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# HEPPNER GAZETTE TIMES, HEPPNER, OREGON, THURSDAY, JULY 1, 1926.

# Heppner Gazette Times

THE HEPPNER GAZETTE, Established March 80, 1888, THE HEPPNER TIMES, Established 18, 1897 Published every Thursday morning by

VAWTER AND SPENCER CRAWFORD and entered at the Post Office at Heppner, Oregon, as second-class matter.

ADVERTISING RATES GIVEN ON **APPLICATION** 

SUBSCRIPTION RATES :

MORROW COUNTY'S OFFICIAL PAPER

.75

Foreign Advertising Representative THE AMERICAN FRESS ASSOCIATION

#### A Sane Fourth.

HEPPNER'S celebration on the 3rd, 4th and 5th this week bly rooms, laboratories, gymnaproved to be relatively "safe and out in a quiet and orderly manner and those present from the outside seemed to have a good time. The amusement features all told were of good calibre, and especially the baseball games drew large, enthusiastic crowds. Considering everything, it was a successful celebration.

This is the first time an attempt has been made to make a Fourth of July celebration self-supporting in Heppner. The attempt was successful. Whether or not visitors were satisfied is hard to say. However, we heard little complaint, many people expressing themselves as believing the type of entertainmnt was worth the expense. Free amusement features were lacking, which might have tended to liven things up. But the only thing which was considered as worth while was a band, and as the expense of obtaining the only one available was practically prohibitive, the committee in charge decided to forego this feature.

We are glad if those who came enjoyed themselves and hope they will come again.

#### Fight Just Begun.

on the matter of farm relief, is the save them. word sent out from Washington. fairs expect that he will make one more demonstration along that American kind, line, even though congress has adjourned. It is a matter of general congratulation that the Cooperacame out of the hopper. This apparently was one line on which all parties are in unison.

There has been considerable discussion pro and con as to the causes which led to the President's issuance of the statement which Senator Fess gave to the newsna pers. The plain truth which probably deserves to be a part of the record is that the President from the beginning, with a sincere un-derstanding of the agricultural sit-state of Annie Marshall, deceased, the State of Oregon; and if you fail by Order of the County Court of Mor-row County, Oregon, and has duly of the plaintiff will apply to the Court uation, has been anxious for definite legislation. His feeling has been that it was better to venture some distance than to remain in idleness awaiting the development of the ideal solution. Yet, notwithstanding the fact that in conversation with congressional leaders he made plain in no uncertain manner his sympathy with the plight of the farmers, he found a feeling existed which made it appear he was indifferent, or at the best willing to make a gesture, but not anxious for its fulfillment. That is why his friends say he was absolutely justified in making a plain statement which the framers of the country could read and which cleared any misunderstanding. The agricultural question is becoming so involved in political considerations that it was inevitable a discussion would arise as to whether his statement was a wise or unwise move. That is a type of discussion which does not interest him in the slightest. It can be set down, however, that the statement had one practical effect. Because of this statement, even though it failed in accomplishing what the President desired, namely, the passage of straight relief measures, it did make the passage of the Cooperative Marketing Appropriation bill possible. Viewing this situation from this distance, however, we are led to the conclusion that agricultural relief, as so far proposed, savors too much of politics; is being made average net income per farm has been the offspring of political blocs in congress, and there will be no gen-uine relief until some real states-men get into congress who will have in mind the general good of the great basic industry of the country, rather than making this question one to ride into office on.

The Little Red School.

spelling contest featured it in the condition. headlines.

And yet there is nothing so remarkable about this after all. Up the one-room schoolhouse as their starting point, and there are still many in active life, successful in one way or another, who hearken back to the same kind of an educa-

ional beginning. Now of course we are building houses of congress have defeated all schoolhouses a great deal more modern in outline. In addition to

the class rooms, there are assemsiums, etc., not only in the cities of the chain stores and go after some sane." The program was carried and towns but out in the rural districts, too.

