Deppner Gazette Times

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ADVERTISING RATES GIVEN ON APPLICATION.

SUBSCRIPTION RATES:

Official Paper for Morrow County.

BUSINESS IS GETTING BETTER

MEN whose occupation it is to keep their fingers on the pulse of national conditions report with a great deal of confidence that the they had expected to find it at this of the year that it might be mid- railroad was going to tions with a time-limit are always worst is over is of great significance and interest.

One of the most reliable indexes of business confidence is the volume of national advertising. Six of the

did not develop as such things have done in the past. One was, of stock values did not reflect any bus- were. iness or industrial condition but was the natural reaction from a speculative boom in which stocks were sold at from twenty to forty or fifty times their net earnings. Anshelves of merchants and manufac-

With the improvements in transportation facilities which have been made since the Armistice, business 1921, yet the total volume of business done on the smaller inventory was four times as great as when records of every merchant who runs today. Small stock, speedily replentailer to make two to four times as good and faithful servant." many sales on the same amount of capital. He runs less risk of having sides being ready to respond instant-

ly to any change in style Because this system of retalling residence to another precinct. has become almost universal, business credits were not materially curtailed even when the situation looked worst, and today are almost as free as they have ever been. The trend of wages is still upward, unemployment is diminishing, and the this portion of the Umatilia forest general public will soon be, if it is last year because of the care and general public will soon be, if it is not already, in better buying post-

After reading the news dispatches ranger. from Chicago, U. S. A., the people of Chicago, South Australia, voted to collectively averaged a hundred dol-

March 16

PARABLES OF THE KINGDOM

Matthew 13:31-33, 44-52.

Rev. Samuel D. Price, D.D.

much broader than the Church.

chapter. One, that of the Sower, was studied last week. Matthew follows The

change the name of their town to Booth, after the founder of the Sal vation Army. If that doesn't make Chicago ashamed of itself, Chicago, Kentucky, might threaten to change its name to King George and see if that will have any effect.

KEEP UP THE GOOD ROADS PROGRAM.

THIS is the time of the year when the man with an automobile he had a horse or a good am of mules whenever he turns if the main paved roads. We have one a long way since George Washington's time, when it took him two weeks to get from the national cap-tal, then in New York, to his home in Virginia, on account of the bad ondition of the roads. The reason why our national Constitution proides that Presidents and Members of Congress elected in November to not take office until the following March is that it was figured it would take all that time for them to get to the capital, especially if iew states were created west of the

Onic river: One of the first acts of Thomas Jefferson's administration was to inaugurate a system of national outlook for business is better than paved highways. But the railroad was invented along in the 1820s, and There was a belief at the turn road-building began to languish; the summer before industrial conditions place. Our fathers, grandfathers got back to normal. Now there is and great-grandfathers continued a general feeling that it will not be to pull along in the mud until the much after Easter before the slack aut.mobile made better roads im-has been taken up. Definite predic-perative. The past fifteen years have seen road-building develop indoubtful, but the fact that intelli- to one of the nation's major activgent investigators believe that the ities, and this year's program is vaster than any that have gone before.

The good work should not stop until every farm home in the nation has a paved motor road passlargest advertising agencies recent-ly reported that not only had there idle talk to the effect that the airbeen no cancellation among their plane will make further extension advertising clients, but that many of through motor roads unnecesof them had increased their adver- sary. Nobody takes that sort of talk tising appropriations by from 10 to very seriously as yet, but it may become an argument in ten years or There are several reasons why so against the appropriation of furwhat looked in November like the ther Federal funds for roadbuildbeginning of a business depression lng. That was what happened when the railroad came in, but we know more than our ancestors did and course, that the sudden slump in probably will not be fooled as they

The largest gathering of farmers seen in Morrow county for many a day, at Lexington Saturday night. denoted a keen interest in this secother was that there was not great tion in the government's cooperaing itself was marked by intense interest of all those present. Assurance of the formation of at least one local association in Morrow county was given with the signing requires less capital investment in up of 250,000 bushels of wheat. Let's goods than used to be the case. One hope Uncle Samuel proves worthy of the great mail-order houses last of the confidence reposed in him. year reported an inventory of only and opens up a brighter era for the farmer in the marketing of his

Reposing in Arlington cemetery the larger stock was carried. Some-among his peers since Tuesday, thing like that is reflected in the William Howard Taft, twenty-sixth president of the United States his business on an up-to-date basis leaves behind him a record of service to his country rarely if ever ished on hurry-up orders to manu-facturers or jobbers, enable the re-his epitaph than these: "Well done.

