... AL NOTICES

NOTICE OF CONTEST.

Department of the Interior, United Suces Land Office, La Grande, Ore-Son, October 11, 1916.

T. Owen McDevitt of Gurdane, Ore gon. Contestee:

You are hereby notified that John Da sy, who gives Nye, Oregon, as his post-office address, did on June 10, 6. file in this office his duly borated application to contest

secure the cancellation of itemestead, Entry, Serial, e12759 made Jan. 14, 1914 for SW4 SE4, SW4 NW4, Section 35, ship 1. South. Range 29 east, Waramette, Meridan, and as grounds for his contest he alleges that said entryman has wholly abandoned said h mestead; that he has not resided up n said land for more than six m aths prior to this date; that he has made no improvements upon said land and has ... t cultivated any part thereof.

you are the efore further notified that the said allegations will be taken as confessed and your said entry will b. cancelled without further right to be heard either before this office or on appeal, if you fail to file in this office within twenty days after the FOURTH publication of this notice. as shown below, your answer, under oath, specifically responding to these allegations of contest, together with due proof that you have served a copy of your answer on the said contestant either in person or by registered

You should state in your answer the name of the post-office to which you desire future notices to be sent

C. S. DUNN, Register.

Date of 1st publication, Oct. 26 Date of 2nd publication, Nov. 2 Date of 3rd publication, Nov 9 Date of 4th publication, Nov. 16

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Ore gon for Morrow toraty administrator of the Estate of Saran L. Stanton, deceased; that all persons having claims this notice, which is October 5, 1916.

CHAS. A. STANTON, Administrator.

NOTICE OF SHERIFF'S SALE.

By virtue of an execution and order of sale duly issued by the clerk of the Circuit Court of the State of Oregon for Morrow County, dated the 3d day of October, 1916, in a certain suit in the Circuit Court for said County and state, wherein W. H. Foster, plaintiff recovered Judgement against H. R. Holt and Harriet M. Holt his wife defendants in the sum of \$1000.00 with interest thereon at the rate of eight per cent per annum from the first day of August, 1913, and for the further sum of \$100.00 IN THE CIRCUIT COURT OF THE attorney's fee and costs and disbursements taxed and allowed at \$45.30.

Notice is hereby given that I will on the 4th day of November, 1916, 10 o'clock a. m. of said day at the West door of the County Court House in Heppner. Morrow County Oregon, bidder for cash in hand, the following described property to wit;

Quarter of Sec. 33; The Southeast Quarter of the Southeast Quarter of and the Southwest Quarter

against said defendants H. R. and Harriet M. Holt, his wife, just. together with all costs and disbursements that have or may accrue. Dated at Heppner, Oregon this 3d day of October, 1916.

Geo. McDUFFEE.

NOTICE FOR PUBLICATION

Land Office at La Grande, Oregon, of Oregon for Morrow County, and NOTICE is hereby given that William the date of the first publication of Henry Instone, of Lena, Oregon, who this Summons is October 26, 1916 and til some other plan is adopted by ci

MAKE

Thomson Brothers

YOUR HEADQUARTERS FOR

Harvest Supplies

We have everything you want in the line of

overalls, work shirts, harvest hats, kahki

pants and shirts, underwear, shoes, etc.

Our Grocery Department Is

Complete

Thomson Brothers

stead Entry, No. 011521, for Win E4 & E4 W4. Section 18, Town ship 2 South, Range 29 East, Willamette Meridian, has filed notice of intention to make Three Year Proof, to stablish claim to the land above desribed, before C. C. Patterson, United States Commissioner, at Heppner, Oregon, on the 11th day of November

Claimant names as witnesses: Charles A. Hinton, Walter Luck-man, Walter Kilcup, and John Woodward all of Lena, Oregon F. C. BRAMWELL, Register. four white feet, no brand visible.

N THE CIRCUIT COURT OF THE cost of advertising. STATE OF OREGON FOR MOR-ROW COUNTY.

Daisy Shoemaker. Plaintiff. SUMMONS. Roy Shoemaker.

Defendant. To Roy Shoemaker the above nam ed defendant:

IN THE NAME OF THE STATE OF OREGON: You are hereby re-quired to appear and answer the Complaint filed against you in the above entitled suit on or before six weeks from the 21st day of September, 1916 to-wit. On or before the 3rd day of November 1916, and if you fail so to answer, the plaintiff will apply to the Court for the relief prayed for in her complaint, to-wit: For a decree of the Court forever dissolving the bonds of matrimony now existing between yourself and the plaintiff, and for such other and further relief as may in equity be meet and just.

