

Heppner Gazette Times

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Official Paper for Morrow County.

The Aim Is To Restrain The Calf
By Albert T. Reid

PORTLAND WAKES UP.

THE Portland Oregonian in an editorial this week states that Seattle is already preparing to erect elevators to care for 15,000,000 bushels of wheat that will be diverted from Portland if the report of Commissioners Hall and Mackley as a result of the recent rate hearings is put into effect by the Interstate Commerce commission. That the farmer was not taken into consideration is averred, and the report, if adopted, will not result in lower rates from the Inland Empire to Pacific coast ports.

The Oregonian questions the right of the commissioners to make such a report, declaring it a new principle in rate-making.

"Is true. Removal of the differential occupied so much of the time during the hearings at Portland and Seattle that very little time was given to consideration of the grower. A nice, fat lamb was about to be butchered, and both cities were so busy looking out for their share that the most important question of all—that of enhancing the progress of the cities' great trade territory—was practically ignored. It reminds one much of the man who was so busy grasping at the penny before his eye that he was unable to see the dollar beyond.

Portland can now see its prestige slipping as a wheat shipping port. But, even if the findings of the Hall-Mackley report do go into effect, there is still a way of holding it—the open river. It has been declared by men who have studied all phases of river transportation that wheat can be put into Portland on the river at 80 per cent of the lowest possible railroad rates. Portland can make river transportation possible at an early date. It may be her salvation as well as the salvation of innumerable farmers throughout the Inland Empire who rarely make a profit on their crops.

THE RURAL POLICE SITUATION.

NEWTON D. BAKER, former secretary of war and the president of the National Crime commission, has made this interesting statement:

"There is an undoubted feeling throughout the country that our whole system of detecting and apprehending criminals falls far short of that efficiency which is required to meet modern crime conditions. While the problem as it relates to our larger cities has received the greatest public attention, it is the feeling of the commission that the rural constabulary in general is in ever greater need of a thorough overhauling. "It is the thought of the commission that the full power and resources of each state can be placed at the command of those entrusted with police duties in our rural districts to a far greater extent than is now done." The National Crime commission has wisely appointed a special committee to deal with the police problem throughout the country. It is planned to reorganize the American police system on a modern scientific basis.

If farmers of Morrow county understand what a premium they are paying for freight on their wheat, they will be only too glad to contribute to the fund now being raised

to fight their case for a third reduction in rates. The few dollars thus contributed will reap the largest return of any investment they have ever made if the fight is successful.

THE ROOSEVELT MEMORIAL. SHORTLY after his death in 1919 a group of his friends formed the Roosevelt Memorial association and raised a fund of about \$1,750,000. The aim of the association is to erect a monumental memorial to Roosevelt in Washington, as well as to promote the ideals of Roosevelt in other ways.

Now the efforts of the association are coming to fruition. Steps have been taken to erect the monumental memorial, a site has been selected, an architect chosen, a design submitted to congress and one million dollars appropriated from the association's fund.

In addition, the association sponsors the Roosevelt Distinguished Service medals, and has made an extensive study of all documents relating to Roosevelt's career. It has published a popular edition of Roosevelt's literary works and in other ways has disseminated knowledge of the great American president.

The record of the association is solid rather than showy. There has been no beating of the tom-tom. There has been a quiet, dignified effort to keep the Spirit of Roosevelt alive in the hearts of all Americans. We are only too glad to express our appreciation of this noble and public-spirited work.

A prominent La Grande mother who suddenly found her family married and the home nest empty of fledglings turns her attention to literary courses of a college extension department and gives more time to church and civic affairs. If we had more mothers who did likewise instead of idling away all their spare time over bridge tables or learning to consume the "faddish fags" and mastering the art of home brewing we would be less concerned about "what will become of these modern young people."—La Grande District News.

Heart to Heart
By John Joseph Haines M.D.

EGOTISM

For a man to have exalted ideas about himself is not very unusual. To be boastful is indeed quite a usual thing for men who have achieved over others. But when men get to thinking themselves infallible, and inwardly feel that they are superior to all other men physically or intellectually or both, then it becomes "exaggerated ego," a distinct mental aberration. It is perfectly honorable to believe in one's self; it is even commendable for a man to take pride in his own good character, standing, or prowess in legitimate undertakings. It is perfectly natural to feel the dignity of good fortune; but a feeling of superiority over all other men is dangerous to the mental equilibrium of its possessor. It is not what we think of ourselves, that brings real honor or fame.

We can never enjoy such fine assets, until they are bestowed on us by people who think of us in mighty fine terms. Therefore, see the point: If you would be praised by your fellowmen, you must do something to make them feel like praising you; and that takes the most sincere effort of which you are capable—and you must do it first! Unless you do this generously and in full measure, and in the self-sacrificing spirit, you will be held in the suspicion that you are playing a game for pay. It is a glorious thing to live so that everybody loves you.

I have known several men who over-rated themselves; built their own palaces and lived in them—worshipped themselves there. Underlings had no access. A suicide ended one selfish reign; the insane asylum partly cured another. The egotist is blind—pity him.

Sunday School Lesson

International Sunday School Lesson for May 5
WHAT HILKIAH FOUND IN THE TEMPLE
2 Chronicles 34:14-16, 29-33
REV. SAMUEL D. PRICE, D. D.

Kings in Judah continued to be both good and bad. The actions of their people reflected the attitude of their monarch. Manasseh and Amnon, predecessors of Josiah in the kingship, were notoriously vile in what they did and encouraged the people to do. The pure worship of Jehovah was discarded for the best forms of idolatry that were observed right in Jerusalem. Even worse, images of licentiousness were set up in the temple itself. Josiah began his reign at the age of eight. Credit for his right pathway must be given to his advisers, such as Hilkiah, Shaphan, Hulduah and Shallum. When conscience is not distorted we usually have a fairly safe guide. The statement of the wife about the collar that her husband was examining is also good for daily practice: "If it is doubtful, it is dirty." Very early in his reign Josiah started a general moral housecleaning throughout his empire. He began in Jerusalem and within the Temple itself. Aids to the idolatry and vileness were destroyed. Preparation was made to call the people back to God and His ways by getting ready to reestablish the worship as of old.

While clearing rubbish from the Temple and its adjoining rooms Hilkiah came upon some rolls of writing on parchment that proved to be the Pentateuch, in whole or in part. Herein the very laws regarding ceremony and worship, as well as rules for right living, had been the guide of the Hebrew nation from the time of the Exodus from Egypt. What Jehovah had delivered by way of commandments at Mount Sinai were recorded thereon.

Hilkiah was the high priest. He hastened to Shaphan, the scribe, and announced, "I have found the book of the law in the house of Jehovah." Then the king was advised and also rejoiced that now they had the exact teaching of God concerning the work of reform that they had already undertaken. All these men in office made careful and personal study that they might act accordingly.

These scriptures were also the blessed heritage of all the people. Therefore a summons went forth that all should assemble in the courts of the temple and give attention to the formal reading of these rolls, or at least the major commands therein.

Together with the commands was the statement of the covenant that Jehovah would enter into with them when they would do their part in full obedience. Promise of future blessing is always made to those who will forsake their sins and live according to the divine will. Josiah fully identified himself with his people and personally, and on their behalf, revoked unto the Lord. Thus was the covenant of promise renewed by the ever-willing Father.

The vow included "to walk after Jehovah, and to keep His commandments, and His testimonies, and His statutes, with all his heart, and with all his soul, to perform the works of the covenant that were written in this book." Josiah really meant business, for the record is "He caused all to stand to it."

The practical application is for each one of us to make fullest use of this Bible which contains not only the same laws of Moses but

also the teachings of Jesus. Benjamin Franklin said, "My advice to you is that you cultivate an acquaintance with and a firm belief in the Holy Scriptures."

ST. PATRICK'S CHURCH.
Rev. Thomas J. Brady, Pastor.
Next Sunday, the fifth Sunday after Easter, there will be a first mass in Lena at the home of Mr. and Mrs. John Brosnan. This mass will be at eight o'clock sharp with confessions before the mass, thus giving all an opportunity to make their Easter Duty. There will be a second mass in Heppner at 11 o'clock that same day.

Next Friday will be the first Friday of the month of May and there will be mass in the church in Heppner at 7 o'clock, preceded by confessions. Benediction of the Blessed Sacrament will be given at the same mass.

The pastor left Heppner early on Monday morning to go to Boardman to superintend the erection of the new church there. The pastor expects to hold the first service in the new church provided the work can be advanced enough to hold the service. The pastor will return to Heppner on Thursday afternoon and remain in Heppner until Saturday when he will leave late in the afternoon to go to Lena as announced and conduct services there early Sunday morning.

The sermon next Sunday in both places will be upon "Rash Judgment and Suspicion."

LEGAL NOTICES

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, executor of the estate of Dennis Spillane, deceased, and all persons having claims against the estate of said deceased, are hereby required to present the same properly certified as required by law, to the undersigned executor, The First National Bank, Heppner, Oregon, within six months from the date hereof. Dated and first published this 2nd day of May, 1929.
W. E. MOORE, Executor.

NOTICE FOR PUBLICATION. Isolated Tract. Public Land Sale. Department of the Interior, U. S. Land Office at The Dalles, Oregon, April 23, 1929. NOTICE is hereby given that as directed by the Commissioner of the General Land Office, under provisions of Sec. 2455, R. S., pursuant to the application of Jerry O'Connor, Serial No. 028748, we will offer at public sale, to the highest bidder, but at not less than \$20 per acre at 10:30 o'clock A. M., on the 1st day of June, next, at this office, the following tract of land: SW1/4 NE1/4, Sec. 6, T. 5 S., E. 27 E., W. M. Section 6, Township 5 North, Range 26 West, Meridian, into the market on a showing that the greater portion thereof is mountainous or too rough for cultivation. The sale will not be kept open, but will be declared closed when those present at the hour named have ceased bidding. The person making the highest bid will be required to immediately pay to the Receiver the amount thereof.

Any persons claiming adversely the above-described land are advised to file their claims, or objections, on or before the time designated for sale. J. W. DONNELLY, Receiver.

NOTICE OF HEARING UPON FINAL REPORT. IN THE COUNTY COURT OF THE STATE OF OREGON FOR MORROW COUNTY. In the Matter of the Estate of Clara Hescoek, Deceased. NOTICE IS HEREBY GIVEN, that the undersigned administrator of the estate of Clara Hescoek, deceased, has filed his Final Report with the Clerk of the above entitled Court and that the Judge of said Court has designated the Monday, the 3rd day of June, 1929, at 2 o'clock in the afternoon as the time, and the rooms of the above entitled Court in the County Court House at Heppner, Morrow County, Oregon, as the place when and where hearing is to be had thereon. All persons interested therein are hereby notified to appear and appear and show cause, if any they have, why said report should not be approved, the administrator discharged, his bondmen exonerated and the estate closed. Dated this 2nd day of May, 1929.
C. W. DOERING, Administrator.

NOTICE TO CREDITORS. Notice is hereby given that the undersigned has been duly appointed by the County Court of the State of Oregon for Morrow County, administrator of the estate of George W. Sperry, deceased, and all persons having claims against the estate of George W. Sperry, deceased, are hereby required to present the same properly verified as required by law, to said administrator, at the law office of J. O. Peterson, at Heppner, Oregon, within six months from the date of this notice. Dated and first published this 25th day of April, 1929.
MARY J. SPERRY, Administrator.

NOTICE OF ADMINISTRATOR'S SALE OF REAL PROPERTY. In the County Court of the State of Oregon for Morrow County. In the Matter of the Estate of Lydia Ritchie, Deceased. Notice is hereby given that the undersigned administrator of the estate of Lydia Ritchie, deceased, will, on Saturday, the 11th day of May, 1929, at the hour of 10 o'clock in the forenoon of said day, at the front door of the County Court House in Heppner, Oregon, sell to the highest bidder for cash in hand the following described real estate, situated in Morrow County, Oregon, to-wit: Lots 3 and 4, Block 1, Cluff's Fifth Addition to Ione, Oregon. Dated this 2nd day of April, 1929.
T. C. FROGGE, Administrator of the Estate of Lydia Ritchie, deceased.

SUMMONS. IN THE COUNTY COURT OF THE STATE OF OREGON FOR MORROW COUNTY. The Federal Land Bank of Spokane, a corporation, Plaintiff, vs. Leroy Virgil Woodard, same person as L. V. Woodard, and Lillie May Woodard, his wife; J. B. Way and Maurine Way, husband and wife; West Extension National Farm Loan Association, a corporation; N. W. Usher and Frank Partlow, Defendants. To N. W. Usher and Frank Partlow, Defendants: 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 appear and answer plaintiff's complaint, or otherwise plead thereto, for want thereof, the plaintiff will apply to the Court for the relief prayed for in its complaint, which is as follows:

For a judgment against the defendants Leroy Virgil Woodard, same person as L. V. Woodard, and Lillie May Woodard, his wife; J. B. Way and Maurine Way, husband and wife; and West Extension National Farm Loan Association, a corporation, for the sum of \$45,500 with interest at the rate of 8% per annum from the 23rd day of December, 1926; the further sum of \$45,500 with interest at the rate of 8% per annum from the 23rd day of June, 1928; the further sum of \$1392.06 with interest at the rate of 8% per annum from the 15th day of October, 1928, and for any sum or sums paid by the plaintiff in payment of delinquent taxes subsequent to the filing of plaintiff's complaint or interest to entry of decree, together with interest on said sums at the rate of 8% per annum from the date of payment. The further sum of \$24,900, the further sum of \$1500.00 attorney's fee in the above entitled suit and plaintiff's costs and disbursements incurred in the said suit, with that the sum of \$70.00 stock in plaintiff's bank held in trust by said bank for the defendant, West Extension National Farm Loan Association, be cancelled and the proceeds thereof applied to the satisfaction of plaintiff's judgment. That the mortgage which plaintiff holds on the following described real property in Morrow County, State of Oregon, to-wit: Northwest quarter of the Northwest quarter of Section twenty-one in Township Four North of Range twenty-five, East of Willamette Meridian, by the Northwest quarter of the Northwest quarter of the line drawn parallel with and distant 100 feet Northerly, measured at right angles from the center line of the main canal of the West extension of the Umatilla Project as now constructed and containing a total of thirty-two and three-fourths acres, more or less, and of which amount a total of twenty-six acres, more or less is irrigable land, subject to the exceptions and reservations contained in the deed from the Northern Pacific Railway Company for said land and subject to the U. S. Reclamation law and rules and regulations thereunder, be foreclosed, and the mortgage premises be sold at foreclosure sale and the proceeds applied to the payment of plaintiff's judgment including costs and attorney's fees and that all of the defendants be foreclosed of and from all right, title, claim or interest in the premises described in said mortgage, and herein described, except the statutory right of redemption, and for such other and further relief as to the Court may seem just and equitable.

This summons is published by virtue of an order of the County Court of the State of Oregon for Morrow County, made and entered on the 10th day of April, 1929, which order provided that this summons be published in the Heppner Gazette Times a newspaper of general circulation, published in Heppner, Morrow County, Oregon, for the period of four weeks, and the date of first publication of this summons is April 11, 1929.
C. L. SWECK, Attorney for the Plaintiff, Address: 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 of the estate of Charles O. Ayers, deceased. All persons having claims against said estate must present same to the undersigned administrator of said estate in Heppner, Oregon, duly verified as required by law on or before six months from the date of first publication of this notice. Dated this 11th day of April, 1929.
ARTHUR MCATEE, Administrator of the Estate of Charles O. Ayers, deceased.

NOTICE OF FINAL ACCOUNT. Notice is hereby given that the undersigned administrator of the Estate of Hiram E. Clark, deceased, has filed his final account in the County Court of the State of Oregon for Morrow County, and that said Court has designated as the time and place for hearing on said final account May 6, 1929, at the hour of 10 o'clock A. M. of the said day in the Court Room of said County in Heppner, Oregon. Anyone having objections to said final account must file same on or before said date of hearing.

This notice is published by virtue of an order of the County Court made and entered on the 23rd day of March, 1929.
E. E. CLARK, Administrator of the Estate of HIRAM E. CLARK, deceased.

NOTICE OF SHERIFF'S SALE. IN THE CIRCUIT COURT FOR MORROW COUNTY. George W. Dykstra, Plaintiff, vs. Sherman Wakefield and Nancy J. Wakefield, (also known as Jane Wakefield), his wife; William Salzedwell, and The Pennsylvania Fire Insurance Company, a corporation, Defendants. Notice is hereby given that, by virtue of an execution and order of sale issued out of the above entitled court in the above entitled cause, to me directed and dated the 2nd day of April, 1929, upon a decree rendered and entered in said court on the 29th day of March, 1929, in favor of George W. Dykstra, plaintiff and against the defendants, Sherman Wakefield, Nancy J. Wakefield (also known as Jane Wakefield), William Salzedwell, and The Pennsylvania Fire Insurance Company, a corporation, Defendants, interest thereon at the rate of 9 per cent per annum from the 2nd day of April, 1929, less the sum of \$654.00, and the further sum of \$375.00 of attorney's fees, and the further sum of \$43.15 costs and disbursements and accruing costs of said report, I will, on the 4th day of May, 1929, at the hour of 10 o'clock in the forenoon of said day, at the front door of the Court House in the City of Heppner, Morrow County, State of Oregon, sell at public auction, subject to confirmation of the above entitled court and subject to redemption by the said defendants, all the right title and interest which the above named defendants had on the 4th day of February, 1929, in and to the mortgage herein foreclosed, or done that date had in and to the following described real property, to-wit: The West twenty (20) feet 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 Statutory Addition to the town (now City) of Heppner, in the County of Morrow and State of Oregon, to satisfy said debt and interest, order and decree, interest, costs and accruing costs.
C. J. D. BAUMAN, Sheriff of Morrow County, Oregon. Dated this 2nd day of April, 1929. First publication April 4, 1929. Last publication May 2, 1929.

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C. L. SWECK, Attorney for the Plaintiff, Address: Heppner, Oregon.

Public Land Sale. Department of the Interior, U. S. Land Office at The Dalles, Oregon, April 23, 1929. NOTICE is hereby given that as directed by the Commissioner of the General Land Office, under provisions of Sec. 2455, R. S., pursuant to the application of Jerry O'Connor, Serial No. 028748, we will offer at public sale, to the highest bidder, but at not less than \$20 per acre at 10:30 o'clock A. M., on the 1st day of June, next, at this office, the following tract of land: SW1/4 NE1/4, Sec. 6, T. 5 S., E. 27 E., W. M. Section 6, Township 5 North, Range 26 West, Meridian, into the market on a showing that the greater portion thereof is mountainous or too rough for cultivation. The sale will not be kept open, but will be declared closed when those present at the hour named have ceased bidding. The person making the highest bid will be required to immediately pay to the Receiver the amount thereof.

Any persons claiming adversely the above-described land are advised to file their claims, or objections, on or before the time designated for sale. J. W. DONNELLY, Receiver.

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C. W. DOERING, Administrator.

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IN THE CIRCUIT COURT FOR MORROW COUNTY. George W. Dykstra, Plaintiff, vs. Sherman Wakefield and Nancy J. Wakefield, (also known as Jane Wakefield), his wife; William Salzedwell, and The Pennsylvania Fire Insurance Company, a corporation, Defendants. Notice is hereby given that, by virtue of an execution and order of sale issued out of the above entitled court in the above entitled cause, to me directed and dated the 2nd day of April, 1929, upon a decree rendered and entered in said court on the 29th day of March, 1929, in favor of George W. Dykstra, plaintiff and against the defendants, Sherman Wakefield, Nancy J. Wakefield (also known as Jane Wakefield), William Salzedwell, and The Pennsylvania Fire Insurance Company, a corporation, Defendants, interest thereon at the rate of 9 per cent per annum from the 2nd day of April, 1929, less the sum of \$654.00, and the further sum of \$375.00 of attorney's fees, and the further sum of \$43.15 costs and disbursements and accruing costs of said report, I will, on the 4th day of May, 1929, at the hour of 10 o'clock in the forenoon of said day, at the front door of the Court House in the City of Heppner, Morrow County, State of Oregon, sell at public auction, subject to confirmation of the above entitled court and subject to redemption by the said defendants, all the right title and interest which the above named defendants had on the 4th day of February, 1929, in and to the mortgage herein foreclosed, or done that date had in and to the following described real property, to-wit: The West twenty (20) feet 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 Statutory Addition to the town (now City) of Heppner, in the County of Morrow and State of Oregon, to satisfy said debt and interest, order and decree, interest, costs and accruing costs.
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