This is all well enough, and we ought to pride ourselves on our interest in education. At the same time, it must be remembered that artistic buildings, with all modern products these stores sell cuts down annimment will not take the place the possible market for home grown. of brains, character, and individual effort. The youngster who doesn't

want to learn, who has no ambiion to become a useful citizen. will fail in a modern classroom as easily as in a log schoolhouse and conveniences.

This does not mean that we ought to give up our modern sanitary buildings and go back to hewn log desks. But we ought not to | ose sight of the fact that something besides modern equipment is necessary. The value of schoolsimilation of facts. Discipline and from the wrath to come. up to the teachers too. If they are the pupils will get the right sort fected with the virus of socialism,

for believing that President life, and spacious assembly halls Coolidge has only begun the fight and modern laboratories will not

And we can be thankful that And those who are watching af- nearly all of our common and high school teachers are of the real

In the meantime the success of the bright little Kentucky miss in the Washington contest is proof of tive Marketing bill which will al- the fact that the little red schoollow for real work in that direction, house on the side of the hill has not been entirely distanced.

## **Balanced Education.**

E IGHTY-TWO boys in the grad-uating class of the Jefferson High School in Portland earned \$64,385.50 during their high school course, the average for the class of 93 being \$692.50. One boy, Neil Bodey, earned \$2,280. The girls earned an average of \$8,454.60; and Alma Lorenz earned \$500. The nature of the jobs indicates that the present generation is not drifting too far into "white-collar" preferences. Almost every industry, however hard or hand-soiling, was represented.

000,000,000, an increase of \$85,000,-

The Little Red School. A FEW days ago a nation-wide spelling contest in Washing-ton was won by a Kentucky miss who has secured all of her educa-tion up to this time in a one-room schoolhouse. The fact of the opele received only schoolhouse was regarded as tool 000.000 the total cross income of the people received only ton was won by a Kentucky miss too of the count of the farm-too was won by a Kentucky miss too was were all of her educa-tion up to this time in a one-room too of the income. The farm-too of this nation must compete with the G. HAYES, Executer. H. G. H CONSOLIDATED FEBRUARY 15, 1912, so note-worthy that most of the so they cannot adjust production or newspapers who told about the control surplus crops to remedy this The ratio between what the farmer

sells and what he buys is out of pro portion. The expenses of production have increased 125 per cent since 1913, while the general increase in the pric until recently the great majority of farm products to the farmer of our public men acknowledged been but from 10 to 12 per cent. Th cost of production has increased ten times as much as the price of products. These conditions are beyond the control of the farmers. They pre-

sent problems both economic and po-litical. Both political parties pledge

relief measures so far proposed. The Chain Store Business.

Marketing associations should com live to the immense buying business of it. These systems buy large quan titles, they insist on standard grading, quality and price. Generally speaking they do not buy locally and if farmers would do business with them they must follow their system

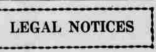
of big business organization, otherwise every pound or bushel of farm

An Egg Eating Nation.

The increase in eggs and poultry in this country is amazing, compared with other animals and population Population has a little more than doubled since 1880, during which time sheep have declined in number, hogs the ambitious youngster will not have remained about the same, milk be defeated by lack of all modern cows have increased about 25 per cent, while poultry and eggs have increased more than four times.

BERT FULLY RESTORED, NOW.

They do say that a number of our local baseball fans journeyed to Heppner last Sunday and witnessed a stirring exhibition. At any rate the boys were considerably stirred up when they got back. Bert Mason has boys ing does not lie entirely in the as-been vainly seeking a way of escape character building ought to be de-veloped as well as scientific know-ledge. This is of course in part The way of the transgressor is hard. --Ione Independent. Restoration came earnest, practical Americans, then fully to Bert over the Fourth when he of training. But if they are in- to the winner of the Tri-County league series. Bert did not fail to occupy a front seat each day in the THERE is substantial ground are apt to get the wrong start in elike a good little man-and maybe it was not so hard to take, after



SALE OF PERSONAL PROPERTY. The undersigned, as administrator of the estate of John Keegan, decensed, will receive bids, from and after date hereof, for any or all of the following personal property, belong-ing to the said estate, to-wit: Two horses, 1 side-hill plow, 1 three section harrow, 1 gas engine and pump, about 2 dozen chickens, 1 phonograph, 1 telephone, 1 lot of provisions, 1 lot of harness, and 1 lot of household

> MICHAEL MAGUIRE, Administrator.

