LEGAL NOTICES

pointed Tuesday, the 7th day of September, 1926, 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 settle-ment of said final account. Objec-

tions to said final account must be filed on or before said date.

M. F. CALDWELL, Administrator,

NOTICE TO CREDITORS.

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

In the Matter of the Estate of G. D.

Coats, deceased, notice is hereby giv-en to the creditors of, and all persons

having claims against said deceased,

Administratrix of the estate of G. D. Coats, deceased.

ROW COUNTY.

Conts. Deceased.

Geppner Gazette Times

THE HEPPNER GAZETTE, Established March 30, 1885, THE HEPPNER TIMES, Established November 18, 1897; CONSOLIDATED FEBRUARY 15, 1912.

Published every Thursday morning by VAWTER AND SPENCER CRAWFORD and entered at the Post Office at Reppner Oregon, as second-class matter.

ADVERTISING RATES GIVEN ON APPLICATION

SUBSCRIPTION RATES:

Single Copies

MORROW COUNTY'S OFFICIAL PAPER

Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION

Let's Cooperate.

ATTENTION of the people of Heppner is brought this week to the need of water conservation that the present dry season may be gone through without undue privation. The shortage is real and the alarm is not to be taken lightly. However, it should not be necessary to deny anyone irrigation service at least for some time, if everyone cooperates in carrying out the rules set down by the water master.

In the past a tendency has been shown by some water users to be lax in the use of water for irrigating purposes. Some have been admonished on various occasions for irrigating outside of hours, or for negligace in turning the water off promptly with the second whis-

It should not be necessary for the city to fine and take away the irrigating privilege from any individual, the punishment provided by city statute for offenders, if the nature of the situation is clearly understood by everyone. At present it is impossible to keep the reservoir from which water is taken for irrigating, full for fire emergency though the city pump is being worked for this purpose. The water brought from the mountains | The United States. is ample only for domestic use.

ures have become necessary.

tice of using water when they are they naturally resent the conduct ers of the United States have added not supposed to may not only be of such American idiots. \$30,000,000 to the wealth of the nanot supposed to may not only be of such American idiots. robbing their nieghbors but may be robbing themselves as well. It comfort, if you feel that this on an average of \$1,450,000. son may be gone through without calamity.

The Village the Cornerstone of the Nation's

F ET'S hear no more about the not told to the French people. Ledecay of the American village. in numerical and social import- that may or may not be paid.

population, and considerably more lend. than the nation's population as a whole. In three out of eight re- in America. gions, villages have grown faster much as to the city.

radicalism of the big city wage more than one-tenth of the popula- away from it and it is out of date.

The village, of from 250 to 2500 population, is primarily a small- that it will only do the work of an scale manufacturing city, according to Mr. Fry's survey. He shows that the largest single economic groups in villages are unskilled scale manufacturing city, accordgroups in villages are unskilled

Dr. Frank Crane Says

LOVE IS THE BINDING TIE

WHOEVER put the words "Till death do us part" into the marriage ceremony understood life.

Whoever it was understood the difference between love and passion. Passion may be for a day and usually is, and is often succeeded by indifference or contempt. Love is a different sort

Love is based upon other things than mere physical attrac-tion. It is something composed of esteem, regard, and many other things that depend upon something else than proximity

Human nature is so constituted that a man who swears to love a woman till death do them part is reasonably sure that if he behaves himself and controls himself love will be co-terminous with his life. It is upon this law that the promise rests.

When passion has disappeared after a few weeks or months love remains. It is more than the residuum of passion. It is something built up upon character, and with reasonable culture it can be depended upon to endure.

In fact love is one of the most enduring things in the world. It outlives hate. It is tough, and the more storms that blow upon it the stronger it grows.

This is noticeable in mother love which can endure and outlive the greatest disappointments. Long after a child has proved himself unworthy, mother love will continue unabated.

Love does not depend altogether upon the actions of the other party, but it is inherent in the character of the person himself. Many a wife or husband keeps on loving in spite of all that is done to destroy that love.

If love were what many people understood it to be, a mere gust of passion or a wayward sentiment, there would be no sense in promising to cherish one another forever. Most of the objections to marriage are based upon the wrong conception of what makes marriage beautiful. It is not passion, but it is love.

Love often endures long after the fires of passion have ex-

Those who think that love is merely infatuation are apt to flit from flower to flower, while those who conceive of love as a child of loyalty will be stable and dependable.

native white stock compared with h ave put up extra special honey, the city.

