

# We will be Glad to See You

## Williams-Zoglmann **Clothing Company**

**Merchant** Tailors and Leading Clothlers I. O. O. F. Building - - Burns, Oregon

#### The Times-Merald Mrs. McKinnon Passed

JULIAN	BYRD	•	40	Manager
SA	TURDAY	, JUN	E 26, 1	915
1.1	SUBSCRI	PTION	RATI	ts
One Year		a 14	hanne	\$2,00
Six Month	Laurenza			1.00
Three Mon				.75

**Many Floats Promised** For Celebration Parade death

time is the street parade-the Kinnon on May 10, 1888. Her great country.

Listed below are attractions:

in line. All Ford owners are in- children, all of whom reside here, vited and suitable prizes are to her father, five sisters and two be given to each Ford entered.

mobile made clothes. Burns Hardware Co. - Look and Mrs. Joe Rurake and her husyou shall see. Clingan Millinery-The cart the funeral.

wheels hats.

semi-annually, place of payment, and ORDINANCE NO. 184. the particular use or uses to which the proceeds shall be applied. All bonds of Therewith' ", and subdivisions 9 and 35 ing to the qualified electors of the City the city when delivered to the purchas of Burns, Harney County, Oregon, at a er shall thereafter be incontestible, and said act of said legislative assembly for Special Election, called and ordered to neither their legality nor the levy, be held in said City, on Saturday, the assessment, or collection of taxes for to the electors of the elty of Burns at a 24th day of July, 1915, an amendment the payment of either the interest on to Section 110, Chapter X of the Charor the principal of, said bonds shall be ter of said City, being an Act of the Legopen to contest by said city or by any islative Assembly of the State of Oregon person or persons, corporation or corfor the Year 1899, entitled 'An Act to porations, for any reason or reasons Incorporate the City of Burns and to whatever

Provide a Charter Therefor, and to In and by the ordinance authorizing Repeal all Acts or Parts of Acts in Conflict Therewith' Approved February 17, 1899, as amended, said proposed amend nent authorizing and empowering the on council to issue and sell at such other taxes, and particularly in addition section 3 of the ordinance. time or times and upon such terms as to the 10 mills provided in subdivision

the council may deem to be for the best 2 of Section 89 and in Section 102 or interests of the City, Water Bonds in this charter and without submitting for said city on Saturday, to-wit: the amounts not exceeding the aggregate principal sum of \$60,000, Sewer Bonds ounts not exceeding the aggregate principal sum of \$40,000, and Light Bonds in amounts not exceeding the aggregate principal sum of \$10,000, bearing interest at a rate not exceeding six (6) per centum per annum, payable semi-annually, said bonds to be payable thereof at maturity, and said council at such time or times, but not more than twenty-five years after their date, as the general tax levy of the city. Said councommon council shall determine by ordinance," and be general obligation taxes by the proper city and county

bonds of, for and on behalf of said city officials, authorized by law to make to provide funds with which to pay for such collections, and the taxes so levied, the acquisition, erection, construction and maintenance, respectively, of a Waterworks System, a Sewer System and a Light Plant, authorizing and directing the common council to levy direct annual ad valorem taxes on all

bonds, and the said principal and intertaxable property in said city in addition est shall be paid out of said funds at the to all other taxes, and not within any time or times provided according to law

mains unpaid.

