

Just Dropping a Line

To tell you I still have a few hundred pear trees. Good stock and in nice condition for setting.

**Bartlett, Anjou, Howell, Bosc
800 Newtown and Spitzenburg Apple**

**Blenheim and Moorpark Apricot, Cherry Trees, Grape Vines,
English Walnut, Plum Trees, Rhubarb Plants**

A Nice Line of Shade Trees at Cost

EDEN VALLEY NURSERY

N. S. BENNETT

1201 North Central Ave.

Phone 3711

Now is the time to purchase an Orchard Tract in the famous

Eden Valley Orchard

This famous bearing Orchard has been sub-divided into small tracts, which are now being sold at reasonable prices. If you are looking for positively the best thing in the northwest in a small orchard, this is your chance to get in right.

**Most Profitable Investment
TO BE FOUND IN AMERICA**

**PROPERTIES
OF
PROVEN
WORTH**

Well informed business people from all parts of the United States and Canada are looking to the Rogue River valley for safe investments. Years of experience in buying and selling orchard land fits us the better for supplying investments that will yield large returns. Our properties have proven worth. We can assure you that you take no risk when you purchase one of the 30 to 100-acre orchard tracts located in the famous Eden Valley orchard. We sell tracts to suit, planted to the best commercial varieties of bearing trees. You are assured of a splendid income the first year. We can state positively that this is the best chance for solid, sound investment to be found in America. A high-class bearing orchard of proven worth is certainly a more profitable investment than waiting for trees to grow on land that never produced fruit. You are sure of big returns almost at once, either as a grower or by re-selling. Come and let us show you.

**Secure an Income At Once
PROVIDE PLEASANT EMPLOYMENT**

**FASCINATING
FRUIT-
GROWING**

A small bearing orchard, planted to the best commercial varieties of trees, will provide the most fascinating as well as healthful and profitable employment, and insures an income of from \$500 to \$1000 per acre each year. Here is solid investment, and the income or profit from sale is sure.

**Magnificent Homesites
ALL MODERN IMPROVEMENTS**

**MOST
DELIGHTFUL
CLIMATE**

You can buy as many acres as you desire, build a home on ground commanding a view of the entire valley—enjoy the electric light and power, telephone, daily mail, and live within easy reach of the business and social life of the metropolitan city of Medford. A climate unsurpassed anywhere.

**A small investment in an
Eden Valley Orchard Tract
will make you independent for life**

John D. Olwell
Exhibit Building Medford, Oregon

HANLEY AGAIN IS INDICTED

**Landowner of Central Oregon Gets
Into Trouble Over Cutting Timber
on Government Land—Secret
Indictment Returned.**

PORTLAND, Or., April 9.—William Hanley of Burns, considered the wealthiest stockraiser of Eastern Oregon, will be arrested this morning to answer a secret indictment found against him March 22 by the federal grand jury, charging him with cutting timber on government land.

Mr. Hanley is visiting in Portland. Yesterday when United States Marshal Reed called him by telephone at the Portland hotel and informed him of the charge against him, Mr. Hanley asked that he be given until this morning before the papers were served, to allow him time to get bondsmen. The request was granted.

This is the second time the government has accused Mr. Hanley of violating the federal laws. A year ago he was found guilty of fencing about 83,000 acres of government land unlawfully and was sentenced to pay a fine of \$500 and meet the costs of the case, which in all amounted to \$3230.96. The case was appealed and will be argued before the United States Appellate court in San Francisco May 4.

There are two charges against Mr. Hanley in the indictment of March 22, one alleging the cutting of 1000 cords of wood on public land in November, 1907, and the other accusing him of moving timber from public land in December, 1909.

If the Burns capitalist is found guilty he will be at least required to serve some time in jail, as the state under which was indicted provides that a fine shall be imposed of three times the value of the timber removed and a sentence imprisonment not to exceed 12 months shall be made part of the punishment.

Two large ranches, the "P" ranch and the Diamond ranch, in Harney county, are controlled by Mr. Hanley. It is understood that the wood Mr. Hanley is alleged to have unlawfully taken from government land was used for the operation of a

dredger on one of these ranches in the Harney valley.

Although it has been more than two weeks since the indictment against Mr. Hanley was returned, he did not know of its existence until yesterday, when he was informed by Marshal Reed. Mr. Hanley is frequently in Portland, and the government was saved the expense of sending a man to Burns for him by waiting for his appearance here.

