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JULIAN BYRD . . Manager

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Saturday, April 26, 1924

AN OPPORTUNITY TO CASH IN

Harney county should take advan-Hage of securing additional funds and exetting a hard surface road between this section and the John Day highway. Grant county is using \$15,000. opf its road bonds to build a road ofrom the John Day highway to Bear valley and in so doing has received an adultional \$60,000 from the Forest development fund making a total of \$75,000 available for the work;

Should Hurney county raise \$50,and for such purpose it could secure twice that amount, at least, from the Forest development fund and have \$150,000 stallable for the work.

Soch an accounted not add taxes under the plan po dble, as this wateriy would be simply borrowing from lature gross receipts from the fordst value. At present this fund amounts to approximately \$7,000 each year and with the cutting of timber within three years it would amount to approximately \$25,000.

ing advantage of this opportunity Harney county not only has a connection with the scenic John Day highway but adds matertally to the convenience of its own rithmens in the way of an outlet and making an attractive route for north - and south travel. This county has much in common with Grant and with the timber development this mtercourse and business relation will increase. The proposed road improvement is needed. The plan railined gives the work added attractiveness as it can be done with we additional tax being placed upon the present taxable property. The added taxable property in the railroad, the consequent development That will follow the operation of the mill enterprises and general impetus egiven to agricultural development will be a thing that will demand such a move on our part.

The building of a road to connect with that being constructed by "Grant county at the line is not difficault. Much of it is within the National Forest and by tying up with the Porest funds there is an annual manufatenance fund of \$200 a mile That is perpetual. This feature alone

is an item that is worth considering: Harney county has not been as active as other counties in this state in road building; it has not bonded andebtedness and with such an opportunity as this proposition presents we should get busy. We need the road; the citizens of Grant county are taking advantage of the opportunity to be in readiness for the development that is apon us. It means more to this county than to

our neighbors. We are approaching ern states a greater activity and change in our condition than most of us realize. The only way to meat these conditions' is to be prepared. It takes energy, forsightness and good judgment in handling the problems be-

The Burns Times-Herald recently chided the Oregonian for going to press with one Issue without Mayor Baker's name or picture on the front page. The Oregonian explained very capable representative of the type lucidedly that Mr. Baker was such a of Senator McNary at the head of ubiquitous gentleman that they could the Irrigation and Roclamation com- date of service if served in any other not keep his name and picture out of mittee in the U. S. Senate in that cessfully keep Mr. Baker's picture off and cut-over lands-which directly the front page?" Which question affects the interests of every section makes the Oregonian's explanation of the state, have to pass through sound like just plain average, common, everyday editorial bunk .-Blue Mountain Eagle.

What McNary's Done.

Washington, D. C., April 22-Daring the past seven years, since enator McNary entered the United States Senate, Oregon has received \$9,598,000 of government funds for the development of the agricultural industry of the state through irrigailon and reclamation and for the development of its vast water power resources. This is almost three imes as much as Oregon received during the previous eight years.

For the eight year period prior to 1917, when Senator McNary took his seat in the Senate, the total amount received by Oregon for irrigation and reclamation was \$3,862,-

Upon the acre for acre irrigable basis Oregon has received \$25 per acre more in reclamation appropriations from the government than Idaho received; \$19 more per acre than Washington received and \$14 acre more than California has received during the same period.

Furthermore Senator McNary has introduced a bill in the present session of Congress carrying an authorization of \$350,000,000 for the reclamation of lands by irrigation, drainage or dikage. This bill also makes provision for the improvement and settlement of cutover lands, of which there hundreds of thousands of acres in Oregon. The bill is now in the hands of the Senate Committee on Irrigation and Reclamation, of which Senator McNary is chairman, and will be reported out faborably

within a short time. Of the aggregate amount secured for irrigation and reclamation \$6,-723,000 has been set aside and expended for the development of the Klamath and Umatilla projects; \$400,000 for the survey of the Deschutes project; 400,000 for the survey of the Baker project and \$500,000 for the development of the first unit of the Baker project. This is the first new irrigation project that has been recognized and adopted by the Department of the Interior and Congress since the world war, which, in itself is a distinetive victory in recognition of Oregon over projects in other West-

Commissioner D. W. Davis, of the Bureau of Reclamation, after citing the record of amounts received by Oregon through the efforts of Senator McNary, says:

"These totals do not include any amount appropriated in general terms for miscellaneous investigations or secondary projects, a considerable amount of which has been alloted and spent in Oregon."

Oregon is fortunate in having a and receive the approval of this committee in order to receive the consideration of the Senate, which is the court of last resort in matters of national legislation.

SUPPRESSED DESIRE

Members of the Junior class of the Harney County High gave a one act comedy yesterday afternoon euwell presented. There were but three characters represented. Misses Bolda Schwartz, Frances Hibbard and John Mothershead, taking the parts. These young people showed a most intelligent conception of the parts and it was so true to life these of days that it should be given to a larger audience. Harney County High has some exceptional talent that would be a credit to any inconsidered it a privilege to witness herein; and this little playlet and recommends that it be made the nucleus for an entertainment given in a public place at some date in the near future.

In this connection it might be added that the chillren of this city gave one of the most attractive entertainments ever witnessed in Burns on last Friday evening at the Masonic hall when the Masonic Orders gave the children of Masons an evening of pleasure. However, it should have been put the other way round, as it was really the children that enter-

people and children that are its best asset. Older people, especially parents, should give them as much of their time as possible and encourage them in their work toward making men and women of such type as will be a credit to Burns. Why should we throw our young people so much on their own resources in their social activities when by supervision of the older heads it would be so easy to direct their efforts and minds toward worthwhile things rather than frivolous nothings that do not build up character? A greater interest in the young people would mean much to this communinty in these days.

