

Want Ads

ESTRAYED—from the Chas McElligott ranch—one Hereford 4-year old cow branded WG on right hip. Notify either McElligott or Wm. Greener 10-12p

FOR SALE—One used Oliver 10 foot Disc Harrow plow, new 26 inch discs. Good condition. Power lift.

One Used Case 8 foot Disc Harrow plow. Good condition.
One complete Calkins V - Belt Drive change over to fit a John Deere Combine Model 36.
New International Cream Separators with or without motors.
New International No. 9 High New Plymouth and DeSoto M-Speed Horse Mowers.

Hulden Motor Implement Co.
Arlington, Oregon.
Phone 750. 10-11c

FOUND—Small key on string at cemetery. Left at Gazette Times.

PERMANENT STATE POSITIONS for skilled workers: Key Punch Operators, Tabulating Machine Operators, and Senior Tabulating Machine Operators. Get applications from Merit System Council, 616 Mead Bldg, Portland 4, Oregon. Final filing date June 23. Positions in Salem. 10-11c

FOR SALE—House and lots in Lexington. Write Gene Gray, Stanfield, Ore. 9-11p

FOR SALE—1934 Plymouth, good rubber, \$200; McCormack Deering Big 6 mower, \$35. Vernon C. Brown, Ione. 9-11c

FOR SALE—One 13½-foot Goble disc, good as new; one Studebaker pick-up, 1937 model. W. G. Seehafer, Ione, Ore. 8-11p

FOR SALE—Posts and wood at the stump or delivered. Order early. Don Warner, Box 102, Heppner, Ore. 8-11p

Legal Notices

SUMMONS
IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW.
EDNA R. PECK and
HAROLD K. PECK, her husband.
Plaintiffs

-vs-
WILLIAM F. McNUTT and JANE DOE McNUTT, his wife, whose true name is unknown to plaintiffs; the unknown heirs of WILLIAM F. McNutt, if deceased. Also all other persons or parties unknown claiming any right, title, estate, lien, or interest in the real estate described in plaintiffs complaint herein.
Defendants.

To: William F. McNutt and Jane Doe McNutt, his wife, whose true name is unknown to plaintiffs; the unknown heirs of William F. McNutt, if deceased. Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in plaintiffs complaint herein, Defendants:

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer plaintiffs complaint filed against you in the above entitled court within four weeks from the date of the first publication of this summons, and if you fail so to appear or answer for want thereof, plaintiffs will apply to the above entitled court for the relief prayed for in their complaint, to-wit:

For a decree quieting plaintiffs title in and to the following described real property in Morrow County, Oregon, to-wit:

Beginning at the Northeast corner of Lot 4, Block 2, Looney's Addition to Heppner, Oregon, which is on the South line of Morgan Street; thence West along said south line of Morgan Street 3.1 chains to a point which is 16 feet East of the Northwest corner of said Lot 4; thence South to a point which is 16 feet East from the Southwest corner of said Lot 4 on the south line of said lot; thence West to the Southwest corner of a tract of land owned by George McDuffee; thence south 25 feet, more or less, to the Southeast corner of tract of land owned by Rose Eskelson (described on the Map of the City of Heppner

as tract No. 144) thence West 5 chains; thence South 41' 42" West 7.21 chains; thence South 32' 43" west, 7 chains; thence South 19' 51" West, 6 chains, more or less to the south line of Section 27, Township 2 South, Range 26 East of Willamette Meridian; thence East along said section line a distance of 19 chains; thence North 9.20 chains, more or less, to the Northwest corner of Lot 3, Block 1, Looney's Addition to Heppner, Oregon, being the South line of Water Street; thence West, along the south line of Water Street, 3.93 chains; thence North 60 feet to the North line of Water Street; thence East along the North line of said Water street 5.40 chains, more or less, to the Southwest corner of Arbitray Tract No. 48, as such tract designated on the Map of the City of Heppner; thence North along the west line of said tract, 150 feet to the Northwest corner thereof; thence East along the North line of said tract, 100 feet to a point on the west line of Lot 14, Block 2, said Looney's Addition; thence North along the West line of said Lot 14 and Lot 7 to the Northwest corner of said Lot 7, Block 2, said Looney's Addition; thence East along the North line of said Lot 7, 120 feet to the Southwest corner of a tract of land owned by Maggie J. French; thence North along the West line of said land, 150 feet; thence Northwesterly continuing along the westerly line of said land, 274 feet, more or less, to the point of commencement.

