

G-T. WANT COLUMN

FOR SALE—Good 5-room house, built three years. Furnished thru-out with best of furniture and player piano. A bargain if taken soon. Inquire Gazette-Times office. 15-1m

FOR SALE—One Deering 2-man Combine, with engine. Has never been run. Terms reasonable. WALT ROOD, Heppner.

FOR SALE—Mack truck in good running order. Inquire at this office.

FOR SALE—Eighteen or twenty head of mixed cattle, yearlings, and cows with first and second calves. 17-1f. **BARNEY McDEVITT**, Ione, Oregon.

FOR SALE—Two, good, heavy, gentle work mules. Five head of good work horses and mares, three of which are good leaders. Inquire Frank Anderson, Heppner. 4-1f

LEGAL NOTICE

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

Geo. J. Currin, Plaintiff vs. Gus Thelander, Defendant. **SUMMONS FOR PUBLICATION IN FORECLOSURE OF TAX LIEN.** To Gus Thelander, the above named defendant.

In the Name of the State of Oregon: You are hereby notified that Geo. J. Currin is the holder of Certificate of Delinquency numbered 341 issued on the 12th day of March, 1915, by the Tax Collector of the County of Morrow State of Oregon, for the amount of Twenty-seven and 15-100 Dollars, the same being the amount then due and due together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner, and which is situated in said County and State, and particularly bounded and described as follows, to-wit: Lots 1 and 2 and the southeast quarter of the Northeast quarter of Section 1, Township 1 South, Range 24 E. W. M.

Year	Date Paid	Tax No.	Amount	Interest
1914	March 19, 1915	656	\$20.77	15
1915	March 27, 1916	2079	\$26.59	15
1916	March 22, 1917	2082	\$28.40	15
1917	March 12, 1918	2156	\$37.55	15

Said Gus Thelander, as the owner of the legal title to the above described property as the same appears of record, and each of the other persons above named are hereby notified that Geo. J. Currin, plaintiff, will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of this summons, exclusive of the day of said first publication, and defend in action or pay the amount due as above shown, together with cost and accrued interest, and in case of your failure to do so, a decree will be rendered foreclosing the lien said taxes and costs against the land and premises above named.

This summons is published by order of the Honorable Gilbert W. Phelps, Judge of the Circuit Court of Morrow, and said order was made and dated the third day of August, 1918, and the date of first publication of this summons is the 29th day of August, 1918.

All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon at the address hereafter mentioned.

S. E. NOTSON, Attorney for Plaintiff. Address, Heppner, Oregon. A 29-O 31.

NOTICE OF EXECUTORS SALE OF REAL PROPERTY.

Notice is hereby given that under and in pursuance of an order of the County Court of the State of Oregon for Morrow County, made and entered on the 1st day of October, 1918, authorizing us as executors and executrix of the Last Will and Testament of C. T. Walker, deceased, to sell the hereinafter described real property. We will from and after Friday, the first day of November, 1918, at the hour of 10 o'clock A. M. of said day at the office of J. A. Waters in the City of Heppner, Morrow County, Oregon offer for sale and sell to the highest bidder for cash in hand subject to the confirmation of said Court, the following described real property, situated in Morrow County, State of Oregon, to-wit:

Lots Five (5) to Twelve (12) inclusive, Block Seven (7) in Sperry's 2d add. in Ione, Oregon; Lots One (1) Two (2) and Three (3) of Block Three (3) in Ione, Oregon; Lots Thirteen (13), Fourteen (14) Fifteen (15) and Sixteen (16) in Block Three (3) in Ione, Oregon; Lots One (1) Two (2) Three (3) and Four (4) in Block Nine (9) Sperry's 2d add. in Ione, Oregon; the North half of Lots Five (5), Six (6), Seven (7) and Eight (8) in Sperry's Third Addition to Ione, Oregon; Also the West half of Section Sixteen (16); East half of section Eight (8) and the West half of Section Nine (9) in Tp. 1 S., R. 23 E., W. M. Right reserved to reject all bids.

J. A. WATERS, CYNTHIA WALKER, AUGUSTUS WALKER, Executor and Executrix of Last Will and Testament of C. T. Walker, deceased.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned have been appointed by the County Court of the State of Oregon for Morrow County executor and executrix, respectively, of the estate of Robert Dexter, deceased; that all persons having claims against said estate must present the same, verified according to law, to us at the office of our attorney, S. E. Notson, in Heppner, Oregon, within six months from the date of first publication of this notice, said date of first publication being September 19, 1918.

JACOB A. DEXTER, Executor. **IDA B. DEXTER,** Executrix.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned has filed her final account as administratrix of the Estate of Patrick McDAID, deceased, and that the County Court has appointed Monday, the 2nd day of December, 1918, at the hour of 10 o'clock in the forenoon of said day, as the time of hearing and settling said final account. Objections to said final account must be filed on or before said date.

