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HEPPNER GAZETTE TIMES, HEPPNER, OREGON, THURSDAY, MAY 15, 1930.

Teppner Gazette Times

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Official Paper for Morrow County.

THE ELECTORATE ON TRIAL.

WHEN a man runs for public office all his past mistakes and future intentions are drug into the limelight before the relentless public gaze. Spotless, indeed, must be his character if there can be found

nothing in his record by which those who do not agree with him politically can attempt to belittle him in the eyes of the populace. In the preelection campaign days, the candidates are all subjected to the closest scrutiny. Then they are on trial.

But with the dawn of election day morning, campaigners' guns are silenced. The battle is over. Though the battlefield may be strewn with the carnage and ruin of wrecked more. ity of his ammunition, in the numtents and purposes the candidates' objectives have been gained when the polls open at 8 o'clock.

But before the spoils of battle can SUCCESS. be shared, an accounting of the "hits" must be made. With the sounding of reveille soldiers must step into line for inspection, and Under our democratic form of government the soldiery is every citizen 21 years of age or past. Already the deserters have been ascertained as those who failed to register. Reveille tomorrow morning will find that the ranks of the deserters has increased. There will also be those "A. W. O. L." who are not real de-Top sargeants, tomorrow, serters. will find in their ranks only those who have been wounded and were not able to escape. For in this army of the electorate, there is no court martial for the deserters to face; nothing to fear, if their duty is not performed

The test tomorrow will be the sacred duty of good citizenship. Who will be numbered among the deserters; who, the loyal?

PROHIBITION.

DRESIDENT HOOVER'S appeal to Congress for the immediate passage of legislation designed to strengthen his hand in the enforce-ment of the prohibition laws removes all possible doubt if any ever really existed, as to whether or not he is in earnest in his desire to make the "dry" laws effective.

To agitation for the repeal of prohibition, based upon the assertion enforced that it cannot be the pre-

adopted to permit the speedy trial of prohibition violations in the federal courts; that more room be provided in federal prisons for those convicts under this law; that the order patrol be unified and made more effective and that an adequate statute be adopted for the control of the liquor traffic in the District of Columbia, for which Congress is the local legislative body. The president is entitled to ade-

tools with which to do the quate work which Congress imposes upon him. If the people of the United States really want prohibition en-forced, and have impressed that fact upon their representatives in the senate and house. Congress will strengthen the president's arm in these respects. If Congress fails to do so, the fact will be halled by the advocates of repeal as proof that the people are tired of prohibi-tion and do not want it enforced. On that plea, that public senti-ment has changed since the Eigheenth Amendment was adopted, the wets hope to win many victories at the polls this year. There are

36 senators to be elected in 1930, 435 members of the house of representatives and governors in more than half the states. In many, if not most of these contests the Wet vs. Dry issue will be the paramount

Whatever else national prohibition has accomplished, it has done precisely what such far-seeing statesmen as Presidents Taft and Wilson predicted it would do: it has cut across party lines and thrown the whole political system of the United States into confusion. And

unless this year's election settles the question, which is unlikely, there is an excellent chance that the sole major issue in the next presidential election will be that of prohibition. characters, blasted hopes and lost For nothing less than a clear-cut ambitions, the howitzers bark no national referendum which will de-The sum of their effective- termine without equivocation ness is told only by the trueness of what the people of the United Stat-the marksman's aim and the qual-es today really desire as to control ity of his ammunition, in the num-ber of "hits" registered. To all in-fic will satisfy the ardent advocates either of prohibition or of its repeal.

 $\mathbf{Y}^{\mathrm{OU}\ \mathrm{cannot}\ \mathrm{say}\ \mathrm{that}\ \mathrm{any}\ \mathrm{man}\ \mathrm{is}}_{\mathrm{successful},\ \mathrm{so}\ \mathrm{long}\ \mathrm{as}\ \mathrm{he}\ \mathrm{is}}$ alive." said the head of one of America's great industries not long ago count is made of the missing. He meant that any man might make a blunder which would offset all that had gone before, no matter how successful he had been.

