

THE GAZETTE-TIMES
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 THE AMERICAN PRESS ASSOCIATION

No Legal Killing



Vivian Pierre, executive secretary of the league which is campaigning to abolish the death penalty in every state.

It Is Up to Us.

HEPPNER will have a Rodeo this year. That was definitely settled at Monday's meeting. It is now up to the people of Heppner to make it a big success. And that will be easy—provided every one gets behind and pushes. It may be that there are some who do not think a Rodeo is the best kind of celebration the city could have, but they probably would also be able to find objections to any other kind of community enterprise. But regardless of such feeling, it is well to remember that during the days of September 24, 25 and 26, Heppner will be host to the people of the surrounding country and we can ill afford to fall down on the proposition of giving them a real time. It is a job in which all of us should take a part and in which none of us should assume the "let George do it" attitude.

The past three years the Rodeo has been handled and put over almost entirely by three men, and what success has been attained has been due to their efforts. Messrs. McNamer, Gentry and Latourell have devoted about two months each year to the work connected with the show, asking only that the people of the town give them their moral support. They have done well, but they found it was too big a job for three men and this year they are asking that the people of the town get behind them solidly and that some of the work be taken off their shoulders. This is only right, and we hope their request will be met in the right spirit.

It should not be hard for the community to get together on the Rodeo, and there is no question but the show will be a big success if we do get together. A little team work is necessary, and many hands will lighten the work until it will not be a burden upon anyone. The result will more than justify the effort, and the show will be put on a permanent basis.

BENTON county last week voted on a \$200,000 bond issue to complete their road program. It is not stated, but we believe that this is about their limit on bond issues. The bonds carried by a vote of two to one, and is commended by the press of the county as being a step in the interest of progress—a going ahead by the people of that county. Morrow county will soon vote on a bond issue for the same purpose, and the progressive citizenship of the county should put it over in good shape. It is a move in the direction of progress and promotion of the resources within the county.

HOW about that clean-up proposition? Two weeks ago this paper worked off quite a brain storm concerning what had been decided on with reference to cleaning up the debris left by the late fire that destroyed the half block on Main street. A member of the city council gave us the tip; stating that the fathers had decided to call a holiday for the purpose of making the cleanup. Since then we have been waiting for the call. What's the matter? Weather too hot, or everybody gone on their vacation? Hope the good resolution on the part of the city dads will not be forgotten in the stress of other business, and that the call will be issued soon for that holiday to make the clean up.

Highways vs. Roads.

EDITOR E. B. Aldrich of the East Oregonian at Pendleton, being privileged to gad about some, was just recently over the roads leading to the Yellowstone National Park. Returning home, he wrote the following for his paper. It is good reading, so we pass it along:

Entering Yellowstone park a few days ago the writer presented his auto license to the gate keeper. "Do you mean to say your auto license cost \$47?" asked that official. He was told that it did but that Oregon has highways such as are not found in other states.

Oregon has highways; Idaho, Wyoming and Montana have roads. Our highways are usually well surfaced, the curves are gradual and the highways are well marked. In Idaho roads are good but the markings are not adequate and at times they are very confusing. There are nu-

merous railroad crossings in Idaho, practically none on Oregon highways. In Idaho right angle turns are common, but very rare in Oregon.

Visitors not from Oregon class the roads in Yellowstone park as splendid. They are not that when viewed from the Oregon standard. The park roads need widening and they need guard rails at dangerous points. Oregon is rebuilding roads that would be considered good in the park.

The highway work in Oregon is not completed yet. There are important connecting roads that deserve attention. There is a question as to whether we get a dollar's worth of work for a dollar expended. We spend much money for hard surface paving that is not always good. We may be paying too much for an inferior grade of black top surfacing and too much of a bonus to the cement trust when concrete roads are built. The cement concern is no eleemosynary institution and that fact must be remembered.

