

Heppner Gazette Times

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MORROW COUNTY'S OFFICIAL PAPER

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The Library Situation.

THE matter of obtaining a library in Heppner at the present time seems to have resolved itself into the shape of a group of people with the required amount of civic pride and willingness getting behind the project, and by the formation of a local library association, raising the necessary funds by such means available to start it.

Fraternal organizations and the city have been approached in an attempt to raise \$200, the amount reported by the local committee functioning in behalf of the state library as necessary to carry on the work for the first year. The city fathers have found it impossible to give anything toward the work this year, as have some other organizations, leaving the sum of money now in sight wholly insufficient to undertake the establishment of a library.

Now is a logical time to start a library, believes Miss Mary Jane Dustin, representative of the state library, while the state is in a position to help through personal service, as they may not be in position to do for some time again.

After reading this far, you may exclaim, "Why all this ado about a library, anyway? Haven't we been sailing along alright without it? And, we haven't heard of any great demand for one."

To this we would answer: A library is a civic institution, a civic enterprise, in which the whole community should participate. Its benefits are far-reaching when functioning properly.

When Men are Free

True liberty must come through education— The freedom of an independent mind. To legislate a democratic nation Will never loose the chains from humankind. The laws of men can only grant permission That all may tread the path of life secure From scourge, but each must better his condition Through knowledge, whose release alone is sure.

When functioning properly it tends for moral uplift. That the need for such an institution exists in Heppner cannot be denied. What matters the demand? Should enough persons impelled by civic pride decide to get behind the library project, and with the presentation of a home talent play, or some other means, raise enough funds for its establishment, would it not be a good thing to organize a library promotion discussion group? By this we mean a kind of club, open to everyone with the desired interest, to discuss reading lists, give book reviews, and discuss authors and subjects pertaining to all fields of learning—science, religion, art, literature and all. In fact, a real community literary society. Education should not stop when school days are done. Think it over.

Hail to the King.

A TWELVE-YEAR-OLD Indiana boy was crowned king at Chicago the other day. He is the fourth in his family to wear a crown. America needs more kings of his kind. His name is Thomas J. Lux, and he was crowned junior corn king of America at the International Livestock Exposition. The title seems to be hereditary in his family, for it has been won previously by his two brothers, Frank and Maurice, and by a cousin, Victor M. Lux. His father, Peter J. Lux, twice held the title of Corn King.

Here is a family that is evidently content with the farm. The junior corn king is not likely to fall a victim soon to the lure of the bright lights. He has shown that he knows how to coax the soil into yielding him returns. His success is a good indication that he likes the life of a farmer. The country needs more boys like him if it is to continue to be prosperous.

A Fair Proposition.

THE Oregon Association of County Judges and Commissioners at their next meeting may go on record favoring an amendment to the existing laws prorating to the various counties of the state 50 per cent of the motor vehicle license fees and motor vehicle fuel oil taxes, is the report emanating from Salem this week. According to the present law 75 per cent of the revenues from this source go to the state and only 25 per cent to the counties. It has been recognized for some time by the county courts that this ratio was not just to the counties, and they will proceed to get the law changed on the basis as suggested above if present plans work out. The proposal would seem to be fair.

Their plans, according to this report, would also include the towns and municipalities, and they will likely be asked to join in on this proposal. What they may do, however, is suggested by the report of the meeting of the League of Oregon Cities held in Salem Saturday, and its legislative committee was instructed to prepare a bill for consideration of the next legislature providing for an adequate division of motor vehicle revenues between the counties and municipalities. The proposal of the league was to allow 75 per cent of the motor vehicle revenues to go to the state highway commission as under the present law, but to divide the counties' share of the revenue between the counties and the municipalities.

Dr. Frank Crane Says

HOME COOKING IS IMPORTANT

"IF YOUR wife can't cook," says a restaurant sign, "don't divorce her. Eat here and keep her for a pet." Wives who can't cook have been the object of a fusillade of criticism of late.

Both the evils of drunkenness and divorce are said to have been tracked back to inefficient kitchens. A learned English medical man declares, "if all young women were taught to cook properly there would be much less drunkenness in the world." On divorce, a woman's club speaker says, "Delicatessen wives, who buy meals out instead of cooking them themselves, are the cause of the increase in divorces."

One of the most rapid changes taking place today is in the way we eat. In the past ten years the restaurants have more than doubled in the City of New York. They serve six million meals every day. Royal S. Copeland, former Health Commissioner of New York, predicts that in a very few decades no one will be eating home-cooked food.