MARY McDAID, Administratrix.

FOR SALE—Automobile in good running order, \$350. Five good tires. Call at this office or address Box 454. Reason for selling, "I need the money."

LISTEN FOLKS—A SECRET
Barrage Fire Has Sinister Motive, Thinly Veiled.
Give Taxpayers A Square Deal.

Why all this fuss from the Portland Journal concerning advertising rates for newspapers, and the delinquent tax publication? Why these two measures on the ballot at the general election, bearing the bold salutation: "Initiated by C. S. Jackson and R. W. Hagood." Why Messrs. Jackson & Hagood? For weeks Editor Jackson has been raging over his two pet measures. For weeks the editorial page of the Journal has literally run red with a murderous attack on two Oregon statutes that appear to be a great source of worry to Messrs. Jackson & Hagood.

One is the existing delinquent tax publication law. The other target for the Journal's wrath is the existing law fixing the rates for legal advertising for the State of Oregon. Both laws have been regularly passed by the state legislature. They have stood the tests of time. They were devised for the public service and have fulfilled their mission. Both laws are patterned after similar statutes in adjoining states. The rates of publication in both laws, are as low, if not lower, than charges fixed in nearly all of the states of the union. No one questions the statement that as long as we have courts and laws, there must be legal publication; no one for a moment will contend that a delinquent tax-payer should not be notified of his delinquency.

Then why the editorial barrage each evening in the Portland Journal? Listen folks—it's a secret. Once upon a time Editor Jackson boosted for single tax in Oregon. Once he wailed much after the fashion of his present sabbler, but the voters of the state heeded not. And the press of Oregon poked considerable fun at Mr. Jackson, which riled him exceedingly.

And again once upon a time Editor Jackson awoke to find that the Multnomah county delinquent tax list publication had been legally awarded to his esteemed contemporaries, The Oregonian and The Evening Telegram. Whereupon Millionaire Jackson again gnashed his teeth and hissed "revenge!" And now comes the revenge. It's to be a double-barrelled buck-shot revenge, too, if Brother Jackson's scheme is carried out in accordance with his well-laid plans. It's timed and all planned to the minute, and the "zero" hour is set for election day, November 5th, 1918. It's to be a much heralded and mighty drive on the newspapers of Oregon, with Messrs. Jackson & Hagood at the head of the big push. It's advertised almost as much as a certain other big drive in history. It may be as disastrous.

The voters of the state are open to argument but they refuse to be coerced at Mr. Jackson's bidding, knowing the petty spitefulness behind his plans. Indications are that they will vote a most emphatic "NO" to each of the Jackson-Hagood measures. They believe the newspapers have a right to live; they know of the splendid work of the Oregon press in supporting the war activities and loan drives without recompense; they know that publication costs have gone skyward, and that rates should be raised, rather than lowered, if the newspapers of the state are to survive. So much for the legal rate bill.

They naturally suspect the attorney's part in the delinquent tax bill. They know that attorneys and tax title grabbers are close pals as a rule, and they know that the scheme Jackson & Hagood, the lawyer propose, would throw the delinquent taxpayer entirely upon the mercies of the title grabber. Jackson would provide delinquency notice by mail. The existing law provides the very same thing, but goes a step further, in the interest of the unfortunate owner whose property has become delinquent and provides that only upon failure of the mail notice, shall publication be made. The voters know that Jackson has forgotten to mention this fact in his argument. They know, too, that the present law is fashioned to protect the unfortunate delinquent from the tax title grabber and others of his type, and they will refuse point blank to support such a scheme.

Law Proposed to Benefit Tax Title Vulture and Land Attorney.

There is a scheme on foot to wipe out the present delinquent tax law now in effect in the state of Oregon. Those behind the plan would substitute in its place a piece of pernicious legislation, cleverly devised by the Portland Journal and a certain clique of politicians. The scheme is a clever one at first observation and by reason of the fact that one of the backers of the proposed change is a man of independent wealth at the head of a Portland paper, the columns of that paper—the Portland Journal—have been thrown open to further the measure and befuddle the voters' minds at the coming election. By

smooth camouflaging of the facts, and sometimes by direct misrepresentation the voters are led to believe that the proposed measure is one originated and to be passed entirely in their own interest. This is the influence that comes from reading the Portland Journal's propaganda for the abolishment of the present delinquent tax bill now in force in the State of Oregon.

The editor of this paper is not in the habit of instructing his readers how to vote in various elections. As a rule we consider the voter will support the measures which he believes to be of worth, and register his protest with a vigorous "NO" on useless or pernicious legislation. This is the rule usually followed by the country newspaper man, but when direct misrepresentation of fact is resorted to in an effort to lure the favor of the voting public, it is high time that the voters are advised of true conditions. Therefore the editor of this paper has the following statement to make to the readers of this paper.

