# Heppner Gazette Times

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Official Paper for Morrow County



#### Best to be Certain.

AGAIN this election, voters are so as to vote intelligently on the would but further reduce consumption and again bring about the piling up of another surplus.

We don't believe the farmers of decision might be costly.

There is one bit of advice we bein the legislative halls, and had the sibly, a workable crop insurance solons at Salem not found them wanting they would already be law. years. That is all that can be fairly Members of the legislature are in asked. better position to study all the phases of proposed laws than is What Can Such Men he general public. Highly paid lobbies present cases on either side, and on the bills proposed well qualified men have fought hard on either side to present a convincing case On most of the bills presented at failed to give its approval. It is a dangerous step for the voter who has not thoroughly convinced him-self after due process of reason, to vote favorably on any of the measures presented.

## Canadian Views.

THAT western Canada likes Presdident Roosevelt's "good neigh-bor" policy is evidenced by an edi-torial in a recent issue of High River Times which comes to the Gazette Times desk through courtesy of the publisher. Charles Clark. brother of M. D. Clark of this city. Concluding an editorial on "United States Elections," Mr. Clark says in reference to Mr. Roosevelt, "If he were counting on western Canada, it is likely that he would be returned by a large majority." The High River paper observes benefits in the United States under the Roosevelt administration which seem glowing from that point, and also see that Canada has benefitted by the lowered tariff walls, by human hands. But we wonder if Mr. Clark would foot the bills. there is no danger of our being po-litically connected with our great Restle With radio added to newspaper inted States takes greater interest in our affairs, but in neither country fairly well as it is. Our neighbors have troubles we do not share; we President Rocevelt is anti-God is succeed in conquering the wild very much resented by Rocevelt's spirit, admirers but they can be easily pla
Standing almost motionless cated by striking out the word 'an-

to a rather pretentious monument shifting desert sands. Far in the at Vancouver, E. C., erected in honof such a visit by President Harding.

# Ingratitude.

THIS week we heard the asser- ment. tion that it would be showing ingratitude if Morrow countians did now bedecked in all the dazzling not appreciate the wheat allotment splendor and trappings of the Ormoney which has been received. ient, ready to carry the great chief-That assertion is very true, but it tain of a desert tribe to battle. The does not necessarily imply ingrati- brown hands of a brown-skinned tude toward the present administra- Arab warrior had tamed him, and, tion when appreciation is expressed after seeing them together, I for this godsend-for such it truly thought I understood why no man

dent Roosevelt's money that was possessed kindred traits not underbeing handed out. There was no stood by the civilized world, perreduction in his \$75,000 salary and haps because of the wild desert huge expense account to help pay the bill, and it is a simple matter to Nerves taut, nostrils distended, be free with other people's money. Impatient at delay, the horse stamp-The money the government spends ed fury. belongs to every taxpayer in the short back closiy coupled, a deep

people is not that of gratitude for money received—for in the final an-alysis, the people received only their king of horses. which they must pay from future whole bearing suggested the pow-

system employed in an emergency sary for survival. iHs eyes shot is the proper system to establish glints of fire for the lust of battle, as a permanent policy, and whether but in them I also saw the gold of as a permanent policy it will conto reflect benefits to agricul-

tural America. In the first place the original al- curried, silver coat glistened in the

farmers for producing less wheat.
At that time a large surplus of wheat existed in the United States in the United States Senate, March 12, 1838.)

"There are persons who constantly clamor... They complain of opwhether from overproduction or inderconsumption or some of both,

es not matter. Instead of a surplus there is alnost, if not actually, a scarcity of cheat—due to the production conseverest drouth in the country's The law of supply and deand has been at work in this time ugher prices, a very natural se-quence. A factor to be considered o be sure, is the enhanced purchas-

purchasing power of consumers.

Whether we in Morrow county care to admit it there is a revolt on would teach the laborer but an oppressed slave.