At any rate the trend is definitely away from the old-fashioned home-prepared meals, and eating food cooked outside will more and more become the custom. Before holding up hands in horror let us consider the possibilities. In itself there is little to bewail. If the food is well cooked, scientifically prepared, carefully inspected, and fresh, as far as the stomach fares the change will not be for the worse, and in some cases decidedly for the better. There is no valid reason why women have to cook the food which the family eat any more than make the clothes they wear. If the food is wholesome and nourishing it is not highly important whether it comes from a small kitchen or a large one, or who does the manual labor connected with its preparation.

The really important consideration concerns itself, not with eating at all, but with the new leisure. Women who are freed from the stove will find several hours of extra leisure on their hands.

Whether they use this for self-improvement or waste is the most important consideration in the change in our method of eating.

mittee was instructed to prepare a bill for consideration of the next legislature providing for an adequate division of motor vehicle revenues between the counties and municipalities. The proposal of the league was to allow 75 per cent of the motor vehicle revenues to go to the state highway commission as under the present law, but to divide the counties' share of the revenue between the counties and the municipalities. On the other hand it is contended that an equal division of the motor vehicle revenues between the counties and the state would not cripple the highway program in that the income from motor vehicle licenses and fuel oil taxes has increased rapidly during the last few years.

EXTRA! EXTRA! All regular services at the Church of Christ on Sunday, only more so, for we will go right on through the first week of our revival meeting, being led by Lester I. Jones of Enterprise. Brother Jones will not be with us until Monday but we can give the meeting a mighty urge by making a good start on Sunday. All together! Now, let's go! MILTON W. BOWER, Minister.

LEGAL NOTICES

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 animals found running at large on his premises in Morrow County, Oregon, and that he will on Saturday, the 18th day of December, 1926, at the hour of 2:00 o'clock in the afternoon of said day, at his place seven miles southeast of Pine City in Morrow County, Oregon, offer for sale and sell to the highest bidder for cash in hand the said animals. Said animals are described as follows:

- One bay mare, bald faced, branded HR on left hip. One gray horse, blotch brand. One bay horse, blotch brand. One yearling sorrel gelding, slick. One yearling bay gelding, slick. One two-year-old bald faced gelding, slick. One yearling mare mule, slick. One three-year-old dapple gray gelding, slick. One three-year-old sorrel bald faced gelding, slick. One yearling sorrel gelding, slick. One yearling bay mare, slick. One yearling gray mare, slick. One yearling brown gelding, slick. One bay mare, weight about 1100 with star in forehead, blotch brand. One gray mare branded NC on left shoulder, with roan coat at side. One sorrel bald faced horse, branded 7H6 connected on left hip. Unless the same shall have been redeemed by the owner or owners thereof.

ANTONE VEY, Butter Creek ranch, Echo, Ore. ALIAS CITATION. IN THE COUNTY COURT OF THE STATE OF OREGON FOR MORROW COUNTY. In the Matter of the Estate of N. S. Whetstone, deceased. To Emily Clark Whetstone and Grace Browning, whose true name is Grace Murphy, heirs at law and next of kin of N. S. Whetstone, deceased, and to all others unknown interested in the estate of said N. S. Whetstone, deceased, if any such there be: IN THE NAME OF THE STATE OF OREGON, You and each of you are hereby required to appear in the County Court room in the County Court house at Heppner, Morrow County, State of Oregon, at the January term of said court in 1927, on the 3rd day of January, 1927, at the hour of 10 o'clock in the forenoon of said day, to then and there show cause, if any there be, why a license should not be granted to Emma Whetstone, administratrix of the estate of N. S. Whetstone, deceased, for the sale of the following portions or lot of real property, at private sale in one, two or three parcels, for the best price obtainable, either for cash or part cash, and the proceeds thereof applied to the payment of taxes, mortgage and interest, general indebtedness and costs and expenses of administration, to-wit:

- Portion or Lot 1. The East Half of Section 23, Twp. 2 S. R. 27 E. W. M. Portion or Lot 2. The West Half of Section 26, Twp. 2 S. R. 27 E. W. M. Portion or Lot 3. North Half of Northeast Quarter of Section 26, Twp. 2 S. R. 27 E. W. M. Portion or Lot 4. The Southwest quarter of the Northeast quarter of Section 26, Township 2 S. R. 27 E. W. M. Portion or Lot 5. The Northwest quarter of the Southeast Quarter of Section 26, Twp. 2 S. R. 27 E. W. M. Portion or Lot 6. The South Half of the Southwest Quarter of Section 27, Twp. 2 S. R. 27 E. W. M. Portion or Lot 7. The Southwest Quarter of the Southeast Quarter of Section 27, Twp. 2 S. R. 27 E. W. M. Portion or Lot 8. An undivided one half interest in and to the East Half of the Northeast Quarter, the Northwest Quarter of the Northeast Quarter and the Northeast Quarter of the Northwest Quarter of Section 27, Township 2 South, Range 27 E. W. M. WITNESS my hand and the seal of said court this 27th day of November, 1926. GAY M. ANDERSON, County Clerk. (Seal) This alias citation is published pursuant to an order of the Hon. R. L. Benge, County Judge of Morrow County, Oregon, made in open court at Heppner, Oregon, the 27th day of November, 1926, and said order provides that the first publication of this citation shall be made on the 2nd day of December, 1926, and the last publication thereof on the 30th day of December, 1926; that alias citation be published for four consecutive weeks or five publications thereof in the Gazette Times, a weekly newspaper published at Heppner in Morrow County, Oregon. EMMA WHETSTONE, Administratrix of the Estate of N. S. Whetstone, deceased. NOTICE OF FINAL ACCOUNT. Notice is hereby given that Millie R. Doolittle, administratrix of the Estate of Andrew Rood, Sr., deceased, has filed her final account in the County Court of the State of Oregon for Morrow County, and that said court has set as the time and place for hearing on said final account, and settlement thereof, Friday, December 31st, 1926, at the hour of 2:30 p. m. of said day, in the Court Room of the County Court of Morrow County, State of Oregon, at Heppner, Oregon. All persons having objections to said final account must file the same on or before said date. MILLIE R. DOOLITTLE, Administratrix of the Estate of Andrew Rood, Sr., deceased. NOTICE TO CREDITORS. Notice is hereby given that the undersigned have been appointed administratrix and administrator, jointly, of the Estate of Oscar O. Edwards, deceased, by the County Court of the State of Oregon for Morrow County, and that the undersigned have duly qualified as such administratrix and administrator. All persons having claims against the said estate are hereby notified to present the same to the undersigned, duly verified, at the office of C. L. Sweek, attorney for the administratrix and administrator, at Heppner, Oregon, within six months from the date of first publication of this notice. Date of first publication October 28, 1926. ORA BELLE EDWARDS, Administratrix. R. A. THOMPSON, Administrator. IN THE COUNTY COURT OF THE STATE OF OREGON FOR MORROW COUNTY. In the Matter of Adoption of Thaddeus W. Abel, a minor, by Clarence M. Scribner. ORDER. Now this matter came on for hearing on petition of Clarence M. Scribner for the adoption of Thaddeus W. Abel, the stepson of the petitioner, and

thereof applied to the payment of taxes, mortgage and interest, general indebtedness and costs and expenses of administration, to-wit: Portion or Lot 1. The East Half of Section 23, Twp. 2 S. R. 27 E. W. M. Portion or Lot 2. The West Half of Section 26, Twp. 2 S. R. 27 E. W. M. Portion or Lot 3. North Half of Northeast Quarter of Section 26, Twp. 2 S. R. 27 E. W. M. Portion or Lot 4. The Southwest quarter of the Northeast quarter of Section 26, Township 2 S. R. 27 E. W. M. Portion or Lot 5. The Northwest quarter of the Southeast Quarter of Section 26, Twp. 2 S. R. 27 E. W. M. Portion or Lot 6. The South Half of the Southwest Quarter of Section 27, Twp. 2 S. R. 27 E. W. M. Portion or Lot 7. The Southwest Quarter of the Southeast Quarter of Section 27, Twp. 2 S. R. 27 E. W. M. Portion or Lot 8. An undivided one half interest in and to the East Half of the Northeast Quarter, the Northwest Quarter of the Northeast Quarter and the Northeast Quarter of the Northwest Quarter of Section 27, Township 2 South, Range 27 E. W. M. WITNESS my hand and the seal of said court this 27th day of November, 1926. GAY M. ANDERSON, County Clerk. (Seal) This alias citation is published pursuant to an order of the Hon. R. L. Benge, County Judge of Morrow County, Oregon, made in open court at Heppner, Oregon, the 27th day of November, 1926, and said order provides that the first publication of this citation shall be made on the 2nd day of December, 1926, and the last publication thereof on the 30th day of December, 1926; that alias citation be published for four consecutive weeks or five publications thereof in the Gazette Times, a weekly newspaper published at Heppner in Morrow County, Oregon. EMMA WHETSTONE, Administratrix of the Estate of N. S. Whetstone, deceased. NOTICE OF FINAL ACCOUNT. Notice is hereby given that Millie R. Doolittle, administratrix of the Estate of Andrew Rood, Sr., deceased, has filed her final account in the County Court of the State of Oregon for Morrow County, and that said court has set as the time and place for hearing on said final account, and settlement thereof, Friday, December 31st, 1926, at the hour of 2:30 p. m. of said day, in the Court Room of the County Court of Morrow County, State of Oregon, at Heppner, Oregon. All persons having objections to said final account must file the same on or before said date. MILLIE R. DOOLITTLE, Administratrix of the Estate of Andrew Rood, Sr., deceased. NOTICE TO CREDITORS. Notice is hereby given that the undersigned have been appointed administratrix and administrator, jointly, of the Estate of Oscar O. Edwards, deceased, by the County Court of the State of Oregon for Morrow County, and that the undersigned have duly qualified as such administratrix and administrator. All persons having claims against the said estate are hereby notified to present the same to the undersigned, duly verified, at the office of C. L. Sweek, attorney for the administratrix and administrator, at Heppner, Oregon, within six months from the date of first publication of this notice. Date of first publication October 28, 1926. ORA BELLE EDWARDS, Administratrix. R. A. THOMPSON, Administrator. IN THE COUNTY COURT OF THE STATE OF OREGON FOR MORROW COUNTY. In the Matter of Adoption of Thaddeus W. Abel, a minor, by Clarence M. Scribner. ORDER. Now this matter came on for hearing on petition of Clarence M. Scribner for the adoption of Thaddeus W. Abel, the stepson of the petitioner, and

it appearing to the Court that William L. Abel is the father of Thaddeus W. Abel, the above named minor, that he is a non-resident of the State of Oregon, and his last known address was Vancouver, Washington, and that he cannot be personally served in this matter within the State of Oregon. It is therefore ordered that William L. Abel appear in this court on the 18th day of December, 1926, at 10 o'clock A. M. to show cause, if any exists, why this court should not grant said petition. It is further ordered that a copy of this order be published for three consecutive weeks in the Heppner Gazette Times, a newspaper of general circulation, published in Heppner, Morrow County, State of Oregon, and that a copy thereof be forthwith mailed to William L. Abel at Vancouver, Washington. Dated this 10th day of November, 1926. R. J. BENGE, County Judge. Date of first publication November 11, 1926. NOTICE TO CREDITORS. Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for Morrow County, administrator of the Estate of John H. Williams, deceased. All persons having claims against said Estate must present the same, duly verified, to my office at Heppner, Oregon, on or before six months from the date of first publication of this notice. Date of first publication November 11, 1926. C. L. SWECK, Administrator of Estate of John H. Williams, deceased. NOTICE FOR PUBLICATION. Department of the Interior, U. S. Land Office at The Dalles, Oregon, Oct. 28, 1926. Notice is hereby given that Robert W. Owen, of Heppner, Oregon, who, on Oct. 24, 1921, made Homestead Entry under Act, Dec. 29, 1916, No. 024335, for SE 1/4 SE 1/4, Sec. 32, SW 1/4 NW 1/4, SW 1/4 W 1/4 SE 1/4, Sec. 33, T. 4 S., R. 27 E., Lot 4, SW 1/4 NW 1/4, Sec. 4, Lot

1, SE 1/4 NE 1/4, Sec. 5, T. 5 S., R. 27 E., and on Aug. 23, 1922, made additional H. E. 024424 under Act, Dec. 29, 1916, for E 1/2 NW 1/4, Sec. 33, T. 4 S., R. 27 E., and Lot 3, Section 4, Township 5 South, Range 27 East, Willamette Meridian, has filed notice of intention to make final three year Proof, to establish claim to the land above described, before Gay M. Anderson, United States Commissioner, at Heppner, Oregon, on the 17th day of December, 1926. Claimant names as witnesses: Lewis Cason, Wm. Penland, Ella Duran, Frank Monahan, all of Heppner, Oregon. J. W. DONNELLY, Register.

CALL FOR WARRANTS. All General Fund Warrants of Morrow County, Oregon, registered on or before January 31, 1926, will be paid on presentation at the office of the County Treasurer on or after December 10th, 1926, at which date interest on said warrants will cease. Dated at Heppner, Oregon, November 24th, 1926. LEON W. BRIGGS, County Treasurer. NOTICE OF SHERIFF'S SALE ON EXECUTION. Notice is hereby given that execution duly issued out of, and under the seal of the Circuit Court of the State of Oregon for Morrow County on the 9th day of November, 1926, pursuant to a judgment and decree entered and rendered in said Court on the 14th day of June, 1926, in favor of Francis M. Broady and Chas. M. Broady, plaintiffs, and against John Gray and Erma L. Gray, his wife, James E. Warfield and Dotty Warfield, his wife, defendants, for the sum of \$4600.00, with interest thereon from the 1st day of November, 1921, at the rate of eight per cent per annum, the further sum of \$350.00 attorney's fees, and \$22.80, the cost and disbursements of said suit and in which decree the following described real property situate in Morrow County, Oregon, was ordered sold to satisfy said judgment, to-wit: Beginning 8.91 chains South of the corners of Sections 9, 10, 15 and 16, in Township one (1) North of Range 23 East of Willamette Meridian, thence running South 11.09 chains, thence East 20 chains, thence South 40 chains, thence West 20 chains, thence North 10 chains, thence West 30 chains, thence North 41.09 chains, thence East 30 chains to the place of beginning. Now, therefore, in obedience to said execution, I will on Saturday, the 11th day of December, 1926, at the hour of 10:00 o'clock in the forenoon of said day at the front door of the Court House at Heppner, Morrow County, Oregon, sell the above described real property at public auction to the highest bidder for cash for the purpose of satisfying said judgment. Said property being the property mortgaged to the plaintiffs and the same will be sold subject to the statutory right of redemption. Dated this 10th day of November, 1926. GEO. McDUFFEE, Sheriff. NOTICE TO CREDITORS. Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for Morrow County, administratrix of the estate of M. C. Fuqua, deceased. All persons having claims against said Estate must present them to me, duly verified, at the office of C. L. Sweek at Heppner, Oregon, on or before six months from the date of first publication of this notice. Date of first publication November 18, 1926. OLA V. WARD, Administratrix of the Estate of M. C. Fuqua, deceased. NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the undersigned has filed her final account as executrix of the estate of Merrick F. Wadsworth, deceased, and that the County Court of the State of Oregon for Morrow County has appointed Saturday, the 11th day of December, 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 settlement of said final account. Objections to said final account must be filed on or before said date. SUE P. WADSWORTH, Executrix.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY. Union Savings & Loan Association, an Oregon corporation, Plaintiff, vs. Nellie G. Anderson and Gay M. Anderson, husband and wife; Oliver R. Pate and Esther R. Pate, husband and wife, and E. C. Snodgrass, Defendants. To Oliver R. Pate and Esther R. Pate, husband and wife; and E. C. Snodgrass, 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 within six weeks from the date of first publication of summons, if published, or within six weeks from the date of service upon you if personally served without the State of Oregon; and if you fail to answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in its complaint, to wit: For judgment against the defendants Nellie G. Anderson and Gay M. Anderson, husband and wife, for the sum of \$335.18 with interest at the rate of 10% per annum from January 31, 1926; for the sum of \$82.01 with interest at the rate of 6% per annum from April 23, 1926; the sum of \$39.20 with interest at the rate of 6% per annum from September 14, 1926; for the sum of \$5.00 abstract bill; for the sum of \$75.00 attorney's fees; and plaintiff's costs and disbursements in this suit. That the court declare plaintiff's mortgage to be a valid and subsisting first lien on all of the real property in Morrow County, State of Oregon, to-wit: Lot 4 in Block 4 of Jones Addition to Heppner, Morrow County, State of Oregon. That plaintiff's mortgage be ordered foreclosed and the real property sold on foreclosure execution in the manner provided

by law, and the proceeds of such sale be applied to payment of plaintiff's judgment and the balance, if any, be disposed of as the court may direct, and for such other and further relief as to the court may seem 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 County, made and entered on the 27th day of October, 1926. Date of first publication October 28, 1926. C. L. SWECK, Attorney for Plaintiff. Address: Heppner, Oregon.

E. H. BUHN Expert Watchmaker and Jewelry Repairer Heppner, Ore.

DR. A. H. JOHNSTON Physician and Surgeon Graduate Nurse Assistant I. O. O. F. Building Phones: Office, Main 933; Res. 492 Heppner, Oregon

CHAS. R. LOGAN INCOME TAX CONSULTANT AUDITOR-ACCOUNTANT 27 Voet Block, Phone 836, The Dalles Eastern Oregon Office 716 Chamber of Commerce Bldg., Phone Bldy 4983

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Frank A. McMenamin LAWYER Phone ATwater 5515 1014 Northwestern Bank Bldg. PORTLAND, OREGON Res. Garfield 1949

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