That was drawing it pretty fine but how many men whom the world regards as "successful" feel that way about themselves? Find the men who feel that they have suc-ceeded in doing all that they ever hoped or tried to do and you find the unhappiest men alive. They may have succeeded in their business enterprises, but they have not succeeded in living. Success means different things to

different people, and sometimes the man whom the world pitles has succeeded in leading a happier life than has the one whom the world ideals is not a success in any true sense of the word. Unless our standards grow steadily higher as we approach them we soon lose the zest striving to attain them, and in that striving, not in the overtaking, lies happiness, and nowhere else. It is a common misconception that the Declaration of Independence declares happiness to be one

so boldly claimed, was the right to



IF FAMI we don't know a very great numbe

VACCINES

of things, such as the invisible line Some time ago I attended a meetof immunity; but we do know that ing of my medical society, the procertain vaccines keep off certain gram being a sort of symposiumdiseases; the principle has been 'What I Know About Vaccines"; proven in our rather crude method all members were to participate in of vaccinating against smallpox the discussion. After several inter-With diligent safeguarding we have esting talks, one physician, noted almost banished that scourge from for his terseness and pointed ex-Some individuals have complained

pression, arose and said, "I can tell you in very short time what I know about vaccines-not a damn thing!" to me that, "as soon as winter sets Nevertheless the vaccines have till warm weather comes again"; ome to stay. With their judicious and this very season I have vaccinand timely use, typhoid fever has ated several that missed their all but become a thing of the past. "colds" this year so far. Your own than has the one whom the world envies. A man who overtakes his ideals is not a success in any true We have learned to depend upon physician, if you consult him about immunizing effects of certain vac-it, will do his utmost to prevent your getting sick; and he will know like respiratory infections. It is be- the best preparation to employ in lieved that we can immunize against influenza, and I am perfectly sure many worthless preparations made that I have done so in many in-stances. Just how long the immun-branch of the health game. A vacity holds good we do not know very definitely.

It is not to be wondered at that manufacturer, is dependable

CONTEST ON AIR.

state of Oregon, offer for sale and sell to the highest bidder for cash in hand all of the following described real prop-erty in Morrow county, state of Ore-gon, to-wit:

erty in Morrow county, state of Ore-gon, to-wit: The Southeast quarter: the East half of the West half; Government Lots numbered One. Two, Three, and Four of Section numbered sev-en; the East half of the Northwest quarter; the Northwest quarter of the Northwest quarter and the Southwest quarter of Section Eigh-teen, in Township Two North of Range Twenty-seven. East of the Willamette Meridian, containing 338.83 acres. or so much of said real property as may be necessary to satisfy the plaintiff's judgment, costs and attorney's fee and accruing costs of sale. C. J. D. BAUMAN, 5-9. Sheriff of Morrow County, State of Oregon. Date of first publication. April 17, 1930.

NOTICE OF SALE OF ANIMALS.

NOTICE OF SALE OF ANIMALS. Notice is hereby given that by virtue of the laws of the State of Oregon I have taken up the following described animals found running at large on my premises in Morrow County, State of Oregon, and that I will on Saturday, May I7, 1930, at 10 o'clock in the fore-noon of said day at my place at Eight Mile, Oregon, offer for sale and sell the said animals to the highest bidder for cash in hand, unless the same shall have been redeemed by the owner or owners thersof. Said animals are de-scribed as follows: One brown horse branded D. S (back-wards), on right shoulder. One bay mare, saddle stirrup brand on right shoulder. One black mare branded H on right shoulder. in I get a cold that stays with me Of course there are

One gray horse branded WL on left houlder.

One two year old bay filley. F. S. BARLOW. -9. Eight Mile, Oregon. 7-9.

en and 50-100 Dollars, together with and the state of the interest at the rate of Eight per cent

en and 30-100 Dollars, together with interest at the rate of Eight per cent per annum from the Twenty-first day of April, 1929; the further sum of Two bundred Twenty-seven and 50-100 Dol-lars, together with interest at the rate of Eight per cent per annum from the Twenty-first day of October, 1929; the further sum of Five thousand Nine hum-dred Sixty-one and 02-100 Dollars, to-gether with interest at the rate of Five and one-half per cent per annum from the Twenty-first day of October, 1929; the further sum of Twenty-eight and 54-100 Dollars, together with interest at the rate of Eight per cent per an-mum from the Eleventh day of Febru-ary, 1930, less the sum of Three hun-dred Fifty and No-100 Dollars for costs and disbursements, and a decree of foreclosure against the defendants, Harvey L. McAlister, a bachelor; Ione National Farm Loan Association, a cor-poration; and J. Omohundro, I will, on the Seventh day of June, 1930, at the furth for for cash in hand, all of the following described rad property in Morrow county, state of Oregon, to-wit: Southwest quarter of Section

Morrow county, state of Oregon, to-wit: Southwest quarter of Section Twenty-seven, and Northwest quar-ter of Section Thirty-four, East half of Northeast quarter and Southwest quarter of Northeast quarter, and Southeast quarter of Northwest quarter of Section Twenty-eight, all in Township One North, Range Twenty-Six, East of Willamette Meridian, containing 720 acres, or so much of said real property as may be necessary to satisfy the plaintiff's judgment, costs and autorney's fee and accruing costs of sale. C. J. D. BAUMAN, Sheriff of Morrow county, state of Oregon. Date of first publication: May Eighth, 1930. 8-12.

