

DR. F. E. FARRIOR
DENTIST
Office upstairs over Postoffice
Heppner, Oregon

DR. R. J. VAUGHAN
DENTIST
Permanently located in the Odd
Fellows building, Rooms 4 and 5.
Heppner, Oregon

A. D. McMURDO, M. D.
PHYSICIAN & SURGEON
Office in Patterson Drug Store
Trained Nurse Assistant
Heppner, Oregon

C. C. OHICK, M. D.
PHYSICIAN & SURGEON
Trained Nurse Assistant
Office upstairs over Postoffice
Heppner, Oregon

WOODSON & SWECK
ATTORNEYS-AT-LAW
Office in Masonic Building
Heppner, Oregon

SAM E. VAN VACTOR
ATTORNEY-AT-LAW
First National Bank Building
Heppner, Oregon

S. E. NOTSON
ATTORNEY-AT-LAW
Office in Court House
Heppner, Oregon

FRANCIS A. McMENAMIN
LAWYER
Roberts Building, Heppner, Ore.

F. H. ROBINSON
LAWYER
IONE, OREGON

ROY V. WHITEIS
Fire Insurance writer for best Old
Line Companies.
Heppner, Oregon

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ELECTRICIAN
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E. E. MILLER
"The Old-Time Auctioneer"
He Sticks and Stays
Reasonable Rates for Sales
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HOSPITAL
DR. J. PERRY CONDER,
Physician-in-charge
Phone Main 02
Treatment of all diseases, isolated
wards for contagious cases.

FIRE INSURANCE
WATERS & ANDERSON
Successors to
C. C. Patterson
Heppner Oregon

LEGAL NOTICES
NOTICE FOR PUBLICATION
Department of the Interior.
U. S. LAND OFFICE at La Grande,
Oregon, July 29, 1920.

NOTICE is hereby given that Timothy W. Rippee, whose post-office address is Heppner, Oregon, did, on the 20th day of October, 1919, file in this office Sworn Statement and Application, No. 020102, to purchase the NE 1/4 NW 1/4, Section 10, Township 4 South, Range 29 East, Willamette Meridian, and the timber thereon, under the provision of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised at \$190.00; the timber estimated at 150,000 board feet at \$1.00 per M, and the land \$40.00; that said applicant will offer final proof in support of his application and sworn statement on the 15th day of October, 1920, before United States Commissioner, at his office, at Heppner, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.
C. S. DUNN, Register.

NOTICE FOR PUBLICATION.
Department of the Interior.
U. S. LAND OFFICE at The Dalles, Oregon, August 6, 1920.

NOTICE is hereby given that Charles Hackman, whose post-office address is Hardman, Oregon, did, on the 1st day of July, 1920, file in this office Sworn Statement and Application, No. 021139, to purchase the NW 1/4 NW 1/4, Section 23, Township 5 South, Range 26 East, Willamette Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised at \$24.00 per M, and the land \$50.00; that said applicant will offer final proof in support of his application and sworn statement on the 25th day of October, 1920, before J. A. Waters, Clerk of County Court, at Heppner, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.
H. FRANK WOODCOCK, Register.

W. M. containing 48.95 acres, more or less, subject to the contract of purchase with R. H. Howard, Jr., Receiver of the Title Guaranty & Trust Company.
Dated this 14th day of October, 1920.
L. A. DOBLE,
Administrator of the Estate of Guy N. Corey, Deceased.

IN THE COUNTY COURT OF THE STATE OF OREGON FOR UMATILLA COUNTY.
In the Matter of the Estate of Nina N. Lundell, Deceased.

NOTICE OF ADMINISTRATOR'S SALE OF REAL PROPERTY.
Notice is hereby given that the undivided, as administrator of the above entitled estate, has been by order entered herein October 9, 1920, duly authorized, empowered, licensed and directed to sell the following described real property, to-wit:

An undivided one-seventh (1-7) interest in and to the North Half and the North Half of the South Half of Section Twenty-three (23) Township Three (3) South Range Twenty-three (23) E. W. M., in Morrow County, State of Oregon, at private sale for cash in hand to the highest and best bidder and that I will, as such administrator, proceed to sell said real property at private sale in the manner above described, pursuant to said license from and after the

SUMMONS.
IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.
FANNIE O. ROOD, Plaintiff,
vs.
John Lemon and Ida May Lemon, his wife; Clara Barton Howard and Clarence Howard, her husband; Cecil Barton Keys and Claude Keys, her husband; Clarence Barton and Carrie Barton, Defendants.