So the village is safe and sound, place for business, a pillar of honfor the village and the villager.

Europe's Attitude Toward

If everyone obeys the rules there should be water enough to keep lawns and gardens green for by French crowds, bear in mind some time, but if a few fail to that some American tourists are comply with them they may be the foolish. Many, as a joke, pasted cause of having the water for ir- French paper francs on the outrigation withdrawn entirely. Late- side of their luggage, with hotel ly, the water taken out of hours labels, or threw French money on has robbed the fire reservoir to the floor, to show how little they such an extent that extreme meas- thought of it. The shrinking of the franc being, financially, a mat-Those who continue the practer of life or death with the French

is to the interest of every indi-country ought to be more generous vidual to cooperate that the sea- with France, bear in mind the with France, bear in mind the statement of Mr. Mellon and the President that we are not trying to collect one dollar of the money lent to France BEFORE the Armistice, while the war was on. All of that debt is wiped out, in the

C. Luther Fry, writing a report threaten to boycott American inof the Institute of Social and Re- vestors and borrow their money ligious esearch, says that, con-elsewhere. That would be a blesstrary to the general impression, ing to many Americans silly the village of America is growing enough to invest in foreign bonds

But it won't happen. Borrow In the past twenty years villages ing from good old "Uncle Shyhave increased from five to nine lock," as Europe calls him, will times as fast as the open country continue as long as Uncle will

The wise American will invest

even than the cities. Since vil-lage mothers have fewer children Slike searching for something than those on the farm, these facts that isn't. It is an elusive thing and raise the question whether the changes as quickly as the fairy trek from the open country district shades and colors of a summer does not lead to the village as sunset. Things denied one day are the adopted custom of another Mr. Fry's findings disclose the and then out of date. A million-American village as the citadel of dollar highway can not be kept in conservatism against the insurgen- date, and in a few years a battle cy of farmers on one side and the ship is junk. The beautiful homes in a restricted part of a city are workers on the other. Over 12.- but a passing thing of beauty for 000,000 Americans, one of every but a few years they are wrecks eight, live in villages. These peo- and styles of architecture change ple are not predominately farm- One can build a million-dollar ofers. In the Middle Western vil- fice building in a great city and lages, for instance, only a little then sit down and see the city grow tion makes its living on the farm. In the past ten years even a silver dollar has grown so out of date old time fourbit piece. The man

propotion of home ownership and fat. Those are also signs. Bees and tourists are going northwest. gon. More signs. Fish are drying up, good place to live in, a good huckleberries hiding, woodchoppers loafing and everybody preest Americanism. We are strong dicting, all of which portend a terrible winter.- Canyon City Blue Mountain Eagle.

GIVES REASONS FOR UNREST OF FARMERS pointed by the County Court of the State of Oregon for Morrow County, administratrix of the estate of Robinstratrix of the estate of Robinstratrix of the county administratrix of the estate of Robinstra

From State Market Agent.

L. M. Rhods, commissioner of the Florida state marketing bureau, published the following significant facts and comments in the State Bulletin Heppner, Oregon. under date of July 15:

Every time the sun sets the farm

From 1914 to 1925 the deposits in From 1914 to 1925 the deposits in all banks in the United States in-creased from \$21,359,842,316 to \$51,-892,932,000. In spite of these facts there were 915 bank failures in 1924. which was 272 more than failed in the panic of 1893, most of them in agricultural sections. Farmers are wondering if our present banking laws were intended to protect banks in ferming sections, and if our financial system applies to agriculture. If not,

Many farmers in the United States wonder if it were fair or wise to make it easy for them to get into debt thru

six decades in which to pay it back at from one-fourth to one-half the interest rate that is charged the farmer. In other words they want to know why foreign countries can be rehabilitated with United States government money at less than half the interest rate, and have twice as long to pay

ack as our own farmers. Being neither fools nor mendicants. they wonder why congress would pass the Adamson law which shortened the hours of railroad laborers from 10 to 12 to 8 hours and added \$237,000,000 annually to their wages; and the Esch-Cummings act, creating a labor board and increasing wages on our railroads \$487,000,000 per year, necessarily increasing freight rates on

