heppner

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ADVERTISING RATES GIVEN ON

SUBSCRIPTION RATES:

MORROW COUNTY'S OFFICIAL PAPER

THE AMERICAN PRESS ASSOCIATION

Ritner Enters Race.

TN ANOTHER column is the announcement of Roy W. Ritner of Pendleton, who seeks nomination as representative for the joint district of Morrow and Umatilla counties. It had been the hope of this paper that a good local man tions concerning the isolation and would come forward for this place quarantine of those sick with scarlet fever, diphtheria or smallpox. The and that we might this year stand from this end of the district. However, that man was not found, and, after waiting a reasonable period for the reverblishers of Morrow for the reverble for the reverblishers of Morrow for the reverble for the reverble for the reverblishers of Morrow for the reverble county to act, Mr. Ritner now patient with diphtheria, for instance, day, as the time, and the County makes his announcement. Should or those of his family. It makes no Heppner, Oregon, as the place, of a man from this county desire to get into the running at this time friends approve of such action prohe will find hard connection as vided that in the opinion of the patient of said final acand his years of service as a legis-lator from his home county well which such appeal has been made, the qualifies him for the place he been upheld in practically every inqualifies him for the place seeks. Morrow county is handistance.

With tuberculosis the situation is Although this disease larger county like Umatilla, and very different. Although this disease does infinitely more harm than all of while our neighbor is willing to act fair and let us have a legislator once in a while, the occasion is rare when we are able to put a man across. By reading the announcement of Mr. Ritner it will person sick with diphtheria or scarlet be noted that he takes a stand in fever. favor of giving each county one representative, regardless of pop- able to take proper means to protect ulation, and he pledges himself to others from infection, the chances work for an amendment to the are that he does little harm in the way constitution that will bring this about. He is also a great booster about. He is also a great booster will not take the proper care to pro-for the highway system and his tect others should be restricted until record in the legislature hereto- he can demonstrate that he is willing fore has been a good one along others. Up to the present time the this line. We doubt not that in the event of Mr. Ritner's election, he will be found a conscientious and efficient worker for the interests of Morrow county, and should he succeed in his plan to have the constitutional change brought about that will detach us from a joint district, he will have done

The Tariff Thunder. The Manufacturer.

us a good turn.

REVOLT in tariff" is the news ast from Washington As usual the farmer is made the excuse for dragging the tariff into politics.

The attempt is being made to show that the farmer is discriminated against and not given equal protection with other industries.

If it were not for the present tariff schedule a large part of western agricultural pursuits would be at the mercy of foreign competition-eggs, sugar beets, nuts, grains, wool and a list of staple farm products too long to enumerate.

If an honest endeavor is to be made to scientifically equalize the tariff, the whole nation will benefit, but agitation merely for political effect will confuse the issue at the expense of the farmer.

THE subject of a school gym I for the Heppner district is one that the Patron-Teacher association has been working on for many months, and it is understood that they have brought together considerable valuable information on this subject. We believe, also, that it was their intention at the dinner last week, to get some of this information across to the Heppner public and to make known as plainly as possible just where the association stood. After attending the meeting and listening to what was said by the various speakers, we are not sure that the ladies succeeded just as well as they had a right to expect. Their position in the matter, however, was quite well presented by Mr. Van Marter as chairman of the evening, and we believe no harm was done their cause by the speakers who presented the question from the angle of the community and the American Legion. All these interests will ultimately get together on this question, and we believe the final outcome will be what the Patron-Teacher association desires: a gymnasium for the Heppner school, on the school

Gazette Times of the school in promotion of physical education. Our views on the subject will likely be aired fully later on, when there is a definite move either for a gymnasium or a public auditorium-the two ur-CONSOLIDATED FEBRUARY 15, 1912. gent needs of the community at the present time.

The bountiful supply of moisture falling upon this section the first of the week could not have come better if it had been specially ordered by the weather man. We cannot help but feel that Morrow county is facing a very prosperous and abundant season.

Intelligent Tuberculosis Control.