To John Lemon, Ida May Lemon, Clara Barton Howard, Clarence Howard, Cecil Barton Keys, Claude Keys, Clarence Barton, Carrie Barton, the above named defendants:

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 suit within six weeks from the date of the first publication of this summons, if published, or within six weeks from the date of personal service of the same on you if personally served outside the State of Oregon. And if you fail to so appear and answer said complaint, the plaintiff will apply to the Court for the relief prayed for in her complaint, to-wit: For a decree of the Court that the plaintiff is the owner in fee simple of the following described land, to-wit: South half of the Northwest quarter, Northwest quarter of the Northeast quarter and the Northwest quarter of the Southeast quarter of Section 35, in Township 3 South Range 23, East of Willamette Meridian, in Morrow County, State of Oregon, and that the defendants above named have no right, title or interest in said land or any part thereof, and that the plaintiff's title to said land be forever quieted against said defendants and each of them.

This summons is published by order of W. T. Campbell, Judge of the County Court of Morrow County, State of Oregon, made and entered on the 13th day of August, 1920.
Date of first publication, August 19, 1920.
WOODSON & SWECK, Attorneys for Plaintiff.
Address: Heppner, Oregon.

NOTICE TO CREDITORS
IN THE COUNTY COURT OF THE STATE OF OREGON, FOR THE COUNTY OF MORROW.
In the matter of the estate of JOSEPH STRIXNER, deceased.

The undersigned having been appointed by the County Court of the State of Oregon, for the County of Morrow, Administratrix of the Estate of Joseph Strixner, deceased, and having qualified, notice is hereby given to the creditors of, and all persons having claims against said deceased, to present them, verified as required by law, within six months after the first publication of this notice to said Frances Wilson, at Redmond, Oregon.

FRANCES WILSON, Administratrix of the Estate of Joseph Strixner, deceased.
W. B. DAGGETT, Attorney for Administratrix.

NOTICE FOR PUBLICATION
Department of the Interior.
U. S. Land Office at The Dalles, Oregon, Sept. 1, 1920.

NOTICE is hereby given that Alfred C. Kemp, of Sunnott, Oregon, who, on June 30, 1917, made Homestead Entry No. 016652, for SW 1/4 SW 1/4 Sec. 33, T. 5 S. R. 25 E., Lots 1 and 2, SE 1/4 NE 1/4, Sec. 3, SW 1/4 NW 1/4, and NW 1/4 SW 1/4, Sec. 2, Township 6 South, Range 25 East, Willamette Meridian, has filed notice of intention to make three-year proof, to establish claim to the land above described, before J. A. Waters, Clerk of County Court, at Heppner, Oregon, on the 8th day of November, 1920.

Claimant names as witnesses: John McDonald, George B. McDonald, W. A. McCarty, Ed McDaniel, all of Hardman, Oregon.
H. FRANK WOODCOCK, Register.

NOTICE OF ADMINISTRATOR'S SALE OF REAL ESTATE.
Notice is hereby given, that the undivided, as administrator of the estate of Guy N. Corey, deceased, by virtue of an order of the County Court of the State of Oregon for Morrow County, duly made and entered on the 4th day of October, 1920, authorizing and directing the sale of the property hereinafter described, I will, at my place of residence in Triggon, Morrow County, State of Oregon, from and after the 15th day of November, 1920, proceed to sell for cash, at private sale to the highest bidder the following described real property belonging to the said estate, to-wit: NE 1/4 SW 1/4 and that part of the NW 1/4 SW 1/4, SW 1/4 SE 1/4 and NE 1/4 SW 1/4, lying North of and under a line parallel with and one hundred feet distant northerly from the center line of the Main Canal of the West Extension of the Umatilla Project Morrow County, State of Oregon, all in Township 4 North, Range 25 E. R.

15th day of November, 1920, subject to confirmation of the above entitled court. Bids will be received at the office of Peterson, Bishop & Clark, Stangier Building, Pendleton, Oregon.
Dated and first published this 14th day of October, A. D. 1920.
AUGUST W. LUNDELL, Administrator of the Estate of Nina N. Lundell, deceased.