This summons is served upon you by publication herof once a week for six consecutive weeks in the Gazette Times a weekly newspaper of general circulation in Morrow County, Ore-gon, published at Heppner, by virtue of an order made and entered herein on the 19th day of September, 1916, by the Honorable C. C. Patterson, County Judge of Morrow County, Oregon, and the date of the first publication of this Summons is Septem ber 21st, 1916, and the date of the last publication of this Summons will

be November 2, 1916. SAM E. VAN VACTOR, Attorney for Plaintiff.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that Wilagainst the said estate must present liam Wilson, administrator of the estate same, duly verified according to tate of William Anderson, Deceased, law, at the office of S. E. Notson, in has filed his final account in the office Heppner, Oregon, within six months County Court of said Morrow County from the date of first publication of ty, Oregon and that by order of said Counay Court of said Morrow County the 20 th day of November, 1916, at the hour of 2 o'clock p. m., has been set as the time and the County Court room in the Morrow County Court House in Heppner, Oregon as the matter before the brewers, and in resplace for the hearing of objections to the settlement of said final ac-

All objections to said final acdate

By order of the County Court of Morrow County, Oregon. Made and entered the 16th day of October,

> WILLIAM WILSON. Administrator.

ROW COUNTY. Vickers Plaintliff. SUMMONS.

Glen Vickers, Defendant. To Glen Vickers, the above named defendant:

OF OREGON: You are hereby reduired to appear and answer the Complaint filed against you in the of the Southwest Quarter of Sec. 27, smilled suit on or before six weeks of the Southwest Quarter of Sec. 27, from the 26th day of October, 1916, all in Township six (6) South of towit: On or before the 8th day of December, 1916, and if you fail of December, 1916, and if you fail entitled suit on or before six weeks To be sold under mortgage forer to the court for the relief prayed for permitted at the time said mortgage

M. Holt at th be necessary to satisfy the said isting between yourself and the plainin favor of W. H. Foster tiff and for such other and further

This summons is served upon you by publication hereof once a week for six consecutive weeks in the Gazette-Times a weekly newspaper of to make proper regulations, and aid Sheriff of Morrow County, Ore. Oregon, published at Heppner, by virtue of an order made and entered herein on the 23rd day of October. 1916 by the Honorable Gilbert W. on January 29th, 1913, made Home- the date of the last publication here- ties and counties, we will be compell-

THE GAZETTE-TIMES HEPPNER

ACTOR. San E. V Attorne

NOTICE OF ESTRAY. I have taken up and now hold on my piace at Eight Mine, the follow-

ing horses. One bay mare, weign, 200 pounds, branded R. W., on left stille. Two yearling bays, branded either C. B. or G. B. on left shoulder. One bay yearling, butte in

Owner may have the above described animals by paying pasture bill and b TYNDALL ROBINSON, Eight Mile.

Committee Presents

age of what is commonly known as he Beer amendment, No. 314 on the allot, have pledged themselves as determined to have the law, if passed endorsed according to its true intent and purpose, namely, as merely puttng the Oregon Hop growers and brewers on an equal footing with outsiders.

The committee feel the public will believe such eminent lawyers as Montague, Gearin, Pipes, Messrs. Carey, Fulton, Simon, Bernstein, Cohen and others, who have given their carefully considered opinion that no attempt to establish saloons, bottle louses or other unregulated sales of beer would be successful. It would be turning the law away from its plain intent and therefore impossible But the enthusiasm of the prohibitionists continues to misrepresent the purpose of this law and the good faith of this committee, and having abandoned the idea of the general saloon, the Prohibitionists now insist that is is the "bottle house" which is to be feared. They say that the comnittee can only speak for itself not he brewers. Wishing to meet all obections, however fanciful, the committee finally thought best to lay the

the following statement: To C. S. Wood and C. T. Haas, ount must be filed on or before said Chairman and Secretary of the "Equal Rights for Home Industry" Committee, and to the several members of

said Committee: We, the undersigned, formerly in the brewing business in the State of)regon, in answer to your request beg o say, for record and publication that n case the constitutional amendment No. 314, providing for the manufacure of a light beer, not exceeding our per cent alcoholic strength, is passed, we will not attempt to open saloons or bottle houses, or in any way directly or indirectly to violat the plain terms of the law which we IN THE NAME OF THE STATE understand is intended to give us ng to its spirit. For our own pro-

only the rights enjoyed in Oregon by brewers outside the State, and we will join in enforcing the law accordtection and in the interest of the proand satisfactorily regulated, and we suggest that a registration book of relief as may in equity be meet and those entitled to receive beer be opened and the taking of affidavits be handled by some public official. We will ourselves ask cities and counties general circulation in Morrow County to the extent of our ability in their enforcement. Also, it must not be orgotten that within four weeks after this amendment becomes effective, if Department of the Interior, U. S. Phelps, Circuit Judge of the State passed, a law mey be enacted for the ed to follow the procedure now in force at the express offices for the importation of liquors namely, we will not sell or deliver to any person who is a minor, a habitual drunkard. or who is not properly entitled to receive his quota of beer under the existing law, and we will enact an affidavit showing all these facts, and al so stating that the affliant has not within the said period imported his quota of beer or other liquors from outside the state or received it elsewhere. In other words, we will co-

