

THE GRANT COUNTY NEWS.

September 24, 1891.

The Mexican government has declared the concession granted Messrs. Ellis and Ferguson for the colonization of negroes in Mexico forfeited on account of a non-compliance with the contract.

Owing to numerous inquiries coming from different parts of the country for fractional silver coin, the United States treasurer has prepared a circular stating in substance that the new halves and dollars will be furnished in sums of \$200 or more by express, free of charge, or by registered mail in sums or multiples of \$50, registration charges paid to any point in the United States.

Private Charles Trumbower and Corporal Arnold, who were tried by the general court-martial, at Fort Sherman, Idaho, on the charge of being implicated in the lynching of Gambler Hunt, in Walla Walla, were found guilty, and sentenced to prison at Alcatraz island. Trumbower goes for four years and Arnold for eight. It is not known whether the charge against the other soldiers will be dismissed or the trial continued.

Consul W. H. Abercrombie, who has just returned to Washington from his post at Nagasaki, Japan, seems to think that a revolution is at hand in China. The country is divided into two great factions, one of which is secretly plotting to overthrow the present monarchy. The emperor is of Tartar blood, and there is great hatred of the Chinese proper. They have been planning for years to overthrow the reigning dynasty and sooner or later their discontent will break out into open revolt.

Congress at its last session authorized the recoinage of the uncurrent fractional coin now in the treasury abraded below the limit of tolerance, and made an appropriation of \$150,000 to cover the loss to the coin by the abrasion. This sum, it is estimated, will cover the loss on about \$1,000,000 of coin, and this amount is now being coined into quarter-dollars and dimes, for which there is a very great demand. The recoinage into standard silver dollars of the \$5,000,000 trade dollars bullion, which the last congress authorized, is also in progress.

Two men are now hard at work cutting the Lord's Prayer in letters an inch deep and six inches high on the face of a big rock on Bristol road. They are hired by Dr. Green, of Buffalo, who pays them \$15 for the job, says a Vermont paper. The rock is as big as a house and stands at a bend in the road, which here takes a sharp turn and goes up a steep hill. It is about the hardest place in Vermont for a team, and in the season when teaming is liveliest there is more cursing there every day than anywhere else in Vermont. It is possible that Dr. Green's idea is to furnish the drivers with some new quotations. He was brought up in the vicinity.

A peculiar case has come to light in Tacoma in regard to the robbery of the Fidelity Trust bank by its secretary, Edward Albertson. Albertson lost \$10,000 of the bank's money in gambling, and then to save himself from prosecution stole \$10,000 more, changed the combination of the vault and decamped with \$200,000 in securities. From his place of concealment he sent a note to Paul Schulze, a director of the bank, stating that he would make known the combination of the vault and return the securities, provided he was granted immunity from prosecution. He added in his letter: "It will be no use for you to attempt a capture. I am armed of factually and will not be taken. I shall be at a high point in the timber, where I can look about me for miles. I shall see your boat coming, and if there is more than one man in it I shall escape or give battle. A fast horse is at hand tied in the woods." Mr. Schulze conferred with the directors, and they agreed to Albertson's terms. The securities and \$10,000 in cash besides the combination of the vault, were secured, and Albertson allowed to go free. But on the night of the 16th Albertson and Chandler, one of his associates, were captured in Coos county, this state, by deputy U. S. Marshal Lampkins, of Tacoma. It is not known yet whether or not the bank officials will prosecute the guilty men.

NEW TO-DAY.

SUMMONS.

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

John W. Lewis, Plaintiff vs. Alexander Murray, William Murray and Adam Murray, partners doing business under the firm name of Murray Bros. and Jennie Murray, Nellie Murray, M. A. Mosley, Margaret Powell and Kenneth McRae, Defendants.