tax limit of said City, and requiring their collection and the payment of the moneys so collected to the holder or holders of said bonds or the coupons appertaining thereto, sufficient to pay the Interest and Principal on all Bonds so issued and sold, promptly when and as the same become due and providing a the method or manner of levy, assess Away Last Monday penalty for the refusal, neglect or failure

to make or cause to be made such lavy, assessment, collection or payment; Mrs. R. J. McKinnon Jr. pass-Providing how the income derived from ed away at the family home in such Water System or Light Plant shall this city last Monday after an be disposed of and creating a lien on the or any of them, or lessen the power illness covering a long period and property acquired, erected, constructed during which she suffered very or laid by means of the proceeds of said funds sufficient to pay the interest on bonds, providing that after the delivery

much. Her condition had been and payment of said bonds the ordinance serious for several weeks and authorizing the issuance and sale thereof last Sunday her father and sister and levying taxes therefor, shall be were summoned from Portland irrepealable and that said bonds, and the but did not arrive until aftes her levying assessment and collection of taxes for the payment of the said principal or in-

terest shall be incontestible and that the Mrs. McKinnon was a pioneer classes, kinds or amount of property sub-It is about here-that big time resident of this vicinity. She ject to taxes, or the method or manner you have heard so much about. came here as a girl in the early of levying, assessment or collection of time of the passage and approval of this section, or the payment of the moneye most stupendous and gigantic maiden name was Laura Ann manner so as to reduce or diminish the of said bonds or the coupons appertainquina Bay in this state 46 years or the interest thereon or lessen the duties relative to such levy, assessment, some of our ago. Deceased was a devout power, authority or ability of said City to collection or payment, at the time or ago. Deceased was a devoit raise funds sufficient to pay the interest times provided according to law and coupons, on said bonds promptly, when and as the the tenor of said bonds and coupons, One of the greatest sights will character who won the esteem same becomes due, and to discharge the whereby any default occurs in the paybe seen through the efforts of the of all her acquaintances. She is principal thereof at maturity, as provided ment of the interest upon any of said parts of charter in conflict?" Burns Garage-a hundred Fords survived by her husband and 7 in the ordinance issuing such bonds or any of them, so long as any of said bonds the principal of said bonds, or any part or any of the interest thereon remains thereof, at the time, place or manner of unpaid; and repealing all parts of the payment of said principal or interest, brothers. The father, J. T. Gal- charter in conflict with said amendment; and by reason of such detault, any suit

the polls will be open; Appointing the principal or interest, due and unpaid, said day. band, of Washington, attended Judges and Clerks of Election and direct- then in that case the said city shall be The judges and clerks of election in taxes for said interest and principal in ing the canvass of the returns of the liable for and shall pay, not only the

Section 89 and Sections 102 and 112 of the year 1899, and a measure submitted special election held on the 30th day of July, 1912, in so far as the said acts, sections and measures or parts thereo are in conflict herewith, shall be and the same are hereby repealed. Section 2. That the foregoing amend

Provide a Charter Therefor, and to Re peal all Acts or parts of Acts in Conflict

ment to Section 110 of chapter X of the the issuance and sale of any honds for charter of the city is hereby submitted waterworks, sewers or light plant, the to the qualified electors of the city for ommon council shall levy direct annual their rejection or approval to be voted ad valorem taxes, in addition to all on as a special election as provided in

Section 3. A special election is her by called and ordered to be held in and such ordinance or levy to the vote of 24th day of July, 1915, for the purpose the owners of taxable property in said of voting on the said proposed amendcity or to the vote of other taxpayors or ment and the recorder is hereby directvoters therein, upon all taxable property ed to post not less than three notices of the city, sufficient to pay the interest for more than fifteen days before said on said bonds promptly when and as election in each of the precincts of the the same becomes due, and to create a city, in conspicuous places therein, callsinking fund to discharge the principal ing the said election and notifying the electors thereof in the manner provided shall include such levy is the annual by law, which notice shall be in substantia ly the following form cil shal also require the collection of such SPECIAL CITY ELECTION NOTICE.

