

LOCAL AND PERSONAL

Mrs. George Dustin was over from her home at Canyon City last weekend to visit with her sisters, Mrs. Ellis Bennett and Mrs. Frank Bennett. The later and her little son took Mrs. Dustin back on her return and they will remain over until after the '62 celebration.

Rev. C. A. Waterhouse, pastor of the local Baptist church, left Tuesday morning in company with his family for Ontario where the Grand Ronde Baptist Association met June 10-12. Mrs. Obil Shattuck accompanied them and will also visit her parents at Payette, Idaho, while out. They expected to be gone all this week.

Mrs. Grover Goodlow and little daughter took their departure yesterday morning for their home at Dallas after a short visit with relatives and friends in this county. It had been Mrs. Goodlow's intention to remain until after the pioneer gathering today but her health is not the best and the high altitude had a bad effect upon her heart.

Mrs. W. C. Cecil arrived at the home ranch on Silver creek last Monday after spending several weeks with her daughter in the Portland residence of the family. Miss Louise Cecil has been in poor health for several months and it was found necessary to do an operation in order that her trouble be cleared up. The young lady has been a teacher in the Portland schools for the past few years but contemplates taking a vacation to regain her health. Mrs. Cecil was accompanied up by her little grandson who will spend an indefinite time on the ranch where he has a pony.

Nathan Brown came in Wednesday evening from Corvallis where he has just graduated from the O. A. C. as an engineer. He remains at home but a few days as he has been selected as one of the fortunate graduates of colleges this year to go to the Bethlehem Steel Co. where he is given three months of training which will be followed by a permanent position. It is the custom of this institution to select 100 young men from the various colleges of the United States each year for such purpose and Nathan's name on this list is a high recommendation of his ability.

Chester Dalton and family took their departure last Monday for Los Angeles where they will spend the vacation at least if not longer. He has disposed of his home in Burns to Willard Laythe. Miss Mildred Dalton, who was one of the 1924 graduates of the high school, accompanied them down. They are making the journey in their car and went out by way of Portland.

A. E. Ault has recently established the Central Oregon Auto Machine Works at Bend and installed some of the latest equipment in the line of machinery and has a place to do all the difficult work on cars as well as lathe work. The writer had the privilege of going through this plant the other day and found it one of the best equipped plants in the state. The Central Oregon Auto Machine Works will be found a great service to this section on work that cannot be taken care of by local shops, as it is near and the work can be gotten out and back quickly. Read the ad. of this institution in this paper.

Eyes Bad? Try Champhor

For eye trouble there is nothing better than simple camphor, hydrastis, witchhazel, etc., as mixed in Lavoitk eye wash. One small bottle helps any case sore, weak or strained eyes. Aluminum eye cup free. Read Bros. Druggists. —Advertisement.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF HARNEY.

THE PACIFIC LIVE STOCK COMPANY, a corporation,

Plaintiff,

vs.

Willard N. Jones, Jessie A. Jones, Wellington G. Howell, Jennie B. Howell, Emma Cohn, Parlin & Orendorf Plow Company of Portland, a corporation, A. J. Winters & Co., a corporation, The United States National Bank of Portland, a corporation, R. M. Wade & Co., a corporation, Bertha A. Martie, M. J. Clapp and A. R. Olsen, and all other persons or parties unknown claiming any right, title, estate, lien or interest in the real property described in the complaint herein.

Defendants.

To Emma Cohn, Parlin & Orendorf Plow Company of Portland, a corporation, M. J. Clapp, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real property described in the complaint herein.

IN THE NAME OF THE STATE OF OREGON:—You and each of you are hereby required to appear and answer the Complaint filed against you in the above entitled suit on or before the 26th day of July, 1924, and if you fail so to appear and answer for want thereof the plaintiff will apply to the Court above named for the relief prayed for in the complaint, namely; that a certain mortgage bearing date of July 12th, 1917, made, executed and delivered by defendants Willard N. Jones, Jessie A. Jones, Wellington G. Howell and Jennie B. Howell, to plaintiff corporation, and recorded on the 15th day of September, 1917, in Book "G" pages 418-419 Records of Real Mortgages for Harney County, Oregon, wherein the following described real property in Harney County, Oregon, to-wit:

The South half of the Southwest quarter (S½SW¼), and the South Half of the Southeast Quarter (S½SE¼) Section Thirtytwo (32); the Southwest quarter of the Southwest quarter (SW¼SW¼) Section Thirty-three (33); the North half of the Southwest quarter (N½SW¼) and Lots Twelve (12) and Thirteen (13), of Section Thirty-four (34) all in Township Twenty-five (25) South Range Thirty-two (32) East Willamette Meridian;

