

Heppner Gazette Times

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JASPER V. CRAWFORD, Editor

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Official Paper for Morrow County

Daylight Saving

We were much plagued and not a little perturbed after this column issued last week with admonition that folks set their clock back an hour for the start of daylight saving time last Monday. It was just one of those slips of the tongue, so to speak, and withal harmless, we take it for we never heard of anyone setting his clock "back."

A fellow journalist up in Washington, however, ran across a man who was determined that was the thing to do in order to catch up with the new time.

Our lone correspondent came forward to remark that some folks down that way couldn't see exactly how any daylight was saved when they awoke Monday to a dark and dreary morning. They probably did appreciate the long afternoon, however. And, anyway, the days are stretching out pretty fast in order to lighten up the accustomed hours for arising on the farm.

One farmer this week said his worried expression was not so much over growing prospects or chances for a good price as it was about getting the work done. Aging a bit in the harness himself and not being as spry as he was when he did all the chores himself, he is concerned about getting a little help.

At the same time that more cacklers and cackleberries are wanted, he brought some good young cockerels into the local market and couldn't dispose of them for the offered price of 60 cents each, when they should easily have brought a dollar.

It may be that some sort of local clearing station for this type of produce from the smaller producer should be established to assist it in reaching the more thickly populated centers where the market is less congested.

Tired?

The latest innovation noted in the local service station market is a tire branding service. "Just in case your neighbor takes a fancy to your tires, he'd hate to be seen with your brand on 'em," the station attendant remarked.

Well, tire stealing isn't going to be so popular when perpetrators fin themselves "bread and water boarders" of Uncle Sam's for the duration.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, administratrix of the Estate of Louis O. Marquardt, 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 fixed Monday, March 16, 1942, at the hour of 10 o'clock in the forenoon of said day, in the County Court Room at the Court House in 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 file the same with said Court on or before the time set for said hearing.

Dated and first published this 12th day of February, 1942.

LORENA MARQUARDT,
Administratrix.

Coast Guard Air Corps Seeks Men 17 to 35

In order to "Keep 'Em Flying," the U. S. Coast Guard Air Corps is offering men with previous aviation mechanic experience ratings in the coast guard reserve as aviation machinist's mates, second and third class, and aviation metalsmiths, second and third class. Men accepted for the three year enlistment will be eligible for flight pay and will participate in frequent aerial flights. At time of application, candidate must be able to satisfy the officer in charge that he has had the necessary experience—documentary evidence of same being desirable.

If you are between the ages of 17 and 35, in good physical condition, and possessed of the necessary experience, take advantage of this opportunity and arrange to see in person, the officer in charge, Coast Guard Recruiting Sub-station, Room 301, Pioneer Post Office, Portland, Oregon.

The Coast Guard recruiting station also desires men between the ages of 18 and 30 who are needed as apprentice seamen in the U. S. Maritime service. After a seven months' training course at Port Hueneme, Calif., they are ready to put to sea and help insure a steady flow of the materials we need to win the war. Further information may be obtained from the address above, Room 306, instead of 301.

Library Officers Named for New Year

Alden H. Blankenship was elected president of Heppner Public Library association at a meeting at the library Monday evening. Other officers named were Harold Becket, vice-president; Evelyn Isom, secretary-treasurer; Lorena Jones, librarian; Martha Dick, new trustee to work with holdovers, Leta Humphreys and Lucy E. Rodgers.

Named on the maintenance committee are Hanna Jones, chairman, Lorena Jones, Ruth Tamblin, Martha Dick, Della Davidson; membership, Elizabeth Dix, Rose Leibbrand, Helen Cohn; finance, Mayor J. O. Turner, Howard Bryant, Lorena Jones; book committee, Lorena Jones, Ruth Tamblin, Hanna Jones, Martha Dick, Miriam Parker, June Smith, A. H. Blankenship and Elizabeth Dix.

Despite good response to the Victory book campaign, Mrs. Evelyn Isom, in charge, announced that more and more books are needed. Anyone having books to donate to service men may leave them at the library.

LEX GRANGE TO MEET

Regular meeting of Lexington grange will be held Saturday, Feb. 14. The program will begin at 8 p. m. A speaker will give a report of the grange agricultural conference held at Arlington, and another speaker will give a talk on defense bonds, announces O. M. Scott, master.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been duly appointed Executrix of the Last Will and Testament of M. J. Devin, deceased, by the County Court of the State of Oregon, for the County of Morrow, and has accepted such trust. All persons having claims against the estate of M. J. Devin are requested to file the same with the executrix at the office of J. O. Turner in Heppner, Oregon, within six months from the date of this notice.