STATE OF OREGON COUNTY OF HARNEY 88 CITY OF BURNS

NOTICE IS HEREBY GIVEN that assessed and collected shall be kept in separate funds for each kind of bonds on Saturday, to-wit: the 24th day of respectively, and each of said funds shall July, 1915, at the following named pollbe used solely in the payment of the ining places in the city of Burns, Harney terest and principal of its respective county, Oregon, to-wit: NORTH BURNS PRECINC

Court Hous SOUTH BURNS PRECINCT in the

and the tenor of such bonds and coupous, City Hall and such ordinance authorizing the is a special election will be held at which suance and sale of such bonds and levythere will be submitted to the qualified ing such taxes shall, upon payment of voters of said city for their approval or rejection, purstant to Ordinance No. the purchase price of any of said bonds. be irrepealable, and the classes, kinds or 154, passed and approved on the 23rd amount of property subject to taxes, or day of June, 1915, an amendment to Section 110 of Chapter 10 of the charter ment or collection of taxes thereon, pro of the city of Burns and all acts and vided by law at the time of passage and measures amendatory thereof, proposed

and submitted by the common council approval of such ordinance, shall not be changed in any manner so as to reduce to the qualified voters of the city. or diminish the security for such bonds Said proposed amendment is printed in pamphlet form by the city and copies authority or ability of said city to raise mailed to every legal voter within the city whose address is known, and can said bonds promptly when and as the be had at the office of the recorder upon same becomes due, and to discharge the application

principal thereof at maturity, as provid-The general purport of said charter ed in the ordidance issuing such bonds amendment is expressed in the ballo or any of them, so long as any of said title adopted by the common council bonds or any of the interest thereon reand which will appear upon the ballo in the following words:

In the event of the refusal, neglect o "Shall section 110 of Burns city char failure of the city, of the said council. ter be amended to authorized general or any or all of the officials of the city obligation bonds not exceeding \$60,000 at the hour of 8 o'clock in the forenoon having todo with the levy, assessmen for waterworks, \$40,000 for newers, and and continue open until 12 o'clock moon One of the big features of this 'S0's and was married to Mr. Meceeding six per centum, per annum pay- desired, proclamation of the same being ordinance, shall not be changed in any thereby derived to the holder or holders ablesemi-annually; principal payable at made, until 1 o'clock, when the same times determined by council, but within shall again be open and be kept open spectacle ever witnessed in our Galloway and was born at Ya- security for such bonds or any of them ing thereto, to perform their several twenty-five years after date; provide for until 6 o'clock in the afternoon of said assessment and collection of taxes for | day, to-wit: Saturday, July 24, 1915. said interest and principal in addition | Section 7. The following ballot title times provided according to law and to limit of ten mills for all other taxes; for said charter amendment is hereby provide for disposal of income of water- adopted and shall be printed on all balworks and light plant and repeal all lots used at said election, namely :

bonds, or any part of such interest, or closed, if desired, proclamation of the Williams & Zoglmann - auto- oway, a sister, Mrs. McFerrin, Adopting a ballot title for the amend- or proceeding is bronght by the holder same being made, until one o'clock, when able semi-annually; principal payable of Portland, and another sister, ment submitted; Designating the form of ballot, the polling places and the hours coupons, to recover any such bond or bonds, the same shall again be open and be kept at times determined by council, but coupon ar coupons, to recover any such open until 6 o'clock in the atternoon of within twenty-five years after date; pro-

The funeral was held Thurs-

NORTH BURNS PRECINCT

Mrs. J. S. Cook, judges of election.

W. E. Huston, Mrs. Dr. Geary, clerks



**Spring and Summer Dress Materials** that are positively the Latest New silk gloves, Veilings, White Goods trimmings, braids, new fancy buttons **Royal Worcester Corsets New Silk Skirts and Kimonas N. BROWN & SONS** 

## **Burns**, Oregon

precinct known and designated as South Burns precinct as established at the regular December, 1913 term of the County Court, on to-wit: Safurday, December 6, 1913.

Section 5. The following named persons are bereby designated and appointed as judges and clerks of election to serve as said officers at said election in the respective voting precincts, as fol

## NORTH BURNS PRECINCT

Judges: H. M. Horton, H. B. Mac od Mrs. J. S. Cool Clerks: W. E. Huston and Mrs. D.

