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## Reduced Round Trip

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# Southern Pacific Lines

JOHN M. SOOMS, General Passenger Agent



NOTICE OF BLECTION

Measures to be Voted on at the Gen eral Election to be Held in the City of Coquille, Novem-ber 2nd, 1920.

Notice is hereby given that measures bearing the following ballot titles and numbers have been referred to the legal voters of the City of Coquille, a municipal corporation, of Coos County, Oregon, and will be submitted to them for their approval or rejection at the regular election to be held in the said City upon the 2nd day of November, 1920, towit:

A bill for an act to amend Section 6 of Article 2, and Section 15 of Article 3 of the Charter of the City of Coquille, being an act entitled "An act to incorporate the City of Coquille, and to provide a charter therefor, and to repeal an act entitled 'An act to incorporate the Town of Coquille City, Coos County, Oregon, filed in the office of the Secretary of State February 19, 1891," and approved February 20, 1901, relating to the qualifications of voters and to the qualifications of the Mayor and Councilmen.

Vote YES or NO

304 YES 305 NO

## To Protect Water Supply

The Myrtle Point American say that at last week's meeting of the water supply was taken up. This was arranged for through a bill passed by congress that had been introduced by Representative Hawley, the purchase being made with a view to protect the water supply of the city, by preserving the trees and brush that shade the watershed. The price to be paid is \$2.50 per acre and 50 cents per thousand for 50,000 feet of timber on one forty. While the council did it is considered that the tract can be sold for at least as much as it cost, and perhaps at a profit.

If you want a Portland daily in con-section with your Sentinel subscrib-tion you will find that we make a structive combination price.

arthly possession uses an automobile to decoy young girls to their townfall, it is time for the mothers a wake up and take notice and save heir daughters from a ruined life, or the good name of a young girl nee thrown in the limelight can selom be regained.

"From experience I am firmly con-

drastic arm of the law. Experience has taught me that in a case of a young girl in the springtime of life and just blooming into womanhood, who has faltered and is about to wander from the right road, she will listen to advice. Tell her that her name has not yet been publicly shamed, advise her to correct her

hamed, advise her to correct her rays, and four times out of five she dill retrace her course and thank you or the sid.

"Mothers must let their aid be more than simply advice. To mothers I would say, invite the young copie to your home for pressant passine. Anyone not fit to admit to your family circle is certainly not a second of the your daughter.

"The courts are lenient. The officials do not want to send boys to the reform school and girls to the state homes if it can possibly be avoided.

"The modern boy is somewhat different from the boy of some years ago. He has what he believes are modern ways. A certain class of movie pictures which are shown, are an important factor is luring boys from the soil and the more sober works of life and giving them a desire for something sensational beyond realization in everyday life. Augmented by the dime novel, the

There is still another evil which confronts the young people of today. That is the so-called dance of the present day. In the past that by many is forgotten, the dances were conducted respectably and enjoyed norally, and decency prevailed. But he modern dance of today, not always of course, but at least in some cases, would bring the blush of sham

society fad. I have seen such things occur in a good many instances.

"A good dance, conducted properly; is a good acquisition to the entertainment of the young people and a pleasant and harmless recreation. So let the mothers see that when their daughters attend dances they are of the proper sort which will give them clean entertainment and not endanger their morals.

"Recently my attention was called to the case of a young girl and boy

"Recently my attention was called to the case of a young girl and boy who entered a store about 11 o'clock at night and appropriated a small amount of candy. Upon investigation I did not consider the children responsible for their acts. The mother had gone to a show and finished up the evening with an automobile ride, while her children, not being watched had cotten into mischief watched, had gotten into mischief. I did not reprimand the children, but simply told the mother that if she would not look after her children I would recommend to the court to would recommend to the court to take them away from her. I did not have any more trouble from that source. This was one of the many cases where the parent is to blame. The mothers must give attention to their children or they are quite likely to go wrong.

"Recently the Rev. Mr. Jeter, who has been conducting a series of revival meeting at Coquille, was eloquently illustrative. He demonstrated the pitfalls which confront the younger generation and throw

the younger generation and throw them into evil habits. 7 regret that every mother in Coos county did not hear him, for I believe that the advice he gave if followed would eliminate much of the trouble.

be surrounded with evil environment. It is the duty of parents to keep children away from bad associates as much as possible. I regret to say that lack of parental care in a great may cases is the cause of the down-

Can Hunt Duck Nov peaking of the dack he which opens tomorrow

any one day and not to exceed 30 in any seven consecutive days. License for resident hunters cost \$1.50 each and for non-resident hunters \$10 each. In district No. 1, comprising all counties west of the Cascade mountains, the season for hunting buck deer with horns opened September 1 and closes October 31; for silver gray iquirrels from September 1 to October 31; for sooty or blue grouse, ruffled grouse or native pheasant, from October 1 to October 31. These dates do not apply to Jackson and Douglas counties. The open season for quail in Coos, Curry, Jackson and Josephine counties is from October 1 to October 31. For doves and pigeons it is from September 1 to October 31.

The bag limits for buck deer with

The bag limits for buck deer with horns is two during any season, and for silver gray squirrels five in any seven consecutive days.