Lena, Oregon.

IN THE COUNTY COURT OF THE STATE OF OREGON FOR MOR-

ROW COUNTY. n the Matter of the Estate of John E. Maxwell, sometimes known as J. E. Maxwell, and also known as John

Edward Maxwell, deceased, NOTICE TO CREDITORS. Notice is hereby given to all per-Notice is hereby given to all per-sons whom it may concern that George R. Lewis of Pendleton, Oregon, has been appointed administrator of the Estate of John E. Maxwell, some-times known as J. E. Maxwell, and also known as John Edward Maxwell, de-

ccased. All persons having claims against his estate are hereby required to present them with vouchers as re-quired by law to the said administra-tor at the law office of Will M. Peterson in Pendleton, Oregon, within six months of the date of the first publi-

cation of this notice. Dated this 1st day of July, 1926. GEORGE R. LEWIS, Administrator. WILL M. PETERSON,

Attorney for Administrator. NOTICE OF SALE OF ANIMAL.

Notice is hereby given that by virgon the undersigned has taken up the nereinafter described animal found

tunning at large on his premises in Morrow County, State of Oregon, and that he will on Saturday, July 17, 1926, at the hour of 10 o'elock in the forenoon of said day, at his place 3 miles northeast of Lens, Oregon, of for for wals and sail to the highest fer for sale and sell to the highest bidder for each in hand, the said ani-mal, unless the same shall nave been

> bed as follows: bed as follows: One red cow, branded L on right ribs, ear marked with crop off both ears; has calf by side. JAMES HIGGINS, Lens, Oregon.

NOTICE OF SALE OF ANIMALS.

Notice is hereby given that by virtue of the laws of the State of Oregon the undersigned has taken up the hereinafter described animale found running at large upon his premises in Morrow County, State of Oregon, and that he will on Saturday, the 10th day of July, 1926, at the hour of 10 o'clock in the forenoon of said day, at his place 3 miles southwest of Hardman, Oregon, offer for sale and sell to the highest bidder for cash in hand the said animals, unless the same shall have been redeemed by the owner or owners thereof. Said animals are described as follows: One bay horse, branded HR connec-

ted on right shoulder; One bay mare, branded 11 on left shoulder;

One sorrel mare, both hind feet white, branded three links on right shoulder; One bay mare, branded quarter cir-

cle K on right stiffe. C. G. WRIGHT, Hardman, Ore.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY,

Albert Kerber, Plaintiff,) vs. ) Elizabeth Salisbury, a sin-) gle woman; and The First)SUMMONS National Bank in Sprague,)

Washington, a corpora-) tion, Defendants.) To Elizabeth Salisbury, a single yoman; and The First National Bank

in Sprague, Washington, 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

31, 1926, at the hour of 10 o'clock A. with interest thereon at the rate of ner, Oregon, within six months from

cribed in the plaintiff's mortgage and herein described as follows, to wit: Lot 6 of Section 6 in Tp. 2 North

Range 23, E. W. M., in Morrow Coun-ty, State of Oregon, be sold to satisfy the plaintiff's judgment in the man-ner provided by law for sale of real property on foreclosure execution; and for such other and further relief as to the Court may seem meet and

as to the Court may seem meet and equitable. This summons is published by vir-tue of an order of the Hon. R. L. Benge, Judge of the County Court of Benge, Judge of the Hon. R. L. so appear, answer or otherwise plead, the State of Oregon for Morrow Coun-ty, made and entered on the 24th day you for \$43,63, and their cost of June, 1926.

Date of first publication is 24th day of June, 1926. C. L. SWEEK, Attorney for Plaintiff.

Address: Heppner, Oregon.

