

Tools of ALL KINDS!

HARDWARE FOR EVERYBODY

WE LEAVE MANY GRINDSTONES UNTURNED. OUR KNIVES AND AXES WILL HOLD THEIR EDGES.
DRIVING A FEW NAILS WON'T BATTER DOWN THE HEADS OF GNE OF OUR HATCHETS. OUR TOOLS WILL MAKE YOU SING WHILE YOU WORK.
WE SELL THE BEST THERE IS IN HARDWARE, BECAUSE THAT IS BEST FOR YOU, AND THEREFORE BEST FOR US.
TRY THE DIAMOND EDGE BRAND. EVERY DIAMOND EDGE TOOL GUARANTEED. IF YOU SHOULD GET A BAD ONE A NEW ONE WILL BE GIVEN FOR IT.
COME AND SEE US.

Gilliam & Bisbee
HEPPNER, OREGON

ATTENTION!!
MR. VOTER.

THE INFORMATION GIVEN herein is devoted entirely to the so-called COUNTY ATTORNEY BILL. The object of this bill is to abolish the antiquated system of having a District Attorney for several counties with appointed deputies in other counties, and in lieu thereof give equal privileges to the people of each county in the state by creating the elective office of County Attorney for each county, thus causing the Prosecuting Attorney to be directly responsible to his constituents in his home county.

No More Offices Created.

Under the County Attorney Bill, the effect is that no more offices are created. Under the present system twenty counties of this state each have a Deputy District Attorney appointed by a District Attorney residing in another part of the state; said deputy holding office at the pleasure of a man residing in some other part of the state—(Is the present system wrong?)—thus depriving the people of twenty counties of the state of Oregon of the right of electing their own prosecutor. Why not allow the people to choose their own prosecutor from lawyers whose interests are centered in the county where he will hold office? Why not let the people have Home Rule?

Will Save You Money.

The aggregate salaries of County Attorneys for the entire state will amount to practically the same as the salaries of the District Attorneys and their deputies under the present system, while under the County Attorney Act thousands of dollars will be saved to the taxpayers by reason of doing away with the extraordinary expense caused by the fact that District Attorneys, when diligent, (according to their oath of office) must keep in close touch with conditions in the several counties of his district. The County Attorney Bill provides that no County Attorney shall have authority to appoint a deputy to act for compensation from the state. The County Court only, of the respective counties, has such authority.

No Shifting of Responsibility.

Under the present system the District Attorneys give their deputies the big end of the load. When a slip occurs, the District Attorney shifts responsibility to his deputy; the deputy shifts responsibility to his chief in another part of the state; and while this is going on the Criminal laws suffer and the criminals run at large. The District Attorney and his deputies generally are not in error, but the SYSTEM, now law in

Oregon, is wrong. Under the County Attorney Act, the County Prosecutor in each county will be directly responsible to the people for his official work.

Other States.

Practically every state in the Union has abolished the unsatisfactory system of maintaining District Attorneys, and in lieu thereof have given each county of their state the right of electing a prosecuting attorney from their own county.

THE COUNTY ATTORNEY ACT WILL APPEAR UPON THE BALLOT AS FOLLOWS:

COUNTY ATTORNEY ACT—Referred by authority of Mr. J. E. Craig, No. 431 Worcester Building, Portland, Oregon.—Its purpose is to provide a District Attorney for each County in the State and to fix their salaries, in lieu of the present system of having a District Attorney for several counties, clothed with the authority to appoint deputies for other counties. VOTE YES OR NO.

306 Yes
307 No

BETTER LAW ENFORCEMENT LEAGUE
T. A. WEINKE, Chairman, Condon, Oregon
GLENN Y. WELLS, Secretary, Heppner, Oregon
Paid Advertisement.

LEGAL NOTICES.

NOTICE OF SHERIFF'S SALE.