"Sir, what can such n the east against having the prices of food increased by hidden taxes, strength Landon is evidencing in of the moral sentiments and moral the more populous industrial cenhabits of society." True, that system of taxation o far as processing taxes are con cerned, is out, due to action of the supreme court, but it was a factor before entering into the picture which cannot be put into play

A GAIN this election, voters are confronted with the problem of deciding more or less momentous further subsidy of this nature very ago, when the total was 2722, where the corresponding day a further subsidy of this nature very ago, when the total was 2722, problems affecting state govern-ment. It is a difficult matter for would not be beneficial to the farvoters generally to thoroughly in- mer. Any tax added to the al-form themselves on all the angles ready comparatively high price

Morrow county want a government There is one bit of advice we be-lieve to be sound. Each of the measures, or at least most of them, have been argued time and again break in foreign markets, and pos-

Want?

pression, speculation and pernic-The condition existing at that all banks and corporations, and all the means by which small capitals become united in order to produce important and beneficial results. They carry on a mad hostility against all established institutions They would choke up the fountains of industry and dry all its streams.

'In a country of unbounded libnd today the market reflects much erty, they clamor against oppres-In a country of perfect equality they would move heaven and earth against privilege and monoping power of the farmer's dollar oly. In a country where property is which has reflected favorably. But, more equally divided than anywhere the fact is, that the point is near, if not already at hand, when further shouting of agrarian doctrines. In price increases will reflect de-creased consumption, due to lack of are high beyond all parallel . . . they would teach the laborer that he is

"Sir, what can such men want? What do they mean? They can of food increased by hidden taxes, want nothing, sir, but to enjoy the such as the processing taxes from fruits of other men's labor. They which farmers were paid for re- can mean nothing but disturbance fucing wheat production. That re- and disorder, the diffusion of cor rolt is reflected in the tremendous rupt principles and the destruction

## Registration Increases For Fall Term at U. O.

University of Oregon, Eugene, Oct. 13.—Registration at the Uniwas announced here this week by C. L. Constance, assistant registrar.

The freshman class numbered 966 among its ranks. This is an increase of three per cent over the first year group a year ago. Of this total, 863 are new students, while the others have attended the uni-

versity previously.

New students, including freshmen and those transferring from other institutions total 1153. The sophomore class led all others with 1056 members. The seniors num-ber 354 and the juniors 260. Graduate, profession, and other special students number 240.

Judge and Mrs. W. T. Campbell (From a speech by Daniel Web- Canada to visit relatives.

# de to present a convincing case. most of the bills presented at election, the legislature has d to give its approval. It is a Inspires Tribute by Writer

Willene Ellis Morrell of Colfax, sun like spun silk in oriental ba-Wash., recently visited the B. F. zaars; like the gleam of an oasis Swaggart farm north of Lexington, water-hole glimpsed across burn-and on seeing one of the fine stal-ing sands; or a flash of silver-like lions in the corral there, penned a tribute which the Gazette Times is pleased to reproduce it. Here it is:

## ARABIAN STALLION.

Within the confines of a commonplace Western corral, I first glimpsed him, the great silver stallion. Awe-struck I gazed, dumb, speechless, with a feeling of almost. The brief flight into fancy, or call

mated, no doubt, by some nerve lowed my next impulse, it would force smouldering deep within that screamed resentment at all re- bars, open all the gaps, allowing straining bonds placed upon him him his freedom forever, the free-

urge return of the present administme, and impressed my mind indeli- of a great horse. help bly with the thought that I foot the bills. . . In another col-umn Brother Hugh Clark observes: "In a U. S. paper, Prof. Stephen movement was one of unconscious, Leacock says that, although Can- wild grace, a horse whose forebears ada is becoming Americanized, yet hailed from the great desert of

Restlessly though he moved about, This is true enough, he never took his great white eyes from those of the stranger, unless fluence, Canada takes greater inter-est in the affairs of the United States and to less extent the Uni-horizon as if to escape his bonds forever.

He watched with a strange inical connection. We are getting on tion, every move made by humans is the banking act of 1935, it is. Our neighbors as though he would search out their main office in the city of Portland, with have troubles we do not share; we intention. we have problems they commenced without."... In another of his columns Brother Hugh remarks, "Father Coughlin's statement that defiant hatred for all civilization. shot fire, expressing, I thought, a that the liability imposed upon the defiant hatred for all civilization holders of shares of its common that which might try but never wholly

watching him so long, he must have cast a spell over me to the extent We would like to correct Mr. that, allowing my fancies to stray, that Charles Clark on one point in his the corral and all familiar sureditorial. He says Roosevelt is the roundings vanished; only the horse roundings was roundings vanished; only the horse roundings was roundings with the corral and all familiar surfaces to stray. first president to visit Canada of- remained. Stretching out on all ficially. May we call his attention sides were endless reaches of evergleaming in the sun; on another side an oasis now appearing, now disappearing, mirages of form disappearing, mirages of fancy all, auction, at not less than the mini-but nevertheless, there for the mo-mum price herein set forth and up-

Before me stood the horse, but of a pale race could have done this, In the first place it was not Presi- since horse and man unmistakably

Powerful high withers, set heart, strong limbed with flowissue before the American ing silver mane, foretop and tall, he was the embodiment of wild beauty

a great amount of His muscles of steel, in fact, his rrings.