NOTICE OF SHERIFF'S SALE. In virtue of an execution issued out of the Circuit Court of the State of Oregon for Morrow County upon a judgment and order of sale in fa-vor of Alfred E. Anderson and Ben O. Anderson and against Howard W. Anderson, et al. for Twelve Thousand Two Hundred Fifty-seven and 12-100 Dollars, besides costs and disburse-Dollars, besides costs and disburse-ments and interest, I will sell at the Court House door in Heppner, Mor-rew County, State of Oregon, on the 23rd day of July, 1926, at the hour of eleven o'clock A. M., on said day, at public auction for cash, the following described real property, to-wit: The Quarter of Section 34, and the North-west Quarter of Section 35. Townshit west Quarter of Section 35, Township South, Range 24, East Willamette mal, unless the same shall nave been Meridian, and there will be first sold redeemed by the owner or owners thereof. The said animal is descri-of the Southeast Quarter of Section 34, count must file the same on or before said date.

GEO. McDUFFEE, Sheriff.

issued out of the Circuit Court of the State of Oregon for Morrow Coun-ty, dated the 15th day of June, 1926, to me directed in that certain suit wherein M. S. Corrigall as plaintiff secured judgment against R. A. Thompson, administrator of the es-tate of John C. McEntire, deceased; and Julia M. McEntire, widow of John C. McEntire, deceased, in the sum of \$18,800.00 with interest at the rate of per annum from November 8. 1919; the further sum of \$750.00 with interest at the rate of 8% per annum from September 19, 1922; the further sum of \$300.00 with interest at the rate of 8% per annum from Novem ber 19, 1923; the further sum of \$450. 00 with interest at the rate of 8%

fees; and costs and disbursements allowed in the sum of \$17.60, which judgment was dated June 15, 1926. I will on the 17th day of July, 1926,

Lewis Carpenter, his) wife; Ray Carpenter) at the hour of 10 o'clock A. M. of said day at the front door of County and Mrs. Ray Carpenter,)SUMMONS his wife; Glen E. Car-) Court House in Heppner, Morrow County, State of Oregon, offer for sale at public auction and sell to the highpenter and Mrs. Glen E.) Carpenter, his wife;) and West Extension) est bidder for cash in hand all of the following described real property in Association, a corpora-) Morrow County, State of Oregon, to 'o Lewis Carpenter and Mrs. Lewis

The W% of Sec. 14; the E% and the The W<sup>1</sup>/<sub>2</sub> of Sec. 14; the E<sup>1</sup>/<sub>2</sub> and the E<sup>1</sup>/<sub>2</sub> of the W<sup>1</sup>/<sub>2</sub> of Sec. 15; the E<sup>1</sup>/<sub>2</sub> and the E<sup>1</sup>/<sub>2</sub> of the W<sup>1</sup>/<sub>2</sub> of Sec. 22; the E<sup>1</sup>/<sub>4</sub> of the W<sup>1</sup>/<sub>2</sub> of Sec. 22; the W<sup>1</sup>/<sub>2</sub> of the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> of the W<sup>1</sup>/<sub>2</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> ind the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> ind the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> of the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> ind the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> ind the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> of the S<sup>1</sup>/<sub>4</sub> of Sec. 23; the E<sup>1</sup>/<sub>4</sub> ind the S<sup>1</sup>/<sub>4</sub> of Sec. 26; All of Sec. 27; the M<sup>1</sup>/<sub>5</sub> and the E<sup>1</sup>/<sub>4</sub> of the S<sup>1</sup>/<sub>4</sub> of Sec. 28, hte NE<sup>1</sup>/<sub>4</sub> of Sec. 29, save and except from said N<sup>1</sup>/<sub>4</sub> the following part thereof, to-wit: Commencing at a point which is

Cash Mercantile Co., Plaintiff.) SUMMONS ¥8. Joe Trotti,

Defendant. To Joe Trotti, defendant above named In the name of the State of Ore-In the name of the State of Ore-gon, you are hereby required to ap-pear and answer the complaint filed against you in the above entitled Court and action on or before he 15th day of July, 1926, and if you fail to

This summons is served upon you by publication in the Heppner Gazett

Times for six consecutive weeks, com-mencing with the issue thereof of Thursday, May 27th, 1926, and end-ing with the issue thereof of July ing with the issue thereof of July 15th, 1926, in pursuance of an order made and entered by W. A. Goodwin, Justice of the Peace of said entitled Court on the 20th day of May, 1926. W. A. GOODWIN, Justice of the Peace for Board-man Province Moreor Court

man Precinct, Morrow County, Oregon.