By virtue of execution and order of sale duly issued by the Clerk of the Circuit Court of the County of Morrow, State of Oregon, dated the 28th day of October, 1913, in a certain action in the said County and State, wherein E. F. Day, plaintiff, recovered judgment against E. H. Andrews and Mary E. Andrews, his wife, H. M. Mulzacher and D. A. Taylor, defendants, for the sum of Four Thousand One Hundred Twenty Two and No/100 Dollars, with interest thereon at the rate of 8 per cent. per annum from the 28th day of May, 1912, and Four Hundred and No/100 Dollars Attorneys fees, and the further sum of One Hundred Twelve and No/100 Dollars, with interest thereon from July 2nd, 1913, at the rate of 6 per cent. per annum and the further sum of Thirty Nine and 20/100 Dollars, costs on the 24th day of October, 1913.

NOTICE IS HEREBY GIVEN that I will on Saturday the 29th day of November, 1913, at 2 o'clock p. m. of said day, at the front door of the Court House in Heppner in Morrow County, Oregon, sell at public auction to the highest bidder for cash in hand, the following described real property, to-wit:

The southwest quarter of the Northeast quarter and the West half of the Southeast quarter of Section Thirteen (13), and the Northwest quarter of the Northeast quarter of Section Twenty Four (24), all in Township One South of Range Twenty Four (24) East of the Willamette Meridian, in Morrow County, State of Oregon.

Taken and levied upon as the property of said E. H. Andrews and Mary E. Andrews, or so much thereof as may be necessary to satisfy the said judgment in favor of said E. F. Day and against the said E. H. Andrews and Mary E. Andrews, together with all costs and disbursements that have or may accrue.

MARION EVANS,
Sheriff of Morrow County, Oregon.
By Geo. McDuffee, Deputy.
Dated at Heppner, Oregon October 29th, 1913.
First publication October 29.
Last publication November 27.

Notice of Final Settlement.

Notice is hereby given that the undersigned administrator of the estate of Martha L. French, deceased, has filed his final account as such administrator, and that the County Court of the State of Oregon for Morrow county has fixed Monday the first day of December, 1913, at the hour of 10 o'clock in the forenoon of said day as the time, and the County Court Room in the Court House at Heppner Oregon, as the place of hearing said final account. Objections to said final account should be filed on or before said date.

W. H. French,
Administrator.

Notice of Final Settlement.

Notice is hereby given that the undersigned has filed his final account as administrator of the estate of Sarah J. Finch, deceased, and that the County Court of the state of Oregon for Morrow County has fixed Monday, the 1st day of December, 1913, at the hour of 10 o'clock in the forenoon of said day, as the time, and the County Court Room in the Court House at Heppner Oregon, as the place for hearing said final account. Objections to said final account should be filed on or before said date.

W. E. Hiatt, Administrator.

Notice To Creditors.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for Morrow County administrator of the estate of Marquis D. L. French, deceased, and that all persons having claims against the said estate should present the same, verified according to law, to me at my office in Heppner, Oregon, within six months from the date of the first publication of this notice, which date is Oct. 9, 1913.

L. W. Briggs, Administrator.

Notice of Final Settlement.

Notice is hereby given that the undersigned executors of the estate of John Christopher Borchers, deceased, have filed their final account in said estate, and that the County Court of the State of Oregon for Morrow County has fixed Monday, the 1st day of December, 1913, at the hour of 10 o'clock in the forenoon of said day as the time and the County Court Room in the Court House at Heppner, Oregon as the place of hearing of said final account and objections thereto, if any there be. Objections to said final account should be filed on or before said date.

A. M. Phelps,
F. N. Frve,
J. O. Kirk,
Executors.

O23-N20.

Spencer No. 6, The Dalles Oregon, Serial No. 012061

Notice For Publication.

United States Land Office, at The Dalles, Oregon, September 24, 1913.