To William Murray and Nellie Murray, Defendants. In the name of the State of Oregon, greeting: You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled cause on or before the first day of the term of court following six weeks publication of this summons, to-wit: On or before Monday, the 9th day of November, 1891, that being the first day of the next term of said court following the time fixed for the publication of this summons, and if you fail so to appear for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: For a judgment against the defendants Alexander Murray, William Murray and Adam Murray for the sum of \$3,750.00 with interest thereon from the 20th day of March, 1890, at the rate of ten per cent per annum and for the sum of \$400.00 as attorneys fees and for a decree foreclosing and barring the right, title, interest, claim, lien and equity of redemption of the defendants and each of them in and to the following described lands and premises, to-wit: The northeast quarter of the northeast quarter of the northwest quarter of the northeast quarter of section thirty-four in township twelve south of range twenty-six east, and the southeast quarter of section twenty-seven in said township and range all lying in Grant county, State of Oregon, and also the following described lands also lying in said county and state and more particularly described as follows, to-wit: Beginning at a point on the southeast quarter of the southwest quarter of section twenty-seven in township twelve south of range twenty-six east at a forked cottonwood tree on the line of the present division fence between the claims of John W. Lewis and Lyman Perkins, thence southerly along the line of said fence to the south line of said section twenty-seven, thence east to the south-east corner of said subdivision of said section; thence on the east line of said southwest quarter of said section twenty-seven to the northeast corner of the southwest quarter thereof, thence west to the line of said division fence; thence southerly along the line of said fence to the place of beginning, containing sixty acres more or less; and also a decree that said premises together with the appurtenances or so much thereof as may be necessary to satisfy the claims of the plaintiff and the costs and expenses of this foreclosure and sale, be sold to satisfy the same and that the proceeds of such sale be applied towards the payment of the claim of the plaintiff for principal and interest and attorneys fees and the costs and expenses of these proceedings and that the plaintiff have judgment over against the defendants Alexander Murray, William Murray and Adam Murray for any balance that may remain unpaid therefrom, and for such other and further reliefs as may be equitable and just.

And you are further notified that this summons is served upon you by publication in the GRANT COUNTY NEWS by order of Hon. Morton D. Clifford, Judge of the 6th Judicial District of the State of Oregon made the 19th day of September, 1891.

W. H. WILSON, Attorney for Plaintiff.

SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the County Court of the State of Oregon for Grant county upon a judgment and decree of sale rendered in said court on the 10th day of Sept., 1891 in favor of J. S. Haptonstall & G. W. Dart, copartners doing business as merchants under the firm name of Haptonstall & Dart, plaintiffs, and against A. I. Mosier, defendant, for the sum of One hundred and six and sixty six one hundredths dollars with legal interest thereon from the 10th day of September, 1891 and the further sum of Twenty-three and eighty two one hundredths dollars costs and disbursements, accruing costs and the costs and expenses of and upon this well. I have levied upon and will sell at public auction on Saturday the 24th day of October, 1891 at 2 o'clock p. m. of said day at the court house door in Canyon City, Grant county, Oregon, all of the right, title and interest of the defendant A. I. Mosier in and to the following described real estate, to-wit: The SE 1/4 of Sec. 12, Tp. 12 S, R 30 E W M containing 160 acres all being situate in Grant county, State of Oregon, together with all and singular the tenements hereditaments and appurtenances therunto belonging or in anywise appertaining. Terms of sale cash. Dated at Canyon City, Grant county, Oregon, this 16th day of September, A. D. 1891. O. P. CRESAP, Sheriff. By W. S. SCHWORTH, Deputy.

NEW TO-DAY.

SUMMONS.

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

J. E. Frick, Plaintiff vs. John Carrey, Mary Carrey, Joseph Keorins, J. H. Blake, Ed C. Allen, J. L. Sperry, W. J. Furnish, Wm Bullock, J. Durkheimer, Frank Coursette, The First National Bank of Heppner, Oregon, S. S. Denning and C. S. Dustin, Assignee, Defendants.

