THE REPLY GAZZITE, Establish March 30, 1882
THE REPLYCH TIMES, Berniched Namember 18, 1897 CONSOLDATED FERRUARY IS, 1812

TABLE AND SPENCER CRAWFORD and encode at the Post Office at Repper.

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SUBSCRIPTION RATES

MORROW COUNTY OFFICIAL PAPER

THE AMERICAN PRESS ASSOCIATION

Finley Again.

LLIAM L. FINLEY again

fish and game commission. political adjunct of the commission under the Burghduff tenure. But the removal of the three game sion employees was inevitable if not actually desirable un der the circumstances. The pres- State Should Settle ence of Mr. Finley on the commisison created an impossible situation as far as Burghduff-Jones-Ryckman were concerned. Their viewpoints are so dissimilar, their

ity again has split the state's fish and game policy. Finley is the ultra conservationist, the scientist, the student of the habits of wild game, the hunter who prefers to know that failure has been due to unsupervision of settlement has been admitted and the reason for that failure has been due to unsupervision of settlement ha bunt with a camera rather than with a rifle. To him a proper apwith a rifle. To him a proper appreciation and knowledge of wild life by school children is more to be desired than the creation of an instantly responsive political organization. Finley is the technical biologist. Burghduff sought quantity production of fry and game for the enjoyment of the sports. The sound be and discouraged the settler and bankrupted the project. All this could be avoided by virtue of an order of Honorable duff-controlled fish and game commission to popularize game life through a study of its habits and through a study of its habits and means of protection, fell flat. Fin- ing the kind of crops best adapted ley has the show man's instinct to the irrigated tract. This can that the commission, before Finley was appointed to it, lacked.

fish and game commission, adds confusion to the administration of that body. As now constituted it spent, but purely a matter of how row County, Oregon, offer for sale at will not have the support of many thousands of those whose license fees now finance its activities. The sportsmen are jealous of the state's control of shooting grounds. Finley advocates, so far futilely but nevertheless energetically federal control of such areas. More trouble and bitter controversy is certain to result if the commission, as now constituted. attempts to alter the negative expression of the last legislature towards the establishment of federal preserves. To what exten the future activity of the comm sion will be handicapped by th lack of support accorded it by or-ganizations of sportsmen is, of course problematical. The point is that the complete change in the comission's policy that will no doubt occur now that Mr. Finley a member, will not tend to pacif the political vortex into which t state's control of fish and gar has been drawn. The sports-men who pay the bill for fish and game propagation cannot be easily denied their privilege of seeking a full representation of their views on their commission.

Steiwer Good Timber.

A MONG a number of prominout men over the state being ened as probable candidates for the senatorial toga now held by Robert N. Stanfield, is Frederick W. Steiwer, attorney of Pendleton Mr. Steiwer does not seem to be in an altogether receptive mood, yet he may be prevailed upon by his many friends from over the state to get into the primaries and it is to be hoped that he may Mr. Steiwer is a young man, wel equipped for the position and would make Oregon a real senator at Washington, possessing fine talents and unquestioned ability Coming from pioneer stock, he is well known over the state, and this paper would like to see him

"Not By a Jugfull."

EAST OREGONIAN.

get into the running.

THE movement of products 1 the acceleration of transit, the out in distances, the smaller cost of getting things to market—these are the big things in the new Oregon. You can leave Eugene, 120 odd miles away, in the afternoo attend the theatre in Portland

in your own home.

Oregon has freed its people from much overworked political thunthe slavery of inhospitable high- der against so worthy an enterways, has spent big money on prise as the reclamation of mil-roads, and is emancipated—Ore- lions of acres of otherwise worthon Journal.

tirely. We have an ideal highway has the ring of sincerity. It is to s not yet solved. There are rethe greatest importance that bave not yet been built. We have this kind from which the state reneglected is shameful.

The apparent purpose of the policy should be broadened and tion and will take over the settledominates the state's control the time is at hand to do so. We ment of state projects irrespective of its wild life. The scientist succeeds the politically inclined business man in administering the life is at nand to do so. We want our tourists to see the state of the re-echoing of political battle cries. It is time to do something for our The change will bitterly disapregional and connecting roads. point the members of the many given the cold shoulder utterly point the members of the many rod and gun clubs—the so-called organized spoismen—that were a been expended in paving and then specifical adjunct of the committee of the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder utterly have been expended in paving and then the cold shoulder that were a part of the cold shoulder that the cold shoulder that the cold shoulder that the cold should be cold that the co repaying tourist roads.

