

**SKIDS COST MORE THAN TIRES THAT GRIP**



As low as \$4.95 As low as \$5.70 As low as \$8.60 As low as \$9.50

**FREE!** Full non-skid safety during the winter plus **30% MORE MILES** if you buy low - ask us why!

Records show that new tires on new cars give 30% more miles than old tires on old cars.

**Coquille Service Station**

ROAD SERVICE - CALL 133

**Professional Cards**

**DR. J. W. HARRISON**  
VETERINARIAN  
Office and residence on Coquille - Marshfield Highway, next place west Sanford Heights road. Phone 242 P.O. Box 245 Coquille, Oregon

**O. C. SANFORD**  
Attorney at Law  
Probate, Real Estate and Office Practice, Notary Public Room 10 First National Bank Building

**DR. De La RHUE**  
Eyesight Specialist  
Laird Bldg.—Reception room jointly with Dr. J. R. Bunch Coquille

**DR. RALPH F. MILNE**  
Dentistry  
Teeth Straightened  
1st Natl. Bank Bldg. Suite 1

**HARRY A. SLACK**  
Attorney-at-Law  
First National Bank Building Coquille Oregon

**DR. J. R. BUNCH**  
DENTIST  
X-RAY Service  
Laird Bldg. First Street Telephone 82-L Coquille, Ore.

**J. ARTHUR BERG**  
Attorney at Law  
Rooms 1 & 2 Farmers & Merchants Bank Bldg Phone 37 Coquille, Oregon

**J. A. RICHMOND**  
PHYSICIAN and SURGEON  
Richmond-Barker Building Coquille, Ore.  
Phone: Office 62M, Res. 93R

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF COOS COOS SECURITIES INC., Plaintiff,

vs. CHARLES R. MYERS; the unknown heirs of J. B. Myers, deceased; JOSEPH WAGGONER and ROSINA WAGGONER; the unknown heirs of Joseph Waggoner and Rosina Waggoner, deceased; SOPHIE MEREN and ELSIE MALLAGH, the only heirs at law of Charles W. Watkins and Ann E. Watkins, deceased; B. E. NOSLER, the only heir at law of John H. Nosler, deceased; MARTIN W. MILLER and CHARLOTTE B. MILLER, husband and wife; the unknown heirs of Martin W. Miller and Charlotte B. Miller, deceased; THE CITY OF COQUILLE, a municipal corporation; also all other heirs or persons claiming any right, title, estate, lien or interest in the real estate described in the complaint, herein, Defendants.

**Suit in Equity to Quiet Title**  
**SUMMONS**  
To Charles R. Myers; the unknown heirs of J. B. Myers, deceased; Joseph Waggoner and Rosina Waggoner; the unknown heirs of Joseph Waggoner and Rosina Waggoner, deceased; Sophie Meren and Elsie Mallaugh, the only heirs at law of Charles W. Watkins and Ann E. Wat-

kins, deceased; B. E. Nosler, the only heir at law of John H. Nosler, deceased; Martin W. Miller and Charlotte B. Miller, husband and wife; the unknown heirs of Martin W. Miller and Charlotte B. Miller, deceased; The City of Coquille, a municipal corporation; also all other heirs or persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

IN THE NAME OF THE STATE OF OREGON You are hereby notified that you are required to appear and answer the complaint filed against you in the above entitled court and cause on or before the 7th day of January, 1938, the same being the last date for answering or appearing personally prescribed in the order of publication, and if you fail so to appear or answer on or before said date, the plaintiff will apply to the Court for the relief prayed for in its complaint, a succinct statement of which is as follows: That all defendants in this suit be ordered to produce any claim they may have or claim to have upon the premises or any part of the following premises:

Lots 7, 8 and 9 in Block 14 North Addition to the Town of Coquille City, now the City of Coquille, Coos County, Oregon, according to the map and plat thereof on file and of record in the office of the County Clerk of said County and State.

That said claims be declared invalid and quieted. That Defendants be enjoined from thereafter making any claim in or to said property adverse to said plaintiff. That plaintiff be adjudged the owner in fee simple of said premises and rightfully in possession thereof. That it have such other and further relief as to the Court may seem meet and equitable.

