

Heppner Gazette Times

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Official Paper for Morrow County.

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THINK IT OVER.

The Dalles Optimist.

CAN the Second Congressional District of Oregon afford to lose the position its Congressman has on the Public Lands and Reclamation committees of the House? This is one of the big issues at stake in the present race between Judge R. R. Butler and Walter M. Pierce—and it is an issue the voters of the district can not afford to lose sight of for an instant. Nick Sinnott's successor can carry on his valuable service to the district only if he has a chance to be in as influential a position as Sinnott. And Nick Sinnott was valuable to the district largely because of his position on these two committees.

Under the rules and practice of the house the membership of committees is usually divided between the two major parties with a larger number of members of the majority party so as to keep the control of each committee in the majority party. The present house (seventieth congress) organization is republican and will remain so this winter. The public lands committee consists of 12 republicans; eight democrats; Victor Berger, socialist, and Delegate Houston of Hawaii, ex-officio member of the committee—a clear majority of republicans. Sinnott's resignation leaves a republican vacancy which under precedent would be filled by a republican, when congress reconvenes in December.

Hon. Addison T. Smith of Idaho became ranking member of the public lands committee as soon as Sinnott resigned and under the seniority rules would be in line for appointment as chairman. Smith is now chairman of the irrigation committee and might elect to remain in that position. In that case Congressman Don B. Colton of Utah would be in line for chairmanship of public lands. In case Smith becomes chairman of public lands, Congressman Leatherwood of Utah would be in line for chairmanship of the irrigation committee, as he ranked next to Nick Sinnott and Chairman Smith on that committee.

The irrigation committee consisted of nine republicans and eight democrats before Sinnott resigned. At present the committee stands eight and eight as to party. Obviously, a republican must be appointed to fill Sinnott's place or the committee would be a democratic committee in a republican house, an unheard of arrangement.

Walter Pierce to the contrary notwithstanding, these are facts, and place the issue squarely before the voter. There is practically no chance of a democrat getting Nick Sinnott's committee assignments, and it is almost certain that a republican from this district would get them. He would have to start in at the bottom as did Sinnott, and with the seniority that comes only with years of service, his position on the committee would be strengthened and his influence for his district increased.

Judge Butler is physically capable of putting in these years of service, and this fact is one of the strong arguments for sending him to Washington. No man of advanced years, unless his experience is unusual, can hope to win a strong position in a

Dr. Frank Crane Says:

THE PIANO.

If you were limited to one book you might want the dictionary. Some people would want the Bible. If you were limited to one piece of furniture in the house your choice should be the piano.

The piano is easily the most important instrument in the world. It is the greatest common denominator of all musical instruments.

Most music that is written for an orchestra or a banjo, a saxophone or the human voice is reducible to a piano score, and usually is first composed on the piano.

There is no doubt about music being the most cultural of studies. It connotes rhythm and harmony, two things that are essential in all departments of human activity. Rhythm is necessary even in the motion pictures, and you must have a sense of harmony if you are going to be an orator, a painter or a sculptor.

The piano is the best door to the knowledge of music. Almost everybody enters into the field of music by that door.

The piano is the heart of the home. About it naturally groups all the family. A silent house is essentially a desolate one.

The piano is the life of every social gathering. If anyone can play the piano, even manage so-so with accompaniments, a group gathers around him and the house is enlivened by the voices of the young, or partners are chosen for dancing.

Almost every child can learn music if he is taught young enough. Modern methods of instruction are so simple that even the dullest can understand.

It is deprivation for any child not to know the piano. It is the best form of self-expression. As Thomas Moore's Anacreontic runs:

"Music! Oh how faint, how weak, Language fades before thy spell! Oh, why should passion ever speak, When thou canst breathe her soul so well?"

Our moments of greatest delight, perhaps, are our moments of self-expression. Nothing is better suited to fully set forth our phases of emotion than the piano.