Italian prunes in suit cases, 40c. Add 35c for delivery, or can send C. O. D. Petite prunes 60c. Some apples and pears. W. R. Woodworth, Heights Berry Farm, Estacada, Ore. FOR SALE: PEACHES—Big, Ripe Elbertas. \$1.35 per crate f.o.b. Ken-newick. Order at once and send money with order to L. W. Burn-worth, Box 462, Kennewick, Wash. Twelve (12) and the Northwest quar-ter of Section Thirteen (13), Town NOTICE OF FINAL SETTLEMENT. ship One (1) South, Range Twenty five (25) East of Willamette Merid Notice is hereby given that the un-dersigned has filed his final account ian, or so much of said real property as may be necessary to satisfy plainas administrator of the estate of Charles W. Caldwell, deceased, and that the County Court of the State of Oregon for Morrow County has ap-

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the undersigned has filed his final account as administrator of the estate of Lu-The undersigned having been ap-pointed by the County Court of the State of Oregon, for Morrow County, administratrix of the estate of G. D. said final account. Objections to said final account must be filed on or be-

to present them verified as required by law, within six months after the first publication of this notice to said administratrix at the office of C. L. Laura H. Akers, Plaintiff,) Sweek, her attorney, at Heppner, Ore-MARY E. COATS.

Date of first publication July 15, NOTICE TO CREDITORS. THE COUNTY COURT OF THE STATE OF OREGON FOR MOR-

ROW COUNTY. n the Matter of the Estate of Robert J. Buschke, Deceased. The undersigned having been ap-cointed by the County Court of the

ert J. Buschke, deceased, notice is hereby given to the creditors of, and all persons having claims against said deceased, to present them verified as required by law, within six months after the first publication of this notice to said administratrix at the ofice of C. L. Sweek, her attorney, at

LORENA BUSCHKE. Administratrix of the estate of Robert J. Buschke, deceased. Dated and first published July 22 1926.

NOTICE OF SALE OF ANIMAL.

One bay, 2-year-old stallion, small, horse, branded inverted V over bar through anchor on right shoulder. ANTONE CUNHA, Lena, Ore.

NOTICE OF SHERIFF'S SALE.

the rate of 4% per annum from Aug- meet and equitble. farm loan legislation and deflate both the currency and the prices of farm products as was done in 1920 so they could not pay their debts and must lose billions in depreciation in land values.

Farmers do not undersand why our government will lend billions to forgovernment will lend billions to for-sale of real property mortgaged to the eign countries, and give them five or plaintiff to secure the payment of such judgment.
I will on Saturday, the 14th day of

August, 1926, at the hour of 10 o'clock A. M. of said day, at the front door of the County Court House in Hepp-ner, Morrow County, State of Oregon, offer for sale and sell at public auction to the highest bidder for cash in hand all of the following described real property situated in Morrow County, State of Oregon, to wit: The West Half of Section 32,

Township 2 North, Range 24 E. W. M., so much of said real property a may be necessary to satisfy plaintiff's judgment and accruing cost of sale. Dated at Heppner, Oregon, this 14th day of July, 1926.

Date of first publication July 15th,

GEO, McDUFFEE, Sheriff of Morrow County, State

and allowed herein, and wherein plain-tiff secured a decree of foreclosure the sum of \$200.00, with interest tiff secured a decree of foreclosure the son from the 26th day of June, against Elizabeth Salisbury and Child & Browne Company, a corproation, de-and the further sum of \$17.50, costs the hour of 10 o'clock in the forenoon of said day, at the front door of the County Court House in Heppner, Morrow County, Oregon, offer for sale at public auction and sell to the highest bidder for eash in hand all of the fol-lowing described real property situat-ed in Morrow County, State of Ore-gon, to-wit: South half of Northeast quarter and South half of Section fiff's judgment, costs, attorney's fees

and accruing costs of sale.

Dated this 15th day of July, 1926.

GEORGE McDUFFEE,

Sheriff of Morrow County, Oregon.

By PAUL McDUFFEE, Deputy.

fore said date. CLAUD HUSTON, Administrator.

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

vs.) Lee Cantwell and Frances) Cantwell, his wife; David Cantwell and Mrs.)
David Cantwell, his)
wife; Cassie Fuller and)
John Doe Fuller, her) husband: Ethel Stewart)

and John Doe Stewart, her husband; Knight and John Doe)
Knight, her husband;)
Abner Cantwell; Lottie)
George and Milo George)SUMMON: her husband; Martha) Wright, a widow; John) Dennis; William Den-) nis; Cassie Epperson,) a widow; also all of the) unknown heirs at law) of Moses Cantwell, de-

ceased; also all of the)
unknown heirs at law)
of G. M. Akers, de-)
ceased; and all other) persons claiming any) right, title or interest) in or to the real prop-) erty hereinafter des-) cribed, Defendants.) To Lottie George and Milo George er husband; the unknown heris at law of Moses Cantwell, deceased; the unknown heirs at law of G. M. Akers,

While only 4 per cent of the farm-ers and laborers on farms are in the tue of the laws of the State of Ore-in or to the real property hereinafter IN THE NAME OF THE STATE OF

settlement proposed. But that is client and abundant production, but not told to the French people.

