

Heppner Gazette Times

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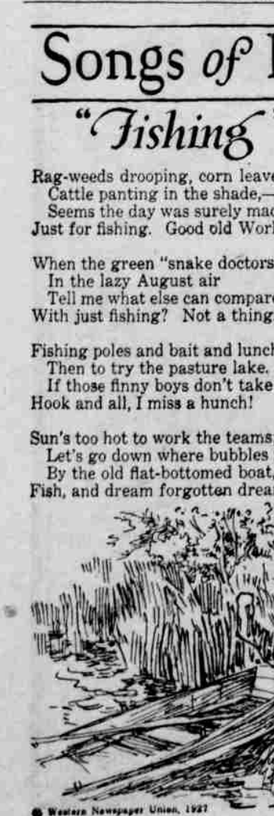
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MORROW COUNTY'S OFFICIAL PAPER Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION

Better Understanding Possible.

A MEETING of much importance to local wool men was held at Pendleton on Sunday, as will be noted from our news columns. This was composed of representatives of the Umatilla Permits association, and the executive committee of the Oregon Wool Growers association on the one hand, and officials of the Forest Service on the other.

Now that the question of fees has been settled for the time being, the way seems to be open for a better understanding between the powers that rule over the National Forests of Oregon and the stockmen who have permits to run their cattle and sheep on these lands for the summer months. That there has been room for complaint on the part of the permittees because of the arbitrary and unnecessary rulings of the department, there is no question; and the stockmen of this county as well as those of the other counties are justly entitled to register vigorous protests.



Songs of Plain Folks

"Fishing" By James Lewis Hays

Rag-weeds drooping, corn leaves curled, Cattle panting in the shade— Seems the day was surely made Just for fishing. Good old World!

When the green "snake doctors" swing In the lazy August air Tell me what else can compare With just fishing? Not a thing.

Fishing poles and bait and lunch— Then to try the pasture lake. If those finny boys don't take Hook and all, I miss a hunch!

Sun's too hot to work the teams; Let's go down where bubbles float By the old flat-bottomed boat, Fish, and dream forgotten dreams.

Dr. Frank Crane Says

SOME SCIENTIFIC TALK IS BUNK.

AND now comes along an astronomer of the Yerkes Observatory, near Chicago, and says that there is probably going to be an explosion of the sun which will doom the earth and its inhabitants to extinction and may happen any minute, although again it may not happen for a million years or so.

Another astronomer out in Berkeley, California, says that the universe is 194 quadrillion miles in diameter. One hundred ninety-four quadrillions is all there is, there isn't any more.

Ordinary statements like this leave us dumb and awestricken. We accept them as true because we have no way of contradicting them.

They are like the statements that used to be made about theology, when they argued whether one million or ten angels could stand on the point of a pin. Nobody knew anything about it anyhow and so the declarers were safe.

We read somewhere in our youth of a story of a man who professed to know everything. Ask him how many fishes there were in the river and he could tell you to the last minnow. There were exactly seventeen million and ninety-six. He also knew the number of nails that went into the bridge and the number of stars in the heavens and the number hairs on your head and could tell you the number exactly in a minute's notice. This was all right because nobody could dispute it, but it was simply a bold bluff.

If you say there are nine trillion blades of grass on the lawn nobody is going to take the trouble to count them. Your statement goes unchallenged.

A lot of this scientific data is pure bluff intended to awe the common man and it succeeds pretty well. We have passed the age when people are stricken dumb by theological dictum, but we are in the zone now where people are bludgeoned by scientific data.

Science has done some wonderful things. It predicts an eclipse of the moon to the minute and tells us how electricity will act and all sorts of things, but that is no reason why scientists should lay back their ears and talk lightly about things that are manifestly pure guesses.

The sun may explode tomorrow and again it may not. One man's guess is as good as another's. We have made some progress in finding out about earthquakes and we have elaborate theories as to how they occur, but just when an earthquake is going to hit us we know as well as the scientists.