(State Board of Health)

There is no more difficult problem n the control of communicable discases than that of the tuberculosis patient who will not exercise the care necessary to prevent his spreading the infection. Tuberculosis is a communicable disease, that is it may be communicated from one person to another and is, therefore, a disease dangerous to public health. The public public, however, does not look at tuin line to be awarded at least one berculosis in the same light. The re-man in the legislative assembly sult is that as far as the public is estate of Richard Joseph Hogeland, at the law office of Jos. J. Nys. at for the republicans of Morrow home to proper isolation hospital a 10 o'clock in the forenoon of said he will find hard competition, as wided that in the opinion of the health Mr. Ritner comes from the part of health where he is. An appeal to the courts would meet with little sympa-

not appear to be acutely sick the public has grown to look upon tuber sis as a comparatively insignificant source of danger as compared with a

Provided that the patient has sufficient intelligence and is willing and of giving his disease to normal and healthy adults. But the person who segregating the caroless and incirrigi-ble tuberculosis patient has not been successful. A person in the advanced stages of tuberculosis who deliberately disregards every law of hygiene and decency in regard to promiscuous spitting and apparently endeavors to infect those about him, demands immediate isolation. Supervision of the patient and facilities for his care are necessary. The public as yet is not educated to the necessity of this su-pervision. Tuberculosis is not catching in the ordinary sense, but per-sons who are untaught as to the care of sputum may expose others to the disease. To eradicate tuberculosis completely it will be necessary for each individual or head of the family to be sufficiently well informed as to portance of early treatment and the

grounds adjacent to the main order of sale has been duly docketed building and for the exclusive use of the school in promotion of phyof sale it was directed that the here-inbefore described real property in

Morrow County, Oregon, to-wit: The Southwest Quarter, and the South Half of the Northwest Quarter of Section 33, Township 6 South, Range 39 E. W. M., in Morrow County, Oregon, sold by the Sheriff of Morrow

County, Oregon, to satisfy said judg-THEREFORE, I WILL on the 17th ny of April, 1926, at the hour of two ck P. M. of said day at the front of Heppner, Morrow County, Oregon, sell the said premises and all the ight, title and interest which the said defendants L. V. Gentry, and Alice Gentry, husband and wife, and Lloyd Chenowith, or either of them had in and to the said premises on the 10th defendants or either of them, or their date acquired, or now have in and to the said tracts of land, the said lands to be sold at public auction to the highest bidder for cash in hand, the proceeds of said sale to be applied in

satisfaction of said execution and al DATED this 10th day of March.

GEO. McDUFFEE.

Sheriff of Morrow County, Oregon. NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the undersigned has filed his final account



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ED CHINN, Prop.

count must be filed on or before said STACY ROBERTS.

Administrator de bonis non.

NOTICE TO OLIN WORDEN AND ANY OTHER PERSON FOR HIM TO PRODUCE EVIDENCE OF THE CONTINUANCE IN LIFE OF SAID torney fees, and for its costs and dis-OLIN WORDEN.

Notice is hereby given that the So, at County Court of the State of Oregon, writ; on the 8th day of March, 1926, made and entered an order and decree to the effect that Olin Worden is pre-sumed to be dead, and that said Olin Worden, or any other person for him, is hereby required to produce satisor of the Court House in the City factory evidence of the continuance Hoppner, Morrow County, Oregon, in life of said Olin Worden, within hand, subject to redemption, for the twelve weeks from the date of last publication of this notice, and if such evidence be not produced, the Court following described land:
will make and enter an order appointing an administrator of the esquarter (W%NW%) and the tate of said Olin Worden, GAY M. ANDERSON,

County Clerk, Date of first publication, March 11,

Date of last publication, March 25,

NOTICE OF GUARDIAN SALE OF REAL PROPERTY.

Notice is hereby given that under and by virtue of and order and license duly issued out of the County Court of the State of Oregon for Morrow County, on the first day of March, 1926, I, the undersigned guardian of the person and estate of Fred Crump, a person of unsound mind, will on and after the 3rd day of April

The west half, and the southeast quarter of Section eight (8) in Township one (1) South, Range twenty seven (27) East of Willamette Meridian, in Morrow

County, Oregon. Which said sale shall be subject to nfirmation by the County Court bove mentioned.