So me European countries

So me European countr the relief prayed for in her complaint of \$11,050.00 with interest at the rat which is as follows, to wit: For a Decree of this Court that the 1924; for the further sum of \$1000.00 plaintiff is the owner in fee simple of attorneys fees and his costs and dis-

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 the 13th day of July, 1926, upon a judgment, decree and order of sale rendered and entered in said Court on the 12th day of July, 1926, in favor of State of Oregon and against Warran H. Stender, defendant, for the sum of \$2940.00 with interest at the relief as to the Court may seem to select the following described real property in Morrow County, State of Oregon to wit: W½ of the SE¼ and the E½ the said the ½ the said the 13th day of July, 1926, upon a judgment, decree and order of sale be quieted against each of above named defendants, and that said denotes the relief as to the Court may seem to said the NW¼ of Section 13, all in town-ship 1 South Range 25 E. W. M. in Morrow County, State of Oregon, be in the suit; that plaintiff's mortgage securing the above mentioned sums be foreclosed, and that the lands described in plaintiff's title to said real property low, to wit: SW¼ of Section 12 and the NW¼ of Section 13, all in town-ship 1 South Range 25 E. W. M. in Morrow County, State of Oregon, be interest in or to said real property said to satisfy the plaintiff's judgment, dere and for such other and further the relief as to the Court may seem for the said of real property on fore-closure execution, and for such other mortioned sums be foreclosed, and that the lands described in plaintiff's title to said real property lows, to wit: SW¼ of Section 12 and the E½ to war the sum of Sum of Section 13, all in town-ship 1 South Range 25 E. W. M. in Morrow County, State of Oregon, be sold to satisfy the plaintiff's judgment, dere and further the sum of sum of

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

NOTICE OF SHERIFF'S SALE. IN THE CIRCUIT COURT OF THE COUNTY OF MORROW. HE UNITED STATES INVEST-MENT CORPORATION, LIMITED, Plaintiff.

G. ALFREDSON, NORAH R, ALFREDSON, his wife, and IRENE M. BALCH. Defendants. By virtue of an execution, judgment order, decree and order of sale issued out of the above entitled Court in the above entitled cause, to me di-

rected and dated the 19th day of July, 1925, upon a judgment and decree duly made and rendered on the 26th day of June, 1926, and entered in the lt makes a fellow sweat every lime he thinks of the winter wood in the reports of the Pederal Trade of oregon.

They also wonder, when they read in the reports of the Pederal Trade of oregon.

They also wonder, when they read in the reports of the Pederal Trade of oregon.

They also wonder, when they read in the reports of the Pederal Trade of the winter wood pile that he must arrange for oper cent greater than in the large urban centers.

The atmosphere of small proprietorship, usually distinctively conservative, dominates the village and is in liftle danger of discussionates the village and is in liftle danger of discussional that is a sign. And sheep are yor of the village—by the large of the village and here's a major point in favor of the village and without the thinks of the winter wood in the reports of the Federal Trade of the very time he thinks of the winter wood in the reports of the Federal Trade of the very time he thinks of the winter wood in the reports of the Federal Trade of the village of Oregon.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale out of the Circuit Court of the state of Oregon, and interest on the 28th day of 10 per fort by the first publication of this aummanns, if our of The United States of Oregon.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale states investment Corporation, plaintiff, and Estate of Oregon, and interest of the 28th day of United, a corporation, plaintiff, and estate of Oregon, and if you fail the reports of the State of Oregon.

Notice is hereby given that by virtue of an execution and order of sale states investment Corporation, plaintiff, and estate of Oregon or Morrow County.