Oil Spray Causes Loss to Many Oregon Orchardists
Special Agents Now Busy Trying to Place Orders for Fungus Remedy That Fails.

Oregon Agricultural College, Corvallis, Oct. 12—Reliance on oil emulsion sprays to control such fungus troubles as apple anthracnose, apple scab, peach blight and leaf curl, brown rot, and others that can be controlled successfully only by the use of standard lime or copper-containing sprays put on at the proper time, has caused thousands of dollars loss to fruit growers in western Oregon, says H. P. Baras, chief in plant pathology at the O. A. C. Experiment station.

"Oil sprays have been used successfully for the control of such insects as San Jose scale," he declares, "but so far have shown no effectiveness in the control of the common and serious fungous pests that Oregon growers have to fight against."

"Fruitmen should be on their guard against the extravagant and often groundless claims of enthusiastic agents trying to place orders."

When in doubt the grower is invited to consult the Oregon Experiment station, as new spray materials are constantly being tested for the benefit of the fruit men of the state and the information obtained is freely available on request.

READERS.
You are vitally interested in Oregon having a port equal to any port on the Pacific Coast. Initiative measure No. 219 on the ballot to be voted in November will provide Oregon with such a port. The cost will be borne by the people of the Port of Portland but all the state must vote on it. Vote 316 YES on the ballot on November second.

RECORD OF VOTES OF SENATOR HARDING.
In May, 1916, he voted to appropriate \$100,000 for the suppression of the traffic in intoxicating liquors among the Indians.

In July, 1916, he voted in favor of the appropriation of \$15,000 for the suppression of traffic in intoxicating liquors among the natives of Alaska.

In February, 1917, he voted in favor of prohibiting the manufacture or sale of alcoholic liquors in the territory of Alaska.

In March, 1917, he voted for the act prohibiting the manufacture and sale of intoxicating liquors in Porto Rico.

In March, 1917, he again voted in favor of an appropriation of \$150,000 for the suppression of traffic in intoxicating liquors among the Indians.

In March, 1917, he voted for the measure making it unlawful to mail advertisements of alcoholic liquors in dry states and territories.

He supported the submission of the National Prohibition Amendment to the Constitution.

He supported the war-time prohibition measure.

He voted to pass the Volstead Act over the veto of the President.

There are now more than 14,000 enrolled in the Harding-Coolidge Campaign Club in Oregon. It is believed that the number will reach 20,000 before November 2. Many of the members are men and women who formerly voted the Democratic ticket. The members of this club do not intend to vote for any democrat at the coming election, according to reports issued from the club's headquarters in Portland.

Ex-servicemen of Morrow county will have an opportunity to make out their application for the victory medal at the smoker and social evening which the local post of the American Legion is arranging for Saturday evening. The affair will be held in the L. O. O. F. hall and the big doings will start at 8:30 o'clock.

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FOUR MILES FROM RAILROAD
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40 acres under ditch, 60 acres tillable land on the hill. Modern 7-room house with hot and cold water. Complete lighting system. All farm equipment thrown in as well as 40 tons of hay.
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Arthur R. Crawford
REAL ESTATE
Heppner Oregon

Guarantees of Satisfaction
The buyers of printing who employ The Gazette-Times to execute their printing orders have the following guarantees of satisfaction:
Equipment The equipment of The Gazette-Times is of the latest and best for the purpose for which it was designed. The Babcock Optimus and Chandler & Price presses and the Mergenthaler Linotype are all leaders in their field and have no superiors. Added to these are punching machine, perforator, wire stitchers, paper cutters, and the best in all kinds of paper stock. New, large fonts of the latest designs in type are on hand to dress and embellish every job. This equipment guarantees to the buyer that, mechanically, his job is the best that can be had.
Workmanship This up-to-the-minute equipment is made use of by expert workmen, with years of experience, who keep up on the latest phases of their craft and who are not afraid to work to get the best results from the copy submitted. This guarantees the buyer pleasing typographical appearance and unexcelled workmanship which performs those little niceties that raise a job from mere printing into the realms of typographical art.
Service All the facilities of the entire shop at the command of the buyer of printing to assist him in preparing his copy, choosing style of composition and kind and quality of stock. Our long experience in the business quite often enables us to be of great assistance to our customers.
Price The use of the Franklin Printing Price List, almost universally used by the best printing offices in the United States, guarantees the buyer that the price of his job is neither too much nor too little, but the only correct one.
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