Service of this summons is made by publication pursuant to an order of the Honorable J. T. Brand, Judge of the Circuit Court of Coos County, Oregon, which order was signed December 8th, 1937, directing publication to be made in the Coquille Valley Sentinel, once a week for four consecutive weeks. Date of first publication December 9th, 1937. Date of last publication January 6th, 1938.

**J. ARTHUR BERG,** Attorney for Plaintiff Residence and P.O. Address Coquille, Oregon. 4815

IN THE COUNTY COURT OF THE STATE OF OREGON, IN AND FOR THE COUNTY OF COOS

In the Matter of the Estate of Elzada Jane Davis, Deceased. Notice of Final Account Case No. 2525

NOTICE IS HEREBY GIVEN, that the undersigned has filed in the County Court of Coos County, Oregon, his final report and account as Executor of the estate of Elzada Jane Davis, deceased, and that the Court has set Friday, December 31, 1937, at the hour of 10 o'clock A. M. of said day, at the County Court room in Coquille, Oregon, as the time and place for hearing objections to such final account and the settlement of said estate.

**Harry Oerding,** Executor.  
**S. D. Pulford,** Attorney for Executor, Coquille, Oregon. 4715

**WARRANT REDEMPTION NOTICE**  
All Coos County General Fund Warrants endorsed prior to Jan. 1, 1933, called for payment at the office of the Coos County Treasurer, Coquille, Oregon, Dec. 15, 1937.  
**CHAS. STAUFF,** Coos County Treasurer, Coquille, Oregon, Dec. 11, 1937. 11

**WARRANT REDEMPTION NOTICE**  
All Coos County General Fund Warrants endorsed prior to Jan. 1, 1938, called for payment at the office of the Coos County Treasurer, Coquille, Oregon, Dec. 15, 1937.  
**CHAS. STAUFF,** Coos County Treasurer, Coquille, Oregon, Dec. 11, 1937.

Calling cards, 50 for \$1.00.

**Lipscomb Gave Usual Hated Exhibition**

Last Friday night's wrestling card at the Coquille Community Building was seen by a capacity crowd of wild-eyed fans who vented their enthusiasm in turn on "Mad" Murdock, Baron von Hoffman and Jack Lipscomb.

Lipscomb, bronzed by the Texas sun and more vicious than before, lost the main event on a two straight disqualifications because of his unmerciful attack on his opponent, Ace Freeman, after repeated warnings from the referee.

Freeman, fast and versatile boy from the Bronx of New York City, plunged in after the Hoosier Hot Shot right from the sound of the gong and threw on hold after hold which only the fouling tactics of Lipscomb could break. The Bronx ace made every attempt to make a wrestling match out of it and for his efforts he took many a cruel punch to the midsection.

The Indiana madman stalked around the ring, daring fans or referee to stop him. Apparently in wonderful condition and slightly bigger about the shoulders than he was here a year ago, Lipscomb intended to dominate the situation and make his own rules.

After twenty minutes of the hottest and fastest action seen in the Community Building in many a day, Referee Harry Elliott stepped in and stopped the match after a volley of low blows by Lipscomb, giving the first fall to Freeman.

Far from letting the punitive act of the referee hamper him in the least, the Indian came back in the second fall and tried to cripple his opponent. Strangle holds, kicks and punches that could be heard all over the auditorium were thrown by Lipscomb and after nine minutes, when things began to get out of control, Referee Elliott again disqualified Lipscomb and ended the match.

It was necessary to carry Freeman to the dressing room. The Hoosier madman stayed in the ring, dodged a few chairs and punches from fans and dared one and all to step up into the ring.

In a semi final bout which was the surprise of the evening Baron von Hoffman defeated tough Scotty McDougall two falls out of three. The Scot took the first fall in 18 minutes, but lost the last two to Hoffman by a throat chopper hold in 14 minutes and a full crab in ten minutes.

The Berlin Baron showed an unusual amount of cunning and proceeded to make the Scot wear himself out before administering the finishing touches.

In a melee outside the ring between the two after the bout, McDougall slammed his opponent against the bleachers of the Community Building and almost broke his back. Apparently the two would have fought all evening had not fans and the referee interceded.