Dated this 3rd day of March, 1926.

HENRY CRUMP,
Guardian of the person and estate of said Fred Crump.

NOTICE TO CREDITORS. Notice is hereby given that the un

dersigned has been appointed as ad-ministratrix of the Estate of Andrew Rood, Jr., deceased, by the County Court of the State of Oregon for Morrow County, and that she has qualified as such by filing her bend and oath of office. All persons having claims against said estate must present them to me, duly verified as required by law, at the office of C. L. Sweek, attorney at law, in Heppner, Oregon, on or before six months from date of first publication of this

Date of first publication February 18, 1926. FRANCES W. ROOD.

Administratrix, NOTICE OF SHERIFF'S SALE OF

REAL PROPERTY.

Notice is given that an execution and order of sale has been issued out of the Circuit Court of the State of Oregon for Morrow County, to me di rected and dated the 18th day of February, 1926, upon a judgment and de-Court, in favor of Frank Neagle, Ad-Court, in favor of Frank Neagle, Administrator of the estate of Bernard Keenan, deceased, as plaintiff and against G. A. Jackson and Amanda Jackson, his wife, as defendants, in the sum of \$2500.00 with interest thereon from the 1st day of July, 1010. 1919, at the rate of 8% per annum; for the further sum of \$439.59 with

complainant, Dunn Brothers, a corporation, and against G. A. Jackson and Amanda Jackson, his wife, and Vern Jackson and Zoe Jackson, his

bursements taxed and allowed at \$18 .-80, and the costs of and upon this Therefore, in compliance with said 1926. execution and order of sale, I will on Saturday, the 10th day of April, 1926, at the hour of two o'clock P. M. at the front door of the Courthouse in Heppner, Morrow County, Oregon, sell to the highest bidder for cash in

purpose of satisfying said judgments and decrees above mentioned, first the West Half of the Southwest quarter (W%SW%) of Section Twenty-nine (29) and the East Half of the Northeast quarter (E14 NE14) and the East Half of the Southeast quarter (E%SE%) of Section Thirty (30) in Township Three (3) South of Range Twenty-three (23) East of the William ette Meridian, in Oregon, con-

taining 320 acres, according to U. S. Government Survey. Also the East Half of the South-west quarter (E4SW4) of Section Twenty-nine (29) in Town-ship Three (3) South of Range Twenty-three (23) E. W. M., and the Northeast quarter of the Northwest quarter (NE%NW%) and the Northwest quarter of the Northeast quarter (NW 4 NE 4) of Section Thirty-two (32) Township Three (3) South of Range Twenty-three (23) E. W. M., containing 160 acres.

d second, the following described

Southeast Quarter of the North-west quarter (SE4NW4) Northwest quarter of the Southeast quarter (NW%SE%), East Half of the Southwest quarter (E% SW%) of Section Twenty (20); East Half of the Northwest quar-ter (E%NW%) of Section Twenty-nine (29), in Township Three (3) South of Range Twenty-three (23) E. W. M. Dated this 26th day of February,

GEORGE McDUFFEE,

Sheriff of Morrow County, Oregon.

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the unersigned has filed her final account s Executrix of the Estate of Andrew deceased, and the County Reaney. Court of the State of Oregon for Mor-row County has appointed Monday, the 5th day of April, at the hour of 10 o'clock in the forenoon of said day, as the time, and County Court Room in the Court House at Heppner, Oregon, as the place, of hearing and set-tlement of said final account. Obsections to said final account must