No substitute will do. It is not enough to play the harp or the violin without a basic acquaintance with the piano.

Of course there is pleasure in attending concerts, or listening to band music, or singing, but no pleasure is so full and so profitable, withal, as the joy we get in making our own music. Again I say that if you are to buy only one piece of furniture for your home, let it be a piano.

body where seniority has so much to do with recognition, and there is no probability that the Second District will send anyone but a young man to Congress.

The Congressional election in this district is of vital importance this year, and the unusual interest the people of the district are taking in the matter is fully justified. And it is sure to result in an overwhelming victory for Judge Butler.

MONUMENTS OF PROGRESS (?). Blue Mountain Eagle.

AND the evil that gold dredges do lives after them. A monument of ruin is the testimonial they make for generations yet to come.

"What a shame" has been heard a hundred times from those passing near John Day and seeing great and ugly piles of rock, where once there were smiling fields. From the operations of the dredge that ruined for all time potential homes for two miles, between John Day and Canyon City, and along the John Day river, the people got their mess of potage, while the big money went to Portland bankers. But they are done; no more pay roll; no more land or homes where they dredged. Ruin. The big profits leave the country; we get the crumbs. If the profits are not large, then the rape of the land is not worth it. Any land that justifies being torn up ought to bring the owners at least \$1000 an acre or it ought not to be torn up. The ghost of dredging will haunt John Day and Canyon City forever.

HALLOWE'EN is the name given to the evening before the Festival of All Saints, the Vigil of All Hallows. In Old England it was the custom to crack nuts, duck for apples and indulge in other harmless amusements on that eve. Older yet is the custom of building fires, dating back to ceremonies of the Druids.

On Halloween, tradition has it, the witches upset everything. And for years and years American children have been upsetting everything on Halloween and blaming it on the witches. But alas, their zeal is dying out. Halloween is no longer the "grand night" it was. A few chalk marks made here and there, a few children in costumes, a few stockings filled with flour that are banged over other children by their possessors, are all that is left of Halloween. This and some dignified parties where favors are distributed.

In the old days buggies were placed on roofs, gates were broken ajar, everything was made topsyturvy. And Halloween was spread over an entire week of mischief. We can't believe this healthy spirit of mischief is dead.

It must be, alas, that our children have forgotten the traditions of Halloween.

This new condition makes us all safer—but we just can't help missing something.

THE GRAF ZEPPELIN. Now that the Graf Zeppelin has been made in man's fight to span the Atlantic Ocean. Despite rough weather and injuries to the Zepplin, it "came through" nobly. Again the world is advanced a thousand years within less than the space of a week.

This is the ninth successful skirmish in man's battle with the Atlantic.

On October 12, 1492, Columbus made the first voyage from Europe to America.

In 1858 the first submarine cable between the new and old worlds was laid by the Atlantic Telegraph Co., headed by Cyrus Curtis.

In 1901 the first wireless message was sent across the Atlantic.

The first transatlantic telephone message service was completed January 7, 1927, between London and New York.

The first picture was wirelessly from New York to London in 1924. Three United States Navy boats

flew from Newfoundland to Lisbon via the Azores, starting May 8, 1919. The first airship crossing the Atlantic was the British dirigible R-34, in 1919, from East Fortune, Scotland, to Mineola, New York.

The first steamship to make the trip was the Britannia, built by Samuel Cunard, which sailed in 14 days from Bristol to New York in 1840.

Now comes the Graf Zeppelin, the first passenger dirigible to cross the Atlantic. Thus the world progresses.

Will Rogers Says-

If all the charges that have been made in this campaign in regard to both candidates were laid end to end it would take 'em over two hours to pass a given point.

If all the denials were heaped in a pile an aviator, confident fly over them. It is a funny thing about a denial. It takes twice as many words to deny it as it did to make it.