Notice is hereby given that Naomi C. Spencer, Administratrix of the estate of T. Egerton Hogg, by Thomas A. Hudson, Attorney in Fact, Post-office address of Attorney in Fact is The Dalles, Oregon has this 24th day of September, 1913 filed in this office an application to select under the provisions of the act of Congress approved February 11, 1913, (Public 285); the

SW¼NE¼ of Section 32, Township 5 S., Range 26 E., W. M., containing 40 acres.

Any and all persons claiming adversely the lands described, or desiring to object because of the mineral character of the land, or for any other reason to the disposal to the applicant, should file their affidavit of protest in this office on or before the 10th day of November, 1913.

H. Frank Woodcock,
Register.

To be published in Gazette Times published at Heppner, Oregon, for five consecutive weeks.

Notice for Publication.

Department of the Interior, U. S. Land Office at La Grande, Oregon, Sept. 52, 1913. Notice is hereby given that Susan Ruddy, of Pendleton, Oregon, who, on May 10th, 1911, made Homestead Entry, No. 09352, for SW¼ NW¼, Lot 4, and W¼ SW¼, Section 4, Township 2 South, Range 29 East, Willamette Meridian, has filed notice of intention to make Commutation Proof, to establish claim to the land above described, before W. O. Hill, County Clerk of Morrow County at his office at Heppner Oregon, on the 8th day of November, 1913.

Claimant names as witnesses:
Phil Hirt, Mack Doherty and Frank McCabe, all of Heppner, Oregon, and E. P. Doherty of Pendleton Oregon.

F. C. BRAMWELL,
Register

IN THE COUNTY COURT OF THE STATE OF OREGON FOR CLACKAMAS COUNTY.

In the Matter of the Estate of Eleanor Shoiniere, deceased.

EXECUTOR'S LAND SALE.

In pursuance of a license to sell, granted by the County Court of Clackamas County, Oregon, on the

20th day of August, 1913, I, E. H. Shoiniere, executor of the last will and testament of Eleanor Shoiniere, deceased, will proceed to sell to the highest bidder at the office of my attorney, O. D. Ely, at Oregon City, Oregon, on and after

MONDAY, NOVEMBER 24th, at the hour of 2:00 o'clock p. m.

All the right, title, interest and estate of said Eleanor Shoiniere, deceased, in and to the following described real premises, to-wit:

The East one-half (½) of Section Sixteen (16) T. 1 N. E. 25, E. of the Willamette Meridian, in Morrow County, Oregon.

Terms of sale: Cash or half cash and balance to be secured by first mortgage upon premises sold with interest at 7 per cent. to be approved by order of Court.

E. H. SHOINIÈRE,
Executor of the last will and testament of Eleanor Shoiniere, deceased.
Dated October 20th, 1913.
O. D. Ely, attorney for Executor.

Notice for Publication.

U. S. LAND OFFICE at The Dalles, Oregon, October 15, 1913.

NOTICE is hereby given that Lewis Knighten, of Eight Mile, Oregon who on September 6, 1907, made Homestead entry No. 15626 Serial, No. 04197, for SW¼, Sect-on 33, Township 3, S., Range 24, E., Willamette Meridian, has filed notice of intention to make final five year Proof, to establish claim to the land above described, before O. C. Patterson, U. S. Commissioner at his office in Heppner, Oregon, on the 28 day of November 1913.

Claimant names as witnesses:
Mose Ashbaugh, Wesley W. Brannon, Bert Ward, J. S. Young, All of Eight Mile, Oregon.

H. Frank Woodcock,
O23-N20 Register.

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

Catherine M. Farnsworth,
Plaintiff.

vs.

A. K. Higgs, Anna E. Higgs, Fred Hiram Strong, E. E. Adkins, J. M. Phillips, Trustee of the Bankrupt Estate of A. W. Luaders, Bankrupt, and C. L. Winnard, N. E. Winnard, H. P. Goodman and A. M. Goodman Defendants.