NOTICE OF SHERIFF'S SALE.

NOTICE OF SHEELFT'S SALLA IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MULTNOMAH. Fred H. Deshon and Fred Rood, as Executors under the Last Will and Testament of Fannie O. Rood, De-ceased. Plaintiffs. V8.

Testament of Fannie O. Rood. De-ceased. vs. F. H. Wilson, Vs. F. H. Wilson, Defendant. By virtue of an attachment execution, judgment and order of sale issued out of the above entitled Court in the above entitled cause to me directed and dated the 7th day of May 1930, upon a judg-ment rendered and entered in said Court on the 22nd day of April, 1930, in favor of the above named Plaintiffs and against the rate of six per cent. (6%) per annum from the 16th day of Novem-ber, 1926, and the further sum of \$300,000 with interest thereon at the rate of six per cent. (6%) per annum from the 22nd day of April, 1930, and the further sum of \$31.00, costs and disbursements, and the costs of, and upon, said writ commanding me to make sale of the following described real property situ-ated in the County of Morrow, State of Oregon, and which judgment orders sale of real property, to-wit: The Southeast quarter of Section Nine (9); the West half of the South half of Section Thirteen (13); the West half of Section Fifteen (15); the East half of Section Twenty-four (24); the East half of Section Twenty-three (23); the North half of the Southwest guarter of Section Twenty-three (23); the North half of the Southwest quar-ter and the North half of Section Twenty-four (24); the East half of Section Twenty-three (23); the Northeast quarter of Section Thir-vy-five (35) in Township One (1) South, Range Twenty-three (23) East of the Willamette Meridian; and also. An undivided one-sixth (1-6th) in-ter set in and to the following de-

East of the Willamette Meridian; and, also, An undivided one-sixth (1-6th) in-terest in and to the following de-scribed real property: The Southeast quarter of Section Fifteen (15); and the West half of Section Twenty-three (23); the East half of the West half of Section Twenty-six (26) and the North Forty-nine (49) acres of the East half of the Northwest quarter of Section Thirty-five (35) in Town-ship One (1) South Range Twenty-three (23) East of the Willamette Meridian, including all crops of De-fendant.

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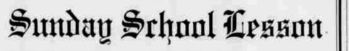
L. SWEEK

S. E. NOTSON

has imposed upon the executive. He asks that the prohibition unit be transferred from the treasury, where it obviously does not belong.

ident's response is that it has not had a fair chance at enforcement or to do the job in hand, as well as 8 o'clock. This is the final contest under the system which Congress it can be done comes nearer to suc- between the winners from the col-

to the department of justice, where it does belong; that measures be Gilman building. D. E. Gilman. 8tf.



International Sunday School Lesson for | an acted parable, something akin May 18.

JESUS TEACHING IN THE TEMPLE for teaching purposes in our day Matthew 22:15-22: 34-40. Rev. Samuel D. Price, D.D.

After the triumphal Entry into

Jerusalem on Palm Sunday Jesus money changers, whose table had returned to Bethany for the night and came again to the Holy City on vious day. Think of the waiting and came again to the Holy City on company, and then note their in-Monday. This time there was no terest as a denarius was held aloft special acclaim except as the chiland the question asked: "Whose dren, true to their nature, played at picture and insignia?" In amaze-procession and sang praises as did ment the Herodians and Pharisees procession and sang praises as did their adults the day before. When heard the injunction to do full duty Jesus's attention was called to their to the government in power and to Almighty God as well. Obligation singing as unseemly in the Temple was recognized to pay taxes to the courts. He declined to rebuke them. Indeed in Jesus the children, and authority that provided roads, safety and other values that come from the nation. At the same time the women, too, have found their best friend in all the history of world leaders. Again the night was spent King of kings must receive the loyat Bethany and another return alty that belongs unto Him. made to Jerusalem on Tuesday. The Sadducees then tried their

Then the withered fig tree was nottrick question about the resurreced which because it showed only tion state, in which they did not leaves and no fruit the previous day believe. But what they admitted had been blighted for its mere prehad been blighted for its mere prehad been blighted for its mere pre-tention, for in Palestine the fruit abiding fact. Jesus told them that would come before the leaves. would come before the leaves. in the Home-land-of-the-soul. Then

This last day of public teaching is clearly divided into two parts. Read the Pharisees try once more as they Matthew 23, 24, and 25 for the in-structions of that day. Chapter 23 reply shows dual obligations to both In the God and our neighbor. gives the morning lessons. afternoon He went to the Mount of

Olives (24:3).