Why not do something for our own people?

Irrigation Districts.

MILTON EAGLE. WE CANNOT help thinking Governors Pierce and Harts. S. H. DOAK and L. A. DOAK, ideas of the proper functions of ley wrong in their attitude toward state regulation of hunting and fishing are so far apart, even their conceptions of the purpose of wild life conservation are so divergent, as to make their association on the fish and game commission intolerable. Finley went in so Captain A. E. Burghduff had to get out.

A difference in viewpoint which has engendered personal animosity again has split the state's fish do it. The failure of government irrigation projects. There is no preason under the sun why the state should not assume the responsibility for settlement of these projects and supervise the work. It is certain that the state is far better able to select the kind of settlers who have the best possible chance to succeed. Settlers who know what to do and how to do it. The failure of government irrigation projects. In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed but the base on the above entitled suit, on or before the 29th day of August. 1925, and if you fail to so answer for work with the state is far better able to select the kind of settlers who have the best possible chance to succeed. Settlers who know what to do and how to do it. The failure of government irrigation projects. In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed but, and the work. It is certain that the state is far better able to select the kind of 33134.85, with interest at the rate of 100 per annum from the 28th day of March, 1925; the further sum of 3300.00 attorney's fees and the plaintiff's costs and disbursements in the be done best by the state in cooperation with men who are work-

nd go home after the perform-money is spent and for what. The private sale to the highest bidder, for A, Ayers, Dora Ayers, Elsie I. Lasa-sioner, at Condon, Oregon, on the cash in hand, the following described for and J. H. Lasater:

Sth day of August, 1925.

Claimant names as witnesses: an live in Albany, do your shop- kind is a false note and should ing 100 miles away, and eat din- make no impression on people who are for the upbuilding of the Life is new, and it is different. Pacific Northwest. To evoke this

less land is a questionable prac-Not entirely, brother, not en-tice to say the least, and hardly service into Portland and no one be hoped that the good people of objects, but the state's problem Oregon and Washington will see the wisdom and economy in coonal roads and connecting roads operating with the federal government in large undertakings of me of them in this territory. The ceives inestimable benefit and nanner in which they have been profit. We can not expect Eastern

states to assume equal responsibility for Western development highway bureau thus far has been In fact, the pride and spirit of the to get traffic into Portland. That West will resent such an implica-

> LOST, Strayed or Stolen, from place nine miles southwest of Hepp

LEGAL NOTICES

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY.
BANK OF IONE, a corporation,

Defendants. SUMMONS.

NOTICE OF ADMINISTRATOR'S SALE OF REAL PROPERTY.

Attorneys for Plaintiff,

Notice is hereby given that the un The appointment of William L. Finley and his domination of the talk of economy and tax reduction from and after the 15th day of Aug-

SPECIALS

Bring in a list of sup-

plies needed for

HARVEST

and get our prices.

Let us have a chance

to figure with you.

Maybe we can save

一図—

We have a good line

of Harvest SHOES

—II—

Leather and Canvas

Gloves, Oshkosh

Overalls and Cover-

Malcolm D. Clark

alls.

for men and boys.

you money.

ounty, Oregon, to-wit:

An undivided one-half interest, subject to the dower right of Louis D. Derman and the courtesy interest of W. E. Nolan, in and to the following described real prop-erty in Morrow County, State of Oregon, to-wit: Southeast quar-ter of Section 10, Southwest quarter, North half of Southeast quar-ter, and Southwest quarter of Southeast quarter of Section 11; North half of South half of Sec-North half of South half of Sec-tion 13; Northwest quarter and Northwest quarter of the North-east quarter of Section 14; Northeast quarter, North half of Northwest quarter, and South-east quarter of Northwest quar-ter of Section 15; all introductions ter of Section 15, all in township 2 South, Range 24, E. W. M.