To James M. Phillips, Trustee of the Bankrupt Estate of A. W. Luaders, Bankrupt, H. P. Goodman and A. M. Goodman, defendants:

IN THE NAME OF THE STATE OF OREGON, you and each of you are hereby required to appear and answer the cross-bill of the answering defendant and cross-complainant, Fred Hiram Strong filed against you in the above entitled court and cause on or before six weeks from the date of first publication of this summons; and if you fail so to appear or answer, said defendant and cross-complainant for want thereof will apply to the court for relief prayed for in his answer and cross-bill filed herein which is as follows:

For judgment against the defendants, C. L. Winnard, N. E. Winnard, H. P. Goodman and A. M. Goodman and A. K. Higgs, and each of them for the sum of \$8000.00, with interest thereon from the 12th day of April, 1912, at the rate of eight per cent per annum and the further sum of \$800.00, attorney's fees and for the costs and disbursements of this suit:

That the mortgage of the answering defendant and cross-complainant, Fred Hiram Strong, being that certain mortgage made and executed on the 12th day of April, 1906, by the defendants C. L. Winnard and N. E. Winnard, her husband, H. P. Goodman and A. M. Goodman, his wife to the defendant A. K. Higgs, and thereafter by the said A. K. Higgs sold, assigned, and transferred to said answering defendant is a lien and incumbrance upon all of the real property therein described, to-wit:

E½ of NW¼, NE¼ and E½ of SE¼ of Section 25, S¼ of NE¼ and S¼ of NW¼ and S¼ of Section 25, and N¼ of NE¼ and N¼ of NW¼ of Section 36, in T. 3 S. R. 25., also the NW¼ of SW¼ and SW¼ of NW¼ of section 30, in T. 3 S. R. 26, also E½ of NE¼ of Section 27, and W¼ of NW¼ of Section 26, T. 3 S. R. 25, all East of Willamette Meridian; said mortgage being subject only to the claim of Catherine M. Farnsworth upon that portion of said land described in her mortgage thereon and a first and superior lien upon all of the remainder of lands and premises herein before described;

That the mortgage of this defendant and cross-complainant be foreclosed and all of the real property therein described be sold, and the proceeds from the sale of that portion of said lands upon which the mortgage of plaintiff, Catherine M. Farnsworth is a first lien be applied first to the satisfaction of said plaintiff's claim; and that the balance of the proceeds from the sale of said parcel or tract of land, and all of the proceeds from the sale of the remainder of said lands herein before described be applied to the satisfaction of the judgment of this defendant and cross-complainant; and that the other and remaining defendants, including you and each of you be forever barred and foreclosed

from all right, title and interest in and to said real property, and every part thereof, and for such other and further relief as to the court may seem meet and equitable.

This summons is published by order of Hon. G. W. Phelps, Judge of the above entitled court made on the 1st day of October, 1913, and the date of first publication of such summons is the second day of October, 1913.

ORE L. PRICE,
501 Oregonian Bldg.,
Portland, Or.
O. E. WOODSON,
Heppner, Or.

Attorneys for Defendant and cross-complainant, Fred Hiram Strong

I have for sale at my place choice buck lambs from the famous Potter band. Prices reasonable.

R. A. Thomson, ft.

JAWS OF WILD ANIMALS.

Their Fearful Power is What Makes the Bites So Terrible.

Apart from all concomitant danger of blood poisoning, the severity of the bites of flesh eating animals is out of all proportion to the weapons by which they are inflicted. The teeth, even of the largest carnivora, are merely the "spearheads," but the force which "works" these instruments is prodigious. It seems as if for the moment the animal threw all its bodily energy into the combination of muscular action which we call a "bite."

In most cases the mere shock of impact as the animal hurls itself on its enemy is entirely demoralizing or inflicts physical injury.

A muzzled mastiff will hurl a man to the ground in the effort to fasten its teeth in his throat or shoulder. Then, the driving and crushing force of the jaw muscles is astonishing. The snapping power of an alligator's jaws is more or less intelligible. They are long and are furnished with a row of pointed teeth from end to end.