The teachings about duties to Cae-Nives (24:3). Those who hated each other in-the application in this quarterly

temperance lesson. Both Wets and tensely united in their program to entrap Jesus. The Pharisees, Hero- Drys have sought to set forth their dians and Sadducees were in opposrespective sides at the congressional hearing last March. National prosing groups of thinkers, but they form a coalition against the One perity and better morals are positively related to the enforcement of the Eighteenth Amendment. The they regard as their common enemy, False flattery was used to get the Eighteenth Amendment. The Him off His guard if possible. Then testimony of Edison and Ford are a trick question was propounded, on the side of humanity as against which they thought would ensnare those who are seeking commercial Him no matter how He might make gain through the organized liquor reply. The Jew hated the Roman traffic. The fact is the same as government and had to pay tax always in the past. Alcohol is a thereto. Shall tribute be paid to POISON. It is neither body build-Rome was the query. ing nor of value in building a good

This time reply was made through | character.

PINKY DINKY

AW,

IT'S EASY!

MICKEY SAYS HIS BROTHER

15 IN THE FLYING BUSINESS

NOW

.

IN

AIN'T IT GREAT

WOULDN'T IT BE

WONDERFUL TO

BE A PILOT AND

FLY SOMEDAY,

. EHZ

| of an Execution issued out of the Cir

SAID HE WAS

SELLS FLY SWATTERS

N THE FLYING BUSINESS! HE

Fly Right on the

Ceiling, Eh?

LISTEN HERE MICKEY, I

HE REALLY FLY ?

BROTHER WAS A PILOT! CAN

JINGLES !

SEE THE MONKEY MAKE

A FACE .

WHAT AN AWFUL CASE

BROWS HIGH

MAKES OUR BABY CRY

LIPTS HIS NOSE AND EVE-

DIDN'T KNOW YOUR

AW, I DIDN'T SAY

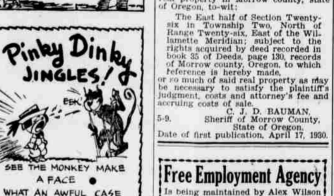
A PILOT!

WAS

HE

Array register which the columners is boldy classes and only in his or her immers the brane of living a successful life.
An acted parable, something adire to register which the torgen the format will be broad successful life.
An acted parable, something adirector or substrate relations of the cardinal strate will have broad the criterian active discrete relations and the rest at the rest of scale brane strate will be made active the constrate of the criterian active discrete relations and the rest at the rest of t

NOTICE OF SHERIFF'S SALE . Notice is hereby given that by virtue of an Execution issued out of the Cir-cuit Court of the State of Oregon for Morrow County, dated April 17th, 1930, in that certain suit wherein The Feder-rai Land Bank of Spokane, a corpora-tion, as plaintiff, receovered a judgment against the defendants. Michael Sepan-ek and Bertha C. Sepanek, husband and wife; and Stanfield National Farm Loan Association, a corporation, on the 16th day of April, 1930, which judgment was for the sum of Forty-three and 78-100 Dollars, with interest at the rate of Eight per cent per annum from the Twenty-fourth day of December, 1929; the further sum of One thousand Forty-neven and 08-100 Dollars with interest at the rate of Five and one-hail per cent per annum from the Twenty-fourth day of December, 1929; the further sum of Ten and No-100 Dollars with inter-est at the rate of Eight per cent per annum from the Twenty-fourth day of December, 1929; the further sum of Ten and No-100 Dollars with inter-est and the further sum of One hun-dred Dollars attorney's fee, together with Fifty-two and 60-100 Dollars for yoots and diabursements, and a decree of foreclosure against the defendants. Michael Sepanek and Bertha C. Sepan-ex, hunband and wife; and Stanfield National Farm Loan Association, a cor-poration, i will on the 17th day of May, 1930, at the hour of Ten-thirty A. Mo f anid day at the front door of the county court house in Heppner, Morrow rounty, atte of Oregon, offer for sale and sell to the highest bidder for cash in hand, all of the following desched feal property in Morrow county, state of Oregon, to-witi: **By TERRY GILKISON** F. W. TURNER & CO. Old Line Companies. Real Estate



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