

Elizabeth J. King Pases to Reward

Elizabeth Jane King, wife of James King, residing on the Butte Falls highway, and also operators of the Midway service station, passed away at her home Friday night at 11:20, after a short illness, due to complications and advanced age.

Mrs. King, aged 76, was born July 30, 1860 at Quincy, Ill., where she spent her early life, and received her early education, later moving to Kansas with her parents. While in Kansas she met and was united in marriage to H. J. Gardner. He passed away in 1916.

In 1895 she brought her children to Grants Pass, Ore., where they lived for many years, and on April 4, 1918, she was united in marriage at Jacksonville to James King. She was a fine Christian woman and friendly neighbor, loved by all who knew her. She leaves a host of friends. She leaves to mourn her departure three children, two daughters and one son, Mrs. Lulu Terry of Castle Rock, Wash.; Mrs. Dolly Love of route 4, Medford; Clifford Gardner of Greenville, Mich.; also eight grandchildren and three great-grandchildren.

Funeral services were conducted from the Perl funeral home Tuesday afternoon at 2 o'clock, Reverend Smith of Butte Falls officiating. Interment was at the Central Point cemetery.

Mrs. King was a former resident of Central Point at that time being Mrs. Gardner and has many friends. Her daughter, Mrs. Love is well known here.

Farm Loan Ass'n Holds Annual Meet

Farmer-stockholders of the Central Point National Farm Loan association held their annual business meeting at Central Point on January 12, 1937, electing J. W. Birkholz, W. H. Norcross, J. E. Hesselgrave, R. C. Benson, H. Ramstrom to serve on the board of directors for the coming year.

The officers for the coming year are, J. W. Birkholz, president; W. H. Norcross, vice-president and Warren Patterson, secretary-treasurer.

Aided by higher crop and livestock prices, members made good progress during 1936 toward clearing up delinquencies, paying off back taxes and getting their loans in good current condition. Secretary-Treasurer Warren Patterson reports. It is expected that further progress will be made in this direction during the coming year.

The Central Point association has approximately \$142,900 in outstanding mortgage loans which have been negotiated through the district Land bank at Spokane for its 39 stockholding members on a favorable cooperative basis. At present it is making new first mortgage loans at the record low interest rate of 4 percent a year, with payments spread over a long term of years, set up so the principal can be automatically paid off by the end of the loan period.

Encouraging messages were read at the meeting from Land Bank Commissioner A. S. Goss of Washington, D. C.

NOTICE

Dog license for 1937 is \$1.25, the same for males and females and is now due. On March 1st \$1.00 penalty will be added.

G. R. CARTER County Clerk

EVANS MACHINE SHOP Saw mill, mining, farm and auto machine work NEW LOCATION 11th and Fir Medford

ROXYO New Prices, Matinees 20c Evenings 25c, Kids 10c Sat. Only CHARLES STARRETT 'Gallant Defender' Episode 4 "Darkest Africa" Sun., Mon., Tues. ASTAIRE-ROGERS "Swingtime" Wed. Only W. C. FIELDS in "POPPY" Wed. Nite is Cash Nite Thurs., Fri. George Raft Dolores Costello Barrymore "Yours For The Asking"

Central Point Wins 2nd Straight Victory

The Central Point High School basketball team won its second straight victory last Friday night when it defeated Jacksonville 16 to 13.

Close checking on the part of both teams was an outstanding feature of the game and accounted for the lowness of the score.

Merritt, playing his last conference game for the Pointers, started the scoring when he made three fouls shots in four attempts. Jacksonville came back quickly, however, and early in the second quarter was leading 4 to 3.

The Central Point offense soon began to click and the Pointers led 9 to 4 at half time.

In the final quarter the Miners staged a determined, but unsuccessful, rally. They were led by Lusk, a forward, who, with 7 points to his credit, shared scoring honors with Grimes of the Pointer team.

The Jacksonville seconds proved too strong for the Pointer second team and chalked up a 24 to 13 win over them.

A long wanted revenge for last year's defeat of the Pointer second team souville football team was obtained by the Pointers.

A bye gives the Pointer cagers a rest from conference play this week end. On January 29 the team goes to Talent which boasts its best quintet of recent years.

The lineup for the Jacksonville game was: Central Point Grimes, 7 F Lusk, 7 Myers, 5 F Graham, 1 Merritt, 3 C Sanden, 1 B. O'Connor, 4 G Forbes, 4 Copliger, 2 G Dunnington Subs: Central Point, R. Jewett, Jacksonville, White.

Editor Hamilton Is Again Proud Papa

Mr. and Mrs. Moore Hamilton of Medford became the proud parent of a baby daughter, weighing 6 lbs and 8 ounces, born Monday morning at the Sacred Heart Hospital. The baby is named Nancy Nealon Hamilton. Mrs. Hamilton was formerly Miss Eva Nealon. Both Mr. and Mrs. were formerly claimed as Central Point residents and are well known here. This is their second child as they have a fine little boy, Alexander, who is starting on his 3rd year.

