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Teppner Gazette Times

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APPLICATION

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MORROW COUNTY'S OFFICIAL PAPER Foreign Advertising Representative

THE AMERICAN PRESS ASSOCIATION

Issue Still Alive.

A GRICULTURE'S friends in Federal affairs have evidently adopted the time honored policy that "there is more than one way to skin a cat." News from Washington tells us quite positively that thoughts for farm relief is by no means a dead issue. In fact it is as much alive as at the moment it seemed about to become an actuality this spring.

Agricultural leaders in Washington are now busy searching about for "hook-up" legislation upon which to tack another Mc-Nary-Haugen bill, with the idea of forcing the next congress and the administration to accept it or see perhaps their pet bill, whatever-it-may-be, go down to defeat.

Already leaders of the American Farm Bureau Federation, The National Grange and the Farmers National Union have arranged an October meeting in Washington to convenes in December.

The "hook-up" may be made Wigginton E. Creed, a pioneer in tion which will then come up and, state of California. "American which at this time, seemingly is business initiative and inventive assured of action. With flood re- genius brought together under lief and farm relief a joint issue, state regulated private ownerbacked by the agricultural bloc in ship," he states, "are fast over-Congress, there is hope of push- coming obstacles to general rural ing a McNary-Haugen measure electrical distribution that were through.

Chester H. Grey of the Ameri- task of putting the agricultural can Farm Bureau; L. J. Taber, workers on an even footing with president, and Frederick Brenck- the industrial and commercial man of the National Grange have workers of the cities is everyalready informed the President where well under way." that sentiment amongst the farmtion fee feature of the McNary-Haugen bill, and that any bill to help them market crops.

It is generally known that farmlong and earnestly at "pig iron"



 \mathbf{T}^{HE} question of capital punishment is opposed to because nobody is willing himself to kill a man. Killing certainly does the man no good. It doesn't reform him, and he doubts whether it does society any good," says a well known public man When a man reaches the point where he wants to kill an-

other man he doesn't care whether he himself gets killed.

This thing of inflicting the extreme penalty upon a man is a practical one. It is not based upon consideration for the man, but upon regard for society. It is supposed to deter others from serious crimes,

Opponents of capital punishment say that as a matter of deterrnt it does no good. They bring statistics to support this argument and claim that the more severe punishments are the wider is the spread of crime. Those in favor of captial punishment deny this.

About the worst thing that could happen to most men is to lose life. People who are afraid of nothing else fear death.

In its effort to protect human life, society uses the old argument of fear and claims that people will be prevented from killing others best of all by being in danger of being killed themselves.

It is all a piece with the whole fear argument. Time was when men were supposed to be made better by the fear of hell and youth is supposed to be kept in check by the fear of their evil deeds in later life.

A man will risk his life where he will not risk his property. If we want to stop crime the thing to do is to remedy the

conditions that make crime and not merely indulge in the vengeance of killing. Killing is vengeance only. It is not punishment.

The argument against imprisonment for life has its chief support in the fact that by and by the prisoner will be pardoned by the governor. Take this pyardoning power away from the governor for the present and lodge it in a board selected by the courts. Have all pardons issued by this board and relieve the governor of the pressure that is brought on him to issue pardons.

In this way imprisonment for life will be made surer and one will not receive a pardon unless he is properly entitled to it.

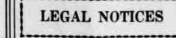
prepare a program for a farm re- will be able to boast of one and held at the old Irvington track, to lief campaign, and have it ready one-half million electrified farms raise funds for oiling the Linnton and waiting for Congress when it will come far sooner than we at road, and the splendor of that first present dare to hope, according to bit of dustless highway will be rewith the Mississippi flood legisla-rural electrical development in the membered by the venturesome few who undertook to drive cars over the country roads of that period. How easily do we forget the slow torture of such a drive as that from Portland to Forest M. Grove, for instance, the road a \$1234.77 with interest at the rate of mere series of bumps and chuckholes, heavily overcoated with once considered insuperable. The mud or dust, according to the sea-

But twenty years ago the Automobile club had vision of roads as and where they should be. They

for roads to run them on. Those of us who remember the abysmal depths of Oregon's early mud, gladly bestow a word of well merited praise to an organization which has led the way to burying so much of it in concrete and supplying a convenient service to the traveler along our new and splendid highways.

ESTRAYED-From Bowman ranch on Butter creek, black horse, age about 7, weight 1100, saddle marked, foretop, tail and mane trimmed; no marks or brands. Left pasture mid-dle of April. Notify John Kilkenny Heppner. 8-11

Jacks, the best in the west, for sale or lease for season. Swaggart Jack Farm, Lexington, Oregon. 6-10 able



NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been duly appointed by the County Court of Morrow County, Oregon, administrator of the estate of Patrick Brady, deceased, and all persons having claims against the es tate of said deceased are hereby re-quired to present the same with proper vouchers to me at the law office of Jos. J. Nys, at Heppner, Oregon, within six months from the date of this notice. Dated this 5th day of May, 1927.