#### Indictments at Eugene

Among those indicted by the La Among those indicted by the Lane county grand pury this week were i. E. Dole and Edwin Sink, who are mown in Coos county. Dole was ar-ested in this county and returned to dugene and several Coos county men were called as witnesses against him. Sheriff Gage holds a warrant for ink when his case is disposed of here. Sheriff Stickels, of Eugene, ays that Sink, or Potter, as he is ometimes known, is a champion pre-aricator, judging from letters he writes from the jail.

concerning the indictments, the agene Register says:

"The Lane county grand jury yeserday returned indictments against our persons who had been arrested a a charge of passing bad checks and spent some time examining witnesses in the case of W. R. Elliott, based with the muscles of Vivian harged with the murder of Vivian Junten. Those indicted are: Edwin sink, alias Potter, uttering a forged natrument, and L. E. Dole, Sherman nstrument, and L. E. Dole, Sherma Douglas and Gilbert Janes, obtaining

Douglas and Gilbert Janes, obtaining money under false pretenses.

Sink, or Potter, who was arrested in San Francisco, is accused of issuing a forged check for \$15 on a Myrile Point bank; Douglas, who was irst arrected on the charge of adultery, is accused of issuing a bad check to Swatz Bros., of Lost Creek ranch; i. E. Dole is accused of issuing a and check for \$150 to Henry Bastion and Gilbert Janes is charged with issuing bad checks to F. E. Henderson.

## Coyotes Drive Out She

George Kolhagen, the Roseburg tockman, was in town over Sunday of 400 head of sheep that he had sought from Robt. Fromm, of Brush ut of business on account of the left the county.-Port Orford Tri-

If you were scorned would you for-give?—would you take the blame for another's crime?—would you bow to insults? And if you did, would you think it only your duty? See Nazimova, the greatest of all screen artists in "The Brat," the greatest of all her triumphs, at the Liberty Theatre, Monday and Tuesday, Oct. 18 and 19. It shows how a gutter waif can rise to the heights of selfsacrifice and nobility.

The Sentinel and the Oregon Farm er can still be obtained for \$2.15 for





THE life, the value, the beauty of your home, depend on the care you give it.

Weather-besten and warped siding, cracks and open joints are forerunners of decay.

Many property owners neglect to look for such judging their houses and buildings by general

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the Circuit Court of the State of Oregon in and for the County

To Charles E. Kopf, Joseph Harter, the unknown heirs of the said S. S. Little, Deceased, and also all other 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 required to appear and answer the Complaint filed against you in the above entitled suit within six (6) weeks from the date of the first publication of this Summons to-wit, within six weeks from the 8th day of October, 1920, and if you fail so to appear and answer on on or before the 19th day of November, 1920, the same being the date of the last publication of this Summons, the plain-

the date of the last publication of this Summons, the plaintiff will apply to the Court for the relief demanded in his said Complaint, a succinct statement of which is as follows:

1. For a Judgment against the estate of the said S. S. Little, Deceased, for the sum of \$700.00, together with interest thereon at the rate of 8 per cent per annum free. June 25, 1909, less the sum of \$56.00 paid on interest; the further sum of \$78.17, taxes paid on the real estate described in said mortgage; for the sum of \$150.00, attorney's fees for bringing this suit and for his costs and disbursements of this suit.

2. For a Decree of this Court foreclosing said mortgage and directing that the premises described in said mortgage and directing that the premises described in said mortgage towit: All of lot one; and also the southeast quarter of the north east quarter of section five, in township twenty-nine south, of range fourteen west of the Willamette meridian, in Coos County, Oregon, containing approximately eight acres, be sold by the Sheriff of Coos County, Oregon, that the proceeds of said sale be applied to the amount due to the plaintiff herein and that the said defendants and all persons claiming her through or under them or either.

possession of the said premises; that after the expiration of the time allowed by law for redemption that the Sheriff execute a deed of conveyance to the said purchaser or his legal representatives; and for such other and further delief in the premises as to the Court may seem meet and equitable.

This Summons is served upon you by publication thereof in the Coquille Valley Service.

Ing any right, title, estate lien or interest in the real estate described in the Complaint herein,

Defendants.

To Charles E. Kopf, Joseph Harter,

C. R. Wade, Residence, Bandon, Oregon. J. J. Stanley, Residence, Coquille, Oregon. Attorneys for Plaintiff.

CITATION

In the County Court of the County of Coos, State of Oregon.
In the Matter of the Estate of John Moore, Deceased. To the unknown heirs of John

of:
Lot 11 and the South Half of Lot
10 in Block 19 in Dunham's Addition to Bandon, Coos County, Ore-

Witness, the Hon. C. R. Wade, Judge of the County Court of the State of Oregon for the County of Coos with the seal of said Court affixed, this 5th day of October, 1920.

Attest:

L. W. Oddy, Clerk.

(Seal) By R. E. Caughron, Deputy.

NOTICE OF FINAL ACCOUNT OF ADMINISTRATOR

Notice is hereby given that C. W. Boice, administrator of the estate of M. A. Carlson, deceased, has filed his final account as such administrator with the clerk of the County Court of Coop County, Oregon, and that Monday, the 22nd day of November, 1920, day, the 22nd day of November, 1920, at the hour of 10 o'clock A. M. of said day, at the County Court Room at the Court House in Coquille, Coos County, Oregon, has been appointed by Hon. C. R. Wade, Judge of said Court, as the time and place for the hearing of objections to said final ac-count and the sottlement thereof.

C. W. Boice, Administrator of the estate of M. Administration Deceased.
A. Carlson, Deceased.
S. D. Pulford.

Attorney for Administrator,