Coming to **BURNS** 2nd, 3rd & 4th

We will be Glad to See You

Williams-Zoglmann **Clothing Company**

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

No. 6295.

Report of the condition of the

RESOURCES

Louis and Discounts.
U. S. Bonds deposited to secure circu-

Postal Savings Deposits 1,000 00 reminms on U. S. Bonds 806 00 Total U. S. Bonds

3,000 00 3,000 0

U.S. Bonds pledged to se-

s Hands pledged to secure

pledged to secure postal

bonds owned unpledged abscription to stock of Fed

Less amount unpaid.

and fixtures, \$4,064 92

claumi cents \$6.51

ndivided profits.

other reserve cities

Demand deposits:

to check.

Less current expenses, in-

Individual deposit sub-

in less than 30 days.

Certified checks Cashier's checks outstand-

United States deposit

Postal savings deposits

TATE OF OREGON,

after 30 days

Correct-Attest:

extificates of Deposit due

LAWFUL MONEY RESERVE IN

Total cole and certificates

Redemption fund with U. S. Tressur

er (not more than 5 per cent of cir

terest, and taxes paid ... 1,782.58

reulating notes.....e to approved reserve agents in

LIABILITIES.

\$270,477 22

Directors

SAM MOTHERSHEAD

urities other than U. S.

ue from Federal Reserve bank

agents in other reserve cities 64,679 an

than included in last two Items

hecks on banks in the same city or

in New York, Chicago and

enving deposits

The Times-Merald

SATURDAY, JULY 3, 1915 \$2,00 by all dealers. One Year

Celebration Festivities Now In Progress

Continued from page one

The several business houses are decorated with bunting and flags and many windows are nicely dressed for the occasion, the national colors predominating Bonds other than U. F. bonds

as embelishments. Yesterday morning the "fireworks" started with a few pieces by the band followed by sports on the street. The bicycle race for boys was won by V. Nodine,

Taylor Huston second. 100 yard foot race, free for all, was won by Mr. Lee, C. M. Kuncert. second.

C. McDuffy climbed the greas- Due from banks and bankers, [other ed pole.

Girls foot race, Blanche Goodman firft, Eleanor Eggleston 2nd Free for all bicycle race, Roe

Buchanan 1st, Browning 2nd. Boys foot race Ed Goodman 1st, Otho McKinnon 2nd.

Notice to the Theatre

Going Public.

On and after the 5th of July the Levens Theatre will cancel their Monday and Tuesday shows until further notice. Their big Tuesday special will be run on Wednesday evening of each week If convenient kindly revise your special Tuesday list to conform with this notice.

LEVENS THEATRE.

Surveying in Connection With Water Adjudication

G. Stubblefield, a civil engineer with headquaters at Portland, arrived here the latter part of last week and has put three surveying crews in the field in connection with the adjudication of the water rights of Silvies River.

Special Sales Day

Beginning with next Wednes day, we will inaugurate a special sales day. On this day of each week we will offer to the people of Burns and vicinity bargains never before heard of. We are going to start the sale off with kitchen furniture. Prices will

There is no humbug about it. We are going to use one day in each week in the interest of our customers and friends. We want you to come and see us whether you buy or not. We want you to know we are going to do,—just what we say we will do.

BURNS DEPARTMENT STORE.

o'clock in the afternoon of said day, sell at public anction to the highest bidder for cash, the said property, being described as follows:

Lots six, seven, sight, nine, ten and sleven of block seventy sight of the fourth Addition to the City of Burns. Harney County Oregon, or so much the reof, as may be necessary to satisfy the afore said judgment together with the interest thoreon, and all costs and accruing costs and disbursements.

Burns Department Store. There is no humbug about it.

BURNS DEPARTMENT STORE.

for the Year 1899, entitled 'An Act to porations, for any reason or reasons Incorporate the City of Burns and to whatever 899, as amended, said proposed amendaggregate principal sum of \$10,000, six (6) per centum per annum, payable at such time or times, but not more than bonds of, for and on behalf of said city the acquisition, erection, construction Waterworks System, a Sewer System directing the common council to levy direct annual ad valorem taxes on all taxable property in said city in addition "Chamberlain's Tablets are Olp. Spancerport. N. Y. They

the Interest and Principal on all Bonds penalty for the refusal, neglect or failure such Water System or Light Plant shall have cured me of headache and be disposed of and creating a lies on the or any of them, or lessen the power, in pumphlet form by the city and copies nervousness and restored me to property acquired, erected, constructed my normal health." For sale or laid by means of the proceeds of said funds sufficient to pay the interest on city whose address is known, and can for the payment of the said principal or inin the State of Oregon, at the close of busi-uess, June 23rd, 1915, classes, kinds or amount of property sub-

herewith and declaring an emergency.