To Wm. Bullock and Frank Coursette, of the above named defendants: In the name of the State of Oregon: You and each of you are hereby notified and required to be and appear at Canyon City, Oregon, in the above court and cause on or before the 9th day of November, 1891, that being the first day of the next regular term of the above court, then and there to answer the complaint of the above named Plaintiff filed in the above court and cause, and unless you do so appear and answer said complaint, the plaintiff, for want thereof, will apply to said court for the relief prayed for in his said complaint to-wit: For a decree in favor of the Plaintiff and against the defendant John Carrey for Seven Thousand Six Hundred Ninety-eight and fifty one hundredths dollars (\$7698.51) and interest thereon at ten per cent per annum from October 22, 1889, balance due upon a promissory note for Ten Thousand (\$10,000) dollars dated September 14, 1889, due 30 days after date, drawing ten per cent interest annually, with provision for reasonable attorneys fee in case of suit, given by said John Carrey to said plaintiff, and Eight Hundred (\$800) dollars attorneys fee, besides the costs and disbursements of this suit; for a decree foreclosing that certain mortgage, dated September 14, 1889, and executed by the defendants John and Mary Carrey to the plaintiff to secure the above described note, upon the following described property situated in Grant county, Oregon: The S 1/4 of the NW 1/4 and W 1/4 of NE 1/4, Sec. 10, in Tp. 11 S of R. 30 E W M, the E 1/4 of the NW 1/4 of Sec. 26, and the E 1/4 of the NW 1/4 of Sec. 35, Tp. 11 S of R. 29 E W M, the S 1/4 of the SE 1/4, the NW 1/4 of the SE 1/4 and the NE 1/4 of the SW 1/4 of Sec. 27, in Tp. 11 S of R. 29 E, and the W 1/4 of the SW 1/4 of Sec. 26, and the W 1/4 of the NW 1/4 of Sec. 35, and the N 1/4 of Sec. 34, all in Tp. 11 S of R. 29 E, the NE 1/4 of the NW 1/4 of Sec. 36 in Tp. 8 S of R. 30 E, the S 1/4 of the S 1/4 of R. 30 E, the NE 1/4 of the NW 1/4 and the NW 1/4 of the NE 1/4 of Sec. 26 and the E 1/4 of the SW 1/4 of Sec. 23 in Tp. 9 S of R. 28 E, the W 1/4 of the NE 1/4 and the W 1/4 of the SE 1/4 of Sec. 25 in Tp. 9 S of R. 25 E, the NE 1/4 of Sec. 2 in Tp. 11 S of R. 29 E, the NW 1/4 of the SW 1/4, the S 1/4 of the NW 1/4 and the NW 1/4 of Sec. 26 in Tp. 9 S of R. 28 E, the E 1/2 of Sec. 26 in Tp. 9 S of R. 29 E, the E 1/2 of Sec. 26 in Tp. 9 S of R. 29 E, the SW 1/4 and the S 1/2 of the NW 1/4 and the SW 1/4 of the NE 1/4 of the NE 1/4, the N 1/2 of the SW 1/4 and the NW 1/4 of the SE 1/4 of Sec. 36 in Tp. 8 S of R. 30 E, the N 1/2 of the SW 1/4, the SE 1/4 of the NW 1/4 and the NE 1/4 of the SW 1/4 and the S 1/2 of the SW 1/4 of Sec. 36 in Tp. 9 S of R. 29 E, and that said lands or so much thereof as may be necessary, be ordered sold to satisfy the above amounts; and for a decree that the alleged claim, interest, and lien, of you and each of you and of all and each of the defendants be foreclosed and forever barred from any claim to, interest in, lien upon, or equity of redemption to said land or any part thereof, and further that the plaintiff have execution against the defendant John Carrey for any deficiency after applying the proceeds of such sale to the payment of said several amounts, and for such further relief as may be equitable.

Service upon you and each of you is made by publication of this summons in the GRANT COUNTY NEWS for six weeks, by order of the Hon. M. D. Clifford, Judge of the above court, and said order is of date, September 19, 1891.

FRANKLIN P. MAVS, Attorney for Plaintiff.

NOTICE FOR PUBLICATION.

Land Office at Burns, Or. Sept. 15, 1891. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Grant county, at Canyon City, Oregon, on Nov. 10, 1891, viz: JAMES L. HUNTINGTON, Sec. D. 2, No. 1026, for lots 2 & 3, SW 1/4 and NW 1/4 SW 1/4, T. 12 S, R. 30 E.

NOTICE FOR PUBLICATION.

Land Office at Burns, Oregon. Sept. 15, 1891. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Grant county, at Canyon City, Oregon, on Nov. 10, 1891, viz: JAMES L. HUNTINGTON, Sec. D. 2, No. 1026, for lots 2 & 3, SW 1/4 and NW 1/4 SW 1/4, T. 12 S, R. 30 E. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: C. D. Elliot, W. B. Smith, D. Magill and John Hyde, all of Grant county, Oregon. J. B. HUNTINGTON, Register.

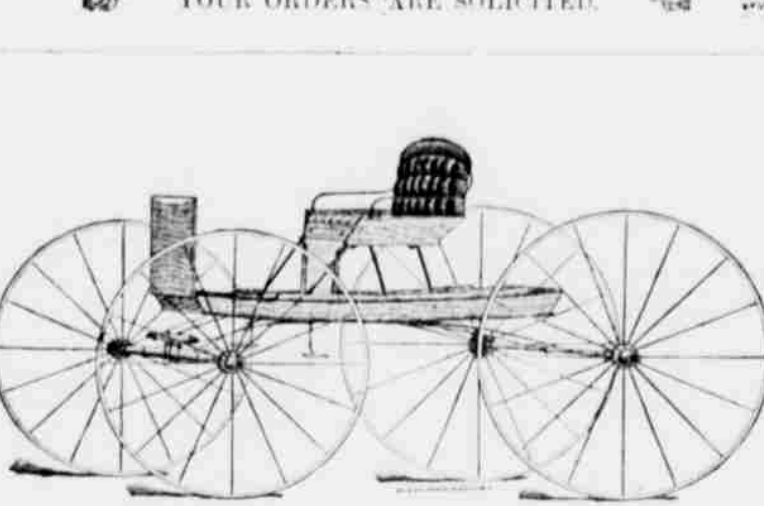
GEORGE MCGOWAN, Late of Burns. E. HALL, Late of Canyon City.

