

# WE WANT TO SELL YOU A FARM!

One of the Best Pieces of Land in Morrow County.

## 160 ACRES DEEDED 160

AND 160 ACRES Timber Culture claim adjoining, of which deeded land there are 140 acres good farming land, and the balance A 1 pasture. The deeded land has a good spring of water on it, all under fence. Situated two miles west of Hardman. Price for the whole, \$1100; or without the timber culture claim, \$800.

### ANOTHER BARGAIN.

Good, deeded ranch, 320 acres, best stock ranch in Morrow county, cheap and on easy terms.

Deeded ranch, 160 acres, boss wheat land. Will sell on easy terms. A good rustler can pay for it with first crop raised on it. Reason for selling, owner lives in the East and has no use for it.

For further information call at our office.

## THE PATTERSON PUB. CO.

Give your business to Heppner people and therefore assist to build up Heppner. Patronize those who patronize you.

We hold each and every correspondent responsible for his or her communication. No correspondence will be published unless the writer's real name is signed as an evidence of good faith.

Did you ever Read about the Man who Hid his Light under A bushel? Yes? well That is like Doing business Without advertising. All the Snake schemes In the country Will not accomplish Half as much As a good ad. In a good, live, Legitimate newspaper, One that Is read By the people, And that owns Its own Soul; that Uses its space Like merchandise, Forth dollar.

WHAT DO YOU THINK OF THE MESSAGE? WHERE IS THE PROSPERITY THAT UNCONDITIONAL REPEAL WAS SUPPOSED TO BRING?

EASTERN OREGON rains this fall are unprecedented. The ground is thoroughly soaked.

A PLAN is proposed by which the Union Pacific is to become a government road.

ENGLISH papers speak very highly of the President's message. Why not? It is to their liking.

Who wouldn't like just now to have a few more "dollars of our daddies." That idle bullion should be coined into money.

The president recommends no silver legislation, but congress will attempt it even if Cleve's back is stiff in that direction.

ORGANIZATION in New York City is under way with the view of overthrowing Tammany. At best it will only be a machine.

MASON and Watson, the Mercury publishers, have been sentenced to one year each in the county jail of Multnomah county.

LITTLE GLADYS MILLER, who was stolen from Union Co. by Gypsies, is reported in possession of a band of the rovers in Ohio.

WILLIAM H. CHAGGERT, of Idaho, who contested Dubois seat in the U. S. senate, has left the republican party and joined the populists.

The latest josh on Penoyer is that he proposes to have a little Christmas, just for Oregon. He will probably select China New Year's for the occasion.

SENATOR PALMER, of Illinois, thinks that the president is wide of the mark on the pension business. Palmer says the per cent. of fraudulent pensions is quite small.

The president has renominated Judge Hornblower for associate justice of the supreme court of the United States. It will be remembered that he was rejected by the senate at the special session.

MINISTER WELLS reported that his instructions were not of the kind to apply to the condition of affairs in Hawaii, and so has taken no action. The supporters of the new government rejoice.

Deafness Cannot be Cured by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian tube. When this tube gets inflamed you have a rumbling sound and imperfect hearing, and when it is entirely closed deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of Deafness (caused by catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars free. F. J. CHENEY & CO., Toledo, O. Sold by druggists, 75c.

### FIRST AWARD AT CHICAGO

Sheepmen will be interested to know that there is no longer any question as to the relative merits of the different sheep dips upon the market. Christy & Wise take pleasure in announcing that Hayward's Dips (paste and liquid) for which they are sole P. C. agents, have secured the first award at the World's Fair, and last year these dips received the silver medal at California State Fair and gold medal at Mechanics Fair, San Francisco. Every practical sheepman that ever used Hayward's Dips, pronounced them the very best dips for the cure of scab, the general health of sheep and conditions of wool, 181-188-aw.

### HOME ITEMS.

Mrs. C. Cochran is back from Salem. We are having our daily rains this week.

Mr. A. T. Wood and family have been on the sick list.

Messrs. Thornton and Matteson have removed to their sheep ranch.

Mr. Joe Woolley, our popular merchant, has employed a clerk from Hardman.

The Douglas Lyceum was organized last Tuesday at the school house of our neighboring village.

Roy Glascock returned to Heppner Friday evening, having closed his school on Cleveland's Thanksgiving.

The Filkins school near Douglas started today. A. W. Balsiger, who taught the fall term of Saddle school, is the teacher.