BE IT ORDAINED BY THE CITY OF BURNS: \$599,648.79 Section 1. The common council here by proposes, and submits to the quali-50,000 00 fied electors of the city, an amendment to the city charter, being the act of the 8,330 85 legislative assembly of the state of Ore-50,000 00 gon for the year 1899, entitled "An Act to Incorporate the City of Burns and to Provide a Charter Therefor, and to Repeal All Asta or Parts of Acts in Conflice There with", approved February 17, 1890, and all amendments thereof, either by act of the legislative assembly or by initiative petition, or by measures submitted by the council without initiative petition, and particularly an act of the legislative assembly for the year 1903. entitled "An Act to Amend Section 110 56,653 98 of an Act Entitled 'Au Act to Incorporate the City of Burns and to Provide a and Parts of Acts in Conflict There-L.J. L. Gault, Cashler of the above name ", approved February 24, 1903; bank, do solemnly swear that the above state of the city of Burns by initiative petition at a special election held on the 30th day of July, 1912, by amending such acts and measure and the charter works system or light plant owned, of the city, more particularly by amend-Subscribed and sworn to before me this 30th

> charter of said city, insofar as they refer to the acquisition, erection, construction and maintenance of water works, newers and electric or other light plant in sell, for and on behalf of the city, without a vote of the electors, or any furfor any one, either or all of said purat such time or times, and upon such plant. terms as the said council may deem to \$60,000 for the purpose of acquiring. erecting, constructing and maintaining

the particular use or uses to which the proceeds shall be applied. All bonds of ng to the qualified electors of the City the city when delivered to the purchas Burns, Harney County, Oregon, at a er shall thereafter be incontestible, and necial Election, called and ordered to neither their legality nor the lavy, be held in said City, on Saturday, the assessment, or collection of taxes for 24th day of July, 1915, an amendment the payment of either the interest or to Section 110, Chapter X of the Char- or the principal of, said bonds shall be ter of said City, being an Act of the Leg- open to contest by said city or by any islative Assembly of the State of Oregon person or persons, corporation or cor-

Provide a Charter Therefor, and to In and by the ordinance authorizing Repeal all Acts or Parts of Acts in Con- the issuance and sale of any bonds for common council shall levy direct annual nmon council to issue and sell at such other taxes, and particularly in addition times and upon such terms as t, the 10 mills provided in subdivision the council may deem to be for the best 2 of Section 89 and in Section 102 of bearing interest at a rate not exceeding the same becomes due, and to create a sinking fund to discharge the principal semi-annually, said bonds to be payable thereof at maturity, and said council shall include such levy in the annual twenty-five years after their date, as the general tax levy of the city. Said councommon council shall determine by cil shal also require the collection of such ordinance, and be general obligation taxes by the proper city and county officials, authorized by law to make to provide funds with which to pay for such collections, and the taxes so levied, assessed and collected shall be kept in maintenance, respectively, of a separate funds for each kind of bonds, terest and principal of its respective bonds, and the said principal and interest shall be paid out of said funds at the Court House to all other taxes, and not within any time or times provided according to law tax limit of said City, and requiring their and the tenor of such bonds and coupous, Providing how the income derived from changed in any manner so as to reduce to the qualified voters of the city. or diminish the security for such bonds and payment of said bonds the ordinance same becomes due, and to discharge the application. authorizing the issuance and sale thereof principal thereof at maturity, as provid-

FIRST NATIONAL BANK OF BURNS levying assessment and collection of taxes bonds or any of the interest thereou re- and which will appear upon the ballot mains unpaid. In the event of the refusal, neglect or failure of the city, of the said council, ject to taxes, or the method or manner 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 forencon of levying, assessment or collection of having to do with the levy, assessment taxes thereon as provided by law at the or collection of the taxes provided in this \$10,000 for light plant; interest not ex- at which time they may be closed, it time of the passage and approval of this section, or the payment of the moneys cooding 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 manner so as to reduce or diminish the of said bonds or the coupons appertainsecurity 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 or the interest thereon or lessen the duties relative to such levy, assessment,