Mr. and Mrs. Hank Anderson were in town this week from their ranch home out in the valley. Although it is not a great distance out to the ranch this was Mrs. Anderson's first visit to town in three years.

CITATION

IN THE COUNTY COURT OF THE STATE OF OREGON, FOR THE COUNTY OF HARNEY. In the matter of the Estate of Will Ham Henry Bare, Deceased.

To Owen S. Bare, Andy Bare, and Mrs. Frances C. Chappell, as heirs at law of William Henry Bare, de-

ceased: GREETINGS: IN THE NAME OF THE STATE OF OREGON.

You, and each of you are herchy ited and required to appear in the County Court of the State of Oregon. for the County of Harney, at the Court room thereof, at Burns, in the County of Harney on Wednesday the 8th day of May 1924, at ten o'clock, a the forenoon of that day, then and there to show cause, if any exist, why an order of sale should not be made allowing the administrator of the above-named estate to sell at public sale, for the purpose of paying the debts and expenses of administration of said estate, the following described real property, viz;

NW 14 SE 14. S 14 NW 14. SE 14. NW 14. E 14 SW 14. Sec. 27 and E 14. NW 14. Sec. 34. Tp. 18 S., Range 32 14. East, Willamette Meridian, Harney Courty, Oregon; as by petition it has

been prayed This citation shall be deemed served upon you, if served by publicaeight days from the date of first publication; or if it be personally served then after the expiration of ten days from date of such service, if served in Harney County, Oregon, or after the expiration of twenty days from

county in this state. print. All of which said explanation all matters pertaining to the devel- of against the above-named Andy Publication hereof has been orderwas very satisfactory until we ask opment of the state's latent resour- Bure and Frances C. Chappell, and "How does the Portland Journal suc- cos the reclamation of arid, swamp the date of first publication hereof vill be April 26, 1924, in The Times-Herald, a weekly newspaper of genral circulation printed and published in Burns, Oregon.

Witness, The Hon, R. T. Hughet County Judge of the County Court of the State of Oregon for the County of Harney with the seal of said Court affixed, this 25th day of April A. D. 1924.

CHAS. E. DILLMAN. Clerk

NOTICE OF SHEBIFF'S SALE

NOTICE IS HEREBY GIVEN that fitted "Suppressed Desires" that was under and by virtue of a judgment well presented. There were but and order of sale of the Circuit Court of the State of Oregon for the County of Harney, made and entered on the 3rd day of April, 1924, as appears of record in the office of he County Clerk for said County and State, in the Circuit Court Journa! at page in favor of D. D. Defenbaugh, and against A. E. Allen, for the sum of \$349.65, with interest thereon at the rate of in favor 8 per cent per annum from the 18th day of October, 1917, and for the further sum of \$50.00 attorney fees, stitution of learning. The writer and for his costs and disbursements

> WHEREAS, it was further order and adjudged that the attached property in said action all the fol-lowing described real property situate in the County of Harney the State of Oregon, namely: Lot 3 and the S¼NW¼ of Section 6. Township 40 South, Range 36 E. W. M., and the BE¼NE¼ of Section 1, Township 40 South, Range 35 E. W. M., be sold under execution, and that all of the right, title, interest, lien and estate of the said interest, lien and estate of the said defendant be sold by the Sheriff of Harney County in the manner provided by law for the sale of real

property under execution; and WHEREAS, on the 21st day tained the elders. In this enter- April, 1924, an execution for attach-tainment several of high school age of the said court, commanding me.

were featured and several of the grade school as well. The numbers were well staged and highly pleasing.

Burns has some remarkable young the said defendant in the said real proportions, and self in the manner provided by notified to file their objections, in writing, if any such there be, and to appear at said hearing and support the same and contest the activity.

NOW, THEREFORE, in obedience to the commands of the said writ on Monday, the 26th day of May, 1924, at the hour of 10 o'clock in the forenoon of the said day at the front door of the Court House in the City of Burns, Harney County, Oregon, offer for sale to the highest bidder for cash in hand, all the right, title, interest, lien and estate of the said defendants in and to the above described real property to satisfy the judgment, attorney fees, and costs and disbursements, subject to the right of redemption and the confirmation of this Court.

Dated at Burns, Oregon this 21st day of April, 1924.

W. A. GOODMAN, Sheriff Harney County, Oregon.

NOTICE TO CREDITORS

In the matter of the Estate of Jefferson F. Williamson, Deceased,

NOTICE IS HEREBY GIVEN by the undersigned, ADMINISTRATOR of the estate of Jefferson F. Williamson, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, together with the necessary vouchers within six months from the date of the first publication of this notice to the undersigned Administrator at destroy and poison things that are Princyllie, Oregon, or to McCulloch & Duncan, Attorneys for the Administrator at Burns, Oregon

Date of first publication of this Notice is April 19, 1924.

> J. N. WILLIAMSON. Administrator.

NOTICE OF FINAL ACCOUNT

is the County Court of Harney County, Oregon.

In the Matter of the Estate of Wil-Ham A. Cecil, Deceased.

Notice is hereby given that the undersigned administrator has rendered and filed his final account and erport in the above named estate and Court, and the Court has et Tuesday the 20th day of May 1920 at the hour of ten o'clock in the forenoon in the County Court Room in the Court House in Burns, Oregon as the time and place for hearing thereon and settlement there

THE CAUSE OF

Harry S. Stone

Chiropractor

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LEVENS

by notified to file their objections, in writing, if any such there be, and to appear at said hearing and sup-

J. C. CECIL. Administrator.

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