heppner

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ADVERTISING RATES GIVEN ON APPLICATION

SUBSCRIPTION RATES: MORROW COUNTY'S OFFICIAL PAPER

Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION

Why Block Progress?

with the city council next Monday evening to ask for a 50-year franchise to operate their lines within opposition presented to prevent the franchise being granted.

It is not known that the electric company will be arbitrary about the franchise term. They may large investment involved in bring. you had your two today? ing their power lines into here. The franchise is their only protection since they have no power to fix their rates

That rates will be lower when the power line comes is almost House who are serving their first He said: "It is serving an excellcertain. It is an acknowledged in the legislature, are justifying ent purpose in preparing the way fact that the plant now furnishing their selection. They are gaining for electrical energy to the city is the invaluable experience that their the Democratic Party as to whethmost expensive to operate of any constituents should not overlook known, and that the rates now paid in the future. They are showing here exceed those paid anywhere an aptitude for legislative procedelse in the state. This being true, ure that is unusual considering the By throwing down the gage of batit can only be acknowledged that lack of opportunity that some have the coming of the power line is a had for engaging in public delibmark of progress.

franchise for a 50-year term, it is first time. Several of them have power line to this point. Our peo- bill analysis. ple will continue paying the excessive rates now in force.

Let us be sure we are right befranchise asked for.

history that a pretty woman per- ter and ability of future Oregon suaded Gladstone out of a war. Maybe there is a practical reason for our modern beauty shops after

Nullification and Alcoholism. OREGONIAN.

FXPONENTS of the theory that Why Not a Knockout? federal prohibition is responto the enactment of war-time pro- comment on the McAdoo speech.

hibition, finds a significant relationship between the incidence of these diseases and the movement Gazette Times these diseases and the movement to nullify the prohibition amendment.

"Death rates from alcoholism and cirrhosis," says Professor Fisher, "increased fastest where nullification has been greatest, in particular in New York and Maryland, which have no enforcement codes." The reader will draw his own conclusions as to the moral right of states to withhold co-operation with the federal government. But in the rest of the states for which data are available the mortality rate is still far below that of pre-prohibition times. In twentyone states and the District of Columbia, for example, deaths from alcoholism in 1925 were 74 per cent of the old level, and from cirrhosis 62 per cent. In other words, a fictitious appearance of increase for the country as a whole is caused by inclusion of the fig-OFFICIALS of the Sherman ures from states which have brought the situation upon themselves.

A death rate from alcoholism in 1926 which is 15 per cent higher the city. Since this was made than the rate from the same cause known at the council meeting last in 1925 seems a serious matter. It Monday some adverse sentiment wears a new face, however, when has developed over the term of attention is called to Professor the franchise and there may be Fisher's findings that, excluding two states, there is an actual decrease of 5 per cent.

TEN BILLION more cigarettes were consumed by American peonot be. But it is more probable ple in 1926 than in the year bethat they will be. They are enti- fore, which is an average of two tled to be, because they are en- per day for every man, woman and titled to sufficient security on the child in the United States. Have

Young Men Prove Worth. OREGON VOTER.

ITHOUT exception the Wyounger members of the erations as compared with the ex-Should opposition succeed in perience of some of the older preventing the granting of the members who are serving their probable that it will prevent, or at already displayed unusual ability least delay, the building of the in committee conferences and in

To attempt to enumerate those whom we would consider the younger members, would be hazfore attempting to dissuade the ardous in view of the reluctance city council from granting the to admit what the calendar tells

us. But the tribute is sincere. The presence of these younger We now have it straight from members is a guaranty of characlegislatures.

THIRTY-TWO men and women have been indicted in Pittsburg for election frauds which leads one to think maybe Vare's majority there will be cut in the Senatorial recount.

ADOO'S speech at To sible for increase of deaths from IVI wherein he took up the dry the twin maladies of the toper- banner against the Smith wets alcoholism and cirrhosis of the liv- and started a general rough house er-will find no comfort whatever in Democratic ranks, could easily in the recent statistical analysis be the end toward a final settleprepared by Professor Irving Fish- ment of whether we are to remain er of Yale. This authority, whose impartiality is attested by his op-stand. Senator Walsh, a wet from position on grounds of expediency Massachusetts, made a very wise



Dr. Frank Crane Says

OPINIONS ARE LIKE RIPPLES.