> principal thereof at maturity, as provided ment of the interest upon any of said parts of charter in conflict?" in the ordinance issuing such bonds or bonds, or any part of such interest, or any of them, so long as any of said bonds the principal of said bonds, or any part commencing at 8 o'clock in the morning ligation bonds not exceeding \$60,000.00 or any of the interest thereon remains thereof, at the time, place or manner of and the polls will remain open until 12 for waterworks, \$40,000 for sewers, and unpaid; and repealing all parts of the payment of said principal or interest, o'clock noon, at which time they may be \$10,000 for light plant; interest not excharter in conflict with said amendment; and by reason of such default, any suit closed, if desired, proclamation of the ceeding six per centum per annum, pay Adopting a ballot title for the amendor proceeding is brough; by the holder
> ment submitted; Designating the form of
> ballot, the polling places and the hours
> ballot, the polling places and the hours the polls will be open; Appointing the principal or interest, due and unpaid, said day.
>
> Judges and Clerks of Election and direction in that case the said city shall be. The judges and clerks of election in ing the canvass of the returns of the liable for and shall pay, not only the the respective precincts are, respective addition to limit of ten mills for all votes cast thereat; Prescribing the form principal or interest, or both, which may ly, the following named qualified elector other taxes; provide for disposal of in second of Election notice and directing the be due to such holder or holders, but tors of the sity of Burns; hall also be liable for and shall pay all costs and expenses of such suit or proceeding, and also reasonable attorney's fees amounting to the sum of ten [10] per sent of the amount of the principal or interest, or principal and interest, 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

same means as the payment of said In addition to being a general obliga tion of said city, the said honds shall be a first and exclusive lien on all lands rights of way, casements, water rights, reservoirs, springs, wells, pipe lines, poles, wires, structures, machinery and Charter Therefor and to Repeal all Acts appliances of every kind and nature composing, respectively, the waterworks system, sewer syseem or light and a measure submitted to the electors plant acquired, erected, constructed or maintained with the money derived from the sale of said bonds respectively. The income derived from any water

judgment obtained against such city,

and the payment of which shall be en-

forced in the same manner and by the

controlled or operated by the city of ing Section 110 of Chapter & of said Burns shall be disposed of in the followcharter as originally enacted 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 engrying into effect the provisions of the 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 improveand for the city, the common council is ments upon said waterworks system or authorized and empowered to issue and light plant. (4) In the accumulation of a sinking fund for the payment of the outstanding bonds issued to getter such state of Oregon and the charter of the ther authority, negotiable coupon bonds | waterworks system or light plant. (5) In the payment of the bonds issued to poses, in such amount or amounts, and secure such waterworks system or light

All acts and parts of acts of the legisbe for the best intererts of the said city, lative assembly of the stat of Oregon but not to exceed the principal sum of composing, being a part of or appertaining to the charter or laws governing a waterworks system, and not to ex- resolutions or orders or parts thereof 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, ing, laying and maintaining a sewer adopted upon initiative petition or system, and not to exceed the principal otherwise, in conflict herewith, and parsum of \$10,000 for the purpose of as- tienlarly Section 110 of an act of the quiring, erecting, and constructing and legislative assembly of the state of shall prescribe, fix and determine the following: the form or forms of said bonds, their date or dates, denominations, date or denominations, date or denominations, date or desceeding the rate of interest, not exceeding years, the rate of interest, not exceeding six [6] per centum per annum, psyable six [6] per centum per annum propor

peal all Acts or parts of Acts in Conflict Section 89 and Sections 102 and 112 of said act of said legislative assembly for the year 1899, and a measure submitted to the electors of the city of Burne at a special election held on the 30th day of July, 1912, in so far as the said acts, sections and measures or parts thereof are in conflict herewith, shall be and

the same are hereby repealed. Section 2. That the foregoing amendment to Section 110 of chapter X of the charter of the city is hereby submitted Rict Therewith' Approved February 17, waterworks, sewers or light plant, the to the qualified electors of the city for their rejection or approval to be voted ment authorizing and empowering the ad valorem taxes, in addition to all on at a special election as provided in section 3 of the ordinance.

Section 3. A special election is here by called and ordered to be held in and interests of the City, Water Bonds in this charter and without submitting tor said city on Saturday, to-wit: the amounts not exceeding the aggregate such ordinance or levy to the vote of 24th day of July, 1915, for the purpose principal sum of \$60,000, Sewer Bonds the owners of taxable property in said of voting on the said proposed amendin amounts not exceeding the aggregate city or to the vote of other taxpayers or ment and the recorder is hereby direct-principal sum of \$40,000, and Light voters therein, upon all taxable property ed to post not less than three notices Bonds in amounts not exceeding the 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 city, in conspicuous places therein, calling the said election and notifying the electors thereof in the manner provided by law, which notice shall be in substantia ly the following form : SPECIAL CITY ELECTION NOTICE.