Yet generally speaking our highway system is a wonderful thing. It is an asset to the state and to every motorist. We pay high licenses and a gas tax yet we get the money back in form of highways and in reduced garage bills. On good highways a car lasts much longer than it does when used on poorer roads.

If Oregon has failed it has been in not exploiting our highway system in proper manner. There are many who do not know of our wonderful driveways. Most easterners coming west to Yellowstone park take the northern route on west. It is not well improved, whereas the route through West Yellowstone and southern Idaho is improved all the way. We should educate them.

As this paper sees the case, Oregon needs a central highway bureau with headquarters in Portland. It should have state-wide support and should be closely linked up with the Portland chamber of commerce and similar organizations over the state. It should be a bureau that can function efficiently. Some of our road organizations accomplish but

FOR SALE—Some 22 head of pigs; inquire of Pyle & Grimes, Parkers Mill.

LEGAL NOTICES

NOTICE OF FINAL SETTLEMENT.
 Notice is hereby given that the undersigned has filed her final account as administratrix of the estate of Albert H. Stamp, deceased, and that the County Court of the State of Oregon for Morrow County has appointed Tuesday, the 8th day of September, 1925, 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 and settlement of said final account. Objections to said final account must be filed on or before said date.
 ELIZA A. GATES,
 Administratrix.

NOTICE TO WHOM IT MAY CONCERN:
 WHEREAS, The trout and other fish inhabiting the waters of Fanne Creek, situated in the County of Polk, State of Oregon, and the waters of Frog (Ninnegau) Lake, situated in Wasco County, State of Oregon, are threatened with extinction from excessive angling, and from other causes; and
 WHEREAS, The State Game Commission of the State of Oregon is desirous of protecting the trout and other fish inhabiting said waters;
 THEREFORE, By authority of law vested in said State Game Commission of the State of Oregon under Section 8, Chapter 275, Laws of Oregon, 1925, notice is hereby given that the waters of Fanne Creek, situated in Polk County, State of Oregon, and the waters of Frog (Ninnegau) Lake, situated in Wasco County, State of Oregon, are hereby ordered and declared closed to fishing or angling therein in any manner, for trout and other fish, on and after the 25th day of August, 1925, and it shall be unlawful for any person to take, catch, kill, or fish or angle for trout or other fish by any means whatsoever in the above described waters.

Any and all persons taking, catching, killing, fishing or angling for trout or other fish in violation of this order will be prosecuted as by statute provided.
 Dated at Portland, Oregon, this 13th day of July, 1925.
 OREGON STATE GAME COMMISSION.
 BY HAROLD H. CLIFFORD, Chairman.
 BY I. N. FLEISCHNER, Commissioner.
 BY J. W. MALONEY, Commissioner.
 BY M. H. BAUER, Commissioner.
 BY WILLIAM L. FINLEY, Commissioner.

NOTICE FOR PUBLICATION.
 Department of the Interior, U. S. Land Office at The Dalles, Oregon, June 22, 1925.
 NOTICE is hereby given that Mahlon H. Stoneman, of Lonerock, Oregon, who, on Jun. 6, 1922, made Homestead Entry No. 622277, for SE 1/4 SW 1/4, S 24, Sec. 21, S 1/2 SW 1/4, Sec. 22, Township 2 South, Range 24 East, Willamette Meridian, has filed notice of intention to make final three year Proof, to establish claim to the land above described, before J. D. Weed, United States Commissioner, at Gerton, Oregon, on the 8th day of August, 1925.
 Claimant names as witnesses: Joseph Blahnik, Ira McConkie, T. S. Lyons, Emmett Moore, all of Lonerock, Oregon.
 J. W. DONNELLY, Register.

CALL FOR BIDS FOR SCHOOL BUS.
 Notice is hereby given that the undersigned will receive sealed bids for the operation of a school bus for transportation of school children from a point two miles beyond the Lewis and Clark Highway and along the Oregon-Washington highway, for the school year of nine months, beginning September 7, 1925. The right to reject any and all bids is reserved. Bids must be filed with the undersigned on or before 12 o'clock noon, August 15, 1925.
 JOHN BROSNAN, Lena, Ore.