George Bethel, a resident of Medford for the past 20 years, passed away Monday at the Palace Hotel on South Central avenue, which is owned and operated by his sister, Mrs. Addie Halley with whom he had made his home since coming to Medford.

Legal Notices

SUMMONS IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR JACKSON COUNTY. Myrtle Harget, Plaintiff vs Peter Harget, Defendant

To Peter Harget, the above named DEFENDANT: 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 Court and cause within four weeks from the date of the first publication of this Summons upon you, exclusive of the date of the first publication, and if you fail so to appear and answer said complaint, plaintiff will apply to the Court for the relief prayed for in

her said complaint to-wit: For the dissolution of the marriage contract now and heretofore existing between plaintiff and defendant; and for the exclusive custody and control of the three minor children of said marriage, namely: Junior, a son; Joan and Violet Rose, daughters.

This Summons is served upon you by order of the Hon. Earl B. Day, Judge of the County Court of Jackson County, Oregon, made and entered December 30th, 1936. Date of First Publication is December 31st, 1936. W. G. Trill Attorney for Plaintiff Post Office Address: Suite 12 Palm Bldg. Medford, Oregon. 42--Dec. 31, Jan. 4, 11, 18.

FREE BOOK Tells How to Earn Up to \$30-\$50 WEEKLY ELECTRIC REFRIGERATION and AIR CONDITIONING Jobs for thousands in Electric Refrigeration and Air Conditioning. Expert at home in spare time. Low cost, easy pay plan. Learn Engineering, Estimating, Installation, Servicing. Get practical experience in our large, completely equipped Laboratory. Enrollment. Service FREE of extra cost. Many U. S. E. I. trained men now employed by leading companies. Let us help you get a big pay job. Mail Coupon below for Free Book of Facts.

Utilities Engineering Institute 404 N. Wells St., Chicago, Ill. Air Conditioning Electric Refrigeration and Air Conditioning. Name: Address: City: State:

Consultation and Spinal Analysis Free Bradford Pruyn, D. C., Phc. CHIROPRACTOR Graduate Palmer School of Chiropractic PHONE 136 208 South Central Medford

Roller Skating Every Wednesday, Friday, Saturday and Sunday nights. Medford Armory

That by mutual mistake of the grantors' grantees herein, J. R. Webb and Frances A. Webb, husband and wife, sold lands above described in Tract No. 1 were described in their deed executed by the said J. R. Webb and Frances A. Webb to Milton M. Reed and Mary L. Reed, husband and wife, grantees therein and defendants herein and recorded in Volume 152 at Page 508 thereof, Deed Records of Jackson County, Oregon, but at the

time said warranty deed was made, executed and delivered, and prior thereto the said J. R. Webb and Frances A. Webb, husband and wife, intended and still intend that the land described in said deed and the land conveyed should be described as follows:

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This summons is published and served upon you and each of you in accordance with an order of the above entitled court in this cause dated this 4th day of January, 1937, which directs that this summons shall be published in The Central Point American, a weekly newspaper published in Central Point, Oregon, once a week for four successive weeks. And that the date

of the first publication thereof is the 7th day of January, 1937, that the defendants are required to appear and answer said summons and complaint on or before four weeks from and after the date of the first publication.

Date of first publication, January 7th, 1937. W. G. Trill Attorney for Plaintiff Postoffice Address: Suite 12, Palm Bldg., Medford, Oregon. 256--Jan. 7, 14, 21, 28, 1937.

And that the above entitled court make its decree, that none of the defendants herein have any right, title, estate, lien or interest of any character in and to the real property hereinafter described or any portion thereof, and that it be decreed that the plaintiff's title in and to said premises is free from any and all claims of every of the defendants herein, and each of them, and every person or persons, company or corporation claiming in, under, by or through them, and that said parties have no right, title, estate, lien, or interest in or to said real property or any part thereof, and that plaintiff have such other and further relief as to this court may seem just and equitable and judgment for her costs and disbursements against those defendants who appear and answer herein and resist the prayer of the complaint herein, that the real property herein referred to is in Jackson County, Oregon, and is described as follows, to-wit:

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TRACT NO. 2 Beginning Eighty (80) rods South of the Northwest corner of Section Fifteen (15) in Township Thirty-six (36) South of Range Four (4) West of the Willamette Meridian, thence South Forty-four (44) rods; thence East Eighteen (18) rods; thence North Forty-four (44) rods; thence West Eighteen (18) rods to the place of beginning, containing Five (5) Acres, more or less.

Except Right of Way for County Road.

