souls, beat us to Heaven by an aver-

young, worried much, and died in

what we now regard as early mid-

Moreover, I have always question-ed whether they were truly relig-

ious, whether it is possible to be re-

ligious in the best sense if one is

Old Simeon Stylites believed that

it is the business of a saint to mor-

tify the body. He chained himself to the top of a pillar, and became

so loathsome that worms lived in

pick them out because he regarded

born out in the teachings of the

healthy out-door Jesus is one of the

mysteries of the ages. He morti-

fied no bodies. He healed them, built them up, and sent their own-

St. Paul, the great disciple, loved games, races and fights.

If it be argued that most of the philosophers have been men of poor

health, I venture to contend that the world has more philosophy than

it needs or can ever use. And that

what is more important is more

normal, laughing optimistic women

Health is prophylactic. A healthy

boy would much rather go to a ball

It's the weak, nervous creatures

who demand the stimulus of dissi-

NOTICE OF FINAL ACCOUNT.

day of January, 1930. JOS. J. NYS, Administrator.

NOTICE OF SALE.

County, Oregon. \$100.00. 44-47 C. J. D. BAUMAN, Sheriff.

SUMMONS.

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

Klein Realty Service, a corportion, Plaintiff,

Vs.

Ernest E. Allen and Ida J. Allen, his wife. Florence D. Foster and Fred M. Foster, her husband, and W. S. Hufford.

To Ernest E. Allen and Ida J. Allen, his wife, Florence D. Foster and Fred M. Foster, her husband, Defendants:

wife, Florence D. Foster and Fred M.
Foster, her husband, Defendants;
IN THE NAME OF THE STATE OF
OREGON: You and each of you are
hereby notified to appear and answer
the plaintif's complaint filed in the
above entitled suit within four weeks
from the date of first publication of this
summons, and for want thereof the
plaintiff will apply to the Court for the
tellef prayed for in its complaint, which
is as follows, to-wit:
That the plaintiff have judgment
is as follows, to-wit:
That the plaintiff have judgment
day. Allen, for the sum of \$335.00,
with interest thereon at the rate of
eight per cent per annum from the 17th
day of May, 1924, the further sum of
\$70.00 attorney's fees, and plaintiff's
costs and disbursements incurred in
this suit, and for a decree that plaintiff's mortgage upon the following de-

Heppner, Morrow

park than a saloon.

d that our ancestors, by neglecting pation. Just as the weak sick sheep

their bodies in the interests of their go off when a false voice calls.

ers on their way rejoicing.

sick and ruled by fears.

tle life.

emitted a noise which to his own his flesh, and he did not attempt to

deppmer Gazette Times

THE HEPPNER GAZETTE Established March 30, 1883; THE HEPPNER TIMES, Established November 18, 1897; CONSOLIDATED FEBRUARY 15, 1915.

Published every Thursday morning by VAWTHE and SPENCER CRAWFORD and entered at the Post Office at Hepp-ner, Oregon, as second-class matter.

ADVERTISING BATES GIVEN ON APPLICATION.

SUBSCRIPTION RATES:

Official Paper for Morrow County.

AN AMERICAN PICTURE.

CONRAD HUBERT came to America from Germany as a young man. He worked in an electrical shop in Jersey City and invented the first successful pocket flashlight. He died two years ago, leaving instructions in his will that his estate should be divided principally among religious, educational and charitable institutions, to be selected by a committee of prominent citizens appointed by his executors.

For six months three "prominent whose names are Calvin Coolidge, Alfred E. Smith and Jullus Rosenwald met every two weeks consider the hundreds of applications for part of the \$6,000,000 which Conrad Hubert left. When they gave their final decision the other day they named a list of colleges, hospitals, relief organizations and charities on which they had agreed unanimously. In each case the institutions to be benefitted will have to raise from other sources than the amount thus awarded to them. That is the modern American way of giving money to wor-thy causes, to require them to poultry, dairying, livestock, field match the gift by inducing others

The whole incident strikes us as The whole incident strikes us as peculiarly typical of America. Where else in the world could a poor immigrant accumulate \$6,000,-000 and more without being heard of? Conrad Hubert's name never got into the newspapers until he was dead. He made his money honestly, without injuring anyone else but rather enriching the world most susceptible. Oats are also through his invention. That was typically American, too, and so was especially if they have contained nitypically American, too, and so was the spirit which prompted him to leave the bulk of his fortune to as- and stored in piles where ventila-

President of the United States, the famous ex-Governor of New York and the nation's greatest merchant ly cured, or where they may giving their time and serious attention to carrying out the wishes of gon Experiment station. one of the country's adopted citi-

Where, for that matter, will you find a Protestant, like Coolidge, a Roman Catholic, like Smith, and a Jew, like Rosenwald, working together for the common welfare? That is typical of America, too.