STATE OF OREGON COUNTY OF HARNEY SS CITY OF BURNS

NOTICE IS HEREBY GIVEN that on Saturday, to-wit: the 24th day of respectively, and each of said funds shall July, 1915, at the following named polland a Light Plant, authorizing and be used solely in the payment of the in- ing places in the city of Burns, Harney

> NORTH BURNS PRECINCT in the SOUTH BURNS PRECINCY in the

City Hall. collection and the payment of the and such ordinance authorizing the is- a special election will be held at which moneys so collected to the holder or suance and sale of such bonds and levy- there will be submitted to the qualified holders of said bonds or the coupons ing such taxes shall, upon payment of voters of said city for their approval or Court, on to-wit: Safurday, December appertaining thereto, sufficient to pay the purchase price of any of said bonds, rejection, pursuant to Ord nance No. be irrepealable, and the classes, kinds or 154, passed and approved on the 23rd so issued and sold, promptly when and amount of property subject to taxes, or day of June, 1915, an amendment to the same become due and providing a the method or manner of levy, assessamount of property subject to taxes, or day of June, 1915, an amendment to ed as judges and clerks of election to ment or gollection of taxes thereon, pro- of the city of Burns and all acts and entitled to all the praises I can to make or cause to be made such levy, vided by law at the time of passage and measures amendatory thereof, proposed give them," writes Mrs. Richard assessment, collection or payment; approval of such ordinance, shall not be and submitted by the common council

Said proposed amendment is printed authority or ability of said city to raise mailed to every legal voter within the bonds, providing that after the delivery said bonds promptly when and as the be had at the office of the recorder upon

The general purport of said charter and levying taxes therefor, shall be ed in the ordidance issuing such bonds amendment is expressed in the ballot irrepealable and that said bonds, and the or any of them, so long as any of said title adopted by the common council

in the following words; "Shall section 110 of Burns city charter be amended to authorized general for waterworks, \$40,000 for sewers, and and continue open until 12 o'clock noon. times determined by council, but within shall again be open and be kept open assessment and collection of taxes for day, to-wit: Saturday, July 24, 1915. power, authority or ability of said City to collection or payment, at the time or said interest and principal in addition. Section 7. The following ballot title raise funds sufficient to pay the interest times provided according to law and to limit of ten mills for all other taxes; for said charger amendment is hereby on said bonds promptly, when and as the the tenor of said bonds and coupons, provide for disposal of insome of water- adopted and shall be printed on all bal-same becomes due, and to discharge the whereby any default occurs in the pay- works and light plant and repeal all lots used at said election, namely:

The said special election will be held ter be amended to authorize general ob-

NORTH BURNS PRECINCT W. E. Huston, Mrs. Dr. Geary, clerks

of election; H. M. Horton, H. B. Mace, printed and in substantially the follow Mrs. J. S. Cook, judges of election,

To be torn off by the first clerk

come of waterworks and light plant and

ballots for use at said election shall be

Section 8. The form of the official

Burns precinct as established at the reg-

ular December, 1918 term of the County

Section 5. The following named per

sons are hereby designated and appoint-

serve as said officers at said election in

the respective voting precincts, as fol-

NORTH BURNS PRECINCT

nd Mrs. J. S. Cook.

Frank Welcome

Judges: H. M. Horton, H. B. Mace

Clerks: W. E. Huston and Mrs. D.

SOUTH BURNS PRECINCT

mith and Mrs. Frank Gowan.

Judges: Geo. Hagey, Mrs. Curtis

Clerks: Clarence McKinnon and

Section 6. The said polling places

shall be open for the reception of votes

OFFICIAL BALLOT FOR THE CITY OF BURNS, HARNEY COUNTY, OREGON, JULY BURNS PRECINCT 3, 1915,

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

gation 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, paytwenty-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 repeal all parts of charter

VOTE YES OR NO

SOUTH BURNS PRECINCT

Clarence McKinnon, Frank Welcome clerks of election; Geo. Hagey, Mrs. Curtis Smith, Mrs. Frank Gowan, judges of election

If any judge of election fails to attend and serve at the proper time, the voters proper time, the judges of election may there present may elect another to fill 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.

No person shall be entitled to vote at voter of the city of Burns in accordance city of Burns

Dated this 23rd day of June, A. D. H. C. LEVENS.