That by mutual mistake of the grantors' grantees herein, J. R. Webb and Frances A. Webb, husband and wife, sold lands above described in Tract No. 1 were described in their deed executed by the said J. R. Webb and Frances A. Webb to Milton M. Reed and Mary L. Reed, husband and wife, grantees therein and defendants herein and recorded in Volume 152 at Page 508 thereof, Deed Records of Jackson County, Oregon, but at the

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And, if you fail so to appear and answer said complaint herein within said time, for want thereof, plaintiff will apply to the court for the relief prayed for and demanded in her complaint now on file herein, reference being made to the same, and the whole thereof. And the plaintiff will apply for a decree, decreeing that each and all of the claims of each, all and every of the defendants herein are null and void and that the plaintiff is the owner in fee simple of the real property herein described.

And that the above entitled court make its decree, that none of the defendants herein have any right, title, estate, lien or interest of any character in and to the real property hereinafter described or any portion thereof, and that it be decreed that the plaintiff's title in and to said premises is free from any and all claims of every of the defendants herein, and each of them, and every person or persons, company or corporation claiming in, under, by or through them, and that said parties have no right, title, estate, lien, or interest in or to said real property or any part thereof, and that plaintiff have such other and further relief as to this court may seem just and equitable and judgment for her costs and disbursements against those defendants who appear and answer herein and resist the prayer of the complaint herein, that the real property herein referred to is in Jackson County, Oregon, and is described as follows, to-wit:

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And, if you fail so to appear and answer said complaint herein within said time, for want thereof, plaintiff will apply to the court for the relief prayed for and demanded in her complaint now on file herein, reference being made to the same, and the whole thereof. And the plaintiff will apply for a decree, decreeing that each and all of the claims of each, all and every of the defendants herein are null and void and that the plaintiff is the owner in fee simple of the real property herein described.

And that the above entitled court make its decree, that none of the defendants herein have any right, title, estate, lien or interest of any character in and to the real property hereinafter described or any portion thereof, and that it be decreed that the plaintiff's title in and to said premises is free from any and all claims of every of the defendants herein, and each of them, and every person or persons, company or corporation claiming in, under, by or through them, and that said parties have no right, title, estate, lien, or interest in or to said real property or any part thereof, and that plaintiff have such other and further relief as to this court may seem just and equitable and judgment for her costs and disbursements against those defendants who appear and answer herein and resist the prayer of the complaint herein, that the real property herein referred to is in Jackson County, Oregon, and is described as follows, to-wit:

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And that the above entitled court make its decree, that none of the defendants herein have any right, title, estate, lien or interest of any character in and to the real property hereinafter described or any portion thereof, and that it be decreed that the plaintiff's title in and to said premises is free from any and all claims of every of the defendants herein, and each of them, and every person or persons, company or corporation claiming in, under, by or through them, and that said parties have no right, title, estate, lien, or interest in or to said real property or any part thereof, and that plaintiff have such other and further relief as to this court may seem just and equitable and judgment for her costs and disbursements against those defendants who appear and answer herein and resist the prayer of the complaint herein, that the real property herein referred to is in Jackson County, Oregon, and is described as follows, to-wit:

TRACT NO. 1 Commencing at a point Four Hundred and Eighteen (418) feet North of the South East corner of the North East quarter of Section Sixteen (16) in Township Thirty-six (36) South of Range Four (4) West of the Willamette Meridian in Oregon, thence running West to low water mark of Evans Creek, thence in a Southeast direction along the Waters of Evans Creek to Section line between Section Fifteen (15) and Sixteen (16), thence South along said Section line to place of beginning, containing four (4) acres, more or less together with all the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining to said property.

TRACT NO. 2 Beginning Eighty (80) rods South of the Northwest corner of Section Fifteen (15) in Township Thirty-six (36) South of Range Four (4) West of the Willamette Meridian, thence South Forty-four (44) rods; thence East Eighteen (18) rods; thence North Forty-four (44) rods; thence West Eighteen (18) rods to the place of beginning, containing Five (5) Acres, more or less.

Except Right of Way for County Road.

That by mutual mistake of the grantors' grantees herein, J. R. Webb and Frances A. Webb, husband and wife, sold lands above described in Tract No. 1 were described in their deed executed by the said J. R. Webb and Frances A. Webb to Milton M. Reed and Mary L. Reed, husband and wife, grantees therein and defendants herein and recorded in Volume 152 at Page 508 thereof, Deed Records of Jackson County, Oregon, but at the

time said warranty deed was made, executed and delivered, and prior thereto the said J. R. Webb and Frances A. Webb, husband and wife, intended and still intend that the land described in said deed and the land conveyed should be described as follows:

TRACT NO. 1 Commencing at a point Four Hundred and Eighteen (418) feet North of the South East corner of the North East quarter of Section Sixteen (16) in Township Thirty-six (36) South of Range Four (4) West of the Willamette Meridian in Oregon, thence running West to low water mark of Evans Creek, thence in a Southeast direction along the Waters of Evans Creek to Section line between Section Fifteen (15) and Sixteen (16), thence South along said Section line to place of beginning, containing four (4) acres, more or less together with all the tenements, hereditaments and appurten