Conrad Hubert, alive, was not even a name to the world at large. Conrad Hubert dead has left a monument more enduring than brass in the example his bequest has supplied of the spirit of America.

BATHTUBS AND OTHER LUXURIES.

I home? No, that isn't "Foolish Question Number Umpsteen." There are nine million homes in America without bathtubs, according to the Statistical Abstract of the United States. Only two houses out of three have them. A few years ago, as time goes, nobody had bathtubs. There was one in the White House when Lincoln was President, and when President Cleveland wanted nouncing the bad example of lux- home economics staff.

ury which the President would set The first bathtub with fixed plumb ing was installed in Cincinnati less than 100 years ago and physicians denounced the habit of bathing as njurious to health.

Times change and luxuries multi-ply. Today 15 million homes have electric flatirons, 7 million have washing machines, nearly three quarters of a million have electric refrigerators. The time is coming and coming soon when these and other electrical appliances will be regarded by everybody in America as of as great importance as the bathtub, but it may be another hunired years before everybody has them, and even then there will probably be some homes without bathtubs.

Do We Put Too Much

Emphasis on Health?

A man who knows Scotland told

ne of his experience with a Scotch

The shepherd seemed to have an

uncanny power over the sheep. When he sent out his own peculiar

call every one of them, no matter

how distant, raised his head and started straight for home.

The visitor begged for a chance

his hands over his mouth and

to try his calling powers. He cup-

ears sounded exactly like the shep-

"Don't be discouraged," said the shepherd. "Try again. Maybe there

Every once in a while somebody

rises up to criticize us modern par

ents for devoting too much time

and attention to our children's phy-

Says such a critic: "Of course, the

body is important, but it was given

to us not to be exalted but to be dis-

ciplined and put down. To lay so much emphasis on the physical is

paganism. Our righteous ancestors disregarded the body and paid at-

This is true, and it might be add-

NOTICE OF SALE OF REAL PROPERTY.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH PRO-HATE DEPARTMENT.

B. A. Green, 1003 Corbett Bldg., Portland, Oregon, Attorney for Administrator.

SUMMONS.

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

COUNTY OF MORROW.

David McCullough, and Helen McCullough, Administratrix of the estate of John McCullough, deceased, Plaintiffs.

ys.

John McWhirtar, Jane McWhirtar, Martha Ann Jane McWhirtar Miller. Thomas McCullough, Maggle McCullough, and Robert McCullough, devisees under the last Will of Thomas McCullough, deceased, and Samuel McCullough, and Mary McCullough, his wife. Paul Hisler and Kathleen Hisler, his wife, Marguerite Hisler Chapin, and Embrose Chapin, her husband; Also all other persons or parties unknown claiming any right.

parties unknown claiming any right title, estate, lien or interest in the real estate described in the complain herein. Defendants

herein. Defendants:
O John McWhirtar, Jane McWhritar,
Martha Ann Jane McWhirtar Miller,
Thomas McCullough, and Maggie McCullough, also all other persons or
parties unknown claiming any right,
itile, estate, lien or interest in the
resal estate described in the complaint
herein. Defendants:

Not a single sheep responded.

hepherd.

herd's call.

sical well-being.

tention to their souls."

Uncle Si Tinklepaugh says all the rules for dieting he's ever heard come down to one, and that's whatever you like isn't good for you.

College Will Publish Book to Aid Planting

on what to plant this season in view of state, national and world situated for state, national and world situated by sheep are healthy they will follow sheep are healthy they will follow 1930 state and national agricultural one may go after anybody." outlook reports which will be ready early in February. In Oregon these will be issued through the state college extension service.

L. R. Breithaupt, extension econ omist, has been called to Washing-ton, D. C., to represent this state in preparing the national outlook re-port, and on his return late in January the state report will be prepar

ed immediately.

That the national farm board is depending on increased use of these reports is indicated by a recent announcement to cotton growers that "the board cannot protect farmers when they deliberately over-plant. The extension service is planning to distribute about 500 copies of the full state report and 40,000 to 50,000 crops, and horticulture.

