

Heppner Gazette Times

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MORROW COUNTY'S OFFICIAL PAPER

Foreign Advertising Representative
THE AMERICAN PRESS ASSOCIATION

Gym Vote Coming.

AT THE next meeting of the Board of directors of School District No. 1, will be presented the petitions asking for the construction of the proposed auditorium-gymnasium. As the petitions have signatures of a sufficient percentage of the voters of the district it is presumed that the school board will take action looking to the calling of a special election to vote on the bond issue.

There has been no undue haste manifested on the part of those promoting this move to get the question up for decision. It has rather been a policy of "watchful waiting," enough having been put forth to give an idea of what is desired and time given for reflection. However, as all such matters must finally come to a head if anything is to be done, it will now be up to the board of directors to put the question up for the action of the voters of the district. We expect that there will be some pretty strong opposition to the bond issue, but we also expect that the measure will carry; we are quite sure this will be the case if the proper kind of educational program is followed. We are sure, also, that those who favor making this addition to the school facilities of the district would not desire to have any other than a frank wide-open campaign put on—one that will give a thorough understanding of all items regarding both taxes and manner of building to be constructed out of the funds voted. Let us all be prepared to give the question careful consideration, realizing that the district is up against providing additional facilities for caring for the increased attendance—must have more class rooms, and that there is also vital need of just such a building as it is proposed to erect should the bond issue carry.

AND NOW COMES a man from Canada who says that he owned the bull that chased young George Young, the Catalina swimmer, into a pond and forced him to learn to swim. Prospect for another claimant of a portion of that \$25,000 prize.

What Have They to Suggest?

EAST OREGONIAN.

D. R. NICHOLAS MURRAY BUTLER, president of Columbia University, wants the republican party to steal Al Smith's thunder and go him one better. The Smith idea is to nullify the eighteenth amendment by not en-

forcing it. Dr. Butler on the other hand proposes repeal of the amendment as well as repeal of the Volstead act.

If the people of the United States do not want prohibition the Butler theory is preferable to the Tammany theory. Dr. Butler is at least straightforward about the matter. He is within his rights in proposing repeal of the amendment and that may be the logical course to take if the wets wish to get away from the dry regime.

There are difficulties ahead, however, and they are very serious. For instance, what does Dr. Butler propose in lieu of the eighteenth amendment? Has he something better to offer or does he merely wish to repeal the amendment and return to the old days of saloon rule? If so he will be wasting his time. No one wishes to return to the old time conditions. It is doubtful if more than a handful of states would so vote and it takes two-thirds of the states of the union to amend the constitution.

It is easy to criticise conditions but if the Butlers and the Al Smiths wish to accomplish anything they must be able to suggest something better. To this end of the subject they seem to give no thought. What they are offering thus far would merely make present conditions worse. They are ready to tear down what we have but they have no plans for new buildings. Seemingly they will leave that detail to the distillers, the brewers and saloon-keepers. If that is the scheme no one need be in doubt as to what to expect.

Latest reports would seem to indicate that the McNary-Haugen bill will pass congress, but is expected to receive the veto of President Coolidge. Many members of congress, having in mind their political welfare, but being privately opposed to the bill, will support the measure, hoping that the president will give it the axe. The president will do this very thing if he is convinced that the measure is not sound and for the best interests of the entire people, regardless of his personal political aspirations.

Uncle Sam's Police.

PORLAND TELEGRAM.

AFTER more than three years of world wide search, Hugh De Autremont, one of three brothers charged with murder, train holdup and attempted robbery of the United States mails, has been captured in far-away Manila.

The story of the crime in the Siskiyou tunnel is familiar. It was particularly cold-blooded and cruel, but it was not so much that three trainmen and a mail clerk were killed and the lives of a trainload of passengers placed in jeopardy that has inspired the long, untiring search for the suspected criminals. It was the fact that attack was made upon the inviolate dignity of the United States mails. That is an assault that Uncle Sam neither forgives nor forgets, and the patient vigilance of the postoffice inspectors is never relaxed until the offender is caught.