2 South, Range 24, E. W. M.
This sale is made under and in
ursuance of the license and order of
ale granted, made and entered by
morable R. L. Benge, Judge of the
ounty Court of Morrow county, State
of Oregon, on the 11th day of July,
925, in the matter of the Estate of
y M. Nobel decayed and such asle vy M. Nolan, deceased, and such sale will be made subject to confirmation

y said court.

Dated this 11th day of July, 1925.

H. J. BIDDLE,

Administrator of the Estate of
Ivy M. Nolan, Deceased. WOODSON & SWEEK, Attorneys.

N THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY. YNTHIA WALKER, Plaintiff,

F. H. WILSON, GEORGE W. AYERS T. H. WILSON, GEORGE W. AYERS and Mary E. Ayers, his wife; Mary E. Kirk, a widow; William A. Ayers and Dora Ayers, his wife; Thomas Ayers and Etta Ayers, his wife; Ida M. Fell and George D. Fell, her husband; Elsie I. Lasater and J. H. Lasater, her husband, and Edgar B. Ayers, a single man; Defendants. SUMMONS.

OREGON: You are hereby required

appear and answer the con ed against you in the above entitled it on or before the 29th day of August, 1925; and if you fail to answer for want thereof, 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 Lots 1, 2 and 3 in Block 3; in the
Town of Ione, County of Morrow,
State of Oregon, clear of all liens or
claims of any of the above named deendants; and that the above named efendants be decreed to have no in-crest in or to said real property; and or a further decree quieting the laintiff's title to said real property gainst the claims of all of the above med defendants and against all per as claiming by, through or unde-em or any of them, and restrain ing and enjoining the defendants and all persons claiming by, through or under them from hereafter setting up any claim to any part of said real property adverse to this plaintiff's

This summons is being published by virtue of an order of the Honor-able R. L. Benge, County Judge of Morrow County, State of Oregon, made and entered on the 9th day of July, 1925, and the date of the first publication of this summons is July is 1925.

WOODSON & SWEEK, Attorneys for Plaintiff.

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

June 23, 1925. NOTICE is hereby given that Mah lon H. Stoneman, of Lonerock, Oregon, who, on Jun. 6, 1922, made Homestead Entry No. 022277, for SEM, SWM, SM, SEM, Sec. 21, SM SWM, Section 22, Township 4 South, Range 24 East, Willamette Meridian, has filed notice of intention to make final SUMMONS.

To: F. H. Wilson, George W. Ayers, to the land above described, beform Mary E. Ayers, Mary E. Kirk, William J. D. Weed, United States Commis

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Claimant names as witnesses; Joseph Blahnik, Ira McConkie, T. S. Lyons, Emmett Moore, all of Lone-

rock, Oregon.
J. W. DONNELLY, Register. Notice is hereby given that the undersigned has filed her final account dersigned has nied her has account as administratrix of the estate of Ebenezer B. Gorton, deceased, and that the County Court of the State of Oregon for Morrow County, has appointed Monday, the 24th day of August, 1925, at the hour of 10 o'clock in the forenoon of said day, as the time, and the Courty Court Room in time, and the County Court Room is the Court House at Heppner, Oregon as the place, of hearing and settle ment of said final account. Objec-tions to said final account should be

fled on or before said date.
FLORENCE K. HARDESTY,

Notice is hereby given that by vir-tue of an execution and order of sal lasued by the Clerk of Morrow Coun-ty, State of Oregon, and Clerk of the Circuit Court of the State of Oregon Morrow County, dated June 22, 1925, to me directed, in an action wherein D. W. Pearson recovered judgment against Ad. Moore on February 15, 1923, for the sum of Fifty Dollars, (\$50,00) and costs and disbursements in the sum of Thirteen Dollars and in the sum of Thirteen Dollars and

Fifty Cents (\$13.50):
I will, on the 25th day of July, 1925, at the hour of ten o'clock A. M. of said day, offer for sale and sell to the highest bidder for cash, the following

described real property, to wit:

The South half of the Southeast quarter, and the Southeast quarter of the Southwest quarter of Section 34, Township 2 South, Range 28, E. W. M.; also the Northeast quarter of the Northeas west quarter, and the Northwest quarter of the Northwest quarter of Section 3 in Township 3 South, Range 28, E. W. M., all in Morrow County, State of Ore-

so much of said land as may be cessary to satisfy the judgment

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