ROY VANWINKLE, Recorder. Section 4. The politing places for holding the said special election in the city the city of Burns and all ordinances, of Burns will be in the respective voting precincts, as tollows:

NORTH BURNS PRECINCY in the Court House. SOUTH BURNS PRECINCY in the

Section 9. If any judge of election fails to attend and serve at the proper time or if none have been appointed the voters there present may elect another in his place; and if any clerk of election fails to atfend and serve at the appoint another to fill his place. Before proceeding to perform any official act at such election, the judges and clerks shall each make and subscribe an oath of of

fice in substantially the following form swear (or affirm) that I will perform the anch special election who is not a legal duties of judge of election [or clerk, as the case may be] according to law, and with the constitution and laws of the that I will studiously endeavor to prevent fraud, deceit and abuse in conduct ing the election.'

Section 10. The recorder shall cause to be printed and furnished to the judges and clerks of election, for use at said plection, the official ballots as required by the laws of the state of Oregon and this ordinance and upon the completion of the count of the votes cast at said election in the manner and form required by law, and particularly Section 18 of Ordinance No. 152 of the city of Burns the returns thereof shall be filed with the recorder on or before the day after 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

Tuesday---Fruit Day at RICHARDSON'S

QUALITY FIRST

New Spring Goods

Now on Sale at

BROWNS SATISFACTORY STORE

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

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

Fair Feed Yard

GRAIN OF ALL KINDS Timothy, Alfalfa and Red Top Hay Baled Hay For Sale

Free Camp House and Feeding Privileges in Corral or Barn. Customers Care For Own Stock. W. A. GOODMAN, Adjoining Fair Grounds,

We have a complete stock of

Seasonable Goods

Come and see the great variety

Everything For Everybody CALL OR SEND YOUR ORDERS

The Burns Department Store

FARM LOANS

J. M. THOMPSON, Burns, Oregon Represents

Security Farm Loan Association of Chicago

Negotiators for farm loans, 6 per cent interest, 5 or 10 years. Straight 21, per cent commission. Call or write for particulers. Our plan is

eroclamation thereof in the manner and vided, and whereas it is deen elessen orm provided in Section 18 of Ordinance tial by the council of the city of Burns that this Ordinance be effective at as

quiring, erecting, and constructing and maintaining an electric or other light Oregon for the year 1899, entitled slat of such bonds, the council, by ordinance, shall prescribe, fix and determine the shall prescribe, fix and determine the form of first or and Repeal all Acts and Parts of the year 1899, entitled slat of so much of the city of Burns as beheld at the hour of 7:30 o'clock P. M. Section 11. All ordinances, resolutions and orders, or any part or parts those and orders, or any part or public health, pcace and safety of Burns and to Provide a Charter Therefor and Repeal all Acts and Parts of the form of first ordinance and at said special meeting of said council to be held at the hour of 7:30 o'clock P. M. Section 11. All ordinances, resolutions and orders, or any part or public health, pcace and safety of Burns and to Provide a Charter Therefore and at said special meeting of said council to be held at the hour of 7:30 o'clock P. M. Section 11. All ordinances, resolutions and orders, or any part or parts those and orders, or any part or public health, pcace and safety of Burns, an immediate empression the form of the year 1899, entitled slow of the next day ensuing of the next day earlier to of the next day ensuing of the next day earlier to of the next day ensuing of the next day earlier to of the next day earlier Section 12. Inasmuch as the present in full force and effect ten days after its

G. A. Rembold, plaintiff Nora Richardson, James Richardson, Henrietta Richardson, Madison Richardson, Ruby Richardson, and Leon

Notice of Sheriff's Sale

C. A. HAINES

H. M. HORTO

G. A. SHYTH

kitchen furniture. Prices will be cut from 10 to 100 percent, many articles will be sold for less than half price.

Remember you can buy at these prices on sales day only and for spot cash, no produce or exchange of merchandise. Nothing but the cold cash. Other.

M. Brown, defendants. By virtue of a writ of execution duly issued out of the Circuit Court of the state of Oregon, for Harney County on July 1, 1915 in the above entitled suit wherein said Court rendered a judgment and decree on April 3, 1915, in favor of the plaintiff and against defendants. Nora Richardson, James Richardson, illenrietta Richardson, Madison Richardson and Ruby Richardson, in the sum of \$404.66 and interest thereon from April 3, 1915, at the rate of 10 per cent

Nothing but the cold cash. Otherwise goods will be sold at the regular prices.

This will be an opportunity of a life time. We may not put this line on sale again for a long time, so do not miss this chance.

There is no humbug about it.