A. M. EDWARDS NOTICE OF FINAL ACCOUNT. I also handle Casing, Windmills and Supplies, do fishing and clean out old wells. **DR. F. E. FARRIOR** in the Court room of the County Court of the State of Oregon for Mor-

R. A. THOMPSON,

National Farm Loan)

Defendants.

Administrator.

B. B. KELLEY, Administrator.

NOTICE OF FINAL ACCOUNT. Frank A. McMenamin Notice is hereby given that R. A LAWYER Chompson, administrator of the Es-Phone ATwater 5515 tate of Mary L. Thompson, deceased 1014 Northwestern Bank Bldg. has filed his final account in the County Court of the State of Oregon for Morrow County, and that said PORTLAND, OREGON

Res. GArfield 1949

plaint filed against you in the above

pretended marriage between you and the plaintiff be annulled, and declared

void, and for such other and further relief as may be just and equitable. That summons is published upon you in the Gazette Times, once a week

for six consecutive weeks pursuant to an order of Hon. R. L. Benge, Judge

of the County Court of the State of Oregon for Morrow County, which or-

der is dated May 19th, 1926, and the date of the first publication of this summons is May 20th, 1926, JOS. J. NYS,

Attorney for Plaintiff. Residence and postoffice address,

**DR. A. H. JOHNSTON** 

Physician and Surgcon

Graduate Nurse Assistant

L. O. O. F. Building Phones: Office, Main 933; Res. 492

Heppner, Oregon

**I DRILL WELLS** 

Box 14, Lexington, Ore.

DENTIST

X-Ray Diagnosis

I. O. O. F. Building

Heppner, Oregon

Heppner, Oregon.

A. D. McMURDO, M. D. PHYSICIAN & SURGEON Trained Nurse Assistant

> Office in Masonic Building Heppner, Oregon

C. L. SWEEK ATTORNEY-AT-LAW Offices in

First National Bank Building Heppner, Oregon

### **MORROW GENERAL HOSPITAL** Surgical, Medical, Maternity Cases Wards, and private rooms. Rates Reasonable. Mrs. Zena Westfall, Graduate Nurse, Superintendent. A. H. Johnston, M. D. Physi-Carpenter, his wife, and Ray Car-penter and Mrs. Ray Carpenter, his

cian-in-Charge. Phone Main 322 Heppner, Ore.

S. E. NOTSON ATTORNEY-AT-LAW Office in Court ouse Heppner, Oregon MATERNITY HOME MRS. G. C. AIKEN Private Rooms. Special Care. Same Prices to All. Phone 975 Heppner, Ore. AUCTIONEER Farm and Personal Property Sales a Specialty. "The Man Who Talks to Beat the Band" G. L. BENNETT, Lexington, Ore. DR. C. C. CHICK PHYSICIAN and SURGEON Office in Brosius Block Hood Riv. Oregon C. J. WALKER LAWYER and Notary Public Odd Fellows Building Heppner Oregon **Maternity Hospital** Wards and Private Rooms. Rates Reasonable. Mrs. Zena Westfall, Graduate Nurse Phone Main 322 Heppner, Ore.