Hills bordering Harney valley are covered with juniper, of generally dwarfed growth, and since white people took possession of that district it has been the custom of many to help themselves to wood. As the juniper trees were not of any use in the lumber business, it is said there has been a general understanding that the law against the use of timber on public lands did not apply to juniper growth.

Mr. Hanley made the following statement last night concerning the charges:

"Among other business I have in Harney county, I manage the properties of the Harney Valley Development company.

"On this property is over 80,000 acres of worthless tule swamp, which I thought it would be good to drain for future farms when the railroads came and the cattle ranches could be broken up into farms and homes. To drain this great swamp I persuaded the owners to let me dig up an old dredge and go to work. To run the dredge I had to have fuel. I contracted with my neighbors for juniper fuel from the hills, but had nothing to do with the cutting. I want to be perfectly frank and say if I had known they were cutting juniper on government sections I would have thought nothing of it, for juniper has never been classed as timber and has always been considered free to the settler. Not until this indictment against me has any one in the west ever considered that juniper scrub was timber. It has been the custom for settlers to help themselves to it for fuel and fencing, so, if I had known that the men I contracted from were going to cut on government lands, I would have thought nothing of it.

"After the wood was corded up, delivered and paid for, it was seized by a special agent and the man who cut it were browbeaten, threatened and intimidated to supply evidence for the government. They were told by Special Agent Mead that they had a complete case against them. I was the fellow they were after."

INNOVATION IN TAKING CENSUS

**Advance Population Schedules to Be
Left With Heads of Families in
Some of the Large Cities of the
Country in a Few Days.**

Each head of a family in a number of cities will receive, a few days prior to April 15, when the United States census begins, an "advance population schedule," containing all the questions which appear in the official population schedule to be carried by the census takers.

These advance schedules are to be filled in by the heads of families or, in their absence, by other members of their families, and the schedules will be taken up by the enumerators during the progress of the actual enumeration.

This action on the part of the census bureau is a complete innovation and an important advance in American census methods of obtaining a count of the population, and the bureau authorities expect it to prove of great practical and scientific value.

It insures greater accuracy and completeness in the returns, as the heads of the families, who are generally the most reliable sources of information, are themselves given sufficient opportunity in advance of the enumeration to examine deliberately and to answer exactly the census questions. In past censuses it was the case usually that the head of the family was absent at work when the enumerator called, and reliance had to be placed on other members of the family, frequently servants or children, or on neighbors, none of whom can be classed as dependable informants.

SUMMONS.

In the circuit court of the state of Oregon for the county of Jackson.

Woods Lumber company, a corporation, plaintiff, vs. Cascade Coal Company, a corporation, J. C. Brown and J. W. Broadbent, defendants.

Suit to foreclose lien.

To J. W. Broadbent, one of the above named defendants:

In the name of the state of Oregon, you are hereby required to appear and answer the plaintiff's complaint

now on file against you in the above entitled court and cause on or before the last day of the time prescribed in the order for publication of summons herein, to-wit: on or before the 28th day of March, 1910, said date being the expiration of six weeks from the day of 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 said complaint, succinctly stated as follows:

That the plaintiff be awarded judgment against the defendants and each of them for the sum of \$540.37, together with interest thereon at the rate of 6 per cent per annum from the 19th day of August, 1909, until paid, and for costs and disbursements of said suit, including \$150 reasonable attorney's fee and the further sum of \$2.25 paid for filing and recording the certain lien described in said complaint; that said principal sum and interest and costs and disbursements and attorney's fee be decreed a lien upon defendant's real property mentioned in said complaint and described as follows:

The southeast quarter (1-4) of the southeast quarter (1-4) of section four (4) and the southwest quarter (1-4) of the southwest quarter of section three (3) in township thirty-seven (37) south of range one (1) west of Willamette meridian; that said described property be sold under the order and decree of said court, as by law provided, and that the proceeds, or sufficient thereof, be applied in payment of said judgment; that the defendants and each thereof be barred and foreclosed of all right, title or equity of redemption in or to said property.

This summons is published in the Medford Mail Tribune by order of Hon. F. M. Calkins, judge of the above entitled court, which said order was made and entered on the 13th day of February, 1910, and the first publication hereof is the 13th day of February, 1910.

W. E. PHIPPS,
Attorney for Plaintiff.

NOTICE.

To whom it may concern: I have no property for sale at any price. 10* MRS. J. F. HUTCHASON.

ANNOUNCEMENT.

Dr. Goble is prepared to fit glasses in all cases of defective sight that glasses will remedy. Repairs of all kinds. Broken lenses duplicated. Invisible bifocals.

18 WEST MAIN STREET.