

Heppner Gazette Times

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Official Paper for Morrow County.

JUDGE BENGE WOULD LIKE TO TALK MATTERS OVER.

IN OUR last issue appeared a communication signed "A Taxpayer," in which reference was made to the publication of the proceedings of the county court, also something further said regarding the absence of the county judge during office hours, it being implied that the judge was using the time of the county in looking after his own private affairs.

In talking this over with Judge Bengé, he seems loath to making a reply, or to entering into a newspaper controversy with the writer of the communication, whom he thinks would have appeared more fair if he had used his name in fathering the statements contained therein, therefore we are referring to the matter in this manner simply that we may be fair to all parties. Judge Bengé states that his absence from the office has not been of such nature as to require a "Gone to the Ranch" sign on his door, as he was absent for the time being on county business, looking after road work, and was unfortunately marooned on account of the storm and consequent high water. The judge states further that if "A Taxpayer" is really interested in getting his, the judge's side of the story, he would be very glad, indeed, to sit down and talk it over with him in a courteous manner, feeling that thereupon the author of the communication would be sufficiently enlightened as to the real facts and that he would not be inclined to rush into print and make what the judge feels are unjust implications.

As to the question of having the county court proceedings published, it is the unanimous desire of the court as expressed to the representative of this paper that this be done in accordance as the law provides, and they have taken steps to see that it is done hereafter, and any failure in that direction will have to be credited to some one else than the court.

We wish to state on our own behalf that the Gazette Times is interested in giving the proceedings each month to our readers as news that they are entitled to, and we personally took our complaint to the court for their decision. We feel that the taxpayers are entitled to see what the court does each month, and the court, as well, should receive all the benefits that will be theirs by this taking the public into their confidence. We are very sure they have nothing to cover up.

ST. PATRICK'S DAY.

THE great, green day is at hand—St. Patrick's Day. Who can deny the thrill of it? The bright color of the green—a festival both for participants and spectators, a day of joy with hallowed traditions and sacred ceremonies. St. Patrick's Day. When we think of all the beautiful associations this day has for many of us we look forward to it with the deepest interest.

We know that St. Patrick's example is such as to make finer, truer men and women. That the day is an inspiration to the noble impulses and the higher aspirations of humanity. And so we greet the wearers of the green cordially, hoping that this St. Patrick's Day will find them in

He Sets A Good Motto

By Albert T. Reid



Uncle Sam, "I'D DO WELL TO FOLLOW HIS EXAMPLE."

Heart to Heart TALK BY JOHN JOSEPH GAINES, M.D.

Gratitude.

I doubt if people are born with this admirable quality. If an infant smiles at his admirer, he just feels good about something pleasing—that's all; he hardly renders the smile as a recompense; his symptom is one of amusement, when we come to think about it. I gave my very small grandson some small coins. He hurried with them to his toy-bank and put them in, apparently much pleased at the increase in his wealth. His mother, who saw the transaction, asked firmly, "Now, what do you say?" A very conventional "Thank you" came, wholly meaningless.

Not that I expected something in return for my very trifling generosity—no, not that—but I have always been a student of human nature, accustomed to drawing inferences therefrom.

the greatest health and happiness. Our utmost respects go forth to every person in this town celebrating the great day—Greetings to every son of Erin! Heartfelt Greetings! May each of you prosper and remain in our midst.

RECOGNITION FOR THE BOB.

A BOBBED model has been selected by the Minister of Finance of France to pose for the figure on the new hundred franc gold piece. And so bobbed hair is to be recognized on the coins of France.

This has been done to symbolize what the modern girl has done for the Republic since war flamed across Europe.

There are a great many grown-up children in the same category with my little grandson; they are the recipients of gifts of many times more value than the pennies I bestowed, yet—they forget to say anything.

We are richly blessed in priceless ways; in food, clothing, health, loved ones and social contacts with our fellow-men. I cannot think of anything good that may not be mine, if I set about obtaining it in the right way. The wonder is, why do I forget the golden privilege of being grateful, and of saying so.

I could not live a single hour without this wholesome environment of mine. Light illumines my pathway; air revives the weariness from humble though painful effort; moisture and dryness preserve my physical balance; gentle night affords its balmy soother; friends and loved ones awaken the best within me. Who so indifferent as to harbor ingratitude? What do you say?

proper, for we are told by scientists that Egyptian queens were bobbed hair—and they were beautiful enough to make emperors kneel at their feet.

We think this idea of the Minister of Finance a very beautiful, and typically French, compliment to the modern girl.

Another income tax has been voted on the state of Oregon. After wrestling with the usual tax problem, the present legislature, like its predecessors has found the only solution in an income tax. The present legislature did, however, have the courage to vote the tax without provision of referendum, which means that it will go into effect unheeded by initiative. If the tax merely provides more money to be spent and gives no property tax relief there can be no doubt the initiative will be invoked. The trouble with most plans of taxation evolved by legislators is that they are designed in haste merely to meet an emergency, that is to raise

money and take care of the appropriations voted, and do not take into consideration either equitable distribution or economy in government.—Wallawa Sun.

BUSINESS HOUSES TO CLOSE.

It is very gratifying to announce in the columns of the Heppner Gazette Times that the entire commercial bodies of Heppner, without a single exception gladly agreed to close all business affairs on Good Friday, Mar. 29, between the hours of noon and 3 o'clock in honor of the death of Christ. This same idea was carried out last year, and it indicates the religious sentiment of right-minded people. The petition was gotten up by Rev. T. J. Brady, and all the ministers of the town made a joint signature thereto.

MR. SMITH TO REMAIN.

From last issue of Condon Globetrotter we gather that Gerald Smith, who has been grade principal of the school there for the past two

years, will return again next year. He was elected and tendered a new contract by the school board at their meeting last week. Mr. Smith was grade principal at Heppner before going to Condon.

CARD OF THANKS.

We take this means to express our sincere thanks to the friends who so kindly assisted during the illness and death of our beloved father, William D. Ingram. The Children.

Our old friend, J. L. Wilkins, formerly engaged in the hotel business at Heppner, was recently chosen as a trustee of Eureka, Calif., lodge of Elks. Joe has been a resident of the California city for several years, is located on the Redwood highway, an extension of the Roosevelt highway, and will welcome any old friends from Heppner that may be passing that way.

LEGAL NOTICES

NOTICE OF SALE OF ANIMALS.

Notice is hereby given that by virtue of the laws of the State of Oregon, the undersigned has taken up the heretofore described animals found running at large on his premises in Morrow County, State of Oregon, and that he will on Saturday, the 30th day of March, 1929, at the hour of 10:00 o'clock in the forenoon of said day at his place 10 miles south of Heppner, Oregon, on Elbes Creek, offer for sale and sell to the highest bidder for cash in hand, the said animals, unless the same shall have been redeemed by the owner or owners thereof. Said animals are described as follows:

One brown mare, 9 years old, weight 1150, branded R on left shoulder; short strip in face. One brown horse, 10 years old, weight 1250, branded with anchor on left shoulder; white spot in face.

STERLING FRYREAR, Heppner, Oregon.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY. Plaintiff, IDA M. DUTTON, vs. Charles Richard Taylor and Katherine Emma Taylor, his wife, also all other persons or parties unknown who have or claim some title, estate, lien or interest in the property described in the complaint herein.

TO Charles Richard Taylor and Katherine Emma Taylor, his wife; also all other persons or parties unknown who have or claim some title, estate, lien or interest in the property described in the complaint herein. 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 twenty weeks from the date of first publication of this summons and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the above entitled Court for the relief prayed for in her complaint, to-wit: for a decree of the above entitled Court that the plaintiff is the owner in fee-simple of the following described lands in Morrow County, State of Oregon, to-wit: The West half of the Northeast quarter of Section thirty-four (34) in Township Two (2) South, Range Twenty-six (26) West, W. M. free of all claims or interests of defendants, or any of them and that plaintiff's title to said land be forever quieted against the defendants and parties unknown, who claim by, through or under said defendants, or any of them, and for such other and relief as to the Court may seem equitable.

This summons is published by virtue of an order of the Judge of the County Court of the State of Oregon for Morrow County, made and entered on February 20, 1929, which order specified that this summons should be published in the Heppner Gazette Times, a newspaper of general circulation published in Heppner, Oregon, for the period of once each week for four weeks. Date of first publication, February 21, 1929.

C. L. SWEET, Attorney for Plaintiff, Heppner, Oregon.

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 Administrator with the will annexed of the Estate of Alice Kellar, deceased, and a list of all persons having claims against the said estate must present the same, duly verified according to law, to the undersigned, at the office of my attorney, S. E. Notson, in Heppner, Oregon, within six months from the date of first publication of this notice, said date of first publication being February 14, 1929.

EDWARD J. KELLER, Administrator c. t. a.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY. Plaintiff, George W. Dykstra, vs. Sherman Wakefield and Nancy J. Wakefield, (also known as Jane Wakefield), his wife; William Salewedell, and The Pennsylvania Fire Insurance Company, a corporation, Defendants.

To Sherman Wakefield and Nancy J. Wakefield, (also known as Jane Wakefield), his wife, defendants above named.

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 four weeks from the date of the first publication of this summons and if you fail to so answer, for want thereof plaintiff will apply to the Court for judgment and decree against you for the sum of \$267.14, together with interest thereon at the rate of 9 per cent. per annum from the 2nd day of April, 1928, less the sum of \$65.00, and the further sum of \$202.14, together with interest thereon, plus costs and disbursements in this suit incurred; and will also apply to the Court for a decree against you foreclosing a certain mortgage held by this plaintiff upon the following described real property, to-wit: The West half of Section 20 of Lots numbered One (1) and Two (2) and the East thirty (30) feet of Lots numbered Seven (7) and Eight (8) in Block numbered Nine (9) in Stanbury's Addition to the town (now city) of Heppner, in the County of Morrow and State of Oregon, said mortgage having been made and executed by defendants, Sherman Wakefield and Nancy J. Wakefield, (also known as Jane Wakefield), his wife, in favor of plaintiff.

That plaintiff will apply to the Court for an Order that said real property be sold under execution sale as provided by law to satisfy said debt, attorney's fees, costs and accruing costs, and that you, and each of you, be barred and foreclosed of all right, title, and interest in and to said real property, save only the statutory right of redemption, and that plaintiff have such other and further relief as may appear to the Court just and equitable.

This summons is published by order of the Honorable R. L. Bengé, Judge of the County Court of the State of Oregon for Morrow County, made and entered on the 9th day of February, 1929, and the date of first publication of this summons is the 14th day of February, 1929, and the last publication thereof is the 14th day of March, 1929.

S. E. NOTSON, Attorney for Plaintiff, Heppner, Oregon.

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"We" Gets a New Partner



The engagement of Colonel Charles A. Lindbergh and Miss Anne Spencer Morrow (drawing by Albert Stern) has been announced by the parents of the bride, Ambassador and Mrs. Dwight W. Morrow. Miss Morrow attended Smith College. She is the author of several noteworthy poems. Like Lindy, she is of a modest, retiring nature.

Sunday School Lesson

International Sunday School Lesson for March 17

THE CHRISTIAN SABBATH. Exodus 20:8-11; Matthew 12:1-8; Revelation 1:10

REV. SAMUEL D. PRICE, D. D.

One sacred day a week is not peculiar to the Christian. The Mohammedan observes Friday and the Hebrew keeps the seventh day as distinct from the other days of the week. From the very beginning the followers of Jehovah kept this day for worship and other religious purposes. It began in recognition of the God's completed work in creation. When the Ten Commandments were promulgated at Mount Sinai new principles were not enunciated but formal attention was called to that which had already been recognized in the right way of living. The Sabbath thought was given to the Almighty and man's relationship to him. Such meditation naturally expresses itself in worship and then in deeds in accord with our prayers.

In addition to the three passages indicated above turn to Genesis 2: 2, 3; Matthew 28:1-10; Acts 20:7; and Romans 14:4-6. Then very helpful information will be found in your general or Bible dictionary under the words "Sabbath," "Sunday" and "Lord's Day."

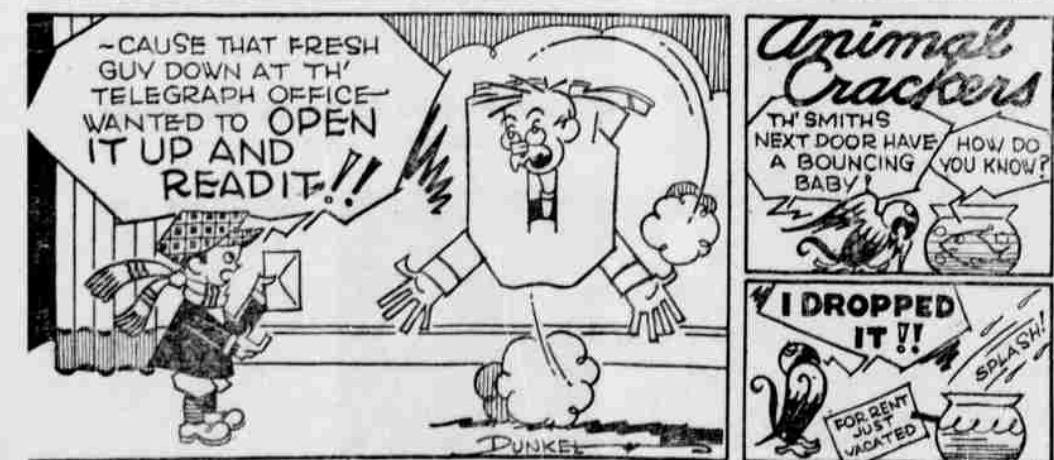
All the principles in the Ten Commandments are binding for all time. "Remember the Sabbath Day, to keep it holy" was the direction of Jehovah to the Israelites through Moses. Not what man regards as convenient or personally pleasing is to be the content of this sacred day, but it is to be lived according to the intent of Him who demanded that

it be kept "holy." One day of rest in seven is needed for the body and much more than that set apart time is required in which to nourish the soul, that eternal spirit in us that will live for ever. A budgeting of our time is called for and this is the only safe way to get in all that must be attended to. The lay man has no comfort in this fourth commandment for the requirement is six days of sufficiently hard work to provide for the material things of life.

After the resurrection of our Lord the first day of the week was observed by common consent as the Christian's Sacred Day. Each first day of the week commemorates that resurrection even as does Easter. A study of the Acts of the Apostles gives numerous references to this change of time and the reason is adequate.

The Sacred day had been robbed of much of its blessings by the burdensome prohibitions. Criticism was heaped on the disciples because they picked and ate corn as they went through the fields on the Sabbath. Jesus defended them. There is place for works of necessity and mercy on this "pearl of all the days of the week." There is religion in service even more than in mere ritual worship. One test for the right use of this Day is the physical and spiritual condition with which we face the responsibilities of the working days of the week. The Lord's Day can be a blessed delight. John was "in the Spirit on the Lord's Day" when he had the wonderful vision on Patmos and we, too, should so use the Lord's Day that we will come into conscious spiritual relationship with Him.

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