Genry.

SOUTH BURNS PRECINCT

Judges: Geo. Hagey, Mrs. Curtis Smith and Mrs. Frank Gowan. Clerks: Clarence McKinnou Frank Welcome.

Section 6. The said polling places shall be open for the reception of votes

"Shall section 110 of Burns city char-The said special election will be held ter be amended to authorize general obcommencing at 8 o'clock in the morning ligation bonds not exceeding \$60,000.00 and the polls will remain open until 12 for waterworks, \$40,000 for sewers, and o'clock noon, at which time they may be \$10,000 for light plant; interest not exceeding six per centum per annum, pay vide for assessment and collection of

ing form:

# Tuesday---Fruit Day at **RICHARDSON'S**

Watermelons, Cantaloups Peaches, Apricots, Raspberries, Loganberries, Bananas, Oranges, Lemons

Special price by the crate for canning if you will leave your orders a few days before hand

Remember we will have everything in the fruit line

Friday, July 2 A. K. Richardson General Merchandise **Agt. Buick Automobiles** 

Geo. Hagey-Cereals, cereals. Tonawama-See it, Reed Bros. -- Victrolas, Moaning Saxaphone Rag.

Carter & Waldren-Come in with one lung, go out with four.

A. K. Richardson-Two shoes that takes an auto to pack.

of moving pictures divulged. Holland & Musick-The best

sharks we have-ladies. Burns Department Store

cycles.

Overland Hotel-If you're hun- throughout the county. gry follow the float.

C. H. Voegtly-Michigan, the Mighty Michigan.

Welcome Pharmacy - Nvals Family Remedies.

shoes. McGee Tonsorial Parlor-Shave

every 2 minutes while in transit. Ideal Confectionery - Candies

from sugar to finished product. E. B. Reed & Son-Business is business.

Remember \$50, \$30, \$15 prizes are given for best decorated and Sunday morning.

best represented floats, whether it be auto, horse drawn or push cart. A cordial invitation is ex- night and have him assist in the tended to all to participate.

#### Only one Entirely Satisfactory.

"I have tried various colic and diarrhoea remedies, but the only one that has given me entire satisfaction and cured me when I bership is 55 and a movement is Colic, Cholera and Diarrhoea the next ten months. Remedy. I recommend it to my friends at all times," writes S. N. Galloway, Stewart, S. C. For sale by all Dealers.

#### Warrant Call.

Notice is hereby given that there is money on hand to pay all general fund warrants registered prior to April 5, 1914; all road warrants registered prior to Aug. 1, 1914; all high school warrants; and all rabbit bounty warrants Interest ceases June 21, 1915.

R. A. MILLER.

Have your picture taken at the Sayer Studio

Election notice and church, the service being conducted by Rev. S. L. Flowers. Many beautirul floral emblems

the largest funerals held here for

esteem in which the lady was fiel electors of the city, an amendment Levens Theatre-The secrets held. The family having resided to the city charter, being the act of the here for so long there were many gon for the year 1899, entitled "An Act

distances to pay their last tribute Provide a Charter Therefor, and to Reto the departed. The bereaved

Baptist Church Doings.

Ten delegates left Monday morning, to attend the annual ate the City of Burns and to Provide a Joe Chiope-Tony boots, not meeting of the association to be Charter Therefor and to Repeal all Acta

held in Hains this week.

Miss Alma MacRae will also sing at this service. An invitation is extended all to attend.