COUNTY OF MULTNOMAH PROBATE DEPARTMENT. In the Matter of the Estate of LILLIAN L. BROWN, Deceased. Notice is hereby given, that pursuant to an order of the above entitled Court duly made and entered in the said matter on the 21st day of January 1930, the undersigned, administrator of the Estate of Lillian L. Brown, deceased, will on and after the 22nd day of February, 1930, at the office of Strong and MacNaughton Trust Company, 217 Corbett Building, Portland, Oregon, in the city of Portland, Multnomah County, Oregon, proceed to sell at private sale to the highest bidder for cash subject to the confirmation of said court, all of the Estate of Lillian L. Brown, deceased in and to the following described real property, to-wit: East one-half (E4) Section Five (5) and all of Sections 9, 17, 21, 29, 33. Township Three (3) North Range Twenty Three (3) East of Williamette Meridian, situated in Morrow County, State of Oregon, Dated at Portland, Oregon, this 21st day of January, 1930. First publication, January 23, 1930, Last publication, February 20, 1930, Strong and MacNaughton Trust Company, Administrator of the Estate of Lillian L. Brown, Deceased, B. A. Green, 1903. Corbett Bldg.

Of all ordinary farm products subject to spontaneous heating or combustion, hay has been found the trate of soda and have been washed tion is poor, are subject to danger. And where but in America could Conditions under which spontaneone find the spectacle of a former ous heating may develop are generally those where farm products are put into storage too immature, poorwet while in storage, says the Ore-

> Stable manure, best known organic fertilizer, is high in nitrogen, but low in potash. Five tons of stable manure, supplanted by 250 pounds of superphosphate per acre per year makes an ideal fruit or nut fertilizer, finds the Oregon Experiment station.

PENDLETON TAKES PRIZES. Essays submitted by pupils in the Pendleton schools, won three of the five prizes offered in Oregon for the year 1928-9 in the National Safety campaign. Robert Bauer took first place and his essay will be submitted in the national contest. Billy LIAVE you a bathtub in your Rhodes and Freda Zurfluh each took third prizes. The best lesson submitted in Oregon was written by Miss Clara M. Pratt, teacher in the Lincoln school, Pendleton.

CLOTHING HINTS ON RADIO. Prolems of the family wardrobe will be a new feature over the state college radio, KOAC, every Tuesday afternoon at three o'clock for the next few months. How to get the to have a second one put in mem- best garments for the least money bers of Congress made speeches de- will be discussed by members of the

Sunday School Lesson

International Sunday School Lesson for | bodied in the Sermon of the Mount. January 28

STANDARDS OF THE KINGDOM Matthew 5:3-9, 17-20, 34, 48.

Rev Samuel D. Price, D.D.

Pronouncement is made concern ing the principles of every kingdom. Nations enact a constitution and this must be amended with the development of later years and growing experience. Jesus set forth the abiding principles for the advance-His ministry. The traditional site mak each one a working principle Tiberias. Matthew, who writes top- for great is your reward in heaven." ically rathen than in chronological should be read in connection with this lesson study. Yes, you should heaven." do more: commit just as much of it to memory as you will. You can in which we are comfortable people master at least 5:1-16 right now. for other folks to live with Enemies Many of the youth in the mission stations on the foreign field can The measure of our intercessory quote the entire three chapters.

ter the prolonged season of petition-ing Jesus selected His twelve apos-the closing verse. "Ye therefore ties from among the many disciples. shall be perfect, as your heavenly Those twelve names is another item. Father is perfect." When we look

Those who looked for declarations about an earthly empire that would outrival Caesar's were disappointed. Napoleon, in comparing leaders of empires, gave the honor to Jesus as the King of the empire of peace. Nine sublime truths are given in the Beatitudes, each beginning with the attractive word "blessed." The

Kingdom that was being promulgated was to be built up within the individual and when thus establishment of the Kingdom of God in His ed could not be torn down by any various addresses. There was even outside attacks. A state of mind a formal statement when He was is established which is under spirit addressing a multitude in Galilee control. Do not limit your study to in the midst of the second year of only some of these Beatitudes, but is the Horns of Hattin, which we in your life. Earthly trials may folsaw clearly to the north in driving low. The ultimate is given in verse from Cana of Galilee to the Sea of 12; "Rejoice and be exceeding glad: Here great teachings rae given in order, brings together many of understandable language. "Salt" and these principles in what we call the "light" are symbols with a clear n of the Mount, which is re- meaning. New standards are set up therefrom. All of the fifth chapter lived in real righteousness in order

A test is always found in the way were to be loved and prayed for prayers for them is an index of our The address followed a night of real forgiveness. Human standards are accredited with having the most as such. At the age of puberty, or prayer. Luke tells us (6:12) that af- were no longer sufficient. The mea-

real estate described in the complaint herein. Defendants:

IN THE NAME OF THE STATE OF OREGON, you and each of you are bereby required to appear and answer plaintiffs' complaint filed against you in the above entitled court on or before twenty weeks from the date of the first publication of this summons upon you, and if you tail to appear or answer for want thereof, the plaintiffs will apply to the above entitled court for the relief prayed for in their complaint, ownit. That you and each of you be required to assert and set forth the nature of your claim or interest in and to the real estate described in plaintiffs' complaint, and as follows, to-wit. The NEW, of SWW, of Section 17 and the SWW, of NWW, and SW, of SE14, of Section 18, in Township three (3) and NW, of NW, SWW, of NW, and NW, and NW, all

GOITER In some communities this disease has caused much apprehension, owing to the frequency of occurrence a neighborhood that has had as corded in Matthew 5, 6 and 7. We and outward observance only is re-have now the first of three lessons vealed as worthless. Life must be has caused a great deal of anxiety on part of the other ladies, and to be a citizen of the "kingdom of for visual evidence of enlargement

of the thyroid gland. Of course, one can only "skim in size of the enlarged gland, over" such a subject in a short talk like this, and touch only high points.

JOHN JOSEPH GAINES, M.D. ease is most frequent in the earlier I believe this should be years treated so far as possible without

surgery. But in adult cases, today, surgery seems to be the most approved of such cases; I am acquainted with method of treatment. Exophthalmmany as five women afflicted within balls are pushed forward—is a seric golter-the kind where the eyelous disease, and the progress in modern surgery has made its surgical treatment very safe, and more many throats have been fumbled likely to cure than dilatory attempts with, and many mirrors consulted with medicine. Surgeons often tie the artery which supplies the gland with blood, thus causing reduction

Not every enlargement of the thyroid gland is goiter. It may be Mountain regions of the old world simple inflammation, to be treated goiter patients. Deficiency of lodine in women bearing children the growing girl or boy, has been gland may be temporarily enlarged; offered as a cause of goiter in the it may be malignant—not true goi-young, and, the early administration ter. So much must be taken into of this mineral metallic remedy is consideration; your family doctor to memorize. Then followed the address which proclaimed the principles of the Kingdom. Blackstone. The great lawyer said, "The principles of all wise legislation are emples of the follows from the viewpoint advised as a preventive of the discount with the undersigned administrator of the estate of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the circle of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the undersigned administrator of the estate of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the undersigned administrator of the estate of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the circle of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the circle of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the circle of Paul Riemann, deceased has filed who know more about the trouble ary for growing girls. I may say that, the "coiloid" form of the discount with the circle of Paul Riemann, deceased has filed who know more about the undersigned administrator of the estate of Paul Riemann, deceased has filed who know more about the undersigned administrator of the estate of Paul Riemann, deceased has filed who know more about the undersigned administrator of the discount with the circle of Paul Riemann, deceased has filed who know more about the undersigned administrator of the state of Paul Riemann, deceased has filed the undersigned admi

scribed real property be foreclosed, towit:

The Southeast quarter of Section Sixteen (16). Township Four (4) North,
Range Twenty-four (24) East of Willamette Meridian,
and that said real poperty be sold
under mortgage foreclosure in the manner provided by law, and the proceeds
received from such sale be applied, first,
to the payment of Planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of Planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment; and third, that the overplus (5 are be mid to the clerk of the
payment of planniff's costs, attorney's fees,
and judgment of planniff's costs, scribed real property be foreclosed, towit:

The Southeast quarter of Section Sixteen (16). Township Four (4) North,
Range Twenty-four (24) East of Willamette Meridian.
and that said real poperty be sold
under mortgage foreclosure in the manner provided by law, and the proceeds
received from such sale be applied first,
to the payment of the charges and expenses of such sale; second, to the payment of Plaintiff's costs, attorney's fees,
and judgment; and third, that the overplus, if any, be paid to the clerk of the
Court to be disbursed as the Court may
order and direct, and that the defendants and all persons claiming by,
through or under them, or any of them,
be forever barred and foreclosed of and
from all right, title and interest in or
to said real property, save only the
statutory right of redemption.

This summons is published by virtue
of an order of the Hon. R. L. Benge,
Judge of the County Court of the State
of Oregon, for Morrow County, made
and entered on the 9th day of January,
1930, prescribing that this summons be
served by publication thereof in the
Heppner Gazette Times, a newspaper
published in the City of Heppner, Morrow County, Oregon, for a period of
four successive weeks, and that the first
publication be made on the 16th day of
January, 1930.

S. E. NOTSON.

Attorney for Plaintiff. age of twenty years. They matured

January, 1930.

S. E. NOTSON,
Attorney for Plaintiff,
Address: Heppner, Oregon,
Date of first publication, Jan. 16, 1930,
Date of last publication, Feb. 13, 1930. his sufferings as a means of grace. How such an idea could have been

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

George W. Dykstra, Plaintiff,

Vs.

James B. Sperry, and Sarah A. Sperry (also known as Sarah C. Sperry), his wife S. P. Kimball, and also all other persons or parties unknown claiming any right, tille, estate described in the complaint herein, Defendants.

To James B. Sperry and Sarah A. Sperry (also known as Sarah C. Sperry), his wife, S. P. Kimball, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, above named defendants;

IN THE NAME OF THE STATE OF

claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, above named defendants:

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 6th day of February, 1930, being more than four weeks from the date of first publication of this summons; and if you fail to so appear and answer said complaint, for want thereof, said Plaintiff will apply to the court for the relief prayed for in his complaint herein on file, to-wit. That a decree be entered herein that the plaintiff is the owner in fee simple of the following described real property, to-wit:

The West Twenty (20) feet of Lots numbered One (1) and Two (2), and the East Tinity (30) feet of Lots numbered Seven (7) and Eight (8) in Block numbered Nine (9) in Stansbury's Addition to the town (now City) of Heppner Morrow County Oreson and Seciation of the count of the

South of Range 28 East of the Willamette Meridian, in Morrow County, Oregon, and that it be udjudged and decreed that plaintiff. David McCullough, deceased, be the owners in fee simple of said real estate; that you and each of you, and all persons or parties claiming by through or under you or either of you be forever barred of and from all claim, estate, right, title or interest therein. pered Nine (9) in Stansbury's Addition of the town (now City) of Heppner, Morrow County, Oregon, and declaring hat you and each of you have no in-rest in or claim to or lien upon any of aid above described real property, and or a further decree restraining and en-cining you and each of you from here-ifter setting forth any claim of inter-set in or lien upon any of said real property.

This summons is published by order be forever oarred of and from an chain, estate, right, title or interest therein, and plaintiffs have such other and further relief as may be just and equitable. This summons is served upon you by publication thereof in the Heppuer Gazette Times, once a week for four successive weeks musuant to an order

or successive weeks pursuant to an order of Hon. R. L. Benge, Judge of the County Court of the State of Oregon for Morrow County, which order is dated the 20th day of January, 1930, and the date of the first publication of this auromons is the 23rd day of January, 1930. est in or lien upon any of said real property.

This summons is published by order of the Hon. R. L. Benge, Judge of the County Court of the State of Oregon for Morrow County, made and entered in the above entitled cause on the 6th day of January, 1930, prescribing that this summons be served by publication thereof and that the same be published once each week for four consecutive weeks in the Heppner Gazette Times, a newspaper published in the City of Heppner, Morrow County, Oregon, and that the first publication be made on the 9th day of January, 1930.

Attorney for Plaintiff, Address: Heppner, Oregon, Date of first publication, Jan. 9, 1930. Date of first publication, Fob. 6, 1830.

NOTICE OF SHERIFF'S SALE. Notice is hereby given that the undersigned administrator of the estate of Pardon Williamson, deceased, has filed with the County Court of the State of Oregon for Morrow County, his final account of his administration of said estate, and said court has fixed Monday, the 3rd day of March, 1930, at the hour of 10:00 o'clock in the forenoon of said day at the County Court room in the Court House at Heppiner, Oregon, as the time and place for hearing objections to said final account and all persons having objections to said final account and all persons having objections to said final account and all persons having objections to said final account and all ersons having objections to said final account and all ersons having objections to said final account or the settlement of said estate, are hereby required to file the same with said court on or before the time set for said hearing.

Dated and first published this 23rd day of January, 1930.

NOTICE OF SHERIFF'S SALE.

N THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW. In Equity PACIFIC COAST MORTGAGE CO., a corporation, Plaintiff,

corporation, Plaintiff,

E. B. WILLIAMSON, MARY WILLIAMSON, his wife, O. K. WILLIAMSON, BESSIE WILLIAMSON, his
wife, C. F. JORDAN, MAREL F.
JORDAN, his wife, J. F. HUTCHTTOENS, JANE DOE HUCHTTOENS,
his wife, ERIK BJORKMAN, FRIDA
BJORKMAN, his wife, C. D. GEARIN,
HELEN GEARIN, his wife, and A. E.
FELLER, Defendants.
By virtue of an execution, judgment
order, decree and order of sale issued
out of the above entitled Court in the
above entitled cause, to me directed,
dated the 31st day of December, 1929,
upon a judgment and decree entered in By virtue of an order of the County Court I am authorized and directed to sell at public auction as provided by law the following described real property, at not less than the minimum price herein set forth, to-wit:

The South 8 feet of Lot 3, in Block 6, Lot 4 in Block 6, and the North 30 feet of Lot 5 in Block 6 in Heppner Morrow

order decree and order of sale issued out of the above entitled Court in the above entitled Court in the above entitled cause, to me directed, dated the 31st day of December, 1929, upon a judgment and decree entered in said Court on the 30th day of December 1929 in favor of the plaintiff above enamed and against the defendants C. P. Jordan and Mabel F. Jordan, E. B. Williamson, Mary Williamson, O. K. Williamson and Bessie Williamson, for the following sums, namely 83,600,00, with interest thereon at the rate of ten percent, per annum from December 1, 1928; the further sum of \$335.00 attorney's fees; the further sum of \$309,00, with interest thereon at the rate of six percent, per annum from December 1, 1928; the further sum of \$216.00 with interest thereon at the rate of ten percent, per annum from December 1, 1928; the further sum of \$75.00, attorney's fees together with \$27.35.00 storney's fees together with \$27.35.00 storney's fees together with \$27.35.00 storney and writ commanding me to make sale of that certain real property, with the appurtenances, tenements and hereditaments situate in Morrow County, Oregon, and more particularly described as follows, to wit.

All of Section twenty-five (25), Township two (2) north of Range twenty-six (26) east of the Williamette Meridian, and the west half (W½) of the southwest quarter (SW½) of the southwest quarter (SW½) of Section thirty (30), Township two (2) north of Range twenty-six (36) east of the Williamette Meridian, containing twelve hundred seventy-five (1275) acres, more of less, according to the Government survey thereof.

NOW, THEREFORE, by virtue of said execution, judgment order, decree and order of sale, and in compliance with the commands of said writ, I will, on Saturday, the 1st day of February, 1930, at ten oclock A. M., at the front door of the County Court House, in the City of Heppner, Morrow County, Oregon, sell, at public auction, subject to redemption, to the highest bidder, for cash in hand, all the right, litle or interest which the defenda

order and decree, interest, costs and accruing costs.

Dated this 2nd day of January, 1930.

C. J. D. BAUMAN,

Sheriff of Morrow County, Oregon,

Date of first publication, January 2,
930. Date of last publication, January 20, 1930

NOTICE OF ANNUAL STOCKHOLD. ERS' MEETING.

Notice is hereby given that the an nual meeting of the stockholders of Heppner Mining Company will be held at the office of the First National Bani at the office of the First National Bank in Heppner, Oregon, on the second Tu-eeday in February, 1939, being the 11th day of February, 1939, at the hour of two o'clock in the afternoon of said day. The meeting is for the purpose of electing officers and for the trans-action of such other business as may appear.

NOTICE OF PINAL SETTLEMENT.

appear.

NOTICE TO CREDITORS. Notice to CREDITORS.

Notice is nereby given that the undersigned was duly appointed by the County Court of the State of Oregon for Morrow County, administrator of the estate of Joseph Curran, deceased, and all persons having claims against the estate of said deceased are hereby required to present the same property verified as required by law to said administrator at the law office of Jos. J. Nys. his attorney, at Heppner, Oregon, within six months from the date hereof, Datetd and first published this 2nd day of January, 1930.

PETER CURRAN, 42-46 Administrator.

SUMMONS IN PORECLOSURE OF DELINQUENT TAX CERTIFICATE. IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.

Charles B. Cox.

Annie E. Burroughs, a widow; Lena P.
Cox, wife of Charles B. Cox; Bertha
B. Gordon and W. D. Gordon, her
husband; Thor.as C. Burroughs, a
single man; Burt H. Burroughs and
Myrtle Burroughs his wife; Robert
I. Burroughs and Mildred Burroughs,
his wife; N. Roscoe Burroughs and
Clyde Burroughs, his wife; Wilma L.
Combs and Farlin Combs, her husband; and Norma E. Melton, formerly
Norma E. Burroughs, and H. Melton,
her husband; being all the heirs at
law of George T. Burroughs, deceased; also the following, being all of
the heirs at law of Rufus E. Burroughs, deceased; Charles Burroughs,
a minor; Hollis Burroughs, a minor,
and Virginia Burroughs, widow of
Rufus E. Burroughs, a widow; Lena
Defendants,
To Annie E. Burroughs, a widow; Lena

Rutus E. Burroughs, deceased.

P. Cox, wife of Charles B. Cox; Bertha B. Gordon and W. D. Gordon, her husband; Thomas C. Burroughs, a single man; Burt H. Burroughs and Myrtle Burroughs, his wife; Robert I. Burroughs and Myrtle Burroughs, his wife; N. Roscoe Burroughs and Clyde Burroughs, his wife; Wilma I. Combs and Farlin Combs, her husband; and Norma E. Melton, formerly Norma E. Burroughs, and H. Melton, her husband, being all the heirs at law of George T. Burroughs, deceased; also the following, being all of the heirs at law of Rufus E. Burroughs, a minor; Hollis Burroughs, a minor; Hollis Burroughs, a minor; Hollis Burroughs, widow of Rufus E. Burroughs E. Burroughs, a minor; Hollis Burroughs, widow of Rufus E. Burroughs, deceased, the above named defendants.

IN THE NAME OF THE STATE OF

above named defendants.
IN THE NAME OF THE STATE OF OREGON: OREGON:
You are hereby notified that Charles
B. Cox is the holder of Certificate of
Delinquency numbered 1352 issued on
the Seventh day of August, 1929, by the
Tax Collector of the county of Morrow,
state of Oregon, for the amount of
Twenty-nine and 51-100 Dollars, the
same being the amount then due and
delinquent for taxes for the year 1924,
together with penalty, interest and
costs thereon upon the real property
assessed to you, of which you are the
owner as appears of record, attuated in
said county and state, and particularly
bounded and described as follows, towit:

Southeast quarter of Section Seventeen in Township Four South, Range Twenty-nine E. W. M. in Morrow county, state of Oregon.
You are further notified that said harles B. Cox has paid taxes on said

ses for prior of subsequent years the rate of interest on said 10

1925 August 7, 1929 438 \$27.15 12%
1926 August 7, 1929 437 27.07 12%
1927 August 7, 1929 413 24.31 12%
1928 August 7, 1929 413 24.31 12%
Said heirs at law of George T. Burroughs, deceased, as the owners of the legal title of the above described property as the same appears of record, and each of the other persons above named are hereby further notified that Charles B. Cox will apply to the Circuit Court of the county and state aforesaid for a decree foredosing the lien against the property above described and mentioned in said certificate. And you are hereby summoned to appear within sixtioned in said certificate. And you are hereby summoned to appear within six-ty days after the date of first publi-cation of this summons, exclusive of the said first day, and defend this ac-tion or pay the amount due as above shown, tegether with costs and accrued interest, and in case of your failure to do so a decree will be rendered fore-closing the lien of said taxes and costs against the land and premises above

against the land and premises above named.

All process and papers in this proceeding may be served upon the undersigned residing within the state of Oregon, at the address hereafter mentioned. This summons is published by virtue of an order of the Honorable R. L. Benge, Judge of the County Court of the State of Oregon for Morrow County, made and entered on December twentieth, 1929, which order provided that this summons be published in the Heppner Gazette Times, a newspaper of general circulation published in Heppner, Morrow county, state of Oregon, for the period of Four weeks.

Date of First publication December Twenty-sixth, 1929.

Attorney for the Blottiff

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

NOTICE OF PINAL ACCOUNT.

Notice of Pinal Account.

Notice is hereby given that the undersigned Administratrix of the estate of George W. Sperry, deceased, has flied with the County Court of the State of Oregon for Morrow County, her final account of her administration of said estate and that said Court has set Monday, the 3rd day of February, 1930, at the hour of 10 A. M. of said day at the County Court Room, at the Court House at Heppner, Oregon, as the time and place for hearing objections to said final account and the settlement of said estate, and all persons having objections to said final account or the settlement of said estate are hereby required to file the same with said Court on or before the time set for hearing said objections.

Dated and first published this 26th day of December, 1929.

MARY J. SPERRY, 41-45.

NOTICE OF FINAL SETTLEMENT.

NOTICE OF FINAL SETTLEMENT.

NOTICE IS HEREBY GIVEN that the undersigned Administratrix of the Estate of Melvina Clark, deceased, has filed in the County Court of the State of Oregon for Morrow County, her final account as Administratrix of the Estate of Melvina Clark, deceased, and said Court has fixed and appointed the 3rd day of February, 1930, at the hour of 10.00 o'clock A. M., at the County Court Room in Heppner, Oregon, as the time and place for hearing objections to said Final Account and for the final settlement of said Estate.

LAURA B. MORGAN, Formerly Laura B. Hamilton, Administratrix.

VOCKET TO CREENINGS

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, executix of the Last Will and Testament of Robert J. Rodgers, deceased, and all persons having claims against the estate of said deceased, are hereby required to present the same properly verified as required by law, to said executrix at Heppner, Oregon, or at the office of Jos. J. Nyz. at Heppner, Oregon, within six months from the date hereof.

Dated and first published this 2nd day of Januay, 1930.

LUCY E. RODGERS.

42-46

Executrix.

Professional Cards

AUCTIONEERS

E. D. HUBSON, the Livestock Auc tioneer of Granger, Wn., and Dwight Misner of Ione, Ore. SALES CON-DUCTED IN ANY STATE OR ANY COUNTY. For dates and terms wire or write DWIGHT MISNER, Ione.

A. B. GRAY, M. D.

PHYSICIAN & SURGEON Phone 323 Odd Fellows Building Eves Tested and Glasses Fitted.

The Convalescent Home

For the care of convalescents, Mrs. L. G. Herren

Graduate Nurse

DR. J. L. CALLAWAY

Osteopathic Physician

Gilman Building Heppner, Orego

WM. BROOKHOUSER PAINTING - PAPERHANGING

INTERIOR DECORATING Leave orders at Peoples Hardware Company

DR. C. W. BARR

Case Building, Entrance Center St Telephone Main 1012 Open Evenings and Sundays by Appointment.

N. D. BAILEY Contractor and Builder Heppner, Oregon

DR. J. H. McCRADY

X-Ray Diagnosis L O. O. P. BUILDING Heppner, Oregon

Frank A. McMenamin LAWYER Phone BEacon 4451 1014 Northwestern Bank Building PORTLAND, OREGON

A. D. McMURDO, M. D.

PHYSICIAN AND SUBGEON Trained Nurse Assistant Office in Masonic Building Heppner, Oregon

C L. SWEEK ATTORNEY-AT-LAW

> Offices in First National Bank Building Heppner, Oregon

S. E. NOTSON

ATTORNEY-AT-LAW Office in Court House Heppner, Oregon

AUCTIONEER Parm and Personal Property Sales a Specialty

"The Man Who Talks to Beat the Band" G. L. BENNETT, Lexingten, Oregon

J. O. PETERSON Latest Jewelry and Gift Goods Watches - Clocks - Diamonds Expert Watch and Jewelry Repairing Heppner, Oregon

F. W. TURNER & CO. PIRE, AUTO AND LIFE

INSURANCE Old Line Companies. Real Estate Heppner, Oregon

JOS. J. NYS ATTONEY-AT-LAW Roberts Building, Willow Street Heppner, Oregon

J. Perry Conder, N. D. 20th year in practice in Heppner a

Morrow County. HEPPNER HOTEL BUILDING Office Phone 02, Residence Phone 03

Heppner Sanitarium

Hospital Dr. J. Perry Conder Oldest Institution of Healing and Oldest Practicing Physician in Mor-row County: with the least percent-age of statity and greatest percent-age of benefit.