be filed on or before said date,
MARGARET REANEY,

NOTICE OF SHERIFF'S SALE UN-

DER EXECUTION. NOTICE IS HEREBY GIVEN that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Umatilla County to me directed and delivered upon a judgment and decree and order of sale ren dered in said court on the 3rd day and Stanfield National Farm Loan As sociation, a corporation, and each of and plaintiff's costs and disburgers ments of said suit taxed in the sum of \$30.60; and upon a further judgment rendered and entered in said cause in favor of defendant and cross-serving and E. F. Sommers are defendants for the sum of \$210 with interest thereon at the rate of 8% per annum since the 25th day of January, 1925, and the 25th day of January, 1925, and the further sum of \$210 with interest thereon at the rate of 8% per annum since the 25th day of July, 1925 and the further sum of \$5770.12 with interest thereon at the rate of \$6%. terest thereon at the rate of 6% per annum from the 25th day of July 1925, and the further sum of \$324.26 with interest thereon at the rate of 8% per annum from the 18th day of January, 1926, and the further sum of \$65.71 with interest thereon at the rate of 8% per annum since the 16th day of January, 1926, and the further sum of \$6.00 with interest thereon at the rate of \$76 per annum since the 1st day of September, 1925, and the further sum of \$5.25 with interest day of the Essitate of Thomas G. Conjugate the further sum of \$5.25 with interest day of the Essitate of Thomas G. Conjugate the further sum of \$5.25 with interest day of the Essitate of Thomas G. Conjugate the further sum of \$5.25 with interest day of the Essitate of Thomas G. Conjugate the further sum of \$5.25 with interest day of the Essitate of Thomas G. Conjugate the further sum of \$5.25 with interest the furthe thereon at the rate of 8% per annum condon, Evelyn Condon, Evelyn Condon, ther sum of \$400 attorneys fees in this suit and the further sum of \$23,-30 as plaintiff's costs and disburse-ments in said suit, all of said sums less \$300 stock subscription with in-terest thereon at the rate of 8% per annum from the date of entering said decree until paid, which said de.

IN THE NAME OF THE STATE cree and judgment and order of sale have been duly docketed and enrolled in the office of the Clerk of said court, and in and by said judgment, decree answer the amended complaint filed and order of sale it was directed that the hereinafter described real prop-on or before six weeks from the date erty in Morrow County, Oregon, to of first publication of this summons; gether with the tenements, heredita-ments and appurtenances thereto be-or otherwise plead to said amended onging or in anywise appertaining, complaint, the plaintiffs will apply nd also all of the estate, right and interest of said defendants in and to for in their complaint, to-wit:
the same, be sold by the Sheriff of For judgment against the d

tion Three in Township One North of Range Twenty-eight, East of the Willamette Meridian,

wife, for the sum of \$4652.06 with in-terest thereon at the rate of 8% per annum from the 2nd day of April, 1921, the further sum of \$500.00 atsaid execution and all costs.

> GEO. McDUFFEE, Sheriff of Morrow County, Oregon.

NOTICE OF SALE OF ANIMAL.

Notice is hereby given that by vir tue of the laws of the State of Oregon the undersigned has taken up the hereinafter described animal, found running at large on his premises in Morrow County, State of Oregon, and that he will on Saturday, March 13, 1926, at the hour of 10 o'clock a. m., of said day, at my place on Eight Mile, Morrow County, Oregon, sell to the highest bidder for cash in hand, said animal. Said animal is described as follows:

One roan mare with colt; bearing no visible marks or brands; unless the said animal shall have been redeemed by the owner or owners thereof.

NOTICE OF SALE OF ANIMAL. Notice is hereby given that by vir-ue of the laws of the State of Oregon the undersigned has taken up the pereinafter described animal found running at large on his premises in Morrow County, State of Oregon, and that he will on Saturday, the 20th day of March, 1926, at the hour of 10 o'clock a. m., of said day ta his place in Juniper Canyon, 11 miles north of Lexington, Oregon, sell the said animal to the highest bidder for each in hand. Said animal is describd as follows:

One gray horse, age 5 years, weight bout 1100, branded FL on left shoulder; unless the same shall have been redeemed by the owner or own-

ED McDAID, Lexington, Ore,

NOTICE OF SHERIFF'S SALE OF REAL PROPERTY.