If you are entitled to vote at the money tied up in slow-moving goods and by frequent reordering keeps his stock fresh and attractive, be-voted at the last general election you do not need to re-register, un-

Fire Control Benefits Told by Forest Ranger

Little loss from fires resulted in cooperation given by those who travelled the roads or used the forest, reports F. F. Wehmeyer, forest

He goes on to say, "Forest fires

of this spiritual Kingdom might appear insignificant, yet in time it

would provide refuge for the na-tions of the earth. Today about one-

third of the population of the world

The process of growth is indica-

and all believers in turn, have been

Hebrew method of instruction is

Sunday School Lesson

International Sunday School Lesson for op. In like manner, the beginning

Hight parables are found in this acknowledges the name of Jesus

this custom of grouping similar ted in the parable about the leaven, teachings, though spoken at differ- Sour dough would be placed in

ent times. The one theme that is three measures of meal, something being developed is that of the King- over a bushel in quantity. The fer-

dom of God. A fine description is mentation would take place as a

given in that petition of the Lord's single germ touched the next parti-Prayer, "Thy Kingdom come. Thy cle and it in turn became a propo-

will be done on earth as it is in gating center. This was kept up Heaven." The Kingdom extends "till it was all leavened." This in through two worlds, this and the one of spirit life that is to come. WIN ONE campaign that Jesus in world and the plan has never

The Kingdom began with Jesus' augurated and the plan has never ministry but there will never be an been changed. The early disciples end of His reign. The Kingdom is went forth to proclaim the message

Many find fault with the Church commissioned to preach the Gospel

because all in it are not living ac- in the whole world. The effective-

cording to their profession. This ness is through the activity of the fact was recognized from the very Holy Spirit.

beginning, and the parable of the Hebrew method of instruction is wheat and the tares indicates that often by way of repetition, and this

both will live together here, but the parallelism is the basis of Hebrew

time will come when the good and poetry. Study the two parables the had will be separated. The an-

gels are spoken of as those who will of great price and to a treasure do this work. Surely it is not the which was hid in a field for safe

function of man to either admit or keeping. In both places all lesser exclude from Heaven, though many values were given up that one might

would like to have such a privilege.
Wonderful things were stated concerning the extent of this King-

dom and it must have been hard for those disciples to accept what the Master declared. They knew their own capacities. They did not have the social standing of the Golden Text: The Kingdom of God and Text of given over that we may make sure of our place in this everlasting Kingdom to which their own capacities. They did not but spiritual as is indicated in the have the social standing of the collections and are to be given over that

Pharisees and Saducces. They were farmers, fishermen and one was reven a former tax gatherer. Their attention was called to that very small mustard seed, from which the same teaching as the wheat and the tracks of their small days.

twelve-foot-tall stalks would devel- tares.

A Pictorial Editorial







YOU believe the Composer, Artist and Author is entitled If to have his rights properly safe-guarded, write to your Senators and Congressman urging them to support this measure. You will help greatly to promote creative work

n the creations of the Author, Artist, and Com-poser, the public finds its entertainment, information and education.

These Creations represent property to those who produce them.

A Vast Industry, repre-A senting a turn over of more than a billion dollars annually is the direct outgrowth of this creative work, the printing and publishing business, music, the radio, and the movies.

This great business gives employment to hundreds of thousands of people, and yet the rights of those upon whose work this industry depends, are inadequately protected under our antiquated Copyright law.

A bill designed to set out these property rights and protect the rights of those who compose and create, is now before Congress.

If passed it will do much to stimulate these arts in our country and the public will benefit

Albert T. Reid. AUTOCASTER.

carelessness when a fire occurs, whether in city, on farm, or in the

"In the national forests it is generally possible to handle any situation, except perhaps a peak load esulting from lightning storms. The whole-hearted cooperation of the public is needed to tide over and control a situation of this kind. The response of local people in the past, during time of need, has been sincerely appreciated and their future assistance is solicited."

forest.

TALKS FOR HOME LISTED.

A radio series on household administration by A. Grace Johnson, professor of household administration, to be completed March 20, is included in KOAC's homemaker hour every Thursday afternoon at 3 o'clock. The topic for March 13 "Managing Household Finances Account Keeping."

THREE COUNTIES ENTERED.

At least three counties, Morrow, Umatilla and Gilliam, will be entered in the inter-county declamatory contest here April 19, for consent of the latter has just been received An invitation has also been extended to Grant county.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW. The Federal Land Bank of Spokene, a corporation. Plaintiff.

Michael Sepanek and Bertha C. Sepanek, husband and wife, and Stanfield Na-tional Farm Loan Association, a cor-poration.

paration. Defendance.