LAURENCE BRADY, Administrator.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY. . E. Berry, Plaintiff,)

vs.) Clarence Reid and Viola) M. Reid, his wife; M.) G. Stonebrink and Ma-)SUMMONS thilda A. Stonebrink, his)

wife; A. J. Wilkinson;) O. E. Ryder; and E.) Snyder, Defendants.) Fo M. G. Stonebrink and Mathilda A

Stonebrink, his wife, 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 judgfore said date. ment against Clarence Reid and Viola M. Reid, his wife, for the sum of

% per annum from March 23, 1925; the further sum of \$200 attorney'

ees and the plaintiff's costs and dis-bursements in this suit; that the plaintiff's mortgage securing the above mentioned sums be foreclosed and the lands described in plaintiff's mortgage and herein described as fol-County, to me directed, and dated Ap-ril 25th, 1927, in that certain suit in corded on the 15th day of July, 1924, seid court wherein I. I., Patterson, ows, to-wit:



Thos. B. Kay and Sam A. Kozer, con-stituting the State Land Board of the The Southwest quarter of the outheast quarter of Section 5; The Southwest guarter of the State of Oregon, recovered judgment against Glenn A. Ball and Lydia M. Ball, his wife, for the sum of \$750 Southwest quarter of Section the Northeast quarter and the Northeast quarter of the South-east quarter of Section 8; the West half of the West half and the Southeast quarter of the Southwest quarter of Section 9. Ail in Township 5 South, Range 27, E. W. M., in Morrow County, State 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, save the stat utory right of redemption, and for such other and further relief as to

the court may seem meet and equit- wit: This summons is published by vir-

tue of an order of the Honorable R. L. Benge, Judge of the County Court of the State of Oregon for Morrow may be necessary to satisfy the plain-County, made and entered on the 4th tiff's judgment, including costs, at day of May, 1927, in which order it torney's fees, and accruing costs of was provided that this summons be sale.

published in the Heppner Gazette Times for the period of six weeks. The date of first publication of this ummons is May 5th, 1927. C. L. SWEEK,

Attorney for the Plaintiff. Address: Heppner, Oregon.

NOTICE TO CREDITORS. IN THE COUNTY COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY.

Carroll, deceased. Notice is hereby given that the un-

dersigned has been appointed execu-tor of the Last Will and Testament of in the Court House at Heppner, Orehaving claims against said estate are jections to said final account must be required to present the same to me fild on or before said date.

Irrigon, Oregon, with proper vouchers within six months from the date hereof.

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the un-dersigned has filed his final account dersigned has nied his hind school and entered in said Court of B. P. Louis Paldanius, deceased, and that Doherty and Catherine Doherty as the County Court of the State of Ore-gon for Morrow County has fixed Monday, the 6th day of June, 1927, at the hour of 10 o'clock in the fore-

with interest at the rate of 6 per cent per annum from February 9, 1925; the further sum of \$100 attorneys' focs and costs and disbursements in the sum of \$15. Said Court also or said date entyred a decree for the foreclosure of the plaintiff's mort-gare and sale of the hersinafter decribed real property. I will, on the 28th day of May, 1927. at the hour of 10 o'clock A. M. of said day at the front door of the County Court house in Heppner, Oregon, of fer for sale and sell to the highest bidder for cash in hand, all of the

following described real property in Morrow County, State of Oregon, to-The Northwest quarter of Sec-

tion 10 in Township 3 South, Range 23 E. W. M. or so much of said real property as

Dated and first published April

Sheriff of Morrow County, Oregon.

in the Matter of the Estate of Levi

Levi Carroll, deceased, and has quali-fied as the law directs. All persons

at the store of Robert Balcomb in

Dated this 5th day of May, 1927, SALVAN T. CARROLL,

28th, 1927. GEORGE McDUFFEE,

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the un-dersigned executrix of the estate of Frances J. Gordon, deceased, has filed her final account as such executrix

and that the County Court of the State of Oregon for Morrow County has appointed Saturday, the 21st day of May, 1927, at the hour of 10 o'-

clock in the forenoon of said day as the time and the County Court Room gon, as the place of hearing and settlement of said final account. Ob-BESSIE J. THOMSON, Executrix.

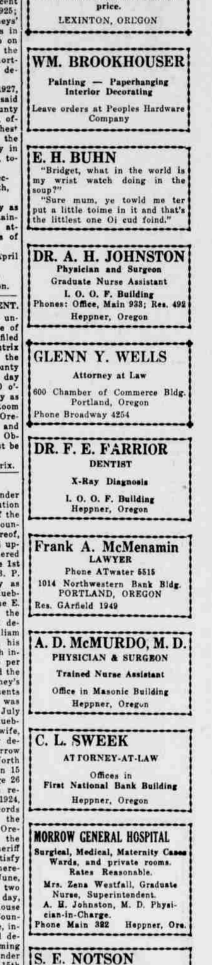
SHERIFF'S SALE. Notice is hereby given that under and by virtue of a writ of Execution issued out of the Circuit Court of the

Executor.

State of Oregon, in and for the Counof Morrow under the seal thereof, and to me directed and delivered upon a Judgment and decree rendered and entered in said Court on the 1st plaintiffs and against William Hueb-ner, Hannah Heubner, and Jerome E. Perry, as defendants whereby the plaintiffs did recover a personal de-

the hour of 10 o'clock in the toth oon of said day, as the time, and the ounty Court Room in the Court Huebner, and Hannah Huebner, his wife, for the sum of \$3000.00, with interest thereon at the rate of 7% per annum from February 5, 1925, and the further sum of \$200.00, attorney's fees and for costs and disbursements

taxed at \$19.00, and whereby it was decreed that the mortgage dated July 15, 1924, executed by William Hueb-ner, and Hannah Huebner, his wife, REAL PROPERTY. Notice is hereby given that by vir-tue of an execution and order of sale, issued out of the Circuit Court of the State of Oregon for Morrow in Township One North of Range 26 at page 127 of Book 33 of the records of Mortgages in the office of the County Clerk of Morrow County, Ore-



AUCTIONEER

E. J. KELLER

The man who made the reasonable

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 be-

S. E. NOTSON, Administrator. NOTICE OF SHERIFF'S SALE OF REAL PROPERTY.