principle here involv-ed. The Free Methodist of Chi whisky cheap they can reconcile our intelligent, conscientious peoshoes, and hats, and printing paper, and type, and other necessary

NEW TO DAY.

WOOL ADVANCES.

WISE, allowing privilege of selling court, for the service of summons in Heppner.

For further particulars apply by

Heppner, Or., Jan. 8, 1890.

SUMMONS.

In the circuit court of the state of Oregon, for Grant county. Annie R. Parrish, Pi'ff,

Peter Von Assporn, Dof't) To Peter Von Assperr, Defend-

In the name of the state of Orecopper. From six to eight thons-and tons of ore are taken out ev-ery day. One set of works is ca-pable of treating 3000 tons daily. The monthly pay roll is over a The monthly pay roll is over a so to auswer for want thereof, the suit, and for such further relief as half million dollars, and money is flush everywhere. The whole bus-iness is within a space of four by six miles. Data and money is flush everywhere. The whole bus-iness is within a space of four by six miles. Data and money is six miles. Data and money is flush everywhere. The whole bus-iness is within a space of four by six miles. Data and money is six miles Senator Hunsaker has introduc-fate of ten per cent per annum, and for the sum of \$20 attorney's fees as ed a bill in the senate to reach provided in the note montioned in of Oregon for Grant county those careless individuals who in. said complaint, and for the costs E. Stewart, Plaintiff, Any person who shall allow a weapon to be prematurely dis-charged shall be prohibited from and the proceeds of such sale appli-You are

ESTRAY NOTICE.

Came to my ranch on the John Day river, six miles below John Day, aboot three years ago, one large red steer, 1 randed R H on left hip, ear marked, half under erop in each ear. Owner can have same by

ADMINISTRATORS NOTICE.

In the county court of the state Oregon, for Grant county. In the matter of the estate of Mary Wilson, deceased. Notice is hereby given that John T. Hammack has been appointed by the county court of the state of Ore-counts for Grant county, administrator

gon for Grant county, alministrator of the estate of Mary Wilson deceased, late of said county, all persons having claims against the estate of said deceased are hereby notified Many European and a few merican writers are enlarging on resident and republican party the undersigned at Prairie City, Grant county, Oregon, within six months from the date hereof. JOUS T. HAMMACK.

Administrator of the estate of Mary Wilson, deceased. M. D. CLIFFORD,

Attorney. Canyon City, Or., Dec. 24, 1889.

SUMMONS. In the circuit court of the state o Oregon, for Grant county. C. S. Miller, Plaintift,

> Harvey Robbins, Perlina Robbins and M. Steavens, Defendants.

To Harvey Robbins and Perlina will make cash advances on next season's clip for CHRISTY & the Hon. J. A. Fee, judge of said upon you in the above entitled suit by publication therefore.

In the name of the state of Oregon you are hereby required to appear and answer the complaint filed against you in said suit on or before against you in said suit on or before the 1st day of the next regular term of said court, to-wit: March 3d, 1890, and if you fail to answer, the plaintiff will apply to the court for the relief prayed for in the com-plaint, to-wit: For a judgment against the defendant, Harvey Rob-bins, for the sum of \$1701.85 with interest thereon at the rate of eight interest thereon at the rate of eight per cent per annum from the 14th day of October, 1880, and for a decree foreclosing that certain mort-gage made and executed on the 31st

PARLISH & COZAD. Pl'ffs. Att'ys.

In the Circuit Court of the State



TICXIIIS--31.50.

SUPPER AT HALL'S.

(Spectators 50 Cents.)

-MUSIC WILL BE FURNISHED BY-

BEN ER WAY,

G I. HAZELTINE,

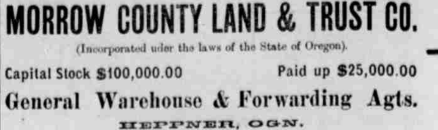
& MRS. McCOY.

MONEY TO LOAN!

On Improved Farms in Grant & Harney Counties.

-If you contemplate borrowing money call on or address-





E. R. BISHOP, TREAS.

The warehouse has two floors, 80 x 100 feet, and is well lighted, affording favorable diiplay of wools on sale. It is situated near no other buildings and bears a low rate of insurance.

NELSON JONES, PREST.

Carnical.

Last season, this company handled over 2,000,000 pounds of wool, and in anticipation of an increased amount for the coming season, they will build an addition to the warehouse.

During the season, an experienced wool grader is employed. The warehouse being furnished with a wool compress, buyers are enabled to have their purchases put in condition for direct shipment to eastern wills at a cost much below that which the wool must bear via Portland or Sun Francisco.

Cash advanced on consignments for 1890. THERON E. FELL, Manager. Heppner. Oregon.

D. P. CRESAP, STATIONERY. BOOKS, SCHOOL SUPPLIES, SILVER & FANCY WARES. Groceries, Flour, Tobaccos, Cigars, and one hundred and one other varieties, cheap for cash, at (THE POST OFFICE STORE, CANYON CITY, OREGON.)



jare and kill-people with gnns and disbursements of this suit, and they did not know were loaded. for a decree forcelosing the mortgage carrying a weapon for five years, ed upon expenses of sale and in satand if he violates the law he shall isfaction of said judgment and for be fined from \$20 to \$100. Any such other and further relief as to person who shall wound any per. equity may seem meet. prohibited from carrying a weap-prohibited from carrying a weapon, under penalty of a fine of from | judges of said court. \$50 to \$500.