Michael Sepanek and Bertha C.
Sepanek, his wife, Defendants. Sepansek, his wife Defendants.

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby notified to appear and answer the plaintiff'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 relief prayed for in its complaint, which is as follows to-wit.

For judgment against the defendants. Michael Sepansek and Bertha C. Sepansek, his wife and Stanfeld National Farm Lean Association, a corporation for Forty-three and 78-169 Dollars with interest at the rate of Eight per cent per annum from the Twenty-fourth day

at the rate of Eight per cent Clerk of m from the Twenty-fourth day ment and

iars each for suppression. Anyone, who is careful that he does not cause a fire is showing proper appreciation of his citizenship. Fires not only do millions of dollars with interest at the rate of Five and one-half per cent per annum from the Twenty-fourth day of December, 1928, and for any sum or sums paid by the plaintiff for delinquent taxes worth of damage, but require large sums to be combatted and put under control. This money comes from taxation, and taxes are high now. Everybody has to contribute towards someone's foolishness or consciences where the foolishness or consciences are foolishness or consciences and the first of the state of the foolishness or consciences where the foolishness or consciences are foolishness or consciences and the first of the state of the foolishness or consciences are foolishness or consciences and the first of the further sum of the further sum of the foolishness or consciences and the first of the state of the foolishness or consciences are foolishness or consciences and the first of the state of the foolishness or consciences are foolishness or constitute to the foolishness or constitute the foolishness or constitute to the foolishness or constitute the foolishness or constitut -100 Dollars, with
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of Eight per cent
twenty-eighth day
se further sum of
attorney's fee and
and disbursements
t; that the sum of
sollars stock in the
in the name of the
i National Farm
a corporation be
receeds thereof apsatisfaction of the January, 190 te hundred De r plaintiff's c

plied towards the satisfaction of the plaintiff's decree:
That the mortgage described in plaintiff's complaint be foreclosed and the mortgaged premises be sold in one parcel as provided for under the statutes and laws of the State of Oregon, and that the proceeds of said sale be applied toward payment of plaintiff's judgment, costs and accruing costs and the overplus if any, be turned over to the defendants or their successors in interest, and
That if plaintiff fails to realize sufficient out of the sale to satisfy this decree and judgment, together with costs and accruing costs of sale and a reasonable attorney's fee, that the plaintiff have judgment against the defendants. Michael Sepanek and Bertha C. Sepanek his wife, for any portion of said decrees and judgment remaining unpaid, and
That the defendants, Michael Sepanek and Bertha C. Sepanek, his wife, and Stanfloid National Farm Loan Association, a corporation, be foreclosed and burred of any and all right, title, claim, lien or interest in and to the following described real property covered by plaintiff's mortgage, to-wit:

The East half of Section Twenty-six in Towaship Two North, Range Twenty-six E.W. M. Morrow coun-

aship Two North, Range E W. M., Morrow coun-foregon; Subject to the ared by deed recorded in Deeds at page 130 of the Morrow County, state of

uff has prayed for such other er relief as to the Court may relief as to the Court may table.

of Honorable R. L. Benge, as of Morrow county, state made and entered on the March, 1930, which order at this summons be publish-lieppner Gazette Times, a degeneral circulation publicippner, Morrow county, orgon, once each week for

Four weeks.

The date of the first publication of this summon is March Sixth, 1930.
C. L. SWEEK.

Altorney for the Plaintiff.
51-3. Address: Heppner Oregon.

NOTICE OF SHERIFF'S SALE OF REAL PROPERTY ON EXECUTION.

Notice is hereby given that under and by virtue of an execution in foreclosure duly listed of the Circuit Court of the State of Oregon for Morrow County, on the 4th day of March, 1930, by the Clerk of and Court pursuant to a judgment and decree rendered and entered

by said Court on the 3rd day of March. 1930. In favor of Uzz French, plaintiff and against A. G. DeVore, and Elsie B. DeVore, of defendants, for the sum of \$4350.00, with interest thereon from the 5th day of October, 1927. at the rate of eight per cent per annum, the sum of \$375.00, attorney's fees, and \$19.80, cost and disbursements; and also in favor of James G. Thomson, Charles Thomson, and Anna Thomson, Administratrix of the estate of George Thomson, deceased, and against said defendants, A. G. DeVore, and Elsie B. DeVore, for the sum of \$1373.00, with interest thereon from the 6th day of October, 1927, at the rate of eight per cent per annum, the sum of \$150.00, attorney's fees, and \$12.75, cost and disbursements, and in which decree the following described real property, sittate in Morrow County, Oregon, was redered sold for the payment of said augment and decree, to-wit:

The southwest quarter of the northeast quarter of Section fourtien (14) in Township four (4) South, Range twenty-six (36) East of Williamette Meridian save and except therefrom a tract sold to J. M. Hayes, described as follows: Beginning at the Southeast conner of southwest quarter of northeast quarter of Section 14 in Township 4, South, Range 26 E. W. M. running, thence North 350 chains, thence South 31½ degrees West 12.15 chains, thence South 31½ degrees East 6.60 chains, thence East 41.46 chains to place of beginning, containing 11.50 acres, more or less; also, the southwest quarter of said Section 14, ave and except a tract sold to J. M. Hayes described as follows, to-wit: Commencing at the corner of Sections 10, 11, 14 and 15 in Township 4, South, Range 26 East 41.46 chains, thence South 314 degrees East 6.60 chains, thence South 11 in Township 4, South, Range 26 East 6.60 chains, thence South 11 in Township 4, Hayes described as follows, to-wit: Commencing at the corner of Sections 10, 11, 14 and 15 in Township 4, South, Range 26 East 6.60 chains, thence South 18 degrees 54 minutes East 3.3 chains, thence South 8 degrees 15 minute grees 54 minutes East 3.3 chains, thence South 51 degrees 33 minutes East 8.3 chains, thence South 32 degrees 15 minutes West 12.7 chains, thence South 8 degrees 49 minutes West 2.4 chains thence 32 degrees 43 minutes West 3.4 chains thence 32 degrees 43 minutes West 5.9 chains to the quarter corner between Sections 14 and 15 of the aforesaid Township, thence North 40 chains to the place of beginning. (11.04 acres): Also, the southwest quarter of Section 14 the west half of Section 22 and the southeast quarter of the southeast quarter of the southeast quarter of the following described tract of land, to-wit. Commencing at the quarter between Sections 14 and 15 in Township 4 South, Range 26 E. W. M., thence South 13 degrees 05 minutes West 10.6 chains, thence South 23 degrees 51 minutes West 10.6 chains, thence South 24 degrees 54 minutes West 6 chains, thence South 20 degrees 52 minutes West 5.1 chains, thence South 19 degrees 52 minutes East 6 chains, thence South 8 degrees 42 minutes East 6 chains, thence South 8 degrees 42 minutes West 15.1 chains, thence South 19 degrees 42 minutes West 15.1 chains, thence South 19 degrees 42 minutes West 15.1 chains, thence South 48 degrees 48 minutes West 5.1 chains, thence South 48 degrees 48 minutes West 5.1 chains, thence South 48 degrees 48 minutes West 5.1 chains, thence South 48 degrees 53 minutes West 5.1 chains, thence South 48 degrees 53 minutes West 5.1 chains, thence South 48 degrees 57 minutes West 5.1 chains, thence South 48 degrees 58 minutes West 7.6 chains, thence South 44 degrees 57 minutes West 5.1 chains, thence South 44 degrees 57 minutes West 5.1 chains, thence South 44 degrees 57 minutes West

2 chains, thence South 6 degrees 53 minutes West 7.7 chains, thence South 9 degrees 43 minutes West 9.1 chains, thence South 16 degrees 59 minutes East 6.3 chains, thence East 32.3 chains more or less to the Section line between Sections 22 and 23 thence North 100 chains more or less to the place of beginning, containing 172.86 acres, making in all \$30.32 acres more or less. Now, therefore, in compliance with said execution, I will on Saturday, the 5th day of April, 1930 at the hour of 10:00 o'clock A. M. of said day, at the front door of the Court House, at Heppner, Oregon, sell said real property at public auction to the highest bidder for cash and apply the proceeds thereof to the payment of said judgment and accruing cost of sale.

Dated this 6th day of March, 1930, 51-3.

C. J. D. BAUMAN, Sheriff.

NOTICE TO CREDITORS. No. 22228.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON FOR WALLA WALLA COUNTY.

IN the Matter of the Estate of Peter Bauernfeind, deceased.

NOTICE IS HEREBY GIVEN that the undersigned has been appointed executor of the last Will and Testament of the above decedent and has accepted said trust. All persons having claims against the deceased are hereby notified to serve the same upon the undersigned at Walla Walla, or upon Herbert C. Bryson, 312-13 Drumheller Bidg, Walla Walla, Washington, attorney for the executor, and file the original claim thus served with the clerk of the above entitled court in six months after the first publication of this notice, to-wit, within six months after March 6, 1930, or the same will be forever barred.

L. E., McBEE, Executor, HERBERT C. BRYSON, 312-13 Drumheller Bidg, Walla Walla, Washington, 51-3.

Attorney for Executor. NOTICE TO CREDITORS. No. 22226.

NOTICE OF FINAL ACCOUNT. Notice is hereby given that the undersigned administrators of the estate of William T. Scott, deceased, have filed their final account with the County Court of the State of Oregon for Morrow County, and that said Court has set Mogday, the 7th day of April, 1930, at the hour of 10:00 o'clock in the foremon 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 thereto are hereby required to fille the same with said Court on or before the time set for said hearing.

Dated and first published this 27th day of February, 1930.

O. M. SCOTT, W. B. SCOTT, W. B. SCOTT,

O. M. SCOTT, W. R. SCOTT, Administrators,

NOTICE OF SALE OF ANIMAL. NOTICE OF SALE OF ANIMAL.

Notice is hereby given that by virtue of the laws of the State of Oregon, I have taken up the hereinafter described animal found running at large on my premises in Morrow County. State of Oregon, and that I will on Saturday, the 15th day of March, 1930, at the hour of 10 o'clock in the forenoon of said day at my place, known as the Sperry place, 1½ miles south of Heppner, Oregon, offer for sale and sell to the highest bidder for cash in hand, the said animal, unless the same shall have been redeemed by the owner thereof. Said animal is described as follows:

One Roan mare branded diamond Son right shoulder.

ELBERT COX,

SUMMONS FOR PUBLICATION IN FORECLOSURE OF TAX LIEN. IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MORROW COUNTY.

Geraldine Williamson,

Geraldine Williamson, Plaintiff, VE.
Oscar Satterwall, VE.
Defendant, Defendant, To Oscar Satterwall, the above named defendant.

IN THE NAME OF THE STATE OF OREGON: You are hereby notified that Geraldine Williamson, the holder of Certificate of Delinquency numbered 1347 issued on the 1st day of February, 1928, by the Tax Collector of the County of Morrow, State of Oregon, for the amount of Thirty-five and 28-100 Dollars, the same being the amount then due and delinquent for taxes for the year 1923, together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner as appears of record, situated in said County and State, and particularly bounded and described as follows, to-wit:

The West Half (Wi4) of North-

The West Haif (W½) of North-west Quarter (NW¼), the North-west Quarter (NW¼) of the South-west Quarter (SW¼) of Section Twenty-six (2b), and the Northeast Quarter (NE¾) of the Northeast Quarter (NE%) of the Northeast Quarter (NE%) of Section Twenty-seven (27) all in Township Six (6) South of Range Twenty-seven (27) East of the Willamette Meridian.

You are further notified that said Geraldine Williamson has paid taxes on said premises for prior or subsequent years with the rate of interest on said

amoun	ts as follows	15		
Year's tax	Date Paid	Tax Receipt No.	Amount	Rate of Interest
1924 1925 1926 1927 1927	2- 1-28 2- 1-28 2- 1-28 1-10-29 5- 1-29	2233 2249 2258 2173 2174	33.89 30.92 29.71 29.40 30.25	12 12 12 12 12

Said Oscar Satterwall, as the owner 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 plaintiff will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of the summons exclusive of the day of said first publication, and defend this action or pay the amount due as above shown together with costs and accrued interest and in case of your failure to do so, a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above named. Said Oscar Satterwall, as the owne of the legal title of the above described

named.

This summons is published by order of the Honorable James Alger Fee, Judge of the Circuit Court of the State of Oregon, for the County of Morrow, and said order was made and dated this 23rd day of January, 1930, and the date of the first publication of this summons is the 30th day of January, 1930.

All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon, at the address hereafter mentioned.

McCREDIE & WIGFALL, Attorneys for the Plaintiff.

Addree: 735 Failing Bldg., Portland, Oregon.

46-52.

NOTICE TO CREDITORS.

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 Emeline Howard, deceased, and all persons having claims against the estate of said deceased are hereby required to present the same with proper vouchers to said administrator at Heppner, Oregon, within six months from the date of this notice.

Dated and first published this 13th day of February, 1930.

48-52 J. J. WELLES, Administrator.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that the undersigned. Administrator of the Estate of George D. Anderson, deceased, has filed his final account with the County Court of the State of Oregon for Morrow County, and that said court has set as the time and place for settlement of said account, Monday, the Seventh day of April, 1930, at the hour of 19 o'clock a. m. in the court room of said court in Heppner, Oregon.

All persons having objections to said final account must file the same on or before said, date. NOTICE OF FINAL ACCOUNT.

All persons that file the series of final account must file the before said date.

WILLIAM A. ANDERSON.

Administrator of the Estate of George D. Anderson, deceased.

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PINKY DINKY

Mental Arithmetic

By TERRY GILKISON