But the jaws of a lion, leopard, tiger, otter, ferret or baboon are short, and the long and pointed teeth are few. Yet each of their species has a biting power which in proportion to its size is almost incredible.

Sir Samuel Baker, who had a long and varied acquaintance with the bites of the carnivora noticed that the tiger usually seized an Indian native by the shoulder, and with one jaw on one side and the other on the other bit clean through chest and back.

"The fatal wound was the bite, which, through back and chest, penetrated to the lungs." Europeans are killed by the tiger's bite as well as lacerated by the claws. In nearly all cases the bite penetrates to the lungs. This kind of wound is characteristic of the attacks of many of the felidae.

Scarcely any bird recovers from a cat's bite for the same reason. The canine teeth are almost instantly driven through the lung, under the wing. The cheetah, which has a very small mouth, always bites through the black buck's throat. The leopard, when seizing smaller animals, such as dogs, crushes the head. When attacking men it aims at biting through the lungs.—St. Louis Globe-Democrat.

Law is a Curious Thing.

Soon after Jim's admission as a learned counselor, says the narrator of the story in a legal journal, an old neighbor, to give him a start, gave him a lot of old claims to collect, telling him he could have half that was collected.

Jim soon received half that was due from one of the debtors and was called on a little later by his client for his share of the money.

"Your half?" said the astute young lawyer. "I didn't collect your half; I only collected mine."

The astonished old patron said, "Why, Jim, I don't understand such proceedings."

But the lofty reply was: "There is a heap of law you don't understand, I tell you, old fellow. This law is a powerful curious thing, and I don't understand more than half of it yet myself."

Her Hidden Ambition.

A brilliant young violinist, a native of Holland, played one day for Edward VII. when he was the Prince of Wales.

"Is there anything you care more for than your Stradivarius?" asked the prince, expecting, of course, a negative reply.

The young Netherlander colored a little. "The violin is not an absorbing passion with me, your highness," she replied.

"Ah! Perhaps you have a leaning to another branch of art?" suggested the prince.

"Indeed, I have not!" the violinist said in a burst of confidence. "But, your highness, I just love to cook! I really believe I should make an excellent chef if I had the opportunity to practice."

PROFESSIONAL CARDS

C. E. WOODSON,
ATTORNEY-AT-LAW
Office in Palace Hotel Heppner, Oregon

Sam E. VanVactor,
ATTORNEY AT LAW.
Office on west end of May Street
Heppner Oregon.

S. E. Notsen
ATTORNEY AT LAW.
Heppner Court House, Heppner Oregon.

WELLS & NYS
ATTORNEYS AT LAW
Heppner - Oregon

F. H. ROBINSON,
LAWYER,
Ione, - - - Oregon

OTIS PATTERSON,
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CANYON CITY, OREGON.

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Heppner office with Slocum Drug Co.
THIS STAGE LEAVES HEPPNER AT 7:30 A. M., TUESDAYS, THURSDAYS AND SATURDAYS. ALL PACKAGES AND PARCELS TO GO OUT ON THIS ROUTE SHOULD BE LEFT AT THE OFFICE WHERE THEY CAN BE WAY-BILLED.

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by Cutter's Blacking Pills. Low priced, always fresh and reliable, they are used by over 80 per cent of California and Western stockmen because they protect where other remedies fail. Write for booklet and testimonials. 10-dose pkg., Blacking Pills, \$1.00 50-dose pkg., Blacking Pills, \$4.00 Cutter's Blacking Pill Injector, 1.50 Pills may be used in any injector, but Cutter's is simplest and strongest. Insist on Cutter's. If straight copy's stock, order from Laboratory.

BLACK LEG

More autos destroyed by fire than any other way. Protect yours by getting a policy of Smead. None as cheap. None better.

Beach and Allyn of Lexington wish to announce that they have secured the services of a first class workman and that hereafter they will be better able to serve their customers.