Also all of Lots Four (4), Eleven (11) and Twelve (12); the Southwest quarter of the Northwest quarter (SW¼NW¼); the North half of the Southwest quarter (N½SW¼) of Section Three (3); the North Half (N½) the West half of the Southwest quarter (W½SW¼) and Lots Nine (9), Ten (10) Twelve (12) and Thirteen (13); and the Northeast quarter of the Southeast quarter (NE¼SE¼) Section Four (4); the North half of the Northwest Quarter (N½NW¼); the Northwest quarter of the Northeast quarter (NW¼NE¼); the South half of the Southeast Quarter (S½SE¼) and Northeast Quarter of the Southeast Quarter (NE¼SE¼) and Lots Two (2),

Seven (7) and Eight (8) of Section Five (5); the East half of the Southwest Quarter (E½SW¼), the Northwest quarter of the Southeast Quarter (NW¼SE¼); the West half of the Northeast Quarter (W½NE¼); the Northeast Quarter of the Northeast Quarter (NE¼NE¼) and Lots Four (4) and Five (5) of Section Eight (8); Lots One (1) Two (2) and Three (3) of Section Nine (9); Lot Two (2) of Section Ten (10); Lots One (1) Two (2) and Three (3) Section Seventeen (17); Lots One (1) and Nine (9) of Section Five (5) All in Township Twenty-six (26) South, Range Thirty-two (32) East Willamette Meridian, North of Malheur Lake.

was mortgaged and pledged to secure the payment of a promissory note bearing date of July 12th, 1917, in the principal sum of \$20,000.00 payable to the order of plaintiff corporation, on or before five years after date thereof, together with interest thereon from date thereof at the rate of eight per cent per annum; that the lien of said mortgage be foreclosed against the said land and that plaintiff have judgment against Willard N. Jones and Wellington G. Howell and each of them for the principal sum of \$20,000, together with interest thereon at eight per cent per annum from March 31st, 1923, until paid, and for the sum of \$2,000.00 attorneys fees and for the costs and disbursements of this suit and that such judgment be decreed a lien against the land

hereinbefore described by virtue of said mortgage described; that the said land be sold by the Sheriff of Harney County, Oregon, in foreclosure and that plaintiff have a deficiency judgment against defendants Willard N. Jones and Wellington G. Howell, and each of them for any amount remaining unpaid after applying the proceeds of the sale of said land; that all the defendants hereinbefore named and also all persons and parties unknown claiming any right, title, estate, lien or interest in the said real property hereinbefore described, and all persons claiming by, through or under them or either of them be foreclosed of any right, title, interest or estate in or to the said real property or any portion thereof and that the defendants herein, and each thereof, their agents and attorneys, be forever barred and prohibited from asserting any such claim, demand or right, adversely to the plaintiff herein, in the future.

ever barred and prohibited from asserting any such claim, demand or right, adversely to the plaintiff herein, in the future.

This publication for a period of six successive weeks, seven issues, is made pursuant to an order of the Hon. R. T. Hugbet, Judge of the County Court of the State of Oregon for Harney County, in the absence of the Circuit Judge, made and entered of record in the above entitled suit on the 14th day of June, 1924.

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Wm. Farre
Representing the American National
Also the big and popular
Pennsylvania and Firemens Fund
American Fire Insurance Companies
**Will Appreciate your
Business**

ANNOUNCEMENT
ON SATURDAY, JUNE 21st
We Open At Burns, Oregon, Store No. 183
A New and Modern Food Store, Located In
The Grand Hotel Building

Folks of Burns and vicinity will find in this new store a big improvement over the average store in arrangement and systematized business methods and are going to be very agreeably surprised at the saving in all popular and well known food commodities the real cash chain store can effect.

SKAGGS UNITED STORES are foremost in the Pacific Northwest as food chain store operators owning and operating stores in eight states. We handle well known advertised brands of merchandise, and sell them on a money-back guarantee. We make tremendous saving on the purchase of vast quantities of merchandise for cash; save on our operating expense by a system of grouped buying and accounting; save again when we sell our merchandise at the store for cash in the elimination of bookkeeping, lost accounts, forgotten charges, delivery and all the unnecessary things which the average store is burdened with.

And this saving is passed on to our patrons in the form of lower prices, discernably lower to the person who is posted at all.

The growth of Skaggs Stores and The Skaggs Store idea of merchandising has been phenomenal even in this day of bigger things, and the total expansion of our system has been due to public popularity and patronage.

In many towns we have been able to save the buying public 15 per cent on their foodstuffs, (the same quality and brands they were accustomed to using) some even more and some less, but we have never entered any town, anywhere at any time without generally lowering the price of foodstuffs to the consumer, and we do not expect Burns to be an exception.

Prices Will Be Published In Next Week's Issue
Of This Paper

SKAGGS
United Stores

**CONSTANTLY IMPROVED
BUT NO YEARLY MODELS**

Dodge Brothers Motor Car retains its basic design year after year.

Improvements are made constantly, but there are no radical, annual changes.

This policy protects owners from the rapid depreciation-loss which invariably attends the periodic announcement of new types.

It also enables Dodge Brothers to effect an appreciable saving in manufacture; and this saving is faithfully returned to the buyer in the form of surplus value.

R. V. HOPPER
Burns, Oregon