Notice is hereby given that under and by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Morrow County, to me directed and dated February 9th, 1926, upon a judgment, decree and order of sale rendered and entered in said Court on the 6th day of February, 1926, in favor of Mary Valentine as plaintiff and against Frank H. Burgoyne, Cecil Burgoyne, Dan Summer, and Sadie Lewis, as defendants, for the sum of Two Thousand Dollars with interest thereon at the rate of eight per cent per annum from April 7, 1925; the futher sum of \$200.00 attorney's fee and \$22.00 costs and disbursements and which said decree further ordered and directed the sale of the real property mortgaged to the plaintiff to secure

the payment of such judgment. I will on Monday the 15th day of March, 1926, at the hour of 10 o'clock A M. of said day, at the front door of the Court house in Heppner, Ore-gon, offer for sale and sell at public auction to the highest bidder for cash in hand, all of the following described real property located in Lexington, Morrow County, State of Oreon, to-wit:

Lots 4, 5, 6 and 7, in Block One (1) of Fuller's Addition to the Town of Lexington, Morrow County, State of Oregon.

or so much thereof as may be neces-ary to satisfy plaintiff's judgment and accruing costs of sale.

Dated at Heppner, Oregon, this 11th

lay of February, 1926. GEORGE McDUFFEE,

Sheriff of Morrow County, Oregon. NOTICE TO CREDITORS.

Notice is hereby given that Clar-ence M. Scrivner, the undersigned, has Date of first publication February

CLARENCE M. SCRIVNER,

STATE OF OREGON FOR MOR

Walter M. Pierce, Thomas B. Kay and Sam A. Kozer, as the State) Land Board of the State) of Oregon, Plaintiffs,

and Nick Femerling.

To Pearl H. Condon, administra trix of the Estate of Thomas G. Con don, deceased; Pearl H. Condon; Ev-

OF OREGON: You and each of you are hereby required to appear and

terest of said defendants in and to the same, be sold by the Sheriff of Morrow County, Oregon, to satisfy said judgment and all costs.

THEREFORE, I will, on the 10th don, deceased, for the sum of \$5,000,00, with interest at the rate of o'clock in the afternoon of said day, at the front door of the courthouse in the City of Heppner, Morow County, Oregon, sell all the right, title and and dishurances in the above as y, Oregon, sell all the right, title and and disbursements in the above en-nterest which the said defendants or titled suit; that the plaintiff's morteither of them, had on the 25th day gage be adjudged a first and superior of January, 1922, or since then have lien on the following described real acquired or now have, in and to the following described premises situated in Morrow County, State of Oregon, to-wit:

The Southwest Quarter of Section 16, save and except the Southeast quarter of the Southeast quarter thereof; the Northwest quarter thereof; the Northwest quarter thereof; ter of Section 15 and the Northeast quarter of Section 22, all in Town-ship 3 South, Range 23, E. W. M.,

containing 1400 acres, more or less together with the tenements, heredia-aments and appurtenances thereto be-longing or in any wise appertaining; and said premises sold in the manner for cash in hand, the proceeds of ments and accruing cost of sale; and sale to be applied in satisfaction of that each of the defendants above named and all persons claiming by, through or under them, or any of them be barred and foreclosed of all DATED this 11th day of March, right, title or interest in or to said mortgaged premises and every part redemption.

This summons is published by virtue of an order of the Hon. R. L. Benge, Judge of the County Court of the State of Oregon for Morrow

County.
MADE AND ENTERED on the 25th day of January, 1926; and the date of fist publication of this summons is January 28, 1926.

C. L. SWEEK, Attorney for Plaintiffs, Address: Heppner, Oregon.

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Graduate Nurse Assistant I. O. O. F. Building Phones: Office, Main 933; Res. 492 Heppner, Oregon

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Heppner, Oregon

NOTICE OF SHERIFF'S SALE UN-

ecessity of complete supervision.

LEGAL NOTICES

DER EXECUTION.
NOTICE IS HEREBY GIVEN that y virtue of an execution issued out Oregon for Morrow County and to me duly directed and delivered upon a judgment and decree rendered and entered in said Court on the 10th day of June, 1925, in favor of Lorin C. Colvin and against L. V. Gentry in a suit therein pending wherein the said Lorin C. Colvin was plaintiff and L. V. Gentry and Alice Gentry, husband and wife, and Lloyd Chenowith were defendants, for the sum of \$3368.50, together with interest thereon at the rate of eight per cent per annum from January 28, 1922, until paid, and for the further sum of \$825 attorneys



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