The issue now is whether the igin and the great endurance neces-

Into the distance, guided by the brown-skinned man his soft,

stars in the desert night.

It was then I knew I would never own him. Buy him, one might, yes, but no man could ever own him. To conquer him would mean to break his spirit by brute force; in

reverent admiration, scarcely able it what you will, taught me that the believe my eyes at the rare privilege of beholding such a creature.

Incessantly moving he presented a picture of wild restlessness anidom which somehow seemed his His every movement fascinated rightful heritage; this for the love

> I'd set you free To lands afar, Fleet-on the sands Of desert set-No gate-no bar! Far alien To Western lands, You hold no trust In Western ways, Nor pale white hands-So go-you must!

If you were mine,

Pursuant to the provisions of Section 304 of the Banking Act of 1935, office at Heppner, Morrow County holders of shares of its common stock by the provision of Section 5151, U. S. Revised Statutes, as amended, and Section 23 of the Federal Reserve Act, as amended, shall cease on July 1, 1937. By Order of the Board of Direct-

H. A. Freeman,

# NOTICE OF COUNTY LAND SALE.

BY VIRTUE OF AN ORDER of on the following terms as set out af ter each tract or lot, to-wit:

Heppner South 39 feet of lot 9. 7, and north 27 feet of lot 10, Block 7. Minimum price

Boardman, lot 3 Block 4, lots 4 to 8 Inc. Block 9, and lots 11 and 12 Block 9. Minimum price \$5.00 per lot. Lots 5 to 8 Inc. Block 4, and lots 10 and 11 Block 4. Mini-

mum price \$5.00 per lot. Lots 12 to 16 Inc. Block 7. Minimum price \$5.00 per lot. Lots 21 and 22 Block 7. mum price \$10.00 per lot. Lots 6, 7, and 8 Block 6. Minimum price \$10.00 per lot. Lots 5, 6, 7, and 8 Block 11. Minimum price \$5.00 per lot. All of Blocks 13 and 14. Mini-

mum price \$75.00. Lots 1 to 8 Inc. Block 10. Minimum price \$5.00 per lot. Lots 1 to 4 Inc. Block 12. Min-imum price \$300.00. 20% down and the remainder on time payments. Lot C. Minimum price \$10.00. N% SE%, SW% SE%, SW% SE%, SE% SW% of Section 12, Twp. 5 South, Range 26 E. W. M. Minimum price \$480.00. 20% down, remainder on time payments. ments. Deferred payments at 6 per cent interest. Future taxes

to be paid by purchaser.

Therefore, I will, on Saturday, the 7th day of November, 1936, at the hour of 2:00 P. M. at the front door ious influence of accumulated of the Court House in Heppner, Orwealth. They cry out loudly against egon, sell said property to the high egon, sell said property to the high-est and best bidder for cash. C. J. D. BAUMAN,

Sheriff of Morrow County, Oregon.

NOTICE OF BOND SALE. Sealed bids will be received by the undersigned until the hour of 7:30 o'clock P. M., on Friday, the 6th day of November, 1936, and immediately thereafter opened by the Council Chambers in said city, for the purchase of Five Thousand Dollars (\$6,000) City of Heppner, at the Council Chambers in said city, for the purchase of Five Thousand Dollars (\$6,000) City of Heppner Refunding Water Bonds; said bonds to be dated November 1, 1936, bearing interest at the rate of not to exceed six per cent (6%) per annum, payable semiannually, in denominations of One Thousand Dollars (\$1,000) each, maturing serially in numerical order at the rate of One Thousand Dollars (\$1,000) on the first day of November in each of the years 1941 to 1945, inclusive.

The approximal legal opinion of

sive.