MCGOWAN & HALL, Wholesale and Retail Grocers and Commission Merchants.

Stores, Crockery, Wood and Willow Ware. Country orders promptly filled. Prices given on application. Address, Corner 4th & N Streets, Portland, Oregon, (Eastside).

E. M. VAN SLYCK, Wholesale CITY DRUG STORE Retail Baker City, Oregon.

A Full Line of Drugs, Chemicals, Family Medicines, Toilet Articles, Shoulder Braces, Trusses, Etc. Wines and Liquors especially selected for medicinal use. YOUR ORDERS ARE SOLICITED.



DO YOU WANT A BUGGY, HACK, CART, or WAGON? THEN WRITE TO US. We Have a Full Stock at Lowest Prices.

ALSO Hardware, Tinware, Agricultural Implements, Sawmill Machinery, Pumps, Pipes, and Fittings, Paints Oils and Glass.

Extras For All Classes of Agricultural Machinery.

We Will Fill Your Orders Promptly at Lowest Prices.

Basche & Company, Baker City, Or.

Haptonstall Dart & Co

Successors to HAPTONSTALL & DART, JOHN DAY, GRANT CO., OREGON.

Have now received the largest and most complete stock of new goods in Grant County, which they will offer for sale at prices that defy competition

NOTICE FOR PUBLICATION.

Land Office at Burns, Oregon. Sept. 15, 1891. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the County Clerk of Grant county, at Canyon City, Oregon, on Nov. 10, 1891, viz: JAMES L. HUNTINGTON, Sec. D. 2, No. 1026, for lots 2 & 3, SW 1/4 and NW 1/4 SW 1/4, T. 12 S, R. 30 E.

THE POSTOFFICE STORE

CANYON CITY, OR. J. L. Parrish - Propr. A fine stock of fresh Candies, Nuts, Tobacco, Stationery, Etc., Etc., just received. Give me a call.

REMOVAL SALE,

The people of Grant and Harney counties will have an opportunity to purchase all classes of goods generally kept in a Mercantile Establishment very cheaply of us for the next 60 days, owing to the removal of our vast stock for repairs of our building. We carry a complete stock of merchandise in all its branches, and we are bound to sell them. A call is respectfully asked for in this grand Removal Sale.

M. DURKHEIMER & BRO. Prairie City - - - Oregon.

THE HEPPNER WAREHOUSE

Has been enlarged to accommodate the increasing business. The wools of this section which accumulate at Heppner, attract all the leading Western buyers to that point, and make it the best market in which the grower can dispose of his clip. Last season over 1,000,000 pounds of wool was sold in Heppner at prices which averaged the grower more clear money than was realized by sales of similar wools in other western markets more distant from the manufacturing centers of the East. Teamsters charges advanced on written orders. Cash advanced on wool in storage. T. E. FELL, Manager.

Do you Read Advertisements?

Do you take advantage of a good offer when it is placed within your reach?



Dry Goods, Clothing, Boots, Shoes, Gloves, Mittens, Over-shirts, Underwear, Hosiery, Hats, Winter Caps, Gun Boots, Blankets, Quilts, Corsets, Ladies and childrens' Shoes, Rubber coats, Yellow Oiled coats, Fancy Goods, Calfery, Etc., Etc.

When each accompanies the order for any amount from Five Dollars or more in above line of goods we will prepay all Mail or Stage charges, to any stage station in Grant or Harney counties, until June 15th, 1891. When sold on credit no charges prepaid.

We will guarantee our lowest retail prices on Every Article and agree to refund the money if goods are not satisfactory.

By sending to us, writing plainly just what is wanted, we can select them to your satisfaction. We have the biggest assortment of General Merchandise to be found in any store in Oregon. You can save money in every line. Give us a trial order. We solicit your trade. Order by Mail at once. Very Respectfully,

Coffin & McFarland, HEPPNER, OREGON.

D. G. OVERHOLT.

Successor to Overholt & Muldick. DEALER IN GENERAL MERCHANDISE, Canyon City - - - Oregon.

Constantly on hand a full assortment of Dry Goods, Clothing, Boots & Shoes, Groceries, Etc., Etc., at Reasonable Prices.

A. HACHENENY, -DEALER IN- General Merchandise. JOHN DAY CITY.