Date of first publication January 29, 1942.

DESSA HOFSTETTER,
Executrix.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned was duly appointed by the County Court of the State of Oregon for Morrow County, Administrator of the estate of Emmett L. Ayers, deceased, and all persons having claims against the estate of said deceased, are hereby required to present the same with proper vouchers duly verified to the said Administrator at the law office of P. W. Mahoney, Heppner, Oregon, within six months from the date of this notice.

Dated and first published this 12th day of February, 1942.

PIRL L. HOWELL,
Administrator.

CIVIL NO. 630. In the District Court of the United States for the District of Oregon. United States of America, Petitioner, vs. Morrow County, a political subdivision of the State of Oregon; J. T. Brice and Jane Doe Brice (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of J. T. Brice and Jane Doe Brice, if dead; Frances E. Rand and M. E. Rand, her husband; Ralph G. Walpole and Anna Walpole, his wife; Harvey T. Walpole, a single man; Barbara Walpole Helyer, formerly Barbara Walpole, and Jesse Helyer, her husband; Albert B. Moses and Jane Doe Moses (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Albert B. Moses and Jane Doe Moses, if dead; Emaline Bisbee and L. E. Bisbee, her husband; Ladd Estate Company, an Oregon corporation; Mike C. Marshall, a widower and unmarried; A. A. Tillman and Mary C. Tillman, his wife; Charles Jaeckel and Jane Doe Jaeckel (whose true Christian name is to plaintiff unknown), his wife; Earnest Jaeckel and Jane Doe Jaeckel (whose true Christian name is to plaintiff unknown), his wife; Edna W. Ragley, widow and unmarried; Frank Hanford and Jane Doe Hanford (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Frank Hanford and Jane Doe Hanford, if dead; William C. Kiesel and Fannie E. Kiesel, his wife; C. A. Philbrick and Edith H. Philbrick, his wife; the Misses Mather, single women; the unknown heirs of Ann Mather, deceased; the unknown heirs of Isabella Mather, deceased; the unknown heirs of the Misses Mather; Orilla Etta Hirst, a single woman; Harris M. Pease and Rena G. Pease, his wife; Jesse A. Ellsworth and Jane Doe Ellsworth (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Jesse A. Ellsworth and Jane Doe Ellsworth, if dead; Lucia Rae Bogardus, widow of C. E. Bogardus and unmarried; Almon E. Bogardus and Mirie Bogardus, his wife; Helen E. Bogardus, a single person; Richard S. Bogardus and Betty Bogardus, his wife; Margaret Decker and John Doe Decker (whose true Christian name is to plaintiff unknown), her husband; the unknown heirs of Margaret Decker and John Doe Decker, if dead; Genevieve Israel and John Doe Israel (whose true Christian name is to plaintiff unknown); the unknown heirs of Genevieve Israel and John Doe Israel, if dead; John J. Givens and Rowena E. Givens, his wife; J. D. Jenkins and Jane Doe Jenkins (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of J. D. Jenkins and Jane Doe Jenkins, if dead; May DeYoung and Raymond DeYoung, her husband; and all other persons or parties unknown claiming any right, title, interest or lien upon, in or to the property described in this complaint, Defendants.

SUMMONS. To the defendants J. T. Brice and Jane Doe Brice (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of J. T. Brice and Jane Doe Brice, if dead; Ralph G. Walpole and Anna Walpole, his wife; Albert B. Moses and Jane Doe Moses (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Albert B. Moses and Jane Doe Moses, his wife, if dead; Charles Jaeckel and Jane Doe Jaeckel (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Charles Jaeckel and Jane Doe Jaeckel, if dead; A. A. Tillman and Jane Doe Tillman (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of A. A. Tillman and Jane Doe Tillman, his wife, if dead; Earnest Jaeckel and Jane Doe Jaeckel (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Earnest Jaeckel and Jane Doe Jaeckel, if dead; Edna W. Ragley, a widow and unmarried; William C. Kiesel and Fannie E. Kiesel, his wife; C. A. Philbrick and Edith H. Philbrick, his wife; Frank Hanford and Jane Doe Hanford (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Frank Hanford and Jane Doe Hanford, his wife, if dead; Orilla Etta Hirst, a single woman; Misses Mather, single women; the unknown heirs of Ann Mather, deceased; the unknown heirs of Isabella Mather, deceased; the unknown heirs of Misses Mather; Harris M. Pease and Rena G. Pease, his wife; Jesse A. Ellsworth and Jane Doe Ellsworth (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Jesse A. Ellsworth and Jane Doe Ellsworth, if dead; Margaret Decker and John Doe Decker (whose true Christian name is to plaintiff unknown), her husband; the unknown heirs of Margaret Decker and John Doe Decker, her husband; Lucia Rae Bogardus, a widow and unmarried; Almon E. Bogardus and Mirie Bogardus, his wife; Richard S. Bogardus and Bet-