NOTICE OF SALE OF ANIMALS.
 Notice is hereby given that the undersigned, by virtue of the statutes of the state of Oregon, has taken up the hereinafter described animals running at large on his place in Morrow county, Oregon, and that he will, on Saturday, August 22, 1925, at the hour of 10:00 o'clock A. M., of said day, at his place on Bluea Creek, 12 miles southwest of Heppner in said Morrow county, sell to the highest bidder for cash in hand the following described animals:
 One black male, branded IF on left side, weight about 900, aged about 10 years.
 One brown male, weight about 900, branded glove brand on left shoulder, age 14 years.
 One black horse, weight 1000 lbs., age 8, no visible brands, small star in forehead; unless the same shall have been redeemed by the owner or owners thereof.
 D. S. BARLOW.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.
 State Bank of Echo, Plaintiff,
 vs.
 Henry C. Robertson, W. E. Hiatt and John F. Vaughn, Defendants.
 To W. E. Hiatt, the above named defendant.

IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint in the above entitled suit within six weeks from the first publication of this summons or if personally served upon you out of the State of Oregon, within six weeks from the date of such personal service.

And you will take notice that if you fail to appear and answer or plead within that time the plaintiff will apply to the Court for the relief demanded in its complaint, to-wit: for a judgment and decree against the defendant Henry C. Robertson and in favor of the plaintiff for the sum of \$500, together with interest thereon at the rate of 5% per annum from the 22d day of February, 1924, until paid, and for the further sum of \$125 as reasonable attorney's fees and plaintiff's costs and disbursements and also for a decree foreclosing the mortgage held by plaintiff against the following described real property, to-wit: Lots 2, 3, and 4 of section 19, in township 1, North, range 27, E. W. M., containing 152.72 acres, which said land is also described as the southwest quarter of the northwest quarter and the west one-half of the southwest quarter of section 19, township 1, north of range 27, E. W. M., which said

mortgage was recorded in the office of the Recorder, duly and regularly recorded in the records of Mortgages of Morrow county and state of Oregon, in Book V, at page 219 thereof, and for a decree forever barring the defendants and all of them and all persons claiming or to claim by or through them or either of them of all right, title, interest or estate in and to the said mortgaged premises.

This summons is published pursuant to the order of the Honorable J. U. Campbell, Circuit Judge, duly made and entered on the 29th day of July, 1925, directing that publication herein be made once a week for a period of six weeks consecutively in the Heppner Gazette-Times and the first publication herein is made pursuant to said order on the 6th day of August, 1925.
 RALEY, RALEY & STEINER, AND H. J. WARNER, Attorneys for plaintiff, post-office address, Pendleton, Oregon. ad-17

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.
 BANK OF IONE, a corporation, Plaintiff,
 vs.
 S. H. DOAK and L. A. DOAK, Defendants.
 SUMMONS.
 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, on or before the 29th day of August, 1925, and if you fail to so answer for want thereof, the plaintiff will take judgment against you for the sum of \$3134.65, with interest at the rate of 10% per annum from the 28th day of March, 1925; the further sum of \$300.00 attorney's fees and the plaintiff's costs and disbursements in the action.

And you are hereby further notified that the plaintiff has caused a writ of attachment to issue in the above entitled action and has attached the following described real property belonging to you and located in Morrow County, State of Oregon, to-wit: The North half of Section 2, in Township 2 South, Range 23, E. W. M. And by virtue of said attachment and the judgment hereafter to be attained, the plaintiff will cause said real property to be sold for the purpose of satisfying its judgment.

This summons is being published by virtue of an order of Honorable E. 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 16, 1925.
 WOODSON & SWECK, Attorneys for Plaintiff.

NOTICE OF ADMINISTRATOR'S SALE OF REAL PROPERTY.
 Notice is hereby given that the undersigned, Administrator of the Estate of Ivy M. Nolan, Deceased, of August 1925, at the office of Woodson & Sweck in the First National Bank Building of the City of Heppner, Morrow County, Oregon, offer for sale at private sale to the highest bidder, for cash in hand, the following described property situated in Morrow County, Oregon, to-wit:
 An undivided one-half interest, subject to the dower right of Louie D. Dorman and the courtesy interest of W. E. Nolan, in and to the following described real property in Morrow County, State of Oregon, to-wit: Southeast quarter of Section 10, Southwest quarter, North half of Southeast quarter, and Southwest quarter of Southeast quarter of Section 11; North half of South half of Section 13; Northwest quarter and Northwest quarter of the Northeast quarter of Section 14; Northeast quarter, North half of Northwest quarter, and Southeast quarter of Northwest quarter of Section 15, all in Township 2 South, Range 24, E. W. M.

This sale is made under and in pursuance of the license and order of sale granted, made and entered by honorable E. L. Benge, Judge of the County Court of Morrow County, State of Oregon, on the 11th day of July, 1925, in the matter of the Estate of Ivy M. Nolan, deceased, and such sale will be made subject to confirmation by said court.
 Dated this 11th day of July, 1925.
 H. J. BIDDLE, Administrator of the Estate of Ivy M. Nolan, Deceased.
 WOODSON & SWECK, Attorneys.

NOTICE FOR PUBLICATION.
 Department of the Interior, U. S. Land Office at The Dalles, Oregon, July 10, 1925.
 NOTICE is hereby given that Ralph D. Jones of Heppner Oregon, who, on Feb. 19, 1924, made Homestead Entry No. 624830 (La Grande No. 921486), for E 1/2 NW 1/4, Section 21, Township 2 South, Range 27 East, Willamette Meridian, has filed notice of intention to make final Proof, to establish claim to the land above described, before Gay M. Anderson, United States Commissioner, at Heppner, Oregon, on the 26th day of August, 1925.
 Claimant names as witnesses: John Brosnan of Lena, Oregon; John F. Kenny of Heppner, Oregon; Vern F. Fearson of Heppner, Oregon; A. L. Casbeer of Heppner, Oregon.
 J. W. DONNELLY, Register.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.
 CYNTHIA WALKER, Plaintiff,
 vs.
 F. 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.
 To: F. H. Wilson, George W. Ayers, Mary E. Ayers, Mary E. Kirk, William A. Ayers, Dora Ayers, Elsie I. Lasater and J. H. Lasater:
 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 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 defendants; and that the above named defendants be decreed to have no interest in or to said real property; and for a further decree quieting the plaintiff's title to said real property against the claims of all of the above named defendants and against all persons claiming by, through or under

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

F. H. ROBINSON
 LAWYER
 IONE, OREGON

WOODSON & SWECK
 Attorneys for Plaintiff.

NOTICE OF FINAL SETTLEMENT.
 Notice is hereby given that the undersigned has filed her final account as administratrix of the estate of Elmer B. Gerton, 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 County Court Room in the Court House at Heppner, Oregon, as the place, of hearing and settlement of said final account. Objections to said final account should be filed on or before said date.
 FLORENCE K. HARDESTY, Administratrix.

NOTICE OF SHERIFF'S SALE.
 Notice is hereby given that by virtue of an execution and order of sale issued by the Clerk of Morrow County, 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 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 24, Township 2 South, Range 28, E. W. M.; also the Northeast quarter of the Northwest quarter, and the Northwest quarter of the Northeast quarter of Section 3 in Township 3 South, Range 28, E. W. M., all in Morrow County, State of Oregon;

or so much of said land as may be necessary to satisfy the judgment above mentioned.
 GEORGE McDUFFEE, Sheriff of Morrow County.

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