The best thing we can do is to run along and sell our papers and if the works blow up we are as well off as anybody and no worse.

reocracy may yet be punctured.

Stockmen say there have been men in charge of the southern end of the Umatilla Forest that actually understood the conditions and could cooperate successfully in the protection of the interests of both the stockraiser and the forest service, but as a rule these men are retired, with no apparent reason other than the fact that their services were not just what the bureau wanted.

The government officials appear to be laboring under the impression that the stockman has no other desire than to destroy the pasturage in the forest area, when as a matter of fact this is just the thing he does not wish to do. Permits run for 10 years, and it is not reasonable to suppose that a permittee is going to do anything that will lessen his chances for good feed on his allotment when he has no other place to go each succeeding year. Other questions arise, and many arbitrary rules have been enforced, all to the added expense of the permittees, and tending to make the burden of the stockgrower that much heavier.

Commenting along this line, The Oregon Woolgrower states:

The range industry means much to Oregon—it means everything to much

of Oregon. With the exception of the wheat areas of Umatilla, Morrow, Sherman and Wasco counties, and some fruit lands in Hood River, the entire area of this state east of the Cascade mountains is a stock country pure and simple. A country in which the counties are dependent on the stock industry and lands owned by stockmen for a very large part of their assessed valuation from which their taxes for operating expenses are derived.

The average stockman in Oregon is not a large operator; this applies to both the sheep and cattle industries. The woolgrower with from 1,200 to 1,500 head of ewes constitutes the majority of the growers, and by the time he pays his overhead in taxes and interest, his labor, and makes a sort of living, there is but little left to splurge on. As a matter of fact, just getting by is his main object."

So it can be seen that these annoyances that have been tacked on in the way of penalties, bedding out, and other rulings that have required the hiring of additional help have all tended to increase the overhead of the sheepman and caused a query in his mind as to whether or not the policy of the Forest Service is just what it should be, and if it is not just such a policy that will eventually force him out of the game and lead to the destruction of one of the great industries of these Eastern Oregon counties. The day of a better understanding between the stockman and the powers that rule over him with reference to his use of the forest range, seems to be dawning, and it should be welcomed on the part of all interested.

No Cause For Alarm.

FROM information given us by the city health officer, there seems to be some alarm on the part of the people of Heppner because of the infantile paralysis situation. So far there has not been a case here, and none in the county. Two cases, only, have been reported at Pendleton and these are under control and rapidly reaching a state of normal health. A family has just moved to Heppner from Southern Oregon where two of the children had the disease. These have fully recovered, however, have passed the period of quarantine and disinfection, and the health officer reports that there can be no possible danger now of their communicating the disease. One of these children will be entered in school here, and as all the conditions have been complied with concerning disinfection, the health officer has no power to restrain the child from entering school; furthermore, there is no need of fear on this account. As a matter of fact, people have been altogether too greatly alarmed over this paralysis scare, which has been played up to an unnecessary extent by the city dailies.

Waste.

A YOUNG woman is caught stealing money to buy tombstones for her mother and sister. That the young woman should steal to buy tombstones is a reflection to her common sense.

The Angel Gabriel is amazingly accurate, in memory and memorandum. There is no possibility of his forgetting or mistaking anyone, even though buried in the sea. Besides, science proves that the earth and men on it will last at least one hundred million years. No tombstone could outlive that period.

Thousands of poor widows and daughters, by the way, rob and impoverish themselves to provide tombstones and elaborate funerals for husbands and fathers that never did much for them. The poorer families suffer most in this way, and clergymen should discourage, regardless of sexton's protest.

The Highway Problem

OREGON people want no reduction in highway revenues that would jeopardize highway expansion, states The Manufacturer. If the license fee should be cut to \$3, road building in Oregon could not go on. Here is why: The cut to \$3 would take \$3,900,000 from the license total and reduce the total highway fund to only \$4,100,000. Against this \$4,100,000 would be the following unavoidable expenditures: Maintenance, \$1,750,000 a year; interest on outstanding bonds, \$1,774,118 a year; retirement of maturing bonds, \$1,975,000 a year; cost of administration, about \$150,000 a year. And Oregon must match the federal aid fund, which averages about \$1,300,000 a year, or there will be no federal aid. This added to other items means a total outgo of about \$7,000,000 a year. A cut to a \$3 license fee would reduce the total revenue to \$4,100,000.

According to estimates given out by State Tax Commissioner Fisher, there will have to be paid by direct taxation on real property some \$52,971,718, which under the present license system, is being paid by the people who use the roads—the motorists. Too many people own automobiles and use the highways, who are not owners of real property, and the present license system is the way to make them bear the proportion of tax burden that will otherwise have to be borne by the property owner now carrying about all the load he can bear. In another column will be found an article from the publicity department of the Oregon State Motor association, which discusses this question in detail. We direct the attention of our readers to this.

PAID IN FULL.

"Third notice." Every editor has received them. The postmaster sends them to the editor. The postmaster is not to blame. For instance, there is a man by the name of—well, say Tim Short—who sent three notices to stop his paper. He did not want it any longer; we wondered what was the matter. Upon investigating our subscription list we found that Tim was short \$5.70. He had never paid a cent and yet he stopped his paper as a matter of economy—to us. A few evenings ago we stopped in a church and Tim's melodious voice rang out clear in the song, "Means Paid It All." We may have been mistaken, but his earnestness impressed us. The next day we sent him a receipt in full, begging his pardon for not knowing that he had made an assignment of his liabilities to the Lord.

Furnished and lighted apartments for rent. Mrs. Peter Curran. 31-2

LEGAL NOTICES

NOTICE FOR PUBLICATION. Department of the Interior, U. S. Land Office at The Dalles, Oregon, Sept. 24, 1927.

NOTICE is hereby given that Foster T. Collins, of Hardman, Oregon, who, on Nov. 8, 1922, made Homestead Entry under Act Feb. 19, 1909, No. 622962, for E1/2SW1/4, S1/2SE1/4, Sec. 10, N1/2NW1/4, NE1/4NW1/4, Section 16, Township 6 South, Range 25 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 15th day of November, 1927.

Claimant names as witnesses: Richard H. Steers, of Hardman, Oregon. John J. McDonald, of Hardman, Oregon. W. A. McCarty, of Hardman, Oregon. John Halton, of Heppner, Oregon. J. W. DONNELLY, Register.

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, Executor of the Last Will and Testament of M. S. Corrigan, deceased, and she has duly qualified. 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 in Heppner, Oregon, on or before

six months from the date of first publication of this notice.

ISABEL FRANCES CORRIGALL, Executrix of the Last Will and Testament of M. S. Corrigan, deceased.

Date of first publication October 13, 1927.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned was duly appointed by the County Court of the State of Oregon for Morrow County administrator of the estate of Emmett Callahan, deceased, and all persons having claims against the estate of said deceased are hereby required to present the same to the undersigned administrator with proper vouchers, at the law office of J. N. Nya, at Heppner, Oregon, within six months from the date of this notice.

Dated and first published this 6th day of October, 1927.

FRANK OTTO, Administrator.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, for the County of Morrow on the 21st day of September, 1927, upon a judgment and decree of foreclosure duly entered in said court on the 21st day of September, 1927, in the suit wherein The Oregon-Washington Joint Stock Land Bank of Portland, Oregon, a corporation, is plaintiff, and Robert O. Donovan and Sadie L. Donovan, his wife, Oscar E. Donovan, Albert E. Johnson and Edna W. Johnson, his wife, J. O. Elrod, W. S. Smith and C. W. McNamee, are defendants, I will on Friday, the 28th day of October, 1927, at the hour of 10:00 o'clock A. M., at the front door of the Court House in Heppner, Morrow County, Oregon, offer for sale and proceed to sell to the highest bidder for cash in hand, subject to redemption, the following described real property situate in Morrow County, State of Oregon, to-wit:

The Northeast Quarter of the Northwest Quarter (NE1/4 of NW1/4), Lots One (1) and Two (2), the North Half of the Northeast Quarter (N1/2 of NE1/4), Southwest Quarter of the Northeast Quarter (SW1/4 of NE1/4) and the Southeast Quarter of the Northwest Quarter (SE1/4 of NW1/4), all in Section Nineteen (19), Township One (1), North of Range Twenty-five (25) East of the Willamette Meridian to satisfy the sum of Four Thousand Five Hundred Twenty-seven and 84-100 Dollars (\$4527.84), with interest from September 29, 1927, at the rate of eight per cent (8%) per annum, and the further sum of Three Hundred fifty and 00-100 Dollars (\$350.00) attorneys' fees, and the further sum of Sixteen and 30-100 Dollars (\$16.30) costs and the costs of said execution.

Sheriff of Morrow County, Oregon. By HOWARD McDUFFEE, Deputy. Dated at Heppner, Oregon, this 26th day of September, 1927.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.

Morrow County, Oregon, A Public Corporation, Plaintiff,

vs.

Ewing P. Berry, James Carty, Claud L. Finley, J. V. Peterson, Mike C. Marshall, M. F. Cochran, J. F. Weatherford, L. D. Neill, E. O. Neill, Frank Fox, J. A. Lovgren, Mary Perry, Bernard Ward, J. R. Nunamaker, E. E. Fleming, C. L. Swain, R. E. Dodd, Wm. Dodd, Maurice Hunter, Clifford E. Snow, Alfred R. Kelly, John W. Martin, C. P. Gammon, May Fender, J. F. Whitman, W. C. Wilson, J. E. Wilson, T. E. Nunamaker, Peter Finnie, G. A. Bleakman, W. H. Miller, Hanna Henley, J. A. Gibbons, John Foster, Nick Kallas, Boardman Townsite Company, a corporation, M. E. Willard, E. P. Dodd, W. H. Stewart, and W. A. Murchie, and any other person or persons owning or claiming to own, or having or claiming to have any interest in, or the real property hereinafter described. Defendants.

APPLICATION FOR JUDGMENT FORECLOSING TAX LIENS.

SUMMONS AND NOTICE. To Ewing P. Berry, James Carty, Claud L. Finley, J. V. Peterson, Mike C. Marshall, M. F. Cochran, J. F. Weatherford, L. D. Neill, E. O. Neill, Frank Fox, J. A. Lovgren, Mary Perry, Bernard Ward, J. R. Nunamaker, E. E. Fleming, C. L. Swain, R. E. Dodd, Wm. Dodd, Maurice Hunter, Clifford E. Snow, Alfred R. Kelly, John W. Martin, C. P. Gammon, May Fender, J. F. Whitman, W. C. Wilson, J. E. Wilson, T. E. Nunamaker, Peter Finnie, G. A. Bleakman, W. H. Miller, Hanna Henley, J. A. Gibbons, John Foster, Nick Kallas, Boardman Townsite Company, a corporation, M. E. Willard, E. P. Dodd, W. H. Stewart, and W. A. Murchie, and any other person or persons owning or claiming to own, or having or claiming to have any interest in, or the real property hereinafter described.

That said amounts bear interest at the rate of ten per cent, per annum from the 1st day of July, 1924, the date of issuance of said certificates.

And you and each of you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of first publication thereof, to wit: September 15, 1927, and defend the same in the Court aforesaid or pay the amount due as shown above against said tracts or parcels of land, respectively, above described, of which you are the owner, or in which you have or claim to have, any interest or estate, together with interest and costs accrued in this suit thereon.

Service of a copy of your answer or other process may be made on the undersigned attorney for plaintiff, at the place specified below as his address, and in case of your failure so to do, judgment and decree will be entered against you and each of you for foreclosing said tax liens for the amount set opposite and following the description of said parcel of land above set forth, together with interest and costs thereon, against said tracts or parcels of land, and said tracts or parcels of land will be sold to satisfy said judgment and decree obtained in this suit.

You are further hereby notified that the plaintiff will apply to the Court aforesaid for judgment and decree foreclosing said tax liens against said property hereinafter described.

This summons is published once each week for six consecutive weeks in the Heppner Gazette Times, a newspaper of general circulation in Morrow County, Oregon, published weekly at Heppner in said County, the date of first publication thereof being September 15, 1927, and said publication being made in pursuance of the statutes of the State of Oregon, said newspaper having been designated by the County Court of the State of Oregon for Morrow County as hereby designated, in which said summons should be published, by order duly entered in said Court on the 7th day of September, 1927.

9, of Lexington, Oregon. Certificate No. 1211, Ewing P. Berry and James Carty, W1/2SW1/4, SW1/4NW1/4, and N1/2NW1/4, Section 6, Township 2 North, Range 26 East of Willamette Meridian. Certificate No. 1213, Claud L. Finley and J. V. Peterson, Southeast quarter of Northwest quarter of Section 19, Township 2 North, Range 26 East of Willamette Meridian.

Certificate No. 1217, Mike C. Marshall and Mike C. Marshall, All of Section 16, Township 3 North, Range 24, W. M. Certificate No. 1221, M. F. Cochran and M. F. Cochran, Lots 1 and 2, and S1/2SE1/4 of Section 8, except the town of Castle Rock, Township 4 North, Range 24, E. W. M. Certificate No. 1222, M. F. Cochran, Block 6, Lots 2 to 13, inclusive, Block 2, Lots 9 to 12, inclusive, Block 4, South half of Block 3, Lots 5 to 16, inclusive, Block 5, Lots 2 to 13, inclusive, Block 6, Lots 3 to 8, inclusive, and South half of Block 7, Block 9, Lot 4 and South half of Block 10, Lots 3 to 7, inclusive, and Lots 12 to 16, inclusive, Block 11, Lots 1 to 11, inclusive, and South half of Block 12, Blocks 13, 14, 15, 16, 17, and 18, in the Township of 4, Range 22, W. M.

Certificate No. 1235, J. K. Weatherford and J. K. Weatherford, NE1/4NE1/4, S1/2NE1/4, SE1/4 less tract sold, Section 17, Township 1 South, Range 24 East of Willamette Meridian; and Blocks 20, 21, 22, 23, 24, 25, 26, 27, and 28, Willa Addition to lone, Oregon. Certificate No. 1237, L. D. Neill and E. O. Neill, East half of Southeast quarter of Section 2, Township 1 South, Range 27 E. W. M. Certificate No. 1250, Frank Fox and Frank Fox, SW1/4SE1/4, Section 17, Township 3 South, Range 23 S. W. M.; W1/2NE1/4, SE1/4NE1/4, and E1/2SE1/4, Section 20, Township 3 South, Range 23 E. W. M.

Certificate No. 1251, J. A. Lovgren and J. A. Lovgren, Northwest quarter of Section 17, Township 3 South, Range 23 E. W. M. Certificate No. 1255, Mary Perry and Mary Perry, SE1/4NW1/4 and NE1/4SW1/4, Section 32, Township 4 South, Range 24 E. W. M. Certificate No. 1256, Bernard Ward and Bernard Ward, NW1/4, W1/2NE1/4, NW1/4SE1/4, and NE1/4SW1/4, Section 4, Township 4 South, Range 26 E. W. M.

Certificate No. 1259, J. R. Nunamaker and J. R. Nunamaker, S1/2SW1/4, Section 21, Township 6 South, Range 27 E. W. M. Certificate No. 1276, E. H. Fleming and E. H. Fleming, S1/2 Lot 1 and Lots 2, 3, and 4, Block 3, Sperry's Third Addition to lone, Oregon.

Certificate No. 1280, C. L. Swain and C. L. Swain, Lot 8, Block 15, of Irrigon, Oregon. Certificate No. 1281, E. E. Dodd and Wm. W. Dodd, Lots 9 and 10, Block 16, of Irrigon, Oregon. Certificate No. 1282, Maurice Hunter and Maurice Hunter, Lots 1 and 2, Block 23, of Irrigon, Oregon.

Certificate No. 1282, Clifford E. Snow and Clifford E. Snow, Lots 3 and 4, Block 28, of Irrigon, Oregon. Certificate No. 1283, Alfred R. Kelly and Alfred R. Kelly, Lots 9 and 20, Block 25, of Irrigon, Oregon.

Certificate No. 1284, John W. Martin and John W. Martin, Lot 7, Block 30, and Lot 11, Block 37, of Irrigon, Oregon. Certificate No. 1285, C. P. Gammon and C. P. Gammon, Lot 3, Block 38, of Irrigon, Oregon. Certificate No. 1297, May Powderly and May Powderly, Lot 5, Block 39, of Irrigon, Oregon.

Certificate No. 1298, C. F. Whitman and C. F. Whitman, Lot 6, Block 39, of Irrigon, Oregon. Certificate No. 1300, Wm. C. Wilson, J. E. Wilson and T. E. Nunamaker, Lots 11 and 12, Block 41, of Irrigon, Oregon.

Certificate No. 1301, Peter Finnie and Peter Finnie, Lot 27, Block 29, of Irrigon, Oregon. Certificate No. 1302, G. A. Bleakman and W. H. Miller, North 30 feet of Lot 4, Block B, Hardman, Oregon. Certificate No. 1308, John Miller and John Miller, Lot 1, Block 3, Ferguson's Addition to Hardman, Oregon.

Certificate No. 1314, Hanna Henley and Hanna Henley, Lot 6, Block 8, of Castle Rock, Oregon. Certificate No. 1316, J. A. Gibbons and J. A. Gibbons, Lots 13, 14, 15, and 16, Block 4, Castle Rock, Oregon.

Certificate No. 1317, John Foster, Nick Kallas and John Foster, Nick Kallas, and any other person or persons owning or claiming to own, or having or claiming to have any interest in, or the real property hereinafter described. Defendants.

Certificate No. 1318, Boardman Townsite Company, and W. A. Murchie, E. P. Dodd, and W. H. Stewart, Lots 7, 8, 10, and 11, Block 4; Lots 1 and 2, Block 5; and Lot 7, Block 8, of the town of Boardman, Oregon.

Certificate No. 1319, Boardman Townsite Company, and W. A. Murchie and E. P. Dodd, Lot 24, Block 8, and Block 10, of the town of Boardman, Oregon.

That said amounts bear interest at the rate of ten per cent, per annum from the 1st day of July, 1924, the date of issuance of said certificates.

And you and each of you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of first publication thereof, to wit: September 15, 1927, and defend the same in the Court aforesaid or pay the amount due as shown above against said tracts or parcels of land, respectively, above described, of which you are the owner, or in which you have or claim to have, any interest or estate, together with interest and costs accrued in this suit thereon.

Service of a copy of your answer or other process may be made on the undersigned attorney for plaintiff, at the place specified below as his address, and in case of your failure so to do, judgment and decree will be entered against you and each of you for foreclosing said tax liens for the amount set opposite and following the description of said parcel of land above set forth, together with interest and costs thereon, against said tracts or parcels of land, and said tracts or parcels of land will be sold to satisfy said judgment and decree obtained in this suit.

You are further hereby notified that the plaintiff will apply to the Court aforesaid for judgment and decree foreclosing said tax liens against said property hereinafter described.

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at Heppner, Oregon, on the 29th day of November, 1927. Claimant names as witnesses: John Bronson, Wiley Pearson, Walter Kilcup, Fred Albert, all of Lens, Oregon. J. W. DONNELLY, Register.

Professional Directory

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