While Smith was heaving charges at him, Hoover just pulled down the blinds and shut the windows and started communing with Work. Through close association with Coolidge he has become practically speechless. There is nothing gets you quite so sure as to have somebody ignore you. Al is asking questions but he is not even getting a minority report on them.

A woman in Virginia sent out a scenario saying that the Catholics would make good postmasters so Herbert paid enough attention to her to have a padlock put on her typewriter. Mr. Work promptly said that he didn't tell that Alabama to produce any pamphlet about Al's religion. Work said he was "exceedingly sorry" but didn't say whether his tears were caused by the insult to Al's religion or the fact that the story leaked out in northern papers.

So that's the way things have drifted along. Just from one scandal to another. But as the candidate of the Anti-Bunk Party I have just gone and have not only kept clear of church but also of state matters. Our whole appeal is to the broad-minded element and I doubt if I receive even a hundred votes.

-WILL ROGERS.

RESOLUTIONS OF RESPECT.

WHEREAS, He has pleased our Heavenly Father to summon to his Eternal Home our brother John A. Patterson, who was a Charter Member of Ruth Chapter No. 32, Order of the Eastern Star, therefore,

BE IT RESOLVED, That we bow in humble submission to the will of the Omnipotent and extend to the bereaved family our heartfelt sympathy;

That we drape our Chapter in mourning in memory of our departed brother and that a copy of these resolutions be spread on the minutes of the Chapter and a copy be sent to the family and a copy be sent to the press for publication.

"Where the river of life flows soft and sweet Through the garden of God so fair, He hath garnered them all, these broken linkers, And we shall find them waiting there."

ELIZABETH DIX, HARRIET CASE, GAY M. ANDERSON, Committee.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that the undersigned, Administrator of the Estate of David H. Erwin, deceased, has filed his final account with the County Court of the State of Oregon.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that the undersigned, Administrator of the Estate of George Henrich, deceased, has filed his final account with the County Court of the State of Oregon.

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Notice is hereby given that the undersigned, Administrator of the Estate of John H. Williams, deceased, has filed his final account with the County Court of the State of Oregon.

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for Morrow County, and that said Court has set as the time and place for settlement of said account Saturday, November Twenty-fourth, 1928 at the hour of 10 o'clock A. M. in the Court room of said Court in Heppner, Oregon.

All persons having objections to said final account must file same on or before said date.

CHARLES H. ERWIN, Administrator of the Estate of David H. Erwin, Deceased.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that the undersigned, Administrator of the Estate of F. A. Stapleton, deceased has filed her final account with the County Court of the State of Oregon for Morrow County and said Court has set Monday, the 3rd day of December, 1928, at the hour of 10 o'clock A. M. of said day at the County Court room at Heppner, Oregon, as the time and place for hearing objections to said final account.

All persons having objections to said final account must file same with said Court on or before the time set for the hearing thereof.

Dated this 25th day of October, 1928. LENA STAPLETON, Administratrix.

BUDGET FOR THE CITY OF BOARDMAN, FOR THE YEAR 1929.

A resolution fixing an estimate of the amount of contemplated expenditures for the year 1929, and showing the amount proposed to be expended for each separate fund, and the total amount of expenses; also an estimate of the amount of receipts for said year from sources other than direct taxation upon the real and personal property of the City of Boardman.

Be it Resolved, that the City Council of the City of Boardman, Oregon, hereby estimates the amount of contemplated expenditures for the year 1929, the receipts from sources other than direct taxation, and the amount to be raised by direct taxation upon the real and personal property within said city as follows:

Sinking Fund \$100.00 Interest on Bonds 360.00 Repairs and maintenance of Irrigation 150.00 Street Improvements 150.00 Salary of Recorder 50.00 Miscellaneous 30.00 Gasoline and Oil 75.00 Salary of Engineer 1,080.00

Estimated receipts from: Lights and Water \$1,500.00 Amount necessary to be raised by direct taxation \$1,200.00 (Signed) J. C. BALLENGER, Mayor. Attest: W. A. PRICE, Recorder.

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 Elizabeth Thompson, deceased.

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 in Heppner, Oregon, on or before six months from the date of first publication of this notice.

Date of first publication, Oct. 18, 1928. MINNIE L. McMILLAN, Administratrix of the Estate of Elizabeth Thompson, deceased.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that the undersigned, Administrator of the Estate of George Henrich, deceased, has filed his final account with the County Court of the State of Oregon for Morrow County and said Court has set Monday, the 3rd day of December, 1928, at the hour of 10 o'clock A. M. of said day at the County Court room at Heppner, Oregon, as the time and place for hearing objections to said final account.

All persons having objections to said final account must file same on or before the time set for the hearing thereof.

Dated October 18th, 1928. WM. HENDRIX, Administrator.

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

Florence Timmons, Plaintiff, vs. Robert E. Timmons, Defendant.

IN THE NINTH JUDICIAL DISTRICT OF OREGON: You are hereby required to appear and answer the complaint filed against you in the above entitled suit within Four (4) weeks from the date of first publication of this summons, and if you fail to appear and answer the plaintiff will apply to the court for the relief prayed for in her complaint.

For a decree of absolute divorce from the defendant and for a further decree awarding to the plaintiff the custody of Clayton Robert Timmons, the child of plaintiff and defendant, and providing that the defendant pay to the plaintiff, for the support of said child, \$25.00 per month, and for judgment against the defendant for \$100.00 attorney's fee, and her costs and disbursements incurred in the prosecution of such other and further relief as to the Court may seem equitable.

This summons is published by virtue of an order of the Honorable R. L. Benge, Judge of the County Court of Morrow County, Oregon, made and entered on the 15th day of October, 1928, which order provided that summons in this suit be served upon the defendant by publication in the Heppner Gazette Times, a newspaper of general circulation, printed and published in Heppner, Oregon, for the period of Four (4) weeks.

The date of first publication of this summons is October Eighteenth, 1928. C. L. SWECK, Attorney for Plaintiff, Heppner, Oregon.

NOTICE OF SHERIFF'S SALE ON EXECUTION.

NOTICE IS HEREBY GIVEN that by virtue of an execution issued out of the Circuit Court of the State of Oregon, for the County of Lane on the 11th day of September, 1928, upon a judgment rendered thereon on the 11th day of September, 1928, in favor of Edward Trapp and against Edmond P. Pierre, for the sum of Seven Hundred Seventy-five and 25/100 Dollars (\$775.25) with interest thereon at the rate of six per cent per annum from the 11th day of September, 1928, and for the further sum of Twenty-six and 87/100 Dollars (\$26.87) costs and disbursements, which judgment was enrolled and docketed in the office of the Clerk of said Court in said County on the 11th day of September, 1928, and said execution to me directed commanding me in the name of the State of Oregon, to satisfy said judgment, interest, costs of suit and accruing costs, and the costs of and upon this writ out of the personal property of said defendant or if sufficient could not be found, then out of the real property belonging to said defendant, I have levied upon the following described real property in Morrow County, Oregon, to-wit:

Lots 1 and 2, S. 34 of NE 1/4; SE 1/4 of Section 12, T. 24 N. W. 3 M. also SE 1/4 of SE 1/4; W 1/2 of SE 1/4; E 1/2 of SW 1/4; NW 1/4 of SW 1/4; Section 35-22-23, T. 24 N. W. 3 M. Sec. 1-23 containing 777.52 acres, Morrow County, Oregon.

Now, Therefore, in the name of the State of Oregon, in compliance with said execution, and in order to satisfy said judgment, interest, costs of suit and accruing costs, and the costs of and upon this writ, I have levied upon the above described real property in Morrow County, Oregon, and being unable to find any personal property belonging to said defendant upon which to levy, I have levied upon the following described real property in Morrow County, Oregon, to-wit:

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