There will be no service next

We were glad to have Dr. Benson with us last Sunday meeting. Hope he can come

to the acquisition, crection, construction

The annual church report to the Association shows an increase ers and electric or other light plant in and for the city, the common council is of 27 in the membership this past authorized and empowered to issue and six months. The present mem- sell, for and on behalf of the city, without a vote of the electors, or any furwas afflicted is Chamberlain's on feet to increase this to 100 in ther authority, negotiable coupon bonds for any one, either or all of said pur-

linguishment cheap for cash. - be for the best intererts of the said city, Address, Box 135, Post Falls, Kootenia Co., Idaho. 30-31

some lady, also a 1915 Motorcycle to some young man. Write for particulars. No. 401, McKay sum of \$10,000 for the purpose of ac-Bldg. Portland, Ore.

County Treasurer. will be no service in the church

posting of the same; Repealing all ordinances or parts of orninances in conflict herewith and declaring an emergency. BE IT ORDAINED BY THE CITY OF

were offered and it was one of BURNS Section 1. The common council here-

legislative assembly of the state of Ore-

pioneer people who came from to Incorporate the City of Burns and to

Everything from H- to motor relatives have the deep sympathy of a wide circle of friends

Some or all of these delegates and a measure submitted to the electors will report next Sunday evening. of the city of Burns by initiative peti tion at a special election held on the

ing Section 110 of Chapter X of said

follows: Section 110: For the purpose of

carrying into effect the provisions of the charter of said city, insofar as they reter

again. and maintenance of water works, sew-

Wanted-Good homestead re- terms as the said council may deem to

be due to such holder or holders, but tors of the city of Burne shall also be liable for and shall pay all costs and expenses of such suit or pro ceeding, and also reasonable attorney's fees amounting to the sum of ten [10]

per cent of the amount of the principal or interest, or principal and interest many years, showing the high by proposes, and submits to the quali- as the case may be, for which any such suit or proceeding is brought, and all such costs and expenses of such suit or proceeding, including such attorney's fees shall be, and the same are hereby declared, so much additional indebtedness of the city, which shall be included in any judgment obtained against such city. peal All Acts or Parts of Acts in Conand the payment of which shall be en flice Therewith", approved February 17, forced in the same manner and by the 1899, and all amendments thereof, either by act of the legislative assembly or by same means as the payment of said

principal and interest. initiative petition, or by measures sub-In addition to being a general obligamitted by the council without initiative tion of said city, the said bonds shall be petition, and particularly an act of the a first and exclusive lien on all lands. legislative assembly for the year 1903, rights of way, ensemants, water rights, entitled "An Act to Amend Section 110 of an Act Entitled 'An Act to Incorporreservoirs, springs, wells, pipe lines, poles, wires, structures, machinery and appliances of every kind and nature, composing, respectively, the waterand Parts of Acts in Conflict Thereworks system, sewer syscem or light 300 with' ", approved February 24, 1903;

plant acquired, erected, constructed or maintained with the money derived from the sale of said bonds respectively 30th day of Jaiy, 1912, by amending The income derived from any water

works system or light plant owned, such acts and measure and the charter of the city, more particularly by amendcontrolled or operated by the city of Burns shall be disposed of in the followcharter as originally gnacted and as ing order and manner; (1) In the amended, the said Section 110 as payment of the reasonable costs and

amended to be in words and figures as expenses of operating said waterworks system or light plant, including needed repairs thereon, and collecting its

revenues. (2) In the payment of the interest accruing on the outstanding bonds issued to secure such waterworks system or light plant. (3) In the making of extensions to and improve

ments upon said waterworks system o light plant, (4) In the accumulation waterworks system or light plant. (5) city of Burns.

at such time or times, and upon such plant. or the bonds issued to Da plant. In the payment of the bonds issued to

All acts and parts of acts of the legis. Attest lative assembly of the stat of Oregon. composing, being a part of or appertain-ing to the sharter or laws governing but not to exceed the principal sum of \$60,000 for the purpose of acquiring.

