

LIST OF INHIBITED INDIAN LANDS FOR SALE

Department of the Interior, United States Indian Service.
 The following tracts of Indian lands, with the names of the owner, description, and appraisal price, situated on the Klamath Indian Reservation, Oregon, are offered for sale, under the act of congress, approved March 1, 1907. The lands were listed September 2, 1911, and bids for their purchase will be opened November 2, 1911. The terms of the sale are cash.

James George et al, SW 1/4 Sec. 23-34-8; \$640.
 Fred Hendricks, SE 1/4 Sec. 19-30-9; \$960.
 John Nelson, SW 1/4 SE 1/4, SE 1/4 SW 1/4 Sec. 11, and NW 1/4 NE 1/4, NE 1/4 NW 1/4 Sec. 14-34-7; \$880.
 Ruth John, NW 1/4 NE 1/4, E 1/2 NW 1/4 NE 1/4 Sec. 11-31-9; \$1,000.
 Emma Cookman et al, SE 1/4 Sec. 3-31-8; \$900.
 Emma Cookman et al, NW 1/4 Sec. 11-31-8; \$900.
 Emma Cookman et al, S 1/2 NE 1/4 Sec. 10-31-8, and S 1/2 SE 1/4 Sec. 13-31-7; \$800.
 Emma Cookman et al, N 1/2 SE 1/4 Sec. 28-35-7; \$1,100.
 Bids on the following parcels will be opened December 9th, 1911:
 Dora Pedro et al, N 1/2 SW 1/4 Sec. 15-34-9; \$560.
 Many Ann Moore, N 1/2 SE 1/4, S 1/2 NE 1/4 Sec. 34-31-8; \$750.
 Sealed bids, accompanied by a cer-

red check, payable to Edson Watson, superintendent, Klamath Indian school, and covering 10 per cent of the price offered, may be submitted at the Klamath Agency, during a period of sixty days prior to 2 o'clock p. m. on the days indicated above for each tract, at which time the bids will be opened at the office of the agency. In case of deferred payment sales, 10 per cent of the purchase price will accompany bid and 15 per cent additional, Sec. 13, and SW 1/4 SW 1/4 Sec. 12-35-9; \$720.
 Joseph Parazoo et al, W 1/2 E 1/2 Sec. 14-30-9; \$1,000.
 Bids on the following parcels will be opened November 23, 1911:
 Emma Cookman et al, E 1/2 SW 1/4, when bid is accepted. Notes for balance, at legal rate of interest, taken. Patent in fee when notes and interest are paid in full. All that should appear on the envelope containing the bid should be "Bid for Inherited Indian Land," and the date of opening bid.
 Any further information may be had by applying to Edson Watson, superintendent Klamath Agency, Oregon.
 "Suffered day and night the torment of itching piles. Nothing helped me until I used Doan's Ointment. It cured me permanently."—Hon. John R. Garrett, Mayor, Girard, Ala.

LETTERS FROM THE PEOPLE

Government Ownership as a Remedy for Drunkenness

Editor Evening Herald:
 Referring to the much discussed liquor question and the problem of eliminating drunkenness, it is well worth viewing the matter from the standpoint of cause and effect. We have much to learn from the experience of other countries. In Norway and Sweden, before the year 1845, the people of those countries enjoyed the privilege of distilling their own liquor without let or hindrance.
 There were no taxes or restrictions whatever. Every farm of any size had a plant wherein they distilled liquor for their own use, and occasionally some to sell or trade for other things. It was made from potatoes and from various grains produced on the farm, and consequently did not cost much, there was no money in it, and it was as common on the tables of the rich and poor, and their supper very often consisted of nothing else but coarse rye bread and a bowl of whiskey. The people of those days were strong and healthy, sickness was rare, and, as a general rule, they lived to a ripe old age. I remember a few of those "old-timers," my own grandparents, among others. They all reached the advanced age of from 80 to 95 years. It is from them I have the facts I am here stating.
 In the year 1845 a law was enacted prohibiting the manufacture and sale of alcoholic beverages except by distilleries licensed by the government. A heavy tax was imposed, and the product became expensive. They could not afford to keep a constant supply at the home, so they took an over-dose when they went to town, and the small but frequent "nip" at home was changed into the periodical "apree." Drunkenness became general. For many years the liquor business remained in private hands. They soon learned to adulterate their product, on which they made more profit than on the pure stuff. Drunkenness increased.
 To remedy this increasing evil of the drink habit, the government then concluded to take charge of the liquor business. They established saloons in every part of the country. They were not saloons in our conception of the term. They were dispensaries. Only pure and unadulterated goods were sold. The rules governing dispensaries have been modified from time to time, but the following were in force up to a few years ago. Each locality decides by vote at a special election whether they shall have a dispensary or no. The women vote also. If the majority is in favor of it the government establishes the dispensary. The building must be open to the street and no back rooms allowed. There are tables and chairs along the center of the room. It is closed at 12 o'clock Saturday and remains closed until Monday morning. Once a week the government inspector comes around and examines the accounts. The profit is divided into four parts: One part to the school fund, another to the road fund, one to the local government and one to the federal government. It is considered to be the best liquor regulation in existence. The result has been that the consumption of alcoholic liquors has fallen off to such a degree that in those countries the record of the last few years show that it is less than in any other civilized country. Lately I have been informed that the people of Norway have decided by popular vote to stop the sale of intoxicating liquors altogether.
 In the Atlantic ocean, off the coast of Britain, lies a couple of small islands called St. Pierre. In 1874, when England and France fought for supremacy in Canada, the French lost, but they retained possession of these islands. France is a country where the manufacture and sale of liquors has developed to an enormous extent. As those islands still belong to the French, wines and liquors are imported free of duty, and it is sold there so cheaply that it is surprising to a person accustomed to the high prices prevailing in this country.
 About eighteen years ago the writer, while on a cruise, had occasion to call at one of the islands of St. Pierre. While there he had an opportunity to study the conditions and gain reliable information regarding the effects of cheap liquor. In every grocery store there were placed on a barrel of wine and a barrel of gin. A large tumbler was placed alongside, and anyone who wished might help himself. But for all of that not a drunk was seen while there.
 I have stated these facts, not to encourage the use of liquors, nor to belittle the harmful effects of them when taken in excess, but because they are facts that point to a moral, and I trust your intelligent readers

can draw their own correct conclusions.
 It seems to me that the only opportunity for the reform of the liquor business lies in government ownership of the distilleries as well as the system of distribution. The only reason any one can have for engaging in the sale of intoxicants is that there are from 6 cents to 8 cents profit in the sale of a 10 cent drink, and as long as there is a margin of profit, and people willing to drink and pay the price, it will be sