

THE GAZETTE-TIMES
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The Rodeo.
 THE 1925 Rodeo has passed into history, and this paper has no hesitancy in saying that from beginning to end it was the best exhibition yet staged by the association. It was a success from the standpoint of good, clean entertainment, with prompt action by the management, directors and performers, all tending to keep the crowds each day well satisfied. From the beginning everything went off with snap and ginger, and the program every day was filled with thrills tending to satisfy the most exacting. Hard bucking horses there were aplenty, and they were ridden by men who made splendid exhibitions of their ability to stay in the saddle when the roughest of them were doing all in their power to unseat the riders. We doubt if there is much better ability shown in the big round-ups by the professionals than was witnessed here during the three days of the Rodeo. The fact that most of the performers were home people and classed as amateurs, gives us additional pride in the ability they displayed.

A number of improvements were noted in the manner of putting the show over this season, and as time goes on, should the Rodeo be maintained, there is no doubt but that other changes will be inaugurated looking to the betterment of all conditions surrounding the exhibition. The performances this year were noticeably free from accidents and injury to both men and beasts. The roping of a steer on Friday resulted in the breaking of the animal's neck, and we are informed by the man who was responsible for the unfortunate incident that it was far from his intention that such should have been the case, and it came about by the steer not striking the ground as he had planned. To some this accident appeared to be heartless, and yet it was the only accident that happened, and it was really fortunate that the beast suffered a broken neck rather than a broken leg; he suffered far less and in the latter event would have had to be shot. We understand that there is likely to be no steer roping events in the future, although this statement is not made on authority from the association.

There was a big crowd in the city during the three days, this reaching the peak on Saturday when between 3000 and 4000 people were gathered in the city to enjoy the day and attend the show. A side entertainment was the merry-go-round and ferris wheel which amused both old and young, and a number of attractions in the way of carnival shows—the most of which would be just as well left out in the future. We have no criticism to offer of the management of the Rodeo, other than to state that we hope another year they will be successful in getting a clown that possesses some ability to be funny; one that does not think the crowd is entertained when he stands before the grandstand and swears and utters such language and attempts such jokes as are distasteful to the most of the people present. Common decency should dictate to the right thinking that such attempts at being "funny" are entirely out of place. Profanity should not be thus popularized before a promiscuous crowd of men, women and children.

The crowd was well behaved throughout. Evidences of booze were not lacking, but it was far less noticeable than in other years and to the credit of the management of the Rodeo let it be said that they did all in their power to keep liquor off the grounds and out of the hands of any of the performers and help at the arena, and they succeeded quite well. Officers report far less trouble than on former occasions, and Heppner is glad that everybody had a good time.

Attorney General Claims Prohibition a Success.
 FOR the results of prohibition let a man walk down the street in any city or town in America and judge for himself. Is the same amount of drinking apparent now as before prohibition? Drunken men have practically disappeared from the streets of America.

"Evil results are attributed to prohibition by many persons. They point to this and that violation of law, saying 'look at the result of prohibition.' Evils resulting from drink are so unusual now that they attract universal attention. That is why we notice them."
 "Most of the time a man does not notice his thumb. If it gets sore, however, he is decidedly conscious of it. The evils of prohibition and drinking these days are like a sore thumb. They stand out. Our attention is directed toward them. Therefore we notice that and give them a prominence in our conversation and thought that they never occupied before. In spite of talk and the drinking we hear about, there is no doubt that much less alcohol is drunk than before prohibition."
 "All in all, we are pretty well off as a country."—Attorney General John G. Sargent, in *New York Times*.

Bomb in the Alimony Camp.
 SUPREME Court Justice Selah B. Strong of New York cast a bomb in the midst of the Alimony Seekers a week or so ago when he announced he did not intend to allow his court to be used to force alimony from a husband when the wife is childless. In this day of equality of the sexes, the justice said, there appears no reason why divorced husbands should be compelled to pay for the continuous support of wives who have not borne children.

Further the justice believed the whole system of alimony should be revised. Indeed he advocated the elimination of alimony because it keeps certain women lazy, gratifies their revenge, makes slaves of men, and serves no good end. He points out that for years women have found marriage almost a business. The moment they have become dissatisfied with the manner of life of their husbands, they have sought separation, and obtained counsel fees and temporary alimony. After such separation suits have not been pressed in years, Justice Strong declares that alimony keeps many couples from becoming reconciled.

"If a woman tires of her husband or cannot stand his treatment let her separate from him," he says. "There is no law which compels a woman to remain in her husband's home. And there is no reason why such a woman should be awarded alimony. I except cases where there are children."
 These views may seem revolutionary, coming from the bench, but they express the thought that has been in the public mind these many years. The alimony system has been kept alive by a sense of spurious chivalry, and unquestionably in the metropolitan centers has served solely as a temptation for the destruction of the home. If Justice Strong's view be accepted by the bench, it may make more women realize that the marriage contract carries with it responsibilities, involving possible sacrifices and that a marriage certificate is not to be regarded simply as an insurance policy,—or a meal ticket.

ON TUESDAY the county courts of Morrow and Umatilla counties will meet with the state highway commission regarding the completion of the road between Pendleton and Heppner through Pilot Rock. With a bond issue voted by Morrow county this work may now be undertaken. Naturally prompt work is desirable. An incomplete gap is being thrown a big highway out of use and the sooner the situation is corrected the better for all concerned. Our people are paying for highways and they should have high ways that can be used.—East gonian.

FOR SALE—Good residence property in Heppner. Two-story house, good barn, chicken house, wood shed; 3 lots. Terms. See Sam Hughes.

FOR SALE—Fumed oak rocker, also leather upholstered couch; both good as new. Call Main 523.

FOR SALE—A Victrola and 75 records. Call Main 523.

JAMES J. CROSSLEY of Portland, Oregon hereby announces that he is a candidate for the Republican nomination for U. S. Senator at the May, 1926, Primaries.

Experience and Qualifications:
 Raised on a Iowa farm. Graduated from Iowa University—academic and law departments—and post graduate at Yale. Served four years as County Superintendent of Schools. Served five sessions in State Senate. Served six and a half years as U. S. Attorney under Roosevelt and Taft. National Guard and Mexican Border service and twenty-nine months in World War from Oregon. Over seas with front line divisions in Champagne and One-Aisne and with Rainbow (42nd) Division in Argonne.
 Will work zealously for development of Oregon and support of measures for real benefit of farmers as suggested by their organizations. Favor World Court and Reform Senate Rules. Paid Advertisement.

LOST—Lady's gold watch with chain; Elgin clock case. Reward. Lost either on streets of Heppner or road leading to Eight Mile. Finder leave at this office.

Strayed away from Pendleton Sheep Co.'s Pine City ranch, 2 bay mare mules, branded B on left shoulder. Liberal reward. Notify H. L. Pearson or Tom Boylen, Jr.

NOTICE OF SHERIFF'S SALE ON EXECUTION
 Notice is hereby given that under and by virtue of an attachment, execution and order of sale duly issued out of the Circuit Court of the State of Oregon for Morrow County, on the 19th day of September, 1925, pursuant to a judgment duly entered and rendered in said court on the 2nd day of April, 1925, in favor of C. H. McDaniel, plaintiff and against Lotus Robison, and Maud Robison, defendants, for the sum of \$300.00, with interest thereon from the 7th day of August, 1925, at the rate of six per cent per annum, for the further sum of \$75.00, attorney's fees and the sum of \$19.00, cost and disbursements, I will on Saturday, the 22nd day of October, 1925, at the hour of 10 o'clock in the forenoon of said day, at the front door of the Court House at Heppner, Morrow County, Oregon, sell at public auction to the highest bidder, for cash, the following described real property, situated in Morrow County, Oregon, to-wit:

Block A, Adam's First Addition to the town of Hardman, Oregon, and SE 1/4 of SW 1/4 of Section 7, the W 1/2 of Section 17, all of Section 18, the NW 1/4, W 1/2 of NW 1/4 and NE 1/4 of NW 1/4 of Section 19, S 1/2 and SW 1/4 of NW 1/4, N 1/2 of NW 1/4, SE 1/4 of NW 1/4 and SW 1/4 of NW 1/4 of Section 20, S 1/2 of SW 1/4, SW 1/4 of SE 1/4 of Section 21, the NW 1/4, W 1/2 of NW 1/4 of Section 27, NW 1/4, N 1/2 of NW 1/4, SW 1/4 of NW 1/4, S 1/2 of SW 1/4 of NW 1/4 of Section 28, E 1/2 of NW 1/4 and W 1/2 of SE 1/4 of Section 30, W 1/2 of NW 1/4 of Section 31, and NW 1/4 of NW 1/4 of Section 33, all in Township 5, South, Range 25 East of Willamette Meridian. The above described real property being the real property attached in the action as the property of the defendants and I will sell the same or so much thereof as may be necessary to satisfy the above judgment. Dated this 22nd day of September, 1925.

SUMMONS.
 IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORGAN COUNTY.
 The First National Bank in Sprague, Plaintiff,
 vs.
 Elizabeth Salisbury and Child & Browne Company, a corporation, Defendants.
 To Elizabeth Salisbury and Child & Browne Company, a corporation, defendants above named:
 You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before six weeks from the date of the first publication of this summons, and if you fail to so appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in said complaint, to-wit: For judgment against defendant, Elizabeth Salisbury, for the sum of \$1550.00, with interest thereon at the rate of 12 per cent per annum from the 6th day of January, 1924, until paid; for the further sum of \$40.00 on account of taxes paid by plaintiff upon lands covered by the hereinafter mentioned mortgage; for the sum of \$168.00 on account of interest paid to the Pacific Coast Joint Stock Land Bank of Portland, Oregon, on a first mortgage upon part of the hereinafter described property; for the further sum of \$18.75 paid by plaintiff on account of extension of abstract of title to the mortgaged premises hereinafter described, and for its costs and disbursements herein; for a decree foreclosing said certain real estate mortgage recorded in Book 82 of the Record of Mortgages of Morrow County, Oregon, at page 67 thereof, described in plaintiff's complaint, covering the following described real property, to-wit:

South half of Northeast quarter and South half of Section Twelve; and Northwest quarter of Section Thirteen, all in Township One South, Range Twenty-five East of Willamette Meridian, in Morrow County, Oregon; and if that said real property be sold as upon execution, subject only to the prior mortgages in favor of Albert Kerber and Pacific Coast Joint Stock Land Bank of Portland, Oregon, and that you and each of you, be barred and foreclosed of all your right, title, claim, or interest in or lien upon said mortgaged premises and every part thereof, save only the statutory right of redemption; that the proceeds of such sale be applied toward the payment of the judgment which plaintiff may obtain in this suit, and that plaintiff have judgment against defendant, Elizabeth Salisbury, for any deficiency remaining unsatisfied upon such sale; and for such further relief as the Court may deem just and equitable.

This summons is served upon you by publication thereof in pursuance of an order of the Honorable R. L. Bengt, Judge of the County Court of the State of Oregon for Morrow County, made and entered on the 21st day of August, 1925, and the date of first publication of this summons is August 27, 1925.

S. E. NOTSON and JNO. L. MELVILLE, Attorneys for Plaintiff.
 Address of S. E. Notson, Heppner, Oregon.

SUMMONS.
 IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORGAN COUNTY.
 The First National Bank in Sprague, Plaintiff,
 vs.
 Elizabeth Salisbury, Defendant.
 To Elizabeth Salisbury, defendant above named:
 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 action on or before six weeks from the date of the first publication of this summons, and if you fail to so

appear and answer said complaint, for want thereof the plaintiff will take judgment against you upon its first cause of action for the sum of \$850.00, with interest thereon at the rate of 9 per cent per annum from the 18th day of March, 1924, and the further sum of \$120.00 attorney's fees; and upon its second cause of action, plaintiff will take judgment against you for the sum of \$150.00, with interest thereon at the rate of 9 per cent per annum from the 18th day of May, 1924, less the sum of \$5.04, and the further sum of \$25.00 attorney's fees; and for its costs and disbursements in this 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 personal property, to-wit: 144 sacks of wheat and 108 sacks of barley, the personal property of the above named defendant, in said Morrow County, State of Oregon.
 And by virtue of said attachment and the judgment hereafter to be obtained, the plaintiff will cause said personal property to be sold for the purpose of satisfying its judgment. This summons is published by virtue of an order of Honorable R. L. Bengt, Judge of the County Court of the State of Oregon for Morrow County, made and entered on the 21st day of August, 1925, and the date of first publication of this summons is August 27, 1925.

JNO. L. MELVILLE and S. E. NOTSON, Attorneys for Plaintiff.
 Address of S. E. Notson, Heppner, Oregon.

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 found running at large on his premises in Morrow County, Oregon, and that he will on Saturday, September 26, 1925, at the hour of 10:00 o'clock in the forenoon of said day, at his place on Rhea creek, twelve miles west of Heppner, in said county, sell at public sale to the highest bidder for cash in hand, the following described animals:

One black mare, 9 or 10 years old, no brands, wire cut ear on left front foot, star in forehead and weight about 1100.
 One brown mare, branded U plus on left side, 10 or 12 years old, weight about 700, no visible brands.
 One black mule, 2 or 3 years old, wire cut ear on left hind leg; unless said animals are redeemed by the owner or owners thereof.
 D. S. BARLOW.

EAT OLYMPIA OYSTERS SERVED DAILY ANY STYLE
 Shell fish reasonable now. Delicious and healthful.
 EDWARD CHINN, Prop.

ELKHORN RESTAURANT
 Telephone Main 252
 Heppner's Popular Eating Place
 EDWARD CHINN, Prop.

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DR. A. H. JOHNSTON
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 I. O. O. F. Building
 Phone: Office, Main 933; Res., 492
 HEPPNER, OREGON

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

F. H. ROBINSON
 LAWYER
 IONE, OREGON

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 Farm and Personal Property Sales
 A Specialty.
 7 Years in Umatilla County.
G. L. BENNETT,
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 HOUSE WIRING A SPECIALTY
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C. A. MINOR
 FIRE, AUTO AND LIFE INSURANCE
 Old Line Companies
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MATERNITY HOME
 MRS. G. C. AIKEN, HEPPNER
 I am prepared to take a limited number of maternity cases at my home. Patients privileged to choose their own physician. Best of care and attention assured.
 PHONE 295

Red Crown Gasoline SERVICE STATION Union Gasoline
 Oils, Differential, Transmission and Cup Grease
 TIRES and TUBES—FREE AIR and WATER
FERGUSON BROTHERS

Bank Credit and Bank Balances
 THE average balance you carry in this bank has a great deal to do with the amount of credit extended to you.

When one man wonders why he can't borrow as readily as his neighbor, granting all other factors equal, the reason is probably found in a steady, substantial average balance as against a small, fluctuating account.

It's good business from every standpoint to build up your bank balance, as a builder of credit, a bulwark against emergency, a ready capital for business opportunities.

Farmers & Stockgrowers National
 Heppner Bank Oregon

Don't Forget Us
 WHEN LOOKING FOR
SCHOOL SUPPLIES
 We have a new and full stock of
 TABLETS
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 SPELLING BLANKS, Etc.
 PENCILS
 PENS
 PASTE
 ERASERS, Etc.

Phelps Grocery Company
 PHONE 53

Our Air Defense Their Herculean Task



The officers of President Coolidge's air board, now in session at Washington, as they took up their herculean task of finding an efficient air defense for the U. S. Left to right, they are: Vice-Chairman, Judge Arthur Denison of Michigan; Chairman Dwight Morrow of New York; and Secretary Wm. F. Durand.

IF WINTER COMES
 you will need
Munsingwear For Everybody
 Both Wool and Cotton in Winter Weights
 ♦♦♦♦♦
BLANKETS
 Wool and Cotton. Four Sizes.
 ♦♦♦♦♦
BOYS' SUITS
 Ages 8 to 12
OREGON CITY WOOLEN MILLS
 ♦♦♦♦♦
MEN'S SHOES
 Nap-A-Tan Logger, 8-inch Top.
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Rubber Footwear
 Overshoes and Rubbers for Every Member of the Family.
Malcolm D. Clark