Court has designated as the time place for the settlement of said final account July 10, 1926, at the hour of 10:30 A. M., in the Court room of the County Court of the State of Oregon for Morrow County in Heppner, Oregon. All persons having objections to said final account must file the same on or before said date. IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORREOW. he Federal Land Bank of) Spokane, a corporation.) Plaintiff,)

per annum from December 16, 1924; the further sum of \$750.00 attorney's Lewis Carpenter and Mrs.)

wit:

Township 3, South, Range 24, East Willamette Meridian. NOTICE OF SHERIFF'S SALE. Notice is hereby given that by vir-tue of an execution and order of sale

Education should make a man better qualified for citizenship, for enjoyment, for trust, because of his better balance and his wider vision; it should not take from him the basic principles of faithfulness his been appointed Administrator of the estate of John Marshall, deceased, to his job, whatever it is.



mportant industry of this country

and it is not keeping pace, financially, with the other industries.

later it had depreciated to \$59,000, 000,000, or four billion dollars per year. The crops for these five years aid estate are hereby notified to sold for \$10,000,000,000 below a prof-itable level. The total farm indebt. man, Oregon, duly verified, on or bedness now is \$12.350,000,000, leaving only \$46,650,000,000 unincumbered farm wealth in the U. S.

The average indebtedness per farm s \$1900; the average interest paid by farmers on borrowed capital for the last five years has been 6.5 per cent; the income on unincumbered invest-ments has been 3.3 per cent, and the

NOTICE TO CREDITORS. NOTICE IS HEREBY GIVEN: That the undersigned, F. B. Swayze, has been appointed Administrator of the estate of Annie Marshall, deceased, the State of Oregon; and if you fail qualified for the duties of said trust. for the relief prayed for in his com All persons having claims against said estate are hereby notified to present the same to me, at the office of the First National Bank of Heppner, Oregon, duly verified, on or before six months from the date of the first pub-

lication of this notice. Dated this 1st day of July, 1926. F. B. SWAYZE, Administrator of the Estate of

Annie Marshall, deceased.

NOTICE TO CREDITORS. NOTICE IS HEREBY GIVEN: That by Order of the County Court of Morrow County, Oregon, and has duly qualified for the duties of said trust. All persons having claims against said

state are hereby notified to present he same to me at Boardman, Oregon, duly verified, on or before six months from the date of the first publication

Administrator of the Estate of John Marshall, deceased.

NOTICE TO CREDITORS. NOTICE IS HEREBY GIVEN: That the undersigned, Charlie Marshall has been appointed Administrator of The total agricultural wealth in 1920 was \$79,000,000,000, and five years by Order of the County Court of Morfore six months from the date of the publication of this notice.

Dated this 1st day of July, 1926. CHARLIE MARSHALL

Administrator of the Partnership Estate of John Marshall and Annie Marshall, deceased.

NOTICE OF FINAL ACCOUNT. Notice is hereby given that Nancy B. Hayes, executrix, and H. G. Hayes,

within six weeks from the date of plaint, which is as follows, to wit: For judgment against the defend-ant Elizabeth Salisbury for the sum ol \$11,050.00 with interest at the rate of 7% per annum from December 4.

1924; for the further sum of \$1000.00 attorneys fees and his costs and disbursements in the suit; that plaintiff's mortgage securing the above mentioned sums be foreclosed, and that the lands described in plaintiff's

mortgage and herein described as fol sold to satisfy the plaintiff's judg-ment in the manner provided by law. for the sale of real property on foreclosure execution, and for such other and further relief as to the Court may seem meet and equitable.

This summons is published by vir-tue of an order of the Hon. R. L. nge, Judge of the County Court of the State of Oregon for Morrow Coun-ty, made and entered on the 24th day f June, 1926.

Date of first publication of this summons is June 24, 1926. C. L. SWEEK,

Attorney for Plaintiff. Address: Heppner, Oregon.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY, State of Oregon, a public) corporation, Plaintiff,) corporation,

VR. George N. Perry and Elva)SUMMONS A. Perry, his wife; and) Bank of Brownsville, A) corporation, and J. E. O'-)

Neil. Defendants.) To George N. Perry, defendant. 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 from the date of service

NE% the following part thereof, to wit: Commencing at a point which is 9 chains North of the SW corner of the SW% of NE% of said Sec. 29, you fail to appear and answer for the SW% of NE% of said Sec. 29, want thereof the plaintiff will apply running thence South 9 chains to the SW corner of NE% of said Sec. 29. thence East 10.50 chains, thence in a Northwesterly direction to the place of beginning. That part of the N<sup>1</sup>/<sub>2</sub> of the SE<sup>1</sup>/<sub>4</sub> of the SE<sup></sup>