The result shows what may be accomplished by a detective force which is composed of trained men, working as a unit under intelligent direction and counting time, money or effort as nothing so long as the end is accomplished. It is such organization that Scotland Yard has won its fame, and crime

The result shows what may be accomplished by a detective force which is composed of trained men, working as a unit under intelligent direction and counting time, money or effort as nothing so long as the end is accomplished. It is such organization that Scotland Yard has won its fame, and crime

Dr. Frank Crane Says

FOURTEEN ERRORS OF LIFE

A LONDON judge has listed what he considers the Fourteen Great mistakes of Life, as follows:

1. It's a mistake to attempt to set your own standards of right and wrong and expect everybody to conform to them.
2. It's a mistake to try to measure the enjoyment of others by our own.
3. It's a mistake to expect uniformity of opinion in this world.
4. It's a mistake to look for judgment and experience in youth.
5. It's a mistake to endeavor to mould all dispositions alike.
6. It's a mistake not to yield to unimportant trifles.
7. It's a mistake to look for perfection in our own actions.
8. It's a mistake to worry ourselves and others about what can not be remedied.
9. It's a mistake not to alleviate, if we can, all that needs alleviation.
10. It's a mistake not to make allowances for the weakness of others.
11. It's a mistake to consider anything impossible which we ourselves cannot perform.
12. It's a mistake to believe only what the finite mind can grasp.
13. It's a mistake to live as if the moment, the time, the day were so important that it would live forever.
14. It's a mistake to estimate people by some outside quality, for it is that within which makes the man.

Lists have been made by all sorts of eminent men, including Washington and Franklin, for the conduct of life, and they are all more or less useful for the ordinary man. The art of life is steering the middle way, avoiding errors on both sides, and it is interesting to have these reefs pointed out upon which many a human bark has been shipwrecked. It may repay us all to examine this list of the London judge and see wherein we have been mistaken in the past and to avoid mistakes in the future.

There is nothing positive about the list. They are all things not to do, and not things to do. But the avoidance of these mistakes may save us much embarrassment. Life is a perilous path at best and to make the journey safely from the cradle to the grave involves much circumspection, and perhaps this list may be of help.

England reduced to a minimum.

Recently Judge Taft called attention to the fact that one of the chief handicaps to law enforcement in America is the fact that our policy is divided between many conflicting and unrelated agencies. City, county, state and federal officers, many of them political appointees without training or experience, work in their separate orbits without coordination or common direction. They form an unknotted net through which the criminal escapes with ease.

If each state had a machinery for the detection and apprehension of criminals, as well designed and handled as the department of inspection in the federal postoffice, we should see an astonishing decrease in crime.

There is no reason why human life should not command the same respect as a mail bag full of letters, and there is no reason why the criminal who destroys the one should not be as determinedly followed as the one who molests the other. If that were done, we should soon lower that appalling record for homicides which proclaims us the most lawless nation in the world.

Pilot Rock Record is again under new management, the paper having recently been disposed of by J. T. Arneson, owner and business manager for four years past, to C. A. Adsit of Walla Walla. The latter gentleman has taken full charge of the *Record* and put out last week's edition of the paper.

PASSAGE by the House of the Wilson river toll road bill, while not affecting this part of the state directly, nevertheless commits Oregon to a toll road principle obnoxious and archaic. Localized though the Wilson river toll road would be, application of the toll road principle will be statewide. And we want none of it. As a matter of truth the active proponents of the bill are well aware of the opposition generally to toll roads and for that reason they are pressing the bill through, expecting thereby to force a new and expensive highway upon the taxpayers of the state to satisfy their own selfish interests. For granted state permission to build, construction will be easily and quickly financed by private interests, these interests knowing full well that popular demand through opposition to tolling will require the state to buy the road and add it to its highway system. Eastern Oregon should arouse itself and array itself against this measure that is a political expedient to add another expensive road to the already highly-developed system of western Oregon, which, perchance, will deny eastern Oregon the attention its under-developed system of highways requires and merits.—*Wallowa Sun*.

They do not understand! But we, As men and fathers, surely know That life is beautiful because Our wives and mothers make it so. As we again commemorate A Baby's birth in Bethlehem. And think of all that mothers give, We bring love's offering to them.

Yes, children dream of Santa Claus. And do not know that while they sleep The dearest mother in the world Is trying oh, so hard to keep The promises that have been made— They do not know that every year The faithfulness of mother-love Is what fills Christmas Day with cheer.

They do not understand! But we, As men and fathers, surely know That life is beautiful because Our wives and mothers make it so. As we again commemorate A Baby's birth in Bethlehem. And think of all that mothers give, We bring love's offering to them.

It isn't where you live or how you do things that make you civilized, but the extent of your ability to think beyond your immediate horizon.



KANSAS did away with bootleggers—cigarette bootleggers. Simple manner. It repealed the cigarette law. May Carrie Nation's soul rest in peace.

LEGAL NOTICES

NOTICE OF SHERIFF'S SALE ON EXECUTION.

Notice is hereby given that under and by virtue of an execution on foreclosure duly issued and under the seal of the Circuit Court of the State of Oregon for Morrow County, on the 10th day of February, 1927, pursuant to a judgment and decree rendered in said Court on the 7th day of February, 1927, in favor of Eph Easelson, plaintiff, and against A. G. Davis, and Hubel L. Davis, his wife, and Minnie L. McMillan, defendants, for the sum of \$1253.60, with interest thereon from the 15th day of November, 1923, at the rate of eight per cent per annum, less the sum of \$27.81, paid thereon August 5th, 1926, for the further sum of \$145.00, attorney's fees, and the further sum of \$33.40, with interest thereon from the 5th day of April, 1919, at the rate of six per cent per annum, the sum of \$248.2, with interest at the rate of six per cent per annum from the 5th day of April, 1919, the sum of \$121.12, with interest from the 29th day of March, 1920, at the rate of six per cent per annum, and the sum of \$50.20, with interest at the rate of six per cent per annum from the 5th day of December, 1925, and the sum of \$21.50, the costs and disbursements of said suit, will on the 1st day of March, 1927, at the hour of 10:00 o'clock in the forenoon of said day at the front door of the Court House at Heppner, 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 property and every part thereof, at public auction to the highest bidder for cash in hand, the proceeds of such sale to be applied in satisfaction of said execution 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 MORROW COUNTY. The Federal Land Bank of Spokane, a corporation, Plaintiff, vs. Hallie Stange and Emma Stange, his wife; lone National Farm Loan Association; The Farmers and Stockgrowers National Bank of Heppner, a corporation; Bristow & Johnson, Inc., a corporation; Frank N. McConnell and Maude McConnell, Defendants. To Hallie Stange and Emma Stange, his wife; Frank N. McConnell and Maude McConnell, 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 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 apply to the court for the relief prayed for in his complaint, which is as follows, to-wit: That the plaintiff have judgment against the defendants Hallie Stange and Emma Stange, his wife, lone 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 sum 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 interest thereon at the rate of 8% per annum from the date of said payment; 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, lone National Farm Loan Association, a corporation, be cancelled, and the proceeds thereof be applied toward the satisfaction of the plaintiff's judgment; that the plaintiff's mortgage securing the above mentioned sums be foreclosed and the lands described in the plaintiff's mortgage and herein described as follows, to-wit:

Lots two and nine in Block 10 of the original town (now city) of Heppner, Morrow County, Oregon, including an interest in and to the wall between said lots and lots three and eight in said Block. The above described real property being the real property mortgaged to plaintiff and ordered sold by the Court. Dated this 10th day of February, 1927. GEO. McDUFFEE, Sheriff of Morrow County, Oregon. NOTICE OF SHERIFF'S SALE ON EXECUTION. Notice is hereby given that under and by virtue of a foreclosure execution duly issued out of the Circuit Court of the State of Oregon for Morrow County, on the 10th day of February, 1927, pursuant to a judgment and decree rendered in said Court on the 7th day of February, 1927, in favor of Uzz French, plaintiff, and against Clarence M. Scrivner, administrator of the estate of Mattie B. Scrivner, deceased, sometimes called Martha B. Scrivner, Clarence M. Scrivner, and Lena A. Scrivner, his wife, defendants, for the sum of \$300,000, with interest thereon from the 9th day of August, 1925, at the rate of eight per cent per annum, less the sum of \$250,00, paid thereon February 3d, 1927, for the further sum of \$285,00, attorney's fees, and the cost and disbursements of suit in the sum of \$17,00, will on the 12th day of March, 1927, at the hour of 10:30 o'clock in the forenoon of said day at the front door of the Court House at Heppner, Oregon, sell at public auction to the highest bidder for cash, the following described real property situated in Morrow County, Oregon, to-wit:

Lots two and nine in Block 10 of the original town (now city) of Heppner, Morrow County, Oregon, including an interest in and to the wall between said lots and lots three and eight in said Block. The above described real property being the real property mortgaged to plaintiff and ordered sold by the Court. Dated this 10th day of February, 1927. GEO. McDUFFEE, Sheriff of Morrow County, Oregon.

NOTICE OF SALE OF ANIMAL. Notice is hereby given by virtue of the laws of the State of Oregon, the undersigned has taken up the hereinafter described animal found running at large upon his premises in Morrow County, State of Oregon, 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, 12 miles southwest of Heppner, offer for sale and sell to the highest bidder for cash in hand, the said animal, unless the same shall have been redeemed by the owner thereof.

Said animal is described as follows: One black mare, 10 or 12 years old, weight about 1200 pounds, no visible brands. AL BERGSTROM, Heppner, Oregon. 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 State of Oregon in and for the County of Morrow under the seal thereof, and to me directed and delivered upon a judgment and decree rendered 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. C. Knappenberg, as defendants whereby the plaintiff did recover a personal decree against the defendants C. Melville and Johanna Melville, his wife, for the sum of \$1600.00, with interest thereon at the rate of 8% per annum from Nov. 3, 1925, and the further sum of \$150.00, attorney's fees, and for costs and disbursements taxed at \$17.25, and whereby it was decreed that the mortgage dated on the 3rd day of November, 1919, executed by C. Melville and Johanna Melville, his wife, to plaintiff, upon the following described real property in Morrow County, Oregon, to-wit: The east half of Section 36 in Township 2 North of Range 25 E. W. M., which mortgage was recorded on the 4th day of November, 1919, at page 593 of Book 28 of the records of Mortgages in the office of the County Clerk of Morrow County, Oregon, should be foreclosed, and the said real property sold by the Sheriff of Morrow County, Oregon, to satisfy said Judgment and all costs; therefore I will, on the 5th day of March, 1927, at 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 property and every part thereof, at public auction to the highest bidder for cash in hand, the proceeds of such sale to be applied in satisfaction of said execution and all costs.

Dated this 1st day of March, 1927. C. L. SWECK, Attorney for Plaintiff. Address, Heppner, Oregon.

NOTICE TO CREDITORS. Notice is hereby given that the undersigned has been appointed administrator of the estate of Lena M. Hadley, deceased, by the County Court of the State of Oregon for Morrow County, 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. SWECK, attorney for administrator, at Heppner, Oregon, on or before six months from date of first publication hereof.

Date of first publication January 27, 1927. GLENN R. HADLEY, Administrator. NOTICE OF FINAL ACCOUNT. Notice is hereby given that Charlotte Scherzinger, administratrix of the Estate of Sarah E. Shiple, deceased, 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 23, 1927.

CHARLOTTE SCHERZINGER, Administratrix.

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