A representative of the Mormons of Idaho appeared before the NOTICE OF FINAL SETTLE Senate committee on territories on the 6th and asked that considera tion of the bill for admission of Oregon, for Grant county that territory to the Union as a State be postponed one week, in James M. Bright, deceased. order to allow attorneys for the To all whom it may concerna Mormons to appear and " present their objections to admission of the territory under the recently adopted constitution, which virtually excludes Mormons from citizenship by reason of an oath provision. In view of the fact that a the hour of 10 o'clock a. m. of and case is pending in the Supreme day, the same being the first judicial court, the early decision of which day of the next regular term of said is expected, involving the consti- court, has been appointed as the tationality of the provision, the time and the county court room in committee decided to grant the Canyon City, Grant county, Oregon, request for postponement. Consideration of the bill for admission all heirs, creditors or other persons of Wyoming has been also post interested in said estate may appear poned.

The trials of Mormons at Salt final account should not be allowed Lake City are bringing to light the abominable secrets of a church that, while professing loyalty, has for forty years been plotting how Dated to destroy this government. It is 1890. certain that those who have taken the endowment house oaths cannot become good citizens. By this oath they renounce all allegi-ance save to the Mormon hisrarchy City, Oregon. ance save to the Mormon hierarchy and swear to avenge on the whole American people, from president down, the deaths of Joseph and Hyram Smith, the first apostles of the new church. But the fact that at last those who have been held by fear of this hierrarchy are now finding courage to defy it, show that its power is broken. The gentile element in Sait Lake City is all the time gaining, and must soon be dominant.

You will take notice that this sum-PARSISH & COZAD,

Att'ys for Pl'ff.

MENT. In the county court of the state of

In the matter of the estate of

Notice is hereby given that Jasper Davis, administrator of the estate of James M. Bright, deceased, has filed his final account, and by an order of the Hon. County Court of the state of Oregon, for Grant county, Monday the 3rd day of March 1890, at

as the place where said account shall by heard; at which time and place and file their objections, and show cause, if any there be, why the said and approved and the administration of said estate closed and the administrator and his bondsmen dis-

Dated this 7th day of January,

Published by order of the above named - court for toan successive weeks in the GRANT COUNTY NEWS,

> JARPEN DAVIS, Administrator.

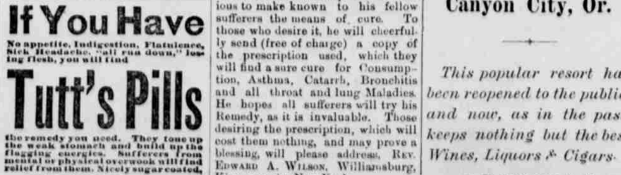
NOTICE FOR PUBLICATION.

Land Office at Barns, Or. Jan 8, 18-0. Notice is howeby given that the following samed settler has filed notice of his intention to make final prior in support of his claim, and that sail priorit will be made before the county deck of Grand noticity Or., at Carryon City, Or., an Feb. 22 1969, 7.8. FARMELE KNOX, Pro D.8. SELS to the F. J. Markow P. Lee M. (In: R. I. of the ME I 4 Set 15 Tp 13 S. R. 25 K. W. M. Be manus the following witnesses to prove his mediatous residence area, and entiretime of , and fand, vizz. Gou H. Park, of Pix, Or., and Chas. Be anaw. Grant Beishaw. A J. Commings. of Mt. J B BUNTINGTON Register.

James T. Thorp, and Ella M. Noble, Defendants, To the above named defendant

You are hereby summoned and required to appear and answer the complaint filed against you and the other defendant Ella M. Noble in the above entitled court in the of said Court, to-wit: Marca dia 1890, or for want thereof plaintiff will take a decree of said court against you for the relief prayed for in his complaint, to-wit: For the in his complaint, to wit: For the sum of One Thousand Six Hundred Dollars, Gold coin of the United States, with interest thereon in like gold coin at the rate of ten per cent. per annum from May 19th, 1884, and the further sum of One Hundred Dollars as attorney's fees, and the costs and disborsements of this suit. And the plaintiff's mortgage on the following described premises may be foreclosed, to-wit: The sonth half of the north west quarter, the south-west quarter of the north east quarter and the north west quarter of the southwest quarter of Sec. 11, Tp. 13, S of Rauge 27, E. W. M., containing 160 acres. And that said premises may be sold and the proceeds thereof applied towards the payment of said sum, attorney's fees and the costs of this suit, and that plaintiff may have a decree against said defendants and any and all persons claiming by, through or under them since the excoution of said mortgage may be orever barred and toreclosed of all right, title or equity of redemption in or to said premises or any part thereof, and for such other and further relief as may be just and equi-table. M. D. CLIFFORD, Attorney for Plff.

This summons ordered to be served by publication in the GRANT COUNTY NEWS, by order of Hon. Jas. A. Fee, made at Pendleton, Oregon, and in Chambers, bearing date January 12-48



SOLD EVERYWHERE.

Kings county, New Xork.

G. D. RICKARD, Propr.

ted, also HORSE NAILS, IRON, STEEL, COAL, WHIPPLETREES, NECK YOKES, WHERLS, SPRINGS, PICK HANDLES, SLEDGE HANDLES SLEDGES and WEDGES, etc., etc.,

TIRE IRON REDUCED TO 7 to 8 Cts. Per Ib.

A FIRST-CLASS WAGON SHOP AT SAME STAND. 80 .#3 CARRIAGES BUGGIES & BUCKBOARDS Made to order.