Sec. 29, and that part of the N<sup>4</sup> of a corporation, for the sum of \$48.75, the SW<sup>4</sup> and the NW<sup>4</sup> of the SE<sup>4</sup> with interest at the rate of 8% per the SWA and the NWA of the SEA of Sec. 28 described as follows, to wit: Beginning at a point which is 10.50 chains East of the SW corner of SWA of the NEM of Sec. 29, thence annum from December 24, 1925; the further sum of \$1468.75, with interest at the rate of 514 % per annum from the 24th day of December, 1925; the further sum of any taxes which due South 1 chain, thence in a Souththe plaintiff has paid or may pay by the time of the decree, with interest at the rate of 8% per annum from easterly direction on a straight line to the Southeast corner of the NW¼ of the SE¼ of Sec. 28, thence North 20 date of such payment; for the fur-ther sum of \$12.50, with interest at chains to the NE corner of NW14 of SE14 of Sec. 28, thence West 89.50 the rate of 8% per annum from March 19, 1926; for the sum of \$150.00 atchains to the point of beginning. The NE¼, the E¼ of theW¼, the NW¼ of NW¼ of Sec. 33; Also commenctorneys' fees; and plaintiff's costs and disbursements in this suit; and that the sum of \$75.00 stock in the plaining at the SW corner of the NW 1/4 of the NW 1/4 of said Sec. 33, running tiff's Bank held in trust by said Bank for said defendant be cancelled and thence East 80 rods, thence South 240 rods, thence in a straight line in a that the proceeds thereof be applied to the satisfaction of plaintiff's de-cree; and that plaintiff's mortgage Northwesterly direction to the point of beginning. The N<sup>1</sup>/<sub>2</sub>, and the SE<sup>1</sup>/<sub>4</sub> of Sec. 34; Also commencing at the NW corner of the SW<sup>1</sup>/<sub>4</sub> of said Sec. 54, running thence East to the Cen-ter of said Sec. 34, thence South to be SW<sup>1</sup>/<sub>4</sub> thence for the SW<sup>1</sup>/<sub>4</sub> thence securing the above mentioned sums be foreclosed and the lands described in said mortgage and herein describe as folows, to wit: the SE corner of the SW14 thereof, is follows, to wit: The Southeast Quarter of the Southeast Quarter of Section Fourteen, in Township Four North of Range Tweny-four, East of the Willamette Meridian, in thence in a Northwesterly direction on a straight line to the point of be-ginning. The W% of the W% of Sec. 35; Also commencing at the NE cor-ner of the NW¼ of Sec. 35, running Morrow County, State of Oregon, be sold to satisfy the plaintiff's judg thence in a Southwesterly direction to the SE corner of the SW% of SW% ment in the manner provided by law for sale of real property on foreclo of Sec. 35, running thence North to the NW corner of the NE¼ of NW¼ sure execution, and for such other and further relief as to the Court may of Sec. 35, thence East 80 rods, more or less to the point of beginning, all of said property above described being Township 3 South of Range 27, E. W. seem meet and equitable. M.;

This summons is published by vir-tue of an order of the Honorabic R. L. Benge, Judge of the County Court of the State of Oregon for Morrow or so much of said real property as may be necessary to satisfy plaintiff's County, made and entered on the 19th day of May, 1926. The date of first publication of this judgment, costs, attorney's fees and Dated this 17th day of June, 1926. Date of first publication, June 17, summons is May 27, 1926. C. L. SWEEK, 1926. Attorney for Plaintiff. Address, Heppner, Oregon.

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

#### NOTICE TO CREDITORS.

STATE OF OREGON FOR THE COUNTY OF MORROW.

C. A. MINOR FIRE, AUTO AND LIFE INSURANCE Old Line Companies. Real Estate. N THE CIRCUIT COURT OF THE Heppner, Oregon JOS. J. NYS ATTORNEY-AT-LAW

Roberts Building, Willow Street

Heppner, Oregon