In a slam bang, rip-smorting preliminary, young Tex Hager, of Amarillo, Texas, and of Eugene, chucked an upset over "Mad" Murdock of Boston.

Murdock took the first in 14 minutes with his bar strangle. Hager annexed the second with drop kicks. And in a mix up in which the referee inadvertently acted as Hager's ally, the Texan copped the last and deciding fall.

Promoter Elliott announced that there will be no wrestling in Coquille during Christmas week, but that matches will resume on Wednesdays soon thereafter.

**Joan Crawford Dances Tango**

Joan Crawford dances in a motion picture for the first time since "Dancing Lady."

She learned the tango and several native dances of Trieste, for her role as Anni, a cabaret entertainer, in "The Bride Wore Red." Her new starring picture, in which Franchot Tone and Robert Young are featured, comes to the Roxy Sunday for a three-day showing.

Miss Crawford placed herself on a rigorous schedule of lessons and exercises, working on the dances for two hours each morning and afternoon while learning the difficult routines.

Dancing is no novelty to the star, but in "The Bride Wore Red" she sings as well before the camera, culminating three years of voice study. "The Bride Wore Red," directed by Dorothy Arzner and produced by Joseph Mankiewicz, is the story of a waterfront wail who becomes a society belle for a month by the chance of fate. It was adapted to the screen from Ferenc Molnar's stage success, "The Girl from Trieste."

Franchot Tone in the role of a humble postmaster wins the star for the first time in the many pictures in which he and Miss Crawford have appeared together.

Young, as the "other man," is given his greatest acting opportunity in the new film as a result of his outstanding work in the recent "I Met Him in Paris."

**A Christmas Present**

From  
**Coquille Gas & Power Co.**

To  
**YOU!**

10% Discount on All  
**Electrolux Refrigerators**  
**A. B. C. Washers and Ironers**  
**Oil Heaters**

This offer extends from Now until December 31st.

We also have about 35 used Wood, Gas and Electric Ranges at exceptionally Low Prices.  
Come in and See us.

**Bandon Not Down-Hearted**

Under the heading, "The Money Awaits Us," the Western World last Thursday spoke editorially of the need for Bandon citizens to keep unflinchingly at it in their efforts to build a new and more town. The World said:

The statement on the part of federal officials that the Disaster Loan Corporation is holding its commitment of \$225,000 for the reconstruction of Bandon, should be heartening to those who in the past few weeks, because of apparent inactivity toward rehabilitation, have begun to lose courage.

The permanent rebuilding of Bandon has not been abandoned by any means. Because the first attempt to settle the debts failed is no reason for assuming that the whole thing is off and that Bandon is defeated. The fundamental reasons for a Bandon are still here, consequently there must be a new town. The only question today is what kind of a new town is there to be.

While it may take more time than anyone has anticipated, the debt problem will be worked out and the federal loan will be available for the purpose of settling debts and building public works in a new Bandon. Patience is a virtue; it is doubly so in this instance. Those who have the courage to endure will, in the opinion of this newspaper, find it to their lasting benefit to remain constant to the purpose of building a new and better city upon the ashes of the old.

**WARRANT REDEMPTION NOTICE**  
Notice is hereby given that all warrants drawn against the General Fund of the City of Coquille, Oregon, and endorsed prior to April 1, 1937, are hereby called for payment upon presentation at my office. Interest on such warrants will cease as of December 16, 1937.  
**W. S. SICKELS, Treasurer,** City of Coquille, Oregon. 4913

**WARRANT REDEMPTION NOTICE**  
Notice is hereby given that warrants up to and including No. 11,707 issued by Coquille School District, No. 8, will be paid upon presentation to the district clerk, on and after Friday, December 17, 1937. Interest on said warrants ceases on that date.  
**Keith Leslie, Clerk,** School District No. 8, Coquille, Coos County, Oregon. 4913

**School District No. 8, Coos County, Oregon**  
**COQUILLE**  
**ADVERTISEMENT FOR BIDS**  
Sealed proposals will be received at the office of Keith Leslie, Clerk,

until 2 o'clock P. M., December 26, 1937, for the construction of an addition to and alteration of a present high school building, including necessary equipment. These proposals will be publicly opened and read aloud at 2 o'clock P. M., at said date and place.