We notice by the Gazette that the Ione and Saddle schools were by no means the only ones that observed Penoyer's Thanksgiving. The Corvallis Agricultural College has fallen in line.

On account of inclement weather the Wilmoth school did not take part in the closing exercises of the Saddle school with the exception of the teacher, Mr. Glascock. The school closed with a pleasant little entertainment last Friday afternoon. The room was appropriately decorated and had it not been for the bad weather and sickness among the pupils no one need be disappointed.

The closing exercises of Saddle school were as follows: Opening address, A. W. Balsiger; recitation, Kenny League; "Writing with Ink," Mand Wood; "Charade of the word 'Rainbow'"; Franky Cochran, Mand Wood and Frank Wood; "Thanksgiving song," by the school; recitation, Anna League; recitation, Kenny League; recitation, Frank Wood; "Playing School," a dialogue, Kenny League, Frank Cochran and Mand Wood; song by Misses Molly Eli, Edna Wilmoth, and Mr. Roy Glascock; recitation, Kenny League; "Little Miss Mischief," Frankie Cochran; recitation, Frank Wood; Thanksgiving song, by school; closing address, Roy Glascock.

JACK Ione, December 4, 1893.

### Cataract in the Head

Is undoubtedly a disease of the blood, and as such only a reliable blood purifier can effect a perfect and permanent cure. Hood's Sarsaparilla is the best blood purifier, and it has cured many very severe cases of catarrh. Catarrh oftentimes leads to consumption. Take Hood's Sarsaparilla before it is too late.

### AN OPEN LETTER.

W. R. ELLIS, House of Representatives, Washington, D. C.

My Dear Sir: You are down there in Washington where the business is done, so may be able to advise us on what hypothesis the Ways and Means Com. deny protection against foreign competition to the growers of wool, but impose it to the extent of thirty or forty per cent. "ad valorem" for those who continue the work on it, and make it into cloth.

Can you also advise us why wool in bales in an Eastern card-room is called "raw material," while yarn on the cop in knitting mills is not.

This county produces one and three quarters million pounds of wool in the year, at a labor cost of \$125,000. This exceeds its present local market value. Accurate calculations indicate expenditure for labor, up to the time it reaches local warehouses, to exceed seven cents per pound. It is however, "raw material."

The warehouseman and wool scourers in plants who as expensive as required for spinning, and with machinery fully as valuable, employing labor equally as experienced, grade, sort, scour and bale this wool for shipment to Eastern mills where it is delivered at a labor cost of 32 cents per pound, freight not included. But it is still "raw material."

Now I take some machinery down East, costing less than my Western scouring plant and add labor costing about three cents per pound, spinning this wool into yarn, and it suddenly becomes a commodity entitled to protection. It is a "manufactured article." Can you tell us why at this particular point it abruptly ceases to become "raw material"? Why not wait until the process of metamorphosis is the result of a little more labor, say when it leaves the weave room. It is certainly "raw" enough in the form of greasy, unfinished cloth.

Why not advance the "raw material" to this point? Suppose you suggest it. I assure you there can be no valid objection. I have run sheep and raised wool. I have run a mill and made goods, but I must confess I cannot tell what "raw material" is except in a relative sense.

Wool in bales is the finished product of the ranch, but raw material for the scouring mill. Wool in bales, scoured and ready for the picker, is the finished product of the scouring mill, but raw material for spinners. Yarn is raw material for weavers and knitting mills, as finished cloth is for cutters and manufacturing clothiers. Why should the labor of one be protected and that of others not?

Is it not a fact, Mr. Ellis, that the forthcoming "tariff reform" bill has been framed regardless of economic principles, but wholly determined by geographical and political reasons?

If wool must go on the free list, vote to place woolens there also. A blanket represents a greater amount of labor on the ranch than it does in a mill. If the labor of one must be sacrificed to make things "cheap" why not the other?

There is no question but that free wool and woolens would clear the range of sheep, ruin ranches, and close every mill in America, until labor became as cheap in this country as abroad. The throat has nearly accomplished that work. Possibly we might afford to pay the heavy cost if the lesson was sufficiently severe to forever eradicate the free trade idea in America which demoralizes business every time it appears possible that its exponents may be elected to positions in power.

So far I have considered the matter from a position of a wool-grower in your district. From Brownsville or Tacoma, speaking as a mill operator, I should say the protection ostensibly given to manufacturers is inadequate to justify opening these mills even with free wool until labor is beat down from one-half to a third.