and that plaintiffs be adjudged to be the owners in fee simple of said property and that whatever claim you may have in said real property be null and void, and that you and each of you be forever barred of and from all right, title, estate, lien and interest in said real property and that plaintiffs have such other and further relief as may be just and equitable.

This summons is served upon you by publication thereof for four successive weeks in the Heppner Gazette Times, a newspaper of general circulation, published in Morrow County, Oregon, pursuant to an order of Hon. Bert Johnson, Judge of the County Court of Morrow County, state of Oregon, which order is dated May 21st, 1945, and the date of the first publication of this summons is May, 24th 1945.

J. O. TURNER,
Attorney for Plaintiffs.
Post Office address and Residence, Heppner, Oregon.

NOTICE TO CREDITORS
IN THE COUNTY COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW, PROBATE DEPARTMENT

Notice is hereby given that the undersigned BONNIE SMITH HOWIE has been appointed Executrix of the estate of ROBERT SMITH, deceased, by the County Court of the State of Oregon for Morrow County, and has qualified. All persons having claims against said estate are hereby notified to present the same, duly verified as by law required, to the undersigned at 609 Journal Bldg., Portland 5, Oregon, within six months from the date hereof.

Dated and first published, May 10, 1945.
Date of last publication, June 7, 1945.

BONNIE SMITH HOWIE
LEEDY and KEANE
Attorneys 11

NOTICE OF ANNUAL SCHOOL MEETING

NOTICE IS HEREBY GIVEN, in compliance with Sec. 111-908, O. C. L. A., to the legal voters of School District No. 1, of Morrow County, State of Oregon, that the ANNUAL SCHOOL MEETING of said district will be held at the City Hall; to begin at the hour of 2 o'clock p. m. on the third Monday of June, being the 18th day of June, A. D. 1945. This meeting is called for the purpose of electing one director for the three year term and the transaction of business usual at such meeting.

Dated this 19th day of May, 1945.
ATTEST:

Bonnie B. McClintock Clerk
C. W. Barlow
Chairman Board of Directors.

NOTICE OF SALE OF ESTRAY

Notice is hereby given by virtue of the laws of the State of Oregon, that I have taken up at my place seven miles southwest of Lexington, the hereinafter described animal, and that I will on Saturday,

the 16th day of June, 1945, at the hour of 2 o'clock P. M. sell said animal to the highest bidder for cash in hand, subject to the right

of redemption by the owner. Said animal is described as follows:

One white faced cow marked with swallow fork in right ear,

wattle on right jaw, and branded with an M, bar above and below over J.

Roy Campbell
Lexington, Ore.



The badge of a Cfc.
(CIVILIAN FIRST CLASS)

PACIFIC POWER & LIGHT COMPANY
Your Business-Managed Power System

THE OLD JUDGE SAYS...



TOM: "It's mighty nice to receive a compliment like you've just given us, Judge. We do take our responsibilities very seriously and try to do the right thing with everybody. In spite of it, we get criticized now and then."

OLD JUDGE: "I know... you've got to take the bitter with the sweet in times like these. Speaking of criticism, and I mean really unfair criticism, reminds me of the spirit beverage business."

FRANK: "How is that, Judge?"

OLD JUDGE: "Simply this... can you think of any other business in which the seller is responsible for what the buyer does with his merchandise? If a person eats too much cake and gets indigestion, the baker isn't blamed. Nor is the coffee merchant criticized if someone drinks too much coffee and can't sleep. But the seller of spirit beverages gets blamed plenty if one of his customers overindulges. Doesn't seem quite fair, does it, Tom?"

TOM: "Frankly, it doesn't, Judge. We've never looked at it that way before."