ty Bogardus, his wife; Helen E. Bogardus, a single woman; Lizzie Gordon and John Doe Gordon (whose true Christian name is to plaintiff unknown), her husband; the unknown heirs of Lizzie Gordon and John Doe Gordon, her husband, if dead; Albert B. Moses and Jane Doe Moses (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Albert B. Moses and Jane Doe Moses, his wife, if dead; Genevieve Israel and John Doe Israel (whose true Christian name is to plaintiff unknown), her husband, the unknown heirs of Genevieve Israel and John Doe Israel, her husband, if dead; John J. Givens and Rowena E. Givens, his wife; J. D. Jenkins and Jane Doe Jenkins (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of J. D. Jenkins and Jane Doe Jenkins, his wife, if dead; May DeYoung and Raymond DeYoung, her husband; Jesse R. Pierce and Jane Doe Pierce (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Jesse R. Pierce and Jane Doe Pierce, his wife, if dead; B. B. Luten and Jane Doe Luten (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of B. B. Luten and Jane Doe Luten, his wife, if dead; Samuel S. Hoover, a widower and single man; John Storseth and Mary Storseth, his wife; E. A. Wickline and Jane Doe Wickline (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of E. A. Wickline and Jane Doe Wickline, his wife, if dead; L. M. Burnell and Majie E. Burnell, his wife; W. F. Schuller and Alice L. Schuller, his wife; Earl O'Cathey and Opal O'Cathey, his wife; Samuel Walker and Jane Doe Walker (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Samuel Walker and Jane Doe Walker, his wife, if dead; J. H. Imus and Jane Doe Imus (whose true Christian name is to plaintiff unknown), his wife; Eddie McDaid and Margaret McDaid, his wife; Joseph Pringle and Jane Doe Pringle (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of Joseph Pringle and Jane Doe Pringle, his wife, if dead; Harry L. Boardman and Mattie M. Boardman, his wife; the unknown heirs of Harry L. Boardman and Mattie M. Boardman, his wife, if dead; James E. Eaton and Jane Doe Eaton (whose true Christian name is to plaintiff unknown), his wife; the unknown heirs of James E. Eaton and Jane Doe Eaton, his wife, if dead; and any other person or parties unknown, claiming any right, title, estate, lien or interest in the real property described in the amended petition for condemnation herein:

In the Name of the United States of America: You, and each of you, are hereby required to appear and answer the amended petition for condemnation filed against you in the above entitled case within four weeks from the date of the first publication of this summons, and if you fail to so appear and answer, the petitioner United States of America, for want thereof, will apply to the Court for the relief applied for in its amended petition for condemnation filed herein, to-wit: That the above entitled Court make such orders and judgments as may be necessary to ascertain and fix the amount to be awarded as just compensation for the taking, condemning and appropriating by the United States of America of the full fee title to the following described lands in Morrow County, Oregon:

Parcel No. 1. All of Section Twenty-five (25), in Township Four (4) North, Range Twenty-four (24) East, Willamette Meridian, consisting of 640 acres, more or less;

Parcel No. 2. The West Half (W $\frac{1}{2}$) and the Southeast Quarter (SE $\frac{1}{4}$), the North Half of the Northeast Quarter (N $\frac{1}{2}$ NE $\frac{1}{4}$), and the Southwest Quarter of the Northeast Quarter (SW $\frac{1}{4}$ NE $\frac{1}{4}$) of Section Twenty-nine (29), Township Four (4) North, Range Twenty-four (24) East, Willamette Meridian, consisting of 600 acres, more or less;

Parcel No. 3. All of Section Thirty-three (33), in Township Four (4) North, Range Twenty-four (24) East, Willamette Meridian, consisting of 640 acres, more or less;

Parcel No. 4. The East Half (E $\frac{1}{2}$) of Section Thirty-six (36), Township Four (4) North, Range Twenty-four (24) East, Willamette Meridian, con-

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