Take for instance the Brownsville. Their all-wool cassimere, weighing one pound per yard, in 1892 cost \$1.25 per yard. Now with free wool it may be manufactured for \$1.05. In '92 under the McKinley law over twenty-five million yards of goods which come in competition with their products were imported. At that time the tariff provides for a specific duty of 45 cents per pound and an ad valorem tax of 15 per cent, making the total tariff protection for the American manufacturer over 55 cents per yard.

Since importers could meet \$1.25 goods and pay 55 cents duty, it is fair to assume that their cost in England was below 65 cents per yard. Under the proposed ad valorem tax of 49 per cent the duty will be 26 cents. British cassimere would be landed in Portland in competition with Brownsville \$1.05 goods for 94 cents, and handled with money costing one-half that of the Brownsville working funds.

### PATENTS!

#### NOTICE TO INVENTORS.

There was never a time in the history of our country when the demand for inventions and improvements in the arts and sciences generally was so great as now. The conveniences of mankind in the factory and workshop, the household and on the farm, as well as in official life, require continual accessions to the apparatus and implements of each in order to save labor, time and expense. The political change in the administration government does not affect the progress of the American inventor, who being on the alert, and ready to perceive the existing deficiencies, does not permit the affairs of government to deter him from quickly conceiving the remedy to overcome existing discrepancies. Too great care cannot be exercised in choosing a competent and skillful attorney to prepare and prosecute an application for patent. Valuable interests have been lost and destroyed in innumerable instances by the employment of incompetent counsel, and especially in this advice applicable to those who adopt the "No patent, no pay" system. Inventors who entrust their business to this class of attorneys do so at imminent risk, as the breadth and strength of the patent is never considered in view of a quick endeavor to get an allowance and obtain the fee. THE PRESS CLAIMS COMPANY, John Wedderburn, General Manager, 618 F Street, N. W., Washington, D. C., representing a large number of important daily and weekly papers, and general periodicals of the country, was instituted to protect its patrons from the unsafe methods heretofore employed in this line of business. The said Company is prepared to take charge of all patent business entrusted to it for reasonable fees, and prepare and prosecute applications generally, including mechanical inventions, design patents, trade-marks, labels, copyrights, interferences, infringements, validity reports, and gives special attention to rejected cases. It is also prepared to enter into competition with any firm in securing foreign patents.

Write for instructions and advice. JOHN WEDDERBURN, 618 F Street, Washington, D. C.

#### Stockholders Meeting.

NOTICE IS HEREBY GIVEN THAT THE annual meeting of the stockholders of the First National Bank of Heppner, at their office on the second Tuesday of January, 1894, between the hours of 10 o'clock a. m. and 4 p. m. of said day for the purpose of electing directors and attending to such other business as may come before the meeting.

Ed. R. Bishop, Cashier, Heppner, Or., Dec. 2, 1893.

#### Notice.

NOTICE IS HEREBY GIVEN THAT THE annual meeting of the stockholders of the Heppner Building and Loan Association will be held at its office in Heppner on the second Tuesday of January, 1894, between the hours of 10 a. m. and 4 p. m. of said day for the purpose of electing directors, and attending to such other business as may come before the meeting.

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### LOCAL MARKET REPORT.

Wheat, bu. 50 @ 50  
Flour, bbl. 50 @ 50  
Beaves, cows & two-year-olds, cwt. 1.50 @ 1.50  
" three " 1.75 @ 2.00  
Sheep, muttons, head, 1.50 @ 1.75  
" stock " 1.50 @ 1.75  
Hogs, on foot, cwt. 6.00 @ 6.50  
Hogs, dressed, 6.00 @ 7.00  
Wool, 6 @ 10  
Horses, slow sale.  
Butter, roll, 40 @ 50  
Eggs, doz. 20  
Turkeys, doz. 3.00

### CALIFORNIA MARKET.

Wheat, cwt. 81 @ 82  
Flour, bbl. 3.00 @ 4.00  
Beaves, stall fed, 4.50 @ 5.00  
Muttons, cwt. 6.00 @ 8.00  
Hogs, cwt. 4.50 @ 5.25  
Wool—Eastern Oregon, 10 @ 12  
Butter, lb. 25 @ 30  
Eggs, doz. 20 @ 25  
Turkeys, lb. 15 @ 18

### PORTLAND MARKET.

Wheat, cwt. 85 @ 95  
Flour, bbl. 2.90 @ 3.15  
Beaves, cwt. 1.75 @ 2.75  
" dressed " 2.50 @ 3.00  
Muttons, cwt. 5.75 @ 6.00  
Hogs, on foot, 4.50 @ 5.50  
" dressed " 7.00  
Wool—Eastern Oregon, 6 @ 14  
Butter, 20 @ 30  
Eggs, doz. 27 @ 30  
Turkeys, lb. 2.00 @ 4.50

### Notice of Intention.

LAND OFFICE AT THE DALLES, OREGON. Oct. 4, 1893. Notice is hereby given that the following named settler has filed notice of his intention to prove final proof in support of his claim, and that said proof will be made before J. W. Morrow, County Clerk, at Heppner, on Nov. 18, 1893.

### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT UNDER and by virtue of an execution issued out of the Circuit Court of the State of Oregon for the County of Morrow, and to use directed and delivered upon judgment rendered and entered in said court on the 20th day of May 1893, in favor of W. B. Cunningham, Plaintiff, and against J. H. Ball, Defendant, for the sum of seven hundred and ten dollars, and for the further sum of Two Dollars damages and costs, which judgment was enrolled and docketed in the clerk's office of said court on the 20th day of May 1893. And thereafter on November 20th day of December, 1893, together with interest at the rate of 6 per centum on the sum of Two Hundred and Ten Dollars from the 20th day of May 1893, and for the further sum of Two Dollars damages and costs, and accruing costs, I have levied upon and will sell at public auction, on Saturday the 9th day of December, 1893, at one o'clock p. m. at the Court house door in Heppner, Morrow County, Oregon, all the right, title and interest which the said J. H. Ball, Defendant, has in and to the following described premises, to-wit: The South East quarter of Section Twenty-three (23) East of W. M. in Morrow County, State of Oregon, and contains 160 acres. Dated at Heppner, Oregon, this 21st day of November, 1893.

GEO. NORRIS, Sheriff of Morrow County, Oregon.

### Sheriff's Sale.

NOTICE IS HEREBY GIVEN THAT UNDER and by virtue of an execution issued out of the Circuit Court of the State of Oregon for the County of Morrow, and to use directed and delivered upon judgment rendered and entered in said court on the 21st day of Sept. 1893, in favor of The Oregon Mortgage Company Plaintiff, and against Frank M. Shurtz, Defendant, for the sum of Five Hundred and thirty-three dollars and Seventy-five cents, and for the further sum of Fifty Dollars attorneys fees and Twenty-two Dollars and fourteen cents costs, and whereas, by said judgment it was ordered and adjudged that the following described real property, to-wit: The North West quarter of Section Twenty-six (26) East of W. M. in Morrow County, Oregon, be sold to satisfy said judgment, costs and accruing costs, I will, on Saturday the 23rd day of December, 1893, at one o'clock p. m., of said day, at the front door of the Court house, in Heppner Morrow, Co. Oregon, sell the right, title and interest of the said Frank M. Shurtz in and to the above described property at Public Auction to the highest bidder for cash in hand. The proceeds of said sale shall be applied to the satisfaction of all costs and costs, and costs that may accrue.

GEO. NORRIS, Sheriff of Morrow County, Oregon. Dated Nov. 21, 1893.

### Summons.

IN THE JUSTICE COURT FOR SECOND DISTRICT OF OREGON, County of Morrow.

E. C. Ashbaugh, Plaintiff, vs. H. E. Hooker, Defendant.

Summons. You are hereby required to appear before the undersigned Justice of the Peace for the District of Morrow, in the above entitled case, on the 21st day of December, 1893, at the office of said Justice of the Peace, to answer the complaint herein, and to show cause why you should not be held liable for the amount claimed in the complaint, together with costs and expenses of this action.

G. E. JONES, Justice of the Peace.

### Summons.

IN THE JUSTICE COURT FOR SECOND DISTRICT OF OREGON, County of Morrow.

Bruce Haines, Plaintiff, vs. H. E. Hooker, Defendant.

Summons. You are hereby required to appear before the undersigned Justice of the Peace for the District of Morrow, in the above entitled case, on the 21st day of December, 1893, at the office of said Justice of the Peace, to answer the complaint herein, and to show cause why you should not be held liable for the amount claimed in the complaint, together with costs and expenses of this action.

G. E. JONES, Justice of the Peace.

### BALD HEADS

What is the condition of yours? Is your hair dry, harsh, brittle? Does it split at the ends? Has it a lifeless appearance? Does it fall out when combed or brushed? Is it full of dandruff? Does your scalp itch? Is it dry or in a heated condition? If these are some of your symptoms be warned in time or you will become bald.