The present delinquent tax law was passed by the State legislature of Oregon, the men you and I sent to Salem to represent us in affairs of state.

It is a fair law, devised in the interest of the tax payer, to give him a square deal in the hour of emergency, and to protect him in that hour from the tax title vulture and the scheming land attorney. It provides for the publication of the delinquent tax list, it is true, but it also provides—and this is the part of the law the Portland Journal would have you overlook—that publication of the delinquents shall only be made after a mailed notice has been sent out, regularly advising the delinquent that his taxes have not been paid. The publication, therefore is but an emergency measure, to be resorted to only when personal notice has failed to notify.

The taxpayer should quickly realize the practical value of such a law. Suppose you are away for the time being. Or let us assume you have changed your address. In either case a mailed statement would in all probability fail to reach you. Some time later, the delinquent list is published in your home paper, and your friends, relatives, or neighbors, notice immediately that you have overlooked your taxes, and hasten to drop you a line. They know where you are—the tax collector doesn't bother about you unless you notify him of the change.

The result? The little grabber, that peculiar pest who is always loitering about the books in the tax office, loses a chance to buy in your place for a song, and you are saved the embarrassment and work of redeeming your place. This is the present law, and this is exactly the way it works out.

Jackson, working with a certain Portland attorney would cut out the publication requirement of the present law. He would end the matter once and for all with the sending of notice through the mail. If you fail to get it, under his scheme, you are the loser, and the tax title vulture will then pick up some easy money and you will foot the bill. Such is the bill proposed by Jackson and Hagood. Kill it if you would confer a favor on the taxpayers of Oregon. Vote "NO" on the Jackson delinquent bill.

ALL TIRED OUT

Hundreds More in Heppner in the Same Plight.

Tired all the time; Weary and worn out night and day; Back aches; head aches. Your kidneys are probably weakened.

You should help them at their work. Let one who knows tell you how. Mrs. B. G. Sigsbee, K St., Heppner, says: "Speaking from personal experience, I can recommend Doan's Kidney Pills, for I have always found them just what they are represented to be. When I get that tired, dull ache across the small of my back and notice my kidneys are not acting right, I get a box of Doan's Kidney Pills. After taking them a few days, I feel as well as ever."

Price 60c, at all dealers. Don't simply ask for a kidney remedy—get Doan's Kidney Pills—the same that Mrs. Sigsbee had. Foster-Milburn Co., Mfgs., Buffalo, N. Y.

CARD OF THANKS.

We desire to express our heartfelt gratitude to the people of Lexington for their sympathy shown and help rendered during the illness and death of our brother, John H. Thomas. We especially wish to thank the neighbors for their timely aid when mostly needed; to those who brought flowers and to the singers and others who helped in the service at the Congregational church, and at the place of burial. MR. AND MRS. JAMES THOMAS And Family.

SEE ME BEFORE SELLING YOUR GRAIN

I am grain agent at Heppner for the Pacific Grain Company, successors to M. H. Houser, and am prepared to buy your grain outright or on consignment, as you prefer. Can also furnish grain bags at the lowest price.

ROY V. WHITEIS

L. MONTERESTELLI

MARBLE AND GRANITE WORKS

PENDLETON, OREGON

FINE MONUMENT AND CEMETERY WORK

All parties interested in getting work in my line should get my prices and estimates before placing their orders

ALL WORK GUARANTEED

Some Satisfying Chew!



Break two or three little squares off the plug of Real Gravelly. It's a small chew—tastes better and stays with you longer than your big chew of ordinary plug. That's why it costs nothing extra to chew Real Gravelly—the best chewing plug in the world.

It goes further—that's why you can get the good taste of this class of tobacco without extra cost.

PEYTON BRAND
Real Gravelly Chewing Plug
10¢ a pouch—and worth it

P. B. GRAVELLY TOBACCO CO., DANVILLE, VA.

The Gazette-Times now \$2.00. Have you Paid Up?



Get a NEW GUN. It's lots of fun

Our Ammunition is reliably loaded.

OWN YOUR OWN GUN.

THEN YOU ARE ALWAYS READY TO GO HUNTING WHEN YOU HAVE A FEW HOURS TO SPARE. WE HAVE A FINE LINE OF HANDSOME, WELL MADE, RELIABLE GUNS AND IT WON'T COST YOU MUCH TO OWN ONE.

BUY YOUR AMMUNITION FROM US. WE CAN SELL YOU SHELLS LOADED EXACTLY AS YOU WANT THEM.

USE OUR HARDWARE; IT STANDS HARD WEAR.

Peoples Hardware Co.
Successors to Tash & Akers