Plans, Specifications, and other Contract Documents are on file for examination with the Clerk of the Board and at the office of C. N. Freeman, Portland, Oregon. Copies of these documents may be obtained upon application to and the deposit of Fifteen and No/100 (\$15.00) Dollars per set with said C. N. Freeman. The full amount of deposit for one set of documents will be returned to each actual bidder within a reasonable time after the receipt of bids. Other deposits will be refunded upon the return in good condition of all such Plans, Specifications, and other Contract Documents within 30 days after the date of the opening of bids, except that Five and No/100 (\$5.00) Dollars of each deposit per set will be retained to cover the cost of production.

The amount of money estimated to be available for the construction contract herein advertised is \$38,628.00.

No proposal will be considered unless it is submitted upon a form of proposal furnished by said C. N. Freeman. Attention is called to the prequalification requirement of Chapter 225, Laws of Oregon, 1931.

Bidder's proposal must be accompanied by a bidder's bond in an amount equal to 5% of total amount of the base bid as a guarantee for the execution of the contract and the furnishing of the required bonds in case the contract is awarded to the bidder.

The Board of Directors further reserves the right to reject any and/or all proposals, to waive informalities, and to accept such proposals as are to the best interests of the School District.

**BY ORDER OF School District No. 8, Coos County, Oregon.**  
By Dr. J. R. Bunch, Chairman  
Attest Keith Leslie, Clerk

First publication Dec. 9, 1937  
Second publication Dec. 16, 1937  
Last publication Dec. 23, 1937

**NOTICE OF ASSESSMENT**  
Notice is hereby given that pursuant to the provisions of Ordinance No. 393 passed by the Common Council of the City of Coquille, Coos County, Oregon, on the 6th day of December, 1937, and entitled, "An Ordinance levying and declaring an assessment against the lots, parts of lots and parcels of lands benefited by the improvement of Elliott Street from the South line of Second Street, thence South to pavement a distance of 423 feet; of First Street from the end of the pavement 100 feet West of the West line of Elliott Street, thence East 399 feet to a point 23.5 feet West of the Center line of Henry Street, in the City of Coquille, Coos County, Oregon, according to the apportionment of benefits adopted and filed on the 17th

day of November, 1937, by the City Recorder and Committee on Streets, directing the City Recorder to enter a statement thereof in the docket of City Liens and declaring an assessment against the lots, parts of lots and parcels of land benefited by the improvement of such portions of said streets, all within the boundaries of the assessment district created for the purpose of said improvement, which assessment district and the boundaries thereof are described as follows:

Beginning at the Southwest corner of Lot 12 of Block 18 of Elliott's Addition to the City of Coquille, Coos County, Oregon; running thence North to the Northwest corner of Lot 12 of Block 19 of said Elliott's Addition; thence East to Northeast corner of Lot 1 of Block 30 of said Elliott's Addition; thence South 250 feet; thence East 119 feet; thence South 180 feet; thence West 399 feet to place of beginning.

A statement of said assessment was entered in the Docket of City Liens on the 6th day of December, 1937, and the same and said Ordinance with said assessment thereto attached containing the names of the owners, description of property assessed and amount of assessment against each lot, part of lot and parcel of land is on file with the City Recorder and subject to inspection by all persons interested and are hereby made a part of this notice by reference.

The whole cost of said improvement is the sum of \$3280.35.

**NOW THEREFORE,** all persons interested will take notice that said assessments are now due and payable and if not paid within thirty days from the 9th day of December, 1937, or bonded within the time provided by law, to-wit, on or before the 10th day of January, 1938, the same shall be deemed to be delinquent and will bear interest from the 6th day of December, 1937, at the rate of six per cent per annum, and will be sold in the manner provided by law for the collection of delinquent assessments.

Dated this 9th day of December, 1937.  
**F. G. Leslie, City Recorder.**

**Mansell Drayage & Delivery Co**  
Local and Long Distance  
**HAULING**

**COAL, FUEL OIL**  
and  
**MILL WOOD**