Notice is hereby given that by virtue of an execution and order Journal of said Court on the 28th day of June, 1926, in favor of The United

& Browne Company, a corproation, de-fendants aforesaid, I will, on Satur-day, the 14th day of August, 1926, at the costs of and upon this writ commanding me to make sale of the following described real property, sit-uated in the County of Morrow, State of June, 1926. of Oregon, to-wit:

The Northeast Quarter of Section Twenty-seven (27), the West Half of the Northwest Quarter of Section Twenty-six (26), the West Half of the Southwest Quarter of Section Twenty-three (23), and the South Half of the Southwest Quarter of Section Twenty-two (22) in Township Two (2) South, Range Twenty-three (23) East of the Willamette Meridian, containing Four Hundred (400) acres more or less,

I will in compliance therewith on Saturday, the 14th day of August, 1926, at the hour of 10 o'clock, A. M., at the front door of the County Court House in the City of Heppner, in the County of Morrow, State of Oregon, sell at public auction, subject to redemption, to the highest bidder for cash in hand, all the right, title and interest which the above named de-fendants and each of them had in the ther Huston, deceased, and the Country Court of the State of Oregon for Morrow County has appointed Monday, the 9th day of August, 1926, at the hour of 10 o'clock in the forenoon or since that date have had in and to of said day, as the time, and the the above described real property, or County Court Room in the Court any part thereof, to satisfy said exeliouse at Heppner, Oregon, as the cution, judgment order, decree, inter-place of hearing and settlement of est, costs and accruing costs.

Said final account. Objections to said GEORGE McDUFFEE,

Sheriff of the County of Morrow, State of Oregon. Dated this 15th day of July, 1926. First Publication July 15, 1926. Last Publication, August 12, 1926.

NOTICE OF FINAL ACCOUNT. Notice is hereby given that the undersigned, administrator of the estate of Eva M. Darbee, deceased, has filed in the County Court of the State of Oregon for Morrow County, his final account of the administration of said estate and the said court has fixed the 20th day of August, 1926, at the hour of 10 o'clock A. M., as the time, and the County Court Room at the Court House at Heppner, Oregon, as the place for hearing objections to said final account and the settlement of said estate and all persons having objections to said final account or the settlement of said estate are hereby required to file the same in said Court on or before the date set for the hear-

ing hereof.
Dated this 22nd day of July, 1926.
C. DARBEE, Administrator. IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY.

Albert Kerber, Plaintiff,)

Vs.)
Flizabeth Salisbury, a sin-)
gle woman; and The First SUMMONS
National Bank in Sprague,) Washington, a corpora-) tion, Defendants.) To Elizabeth Salisbury, a single coman, and The First National Bank

unknown heirs at law of G. M. ...

deceased; and all other persons deceased; and all other persons claiming any right, title or interest claiming any right, title or interest of the real property hereinafter appear and answer the complaint filed appear and answer the complaint filed suit within six weeks from the date OREGON, You are hereby required to appear and answer the plaintiff's complaint filed in this Court, on or before all weeks from the date of first publication of this summons, if published, or from the date of service upon you if personally served without the State of Oregon; and if you fail lication of this summons, if published, to appear and answer for want thereor from the date of service upon you of the plaintiff will apply to the Court

of 7% per annum from December 4 closure execution, and for such other and further relief as to the Court may

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

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

ciled. Convictions were secured in cvery case and the violators had to pay fines and court costs. State Market Agent Spence urges farmers, dealiers to observe the law and avoid expensive prosecutions. It simply requires an honest pack and will work for the interests of honest dealers. Grades, rules and regulations will be sent anyone on request, 712 Court House, Portland.

FOR SALE.

\$1550.00, with interest thereon from the 18th day of December, 1924, at the rate of 10% per annum, the sum of \$10.00, with sum of \$10.00, with interest from the 18th day of December, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with the plaintiff's mortgage and interest from the 18th day of December, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with the plaintiff's mortgage and interest from the 18th day of December, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with of the court that the plaintiff's mortgage and interest from the 18th day of December, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with interest thereon from the 18th day of December, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with interest thereon from the 18th day of May, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with interest thereon from the 18th day of May, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with interest thereon from the 18th day of May, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with interest thereon from the 18th day of May, 1924, at the rate of 10% per annum, and the further sum of \$200.00, with interest thereon from the 1924, at the rate of 10% per annum, and the further sum of \$200.00, with interest thereon from the 1925, at the rate of 10% per annum, and the further sum of \$200.00, with interest thereon from the 1924, at the rate of 10% per annum, and the further sum of \$200.00, with interest thereon from the 1924, at the rate of 10% per annum, and the further sum of

as to the Court may seem meet and equitable. 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 Coun-

Date of first publication is 24th day of June, 1926.

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

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Res. GArfield 1949

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> > Heppner, Oregon

C. L. SWEEK

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S. E. NOTSON

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Heppner, Oregon