OPINIONS are like ripples.

How long they last depends upon the surface on which they appear. The mind of the individual who holds the opinion is the sur-

face whose character determines its lasting quality. Think over your friends. Some change their opinions continuously, others with great infrequency.

You have seen many kinds of ripples - ripples on water, ripples on sand, ripples on ice, and ripple marks in solid lime-All are duplicated in the minds of men.

On water, ripples alter with each succeeding breath; in stone they change only with the erosion of years. One type of mind is fluid; another concrete.

The first is plastic but unretentive; the second is retentive but unchanging and indurate. One changes its opinions too infrequently; the other not fre-

quently enough. In a general way these two characteristics of mind represent two stages of life.

In youth the tendency is to change our opinions too often. In old age the tendency is to change them too seldom. Youth is a time for ripples on water. It is a time for alternating, changing open-mindedness, for a sort of sparrow-like hopping from one idea to another.

Opinions are formed, destroyed and re-formed with little Old age is a time when the ripples of opinion seem marked

They are fixed. They alter only after long erosion by con-

trary evidence. Both attitudes are off balance. One leans too far forward, the other too far back. Between the two extremes is the happy

Of the two attitudes the one that can be most controlled is that of solidity. Little can be done to change the attitude of the mind of youth, and it has time to steady down anyway.

But open-mindedness is a habit that can be cultivated. A new truth is a truth and an old error is an error is a good motto for advancing years.

er it will line up with prohibition

or against it. It is an irrepressible

conflcit that cannot be escaped.

tle in behalf of the drys, the Mc-

Adoo speech serves a useful pur-

There are thinking men every-

where who are of the opinion that

the healthiest thing that could now

happen would be for the republi-

can party to bring the same thing

to pass within its ranks. If some-

one like Senator Wadsworth, New

York wet Republican-or Nicho-

las Murray Butler, a party factor,

would force the party to decide the

issue-in presenting a wte candi-

date—and insisting upon a wet plank—as Governor Smith is do-

ing in the Democratic ranks, then

we would be getting somewhere.

will never be a decisive referen

dum in a pre-convention or con-

vention decision by the Democrats

received a bloody nose when they

went to listen to President S. S.

Menken of the National Security

ficing, grossly underpaid public

Lawbreakers Beware!

Give Them Intellectual

Liberty.

-Smiles-





It Didn't Work. Big Boy-"Do you believe in wo-

It is conceded by many that there anly intuition?" Other Fellow-"I did until the other day when my wife tried to use it

That Salesman Complex.

Home Owner-"Get out of this yard r I will whistle for my dog." Peddler-"Al' right-al' right-but League. He said: "No man is Peddler—"Al' right—al' right—out for comes and the state of the state good enough to do another man's thinking, and teachers who are in the main hard-working, self-sacriservants, should not be humiliated

Blonde Bess Opines. thought and free speech."

Isn't there a world of truth in those few words? If any class of the neighbors."

"Dick is such a considerate fellow. He holds me on his lap every night so I won't play the piano and wake the neighbors."

Fair Enough. "We've adopted the new Scotch Naional Golf rule at this club."

"What is it?" "Members will refrain from picking up lost golf halls until they stop roll-

Sized Him Up. Shopper-"I would like to get some amonds for my wife. Clerk-"Glassware-next aisle."

In Our Household.

Flapper (from upstairs)-"Is the ater warm yet?" Sheik Brother, (downstairs)—"It ought to be—it's been running for a half hour."

Ed Purdy's Philos. "Comparin' women to flowers is quite fitting and proper. When they

There Is a Difference. First Gossip—"I hear Dr. Zanked beats his wife something terrible." Second Dentist-"Oh no-he is dentist. He crowns her."

Must Have Style. Friend of Father-"Why don't you in the navy? Ye Modern Shiek-"Not f'r me. The rousers are too tight around the an

Honesty at Last.

Tourist "Lissen officer-I'm on the right side of the white line—I was go-ing less than 4 miles an hour—and still you say I am to blame for this accident. How come?" Local Cop—"Because this other

driver's father is mayor, his brother

s chief of police and I am keeping ompany with his sister."