the city of Burns and all ordinances erecting, constructing and maintaining FREE-A trip to the Panama a waterworks system, and not to exresolutions or orders or parts thereof Exposition, San Francisco to ceed the principal sum of \$40,000 for the of the common council of the city of purpose of acquiring, erecting, construct- Burns and all measures or parts thereof, adopted upon initiative petition or ing, laying and maintaining a sower system, and not to exceed the principal otherwise, in conflict herewith, and particularly Section 110 of an act of the

quiring, erecting, and constructing and legislative assembly of the state u Bildg. Portland, Ore. Service next Sunday morning at the Prosbyterian church as usual. This will be our last ser-vice before our vacation. There will be no service in the church during July and August. Sab-bath school will be continued during the summer as usual. This will be continued during the summer as usual. This will be continued the continued as and to Provide a Charter There will be no service in the church during the summer as usual. This will be continued the continued the summer as usual. This will be not description the church bath school will be continued during the summer as usual. This will be continued the continued as the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the summer as usual. This will be continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the continued the summer as usual. This will be continued the summer as usual registered prior to April 7, 1915, at the Prosbyterian church as such bonds, the council, by ordinance,

STUB STUR To be torn all by the first clerk To be torn off by the ch OFFICIAL BALLOT FOR THE CITY OF BURNS, HARNEY COUNTY, OREGON, JULY 3, 1915, **BURNS PRECINCT** MARK BETWEEN THE NUMBER AND ANSWER VOTED FOR **REFERRED BY THE COMMON COUNCIL.** "Shall section 110 of Burns city charter be amended to authorize general of ligation bonds not exceeding \$60,000 for waterworks, \$40,000 for sewers, and \$10,000 for light plant; interest not exceeding six per centum per annum, pay able semi-annually; principal payable at times determi en by council, but within twenty-five years after date; provide for assessment and collection of taxes for said interest and principal in addition to limit of ten mills for all other taxes; provide for disposal of income of waterworks and light plant and rapeal all parts of charter in conflict?" VOTE YES OR NO

### SOUTH BURNS PRECINCT

YES

NO

another to fill his place.

301

[Seal

City Hall,

Section 9. If any judge of election fails to attend and serve at the proper Clarence McKinnon, Frank Welcome time or if none have been appointed clerks of election; Gpo. Hagey, Mrs. the voters there present may elect an-Curtis Smith, Mrs. Frank Gowan, judges other in his place; and if any clerk of election fails to atfend and serve at the of election. If any judge of election fails to attend proper time, the judges of election may and serve at the proper time, the voters there present may elect another to fill appoint another to fill his place. Before

H. C. LEVENS.

Mayor.

there present may elect another to hit his place; and if any clerk of election fails to attend and serve at the proper time, the judges of election may appoint another to fill his place. "L...... do solemnly

No person shall be entitled to vote at | swear [or affirm] that I will perform the such special election who is not a legal duties of judge of election [or clerk, as voter of the city of Burns in accordance the case may be] according to law, and of a sinking fund for the payment of the with the constitution and laws of the that I will studiously endeavor to pre. outstanding bonds issued to secure such state of Oregon and the charter of the vent fraud, deceit and abuse in conduct. ing the election.

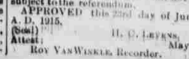
Dated this 28rd day of June, A. D. Section 10. The recorder shall cause to be printed and furnished to the judges and clarks of election, for use at said election, the official ballots as required by the laws of the state of Gregon and this ordinance and upon the completion of the count of the votes cast at said of Burns will be in the respective voting of Burns will be in the respective voting precincts, as tollows: of Ordinance No. 152 of the city of Burns, agtion in the manner and form requirthe returns thereof shall be filed with the recorder on or before the day after

SOUTH BURNS PRECINCT in the said election and the recorder shall present the same to the common council

The North Burns precinct shall con- at a special meeting of said council to sist of so much of the city of Burns as be held at the hour of 7:30 o'clock P. M.

Section 11, All ordinances, resolu-





Section 4. The poliing places for holding the said special election in the city NORTH BURNS PRECINCT in the Court House

HOY VANWINKLE, Recorder.