The approving legal opinion of Messrs. Teal, Winfree McCulloch, Shuler & Kelley will be furnished the successful bidder.

Bids must be unconditional and accompanied by a certified check in the amount of One Hundred Dollars (\$100). The right is reserved to reject any and all bids.

E. R. HUSTON, Recorder.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW. IRIS L. SLAVENS. Plaintiff.

ELMER D. SLAVENS, Defendant, SUMMONS. No. 3298. To Elmer D. Slavens, defendant:

To Elmer D. Slavens defendant:

IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer plaintiff's complaint filed against you in the above entitled court on or before four weeks from the date of the first publication of this summons upon you and if you fall to so appear or answer the plaintiff will apply to the above entitled court for the relief prayed for in her complaint, to-wit: That the bonds of matrimony now and heretofore existing between you and plaintiff here an absolute divorce that plaintiff have the custody and control of Ferol Jeanette Slavens, and for such other relief as the court may deem equitable.

This summons is served upon you by publication thereof once a week for four successive weeks in the Heppner Garette Times, a newspaper of general circulation, published at Heppner, Oregon, pursuant to an order of Hon. Calvin L. Sweek, Judge of the above entitled court, which order is dated October 20th, 1936, and the date of the first publication of this summons is October 22nd, 1936.

JOS. J. NYS.

Attorney for plaintiff.

JOS. J. NYS. Attorney for plaintiff. Postoffice address. Heppner Oregon.

NOTICE OF FINAL ACCOUNT.

NOTICE IS HEREBY GIVEN that the undersigned executrix of the last Will and Testament of Mary A. Floreon, deceased, has filed with the County Court of the State of Oregon for Morrow County, her final account of her administration of the estate of said deceased, and that said Court has set Monday, the 7th day of December, 1836, at the hour of 10:00 o'clock in the forenoon of said day in the County Court room at the Court House at Heppner. Oregon, as the time for hearing objections to said final account and the settlement of said estate and all persons having objections thereto are hereby required to file same on or before the time set for said hearing.

Dated and first published this 8th day of October, 1936.

MARY E. KIRK, Executrix. NOTICE OF PINAL ACCOUNT.

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

In the Matter of the Estate of AUGUST JOHNSON, deceased. NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been appointed administrator of the estate of AUGUST JOHNSON deceased by the County Court of the State of Oregon, for the County of Morrow, and has qualified. All persons having claims against said estate are hereby notified to present the same to me at 400 Henry Building. Portland, Oregon, with vouchers and duly verified within six months from the date hereof.

Dated and first published October 8.

Dated and first published October 8. Last Publication November 5, 1936. ARTHUR R. JACKSON. Administrator. LEWIS. LEWIS & FINNIGAN,

400 Henry Bldg., Portland, Oregon. NOTICE OF SHERIPF'S SALE.

NOTICE OF SKERIFF'S SALE.

Notice is hereby given that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Morrow County, dated October 3, 1936, in that certain suit wherein the Federal Land Bank of Spokane, a corporation, as plaintiff, recovered a judgment against the defendants, Glenn Boyer and Pauline Boyer, husband and wife; and Oda Opal Rankin, and Ruth B, Feely, and each of them, for the sum of \$5531.67, with interest at 5½ per cent per annum on \$5551.67, with interest at 5½ per cent per annum on \$5551.67, with interest at 5½ per cent per annum on \$553.3, 92 thereof from April 27th, 1936, until paid; and the further sum of \$100.00, attorney's fees in this suit; and the further sum of \$35.55, plaintiff's costs and disbursements in this suit; and a decree of foreclosure against the defendants. Glenn Boyer and Pauline Boyer, husband and wife; N. F. Lawson and Minnie I. Lawson, husband and wife; Clara Beamer; Mary Goheen; Irene A. Beamer, a minor; Adolf Majeske; Oda Opal Rankin; Ruth B. Feely; Hardman National Farm Losa Association, a corporation, I will on the 7th day of November, 1936, at the hour of 10:00 of clock A. M. of said day at the front door of the County Court house in Heppner, Morrow County, State of Oregon, ofer for sale and seil to the highest bidder for cash in hand the following described real property situated in Morrow County, State of Oregon, to-wit:

The East Half of the Northeast Quarter; the Southwest Quarter of

y, State of Oregon, to-wit:

The East Haif of the Northeast Quarter; the Southwest Quarter of the Northeast Quarter of the Northeast Quarter of the Southeast Quarter, and the West Haif of the Southeast Quarter of Section Thirteen; the Lot Two of Section Twenty-four, all in Township One South, Range Twenty-four, East of the Willamette Meridian, containing 279.81 acres, and being situated in Morrow, County, State of Oregon, Together with all water and water Together with all water and water rights used upon or appurtenant to said lands and however evidenced,

Together with the tenementa, here-ditaments and appurtenances there-unto belonging or in anywise apper-taining.

or so much of said real property as may be necessary to satisfy the plaintiff's udgment, costs and accruing costs of

C. J. D. BAUMAN, Sheriff of Morrow County, State of Date of First Publication, October 8

NOTICE OF SHERIPP'S SALE.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Morrow County, dated September 25, 1936. In that certain suit wherein the Federal Land Bank of Spokane, a corporation, as plaintiff, recovered a fudgment against the defendants, Elvia T. King, a widow, and the West Extension National Farm Loan Association, a corporation, and each of them, for the sum of \$3518.42, with interest at 6 per cent per annum on \$2226.34 thereof from June 4, 1936, until paid and with interest at 5 per cent per annum on \$1207.30 thereof fom June 4, 1936, until paid; and the further sum of \$36.20, plaintiff's costs and disbursements in this suit, and a decree of foreclosure against the defendants, Elvia T. King, a widow; Emily Francine King, a minor; Ruth Elinor King, a minor; Stanley Wain King, a minor; Robert William King,

a minor; The Unknown Heirs of William O. King, deceased; J. F. Gorham, as Administrator of the Estate of William O. King, deceased; Morrow County, a municipal corporation; West Extension National Farm Loan Association, a corporation; 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, I will on the 31st day of October, 1936, at the hour of 10:00 o'clock A. M. of said day at the front door of the County Court House in Heppner, Morrow County, State of Oregon, offer for sale and sell to the highest bidder for cash in hand the following described real property situated in Morrow County, State of Oregon, towit:

The West Half of the Southwest Quarter of Section Thirteen, Town-ship Four North of Range Twenty-five, East of the Willamette Merid-ian, containing 80 acres and being situated in Morrow County, State of Oregon,

Together with the tenements, here-ditaments and appurtenances there-unto belonging of in anywise ap-pertaining, and

pertaining, and
Together with all water and water
rights used upon or appurtenant to
said lands and however evidenced,
or so much of said real property as
may be necessary to satisfy the plaintiff's judgment, costs and accruing costs
of sale. C. J. D. BAUMAN. Sheriff of Morrow County, State of

Date of First Publication, October 1936.

NOTICE OF SHERIPF'S SALE.

Notice is hereby given that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Morrow County, dated September 25, 1936, in that certain suit wherein the Federal Land Bank of Spokane, a corporation, as plaintiff, recovered a judgment against the defendant, West Extension National Farm Loan Association, a corporation, for the sum of \$1108.01, with interest at the rate of 5½ per cent per annum on \$783.16 thereof from August 10, 1936, until paid and with interest at 5 per cent per annum on \$302.33 thereof from August 10, 1936, until paid; and the further sum of \$28.00, plaintiff's costs and disbursements in this suit, and a decree of forectiosure against the defendants, Edith Evangeline Fagerstrom and Ernest F. Fagerstrom, wife and husband; and the West Extension National Farm Loan Association, a corporation, I will on the 31st day of October, 1936, at the hour of 10:30 o'clock A. M. of said day at the front door of the County Court House in Heppner, Morrow County, State of Oregon, offer for sale and sell to the highest bidder for cash in hand the following described real property situated in Morrow County, State of Oregon, to-wit:

Beginning at the Southwest corner of the Northwest Quarter of the NOTICE OF SHERIFF'S SALE.

ger and a morrow county, state of Oregon, to-wit:

Beginning at the Southwest corner of the Northwest Quarter of the Southeast Quarter of Section Twenty-four, Township Five, North of Range Twenty-six, East of the Williamette Meridian, running thence North 0 degrees 22 minutes West 680 feet, thence North 89 degrees 38 minutes East 677.6 thence South 0 degrees 21 minutes East 680 feet; thence South 89 degrees 38 minutes West 677.5 feet to the place of beginning; reserving therefrom one-half of a road 60 feet in width along the North, West and South sides, being further known and described on the maps of the Company as Lots Three and Four, Block Nine, West...Situated in Morrow County, State of Oregon.