> We desire to add what should be self-evident, that our heavy investments in the state, our self-interest, make it necessary that we win the favor and approval of the public, by aiding on honest interpretation and enforcement of the law. We now leave it to the public to determine what this law means to the entire state, not only through the preservation of the hop and allied industries, but as tending toward true tem-

> operate in a detailed regulation of the

sale of beer permitted by the amend-

We hope your efforts may be suc-

. THURSDAY, I ul. Henry . ard Plant. 'au Vessinger w Wagne 300 Portlam wing C. as, Presa :nei America .. ing & Cry-Lop By C -rdens Coos Ba ewing Ca. has chom. ne. Gambriu wing (. T. nec. La Gr. Brewery ulin doesch. ne City Bre. Pendleton. /illi om Roesch. e (mmitte is c ced that mi afacturers a acting an

fa and will . der to the mitte and to an .. public omhe honest assista e in carry the law rding t rue meent and ... ing that namer arrectly or indically, public ly nor secretly, is it an beyed, and the Committee desires to and its very strong conviction based a the practical test and success in .orway and NO SOLOONS OR BOTTLE HOUSES, Deamark that to encoura home pro The committee advocating the pass- duction of a light beer wan be to discourage the increasing assumption of heavy alcohilic beverages which is now going on.

> In the Scandinavian countries and Finland, after an investigation including the prohibition s ates of this country, a three per cent beer (in practice allowed to be four per cent) is free of all license, tax or regulation as a means of checking the consumption of distilled sparits.

For the Committee. C. E. S. WOOD, Chairman.

October 20, 1916.

(Paid Adv.) Another All-Buick Family.

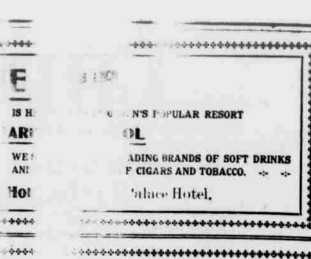
Last week mention was made of the All-Buick Padberg family, consisting of four brothers and as many ars. This week there is another All-Buick family to announce. Emmett and Charlie Jones, wheat farmers near this city have both purchased Buicks.

Wilson Day Observed.

Wilson day was observed in this ast Wednesday with appropriate exercises in the evening at the court house. Mrs. Berwick was the principonse to our request we have received pal speoker, but leading democrats took part in the program. A goodly number of Wilson supporters wer present, as well as members of other political parties.

> J. H. Cox, local contractor, is busily engaged at the present time building a warehouse for W. F. Barnett & Company in Lexington. The new warehouse will be on the lot adjoining the Barnett store on Main street Thos, E. Chidsey of this city is asisting Mr. Cox with the work.

Mrs. R. J. Vaughn went to Port and last Sunday.



-----\$ 1300 N'S POPULAR RESORT ADING BRANDS OF SOFT DRINKS F CIGARS AND TOBACCO. -:-'alace Hotel. *****************

Yho Contemplates To Hir Buying

We a offer an excellent bargain in some choice city residence property if taken at once.

Call or Phone Main 432 IS OFFICE

People's Cash Market

}^**************

Phone Main 73

Wholesale and retail dealers in FRESH AND CURED MEATS

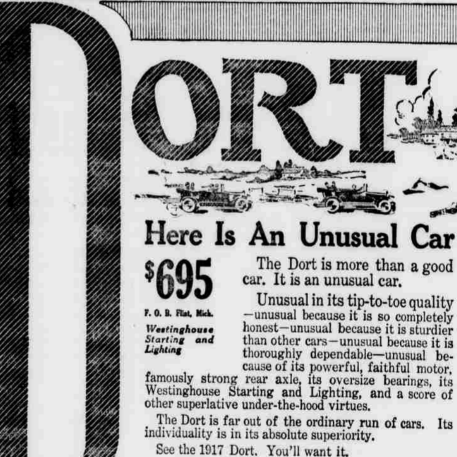
Prompt attention given all orders.

HENRY SCHWARZ, Proprietor

FUNERAL SUPPLIES

MODERN EQUIPMENT PAINSTAKING SERVICE CASE FURNITURE COMPANY

Renewed Your Subscription Yet?



BEACH & ALLYN, Lexington

DORT MOTOR CAR CO., FLINT, MICH. - "Baile In Flint"