Gee, of Age. "Wanna buy a car "
"Not that one. It's smoking."
"Well-it's old enough."



Despite fashions forecasts to the contrary, figured and print silks are retting the call in advanced spring models, this pretty dress for street wear being one of the newer sil

Run a G.-T. Want Ad.

LEGAL NOTICES

NOTICE OF SALE OF ANIMAL. Notice is hereby given htan by vir-ue of the laws of the State of Oregon, the undersigned has taken up the hereinafter described animal found running at large upon his prem-ises in Morrow County, State of Ore-gon, and that he will on Saturday, the 19th day of February, 1927, at the hour of 10 o'clock in the forenoon of said day, at the Frank Anderson ranch in Jack Rabbit canyon, 13 miles southwest of Heppner, offer for sale and sell to the highest bidder for cash in hand, the said animal, unless he same shall have been redeemed the owner thereof.

Said animal is described as follows: the black mare, 10 or 12 years old, reight about 1200 pounds, no visible

AL BERGSTROM, Heppner, Or.

SHERIFF'S SALE.

Notice is hereby given that under and by virtue of a writ of execution issued out of the Circuit Court of the 27, 1927. State of Oregon in and for the County of Morrow under the seal thereof and to me directed and delivered up on a judgment and decree rendered New Identification System.

First Shiek—"Do you know that tirl?"

Second Shiek—"I don't know. Does

A Manuary is and entered in said court on the 29th day of January, 1927, in favor of B. P. Doherty as plaintiff, and against C. Melville, Johanna Melville and J. T. Knappenberg, as defendants where-RADICALS opposed to the rights of school teachers to intellectual liberty and free speech intellectual liberty and free sp

ville and Johanna Melville, his wife. for the sum of \$1600.00, with interest L. Benge, judge of the above entitled thereon at the rate of 8% per annum court, a license duly issued out of thereon at the rate of 8% per annum from Nov. 3, 1925, and the further sum of \$150.00, attorney's fees, and wife, to plaintiff, upon the following County, Oregon, to-wit: The east trix, from and after the 18th day of half of Section 36 in Township 2 North of Range 26 E. W. M., which in one, two or three parcels, for the North of Range 20 E. W. and the Ath day best price obtainable, either for cash nor November, 1919, at page 593 of or part cash, all the right, inof November, 1919, at page 593 of or part cash, all the right, title, in-Book 28 of the records of Mortgages in the office of the County Clerk of and to the following described real and to the following described real Morrow County, Oregon, should be foreclosed, and the said real property sold by the Sheriff of Morrow County, Oregon, to satisfy said Judgment and property, to-wit: 2 S. R. 27 E. W. M. all costs; therefore I will, on the 5th Portion or Lot 2. The West Half of Section 26, Twp 2 S. R. 27 E. W. M. all costs; therefore I will, on the 5th day of March, 1927, on Saturday at two o'clock in the afternoon of that day, at the front door of the Court House in the City of Heppner, Morrow County, Oregon, sell all the right, title, interest and estate which the

said defendants, and all persons claiming and to claim by, through or under them, or any of them, had on the 3rd day of November, 1919, or since then have had, or now have, in and to the above described real prop-erty and every part thereof, at public auction to the highest bidder for eash in hand, the proceeds of such sale to be applied in satisfaction of said ex-

cution and all costs.
Dated this 3rd day of February, A D., 1927. GEO. McDUFFEE, Sheriff of Morrow County, Oregon. By HOWARD McDUFFEE,

Deputy First publication, February 3, 1927 Last publication, March 3, 1927.

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

The Federal Land Bank) of Spokane, a corpora-tion, Plaintiff, Vil.

Hallick Stange and Emma) Stange, his wife; Ione) National Farm Loan As-) sociation, a corpora-) tion; The Farmers and)SUMMONS Stockgrowers National)
Bank of Heppner, a cor-)
poration; Bristow &)
Johnson, Inc., a corpor-)
ation; Frank N. McCen-)

nell and Maude McCon-

nell, Defendants.)
To Hallick Stange and Emma Stange,
his wife; Frank N. McConnell and
Maude McConnell, Defendants. IN THE NAME OF THE STATE OF OREGON: You are hereby re-quired to appear and answer the comquired to appear and answer the com-plaint filed against you in the above entitled cuit within six 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 to appear and answer for want thereof the plaintiff will ap-ply to the court for the relief prayed tor in his complaint, which is as fol-lows, to-wit: That the plaintiff have judgment against the defendants Hal-

lows, to-wit: That the plaintiff have judgment against the defendants Hallick Stange and Emma Stange, his wife, and Ione National Farm Loan Association, a corporation, for the sum of \$56.00 with interest thereon at the rate of 8% per annum from the 29th day of July 1926; the further sum of \$1074.81 with interest thereon at the rate of 5% per annum from the 29th day of July, 1926, and for any sum or sums paid by the plaintiff for delinquent taxes on said land subsequent to the filing of this suit, and prior to entry of decree, together with prior to entry of decree, together with interest thereon at the rate of 8% per annum from the date of said pay-ment; the further sum of \$16.50 with interest at the rate of 8% per annum from the 20th day of November, 1926; the further sum of \$100.00 attorney's

fee and for the plaintiff's costs and disbursements in this suit; And that the sum of \$60.00 stock in the plaintiff's bank held in trust by said bank for defendants, Ione National Farm Loan Association, a cor-poration, be cancelled, and the proceeds thereof be applied toward the satisfaction of the plaintiff's judg-ment; that the plaintiff's mortgage securing the above mentioned sums be foreclored and the lands described in the plaintiff's mortgage and herein described as follows, to-wit:

Lote 4, 5, 6 and 7 and the SE¼ f the NW¼ and the E½ of the SW¼ of Section 6; and the NE¼ of the NW¼ of Section 7, all in Township 1 South Range 24 E. W. M., in Morrow County, State of Organ of Oregon,

of Oregon, be sold to satisfy the plaintiff's judg-ment including costs and attorney's fee and accruing costs of sale and that each of the defendants in this suit be foreclosed of all right, title or interest in and to the real prop-erty herein described, except the statutory right of redemption, and for such other and further relief as to he court may seem meet and equit-

This summons is published by virtue of an order of the Honorable R. L. Benge, Judge of the County Court, State of Oregon for Morrow County, made and entered on the 12th day of

made and entered and annuary, 1927.

Date of first publication of this summons is January 13, 1927.

C. L. SWEEK,

Attorney for Plaintiff.

Address, Heppner, Oregon.

NOTICE TO CREDITORS.

Notice is hereby given that the un dersigned has been appointed admin-istrator of the estate of Lena M. Hadley, deceased, by the County Court of the State of Oregon for Morrow Coun-ty, and has duly qualified as such. 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 for administrator, at Heppner, Oregon, on or before six months from date of

first publication hereof. Date of first publication January

GLENN R. HADLEY,

NOTICE OF SALE.

IN THE COUNTY COURT OF THE

STATE OF OREGON FOR MOR-ROW COUNTY.

In the Matter of the Estate of N. S. Whetstone, deceased. NOTICE IS HEREBY GIVEN: That entered in the above entitled cause on the 13th day of January, 1927, by R. said court under the hand of the clerk and the seal thereof, licensing, authorizing and empowering the un dersigned, as administratrix, to sell, at private sale, in one, two or three parcels, for the best price obtainable either for cash or part cash, the real property hereinafter described; now, therefore, I will, as such administra-trix, from and after the 18th day of

Portion or Lot 1. The East Half of Section 23, Twp

Portion or Lot 3. North Haif of Northeast Quarter

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

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 Northand 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.
EMMA WHETSTONE,
Administratrix of the Estate of N.

S. Whetstone, deceased.

NOTICE OF FINAL ACCOUNT. Notice is hereby gvien that Charlotte Scherzinger, administratrix of the Estate of Sarah E. Shipley, de-ceased, has filed her final account of her administration of said estate, with the Clerk of the County Court of the State of Oregon for Morrow County, and that said Court has set as the time and place of settlement

of said account, Saturday, February 12th, 1927, at the hour of 10 o'clock A. M. Any one desiring to file objections to said final account must do so on or before said date.

Date of first publication January 3, 1927.

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WM. BROOKHOUSER

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S. E. NOTSON ATTORNEY-AT-LAW

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