Together with the tenements, here-

Together with the tenements, here-ditaments and appurtenances there-unto belonging or in anywise ap-pertaining, and

Together with all water and water rights used upon or appurtenant to said lands and however evidenced. or so much of said real property as may be necessary to satisfy the plaintiff's judgment, costs and accruing costs of

C. J. D. BAUMAN, Sheriff of Morrow County, State of Oregon.
Date of First Publication, October 1936.

NOTICE OF FINAL ACCOUNT.

Notice is hereby given that the undersigned Administrator of the Estate of John E. Johnson, 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, Wednesday, the Fourth day of November, 1936, at the hour of ten-thirty 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.

KENNETH M. AKERS,
Administrator of the Estate of John E. Johnson, Deceased. NOTICE OF FINAL ACCOUNT.

NOTICE OF SHEEIPP'S SALE.

Notice is hereby given that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Morrow County, dated September 25, 1936, in that certain suit wherein the Federal Land Bank of Spokane, a corporation, as plaintiff, recovered a judgment against the defendants. Tilden H. Williams and Joseph A. Holboke, for the sum of \$3071.81, with interest at the rate of 5 per cent per annum on \$7783.07 thereof, from August 12, 1936, until paid; and the further sum of \$23.10, plaintiff's costs and disbursements in this suit, and a decree of foreclosure against the defendants, Tilden H. Williams; Minor and Company, a corporaliams; Minor and Company, a corpora-tion: Joseph A. Holboke; Walter W. Wright and Mildred W. Wright, hus-band and wife; Raymond Wright and Eva Wright, husband and wife; Theo-dore Burnside and Esther Burnside, hus-band and wife; Hardman National Farm Lean Association a corporation, I will band and wife; Hardman National Farm Loan Association, a corporation, I will on the 31st day of October, 1936, at the hour of 11:00 o'clock A. M. of said day at the front door of the County Court, house in Heppner Morrow County, State of Oregon, offer for sale and sell to the highest bidder for cash in hand the following described real property situated in Morrow County, State of Dregon, to-wit:

the following described real property situated in Morrow County, State of Oregon, to-wit:

Being 1787.7 acres of land in Township Four South of Range Twenty-four East of the Willamette Meridian and described as follows: The North Half of the Southeast Quarter, the Southwest Quarter of the Southwest Quarter and that part of the Northwest Quarter of the Southwest Quarter and that part of the Northwest Quarter, containing 15.43 acres, more or less, lying South of the County road running up and down Rood Canyon of Section Fourteen. That part of the Southwest Quarter and the Northwest Quarter and the Northwest Quarter of the Southwest Quarter and the West Half of the Southwest Quarter of Section Twenty-three. All of Section Twenty-three. All of Section Twenty-three described as follows: Beginning at the Quarter Section Corner between Sections Twenty-two and Twenty-seven and running thence South 40 chains to center of said Section 11.40 chains; thence North 10 degrees West 28.04 chains down Canyon to Rock Creek and across to the North Bank of said Rock Creek; thence North 74 degrees 45 minutes West along said North Bank 3.62 chains to the mouth of Canyon to Rock Creek and across to the North Bank of said Rock Creek; thence North 74 degrees 45 minutes West along said Canyon 14-80 chains to the mouth of Canyon to Rock Creek and across to the North Bank of said Rock Creek; thence North 74 degrees 45 minutes West along said Canyon 14-80 chains to the Mouth of Canyon to Rock Creek and across to the North Bank of said Rock Creek; thence North 74 degrees 45 minutes West along said Canyon 14-80 chains to the North line of said Section Twenty-seven; thence E or so much of said real property as may be necessary to satisfy the plaintiff's judgment, costs and accruing costs of

C. J. D. BAUMAN, Sheriff of Morrow County, State of Oregon.
Date of First Publication, October
1, 1936.

NOTICE OF PINAL ACCOUNT. Notice is hereby given that the undersigned executrix of the last Will and Testament of James Nolan, deceased, has filed with the County Court of the State of Oregon for Morrow County, her final account of her administration of the estate of said deceased, and said Court has set Monday, the 2nd day of November, 1936, at the hour of 10:00 o'clock in the forencon of said day, in the Court Court room, at the Court. House, at Heppner, Oregon, as the time and place for hearing objections to said final account; and all persons having objections thereto or the settlement of said estate are hereby required to file the same with said hearing.

hearing.
Dated and first published this 24th
day of September, 1936.
BESSIE K. EVENSON.
Executrix.

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

THE COUNTY OF MORROW.

The Federal Land Bank of Spokane, a corporation, vs.

Francis M. Watkins and Lina Watkins, husband and wife; Dale R. Watkins, Dale R. Watkins, as Administrator with the will annexed of the estate of Blanche P. Watkins, deceased; The unknown heirs of Blanche P. Watkins, deceased; Ernest A. Stephens and Mary W. Stephens, husband and wife; West Extension National Farm Loan Association, a corporation; Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

SUMMONS.

Watkins, husband and wife; Dale R.
Watkins, husband and wife; Dale R.
Watkins, Dale R. Watkins, as Administrator with the will annexed of the estate of Bianche P. Watkins, deceased; The unknown heirs of Blanche P. Watkins, deceased; Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein,

IN THE NAME OF THE STATE OF

herein.

IN THE NAME OF THE STATE OF OREGON you are hereby required to appear and answer the complaint filed against you in the above entitled Court and Cause within four weeks from the date of the first publication of this summons, and if you fail to appear and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in its complaint as follows, to-wit: For a decree ordering that the sum of \$195.00, being the par value of 21 shares of stock in The Federal Land Bank of Spokane, pledged by the West Extension National Farm Loan Association as additional security for the loan made by the plaintiff herein, be applied to the payment of the amount secured by plaintiff's mortgage; and that the plaintiff have judgment against the defendant, West Extension National Farm Loan Association, for the balance then remaining unpaid of said indebtedness, to-wit: The sum of \$2393.65, with interest at 5% percent on \$1624.50 thereof from August 21, 1938, until paid; and with interest at 5 percent on \$727.49 thereof, from August 21, 1938, until paid; and of the further sum of \$125.00, or such other sum as the Court may adjudge reasonable as attorney's fees herein, together with plaintiff's costs and disbursements; that the mortgage described in plaintiff's complaint be foreclosed and the mortgaged premises, together with all water and water rights used upon or appurtenant to said lands and however evidenced, be sold in one parcel in the manner prescribed by the laws of the State of Oregon and the practice of this Court; that the proceeds thereof be applied towards the payment of plaintiff's decree, costs and accruing costs; that at said sale plaintiff be permitted to become a purchaser; that plaintiff have a deficiency judgment against the defendant, West Extension National Farm Loan Association, a corporation, for any portion of said decree remaining unpaid; that the defendants above named, and each and all of them, be foreclosed and barred of all right, title, claim or interest in the premises descr

North 89 degrees 43 minutes East 711.9 feet, more or less, thence North 550.7 feet, more or less, to the North line of Section Twenty-seven, thence East along North line of Section Twenty-seven 660 feet, more or less, to the Northeast Corner of Section Twenty-seven, thence South along East line of Section Twenty-seven, thence South along East line of Section Twenty-seven, 1320 feet, more or less, to the point of beginning, contaning 32.42 acres, more or less, said property being further known and described on the maps of the Oregon Land and Water Company as Lots One, Two. Five, Six, Seven, and Eight, and the South 1.71 acres of Lots Three and Four, in Block Fifty-two, West. Reserving therefrom that portion thereof which has been or may hereafter be reserved for roads in the deeds from the Oregon Land and Water Company and R. S. Howard, Jr., Receiver of the Title Guarantee and Trust Company. Situated in Morrow County, State of Oegon,
Together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and

unto belonging or in anywise appertaining, and
Together with all water and water
rights used upon or appurtenant to
said lands and however evidenced.
This summons is served upon you by
publication thereof for four consecutive
weeks in the Heppner Gazette Times by
order of the Honorable Wm. T. Campbell, Judge of the County Court for
Morrow County, State of Oregon, which
said order was entered the 17th day of
September, 1936, and the date of the
first publication of this summons is the
17th day of September. 1936.
P. W. MAHONEY,

P. W. MAHONEY, Postoffice Address: Heppner, Oregon, One of the Attorneys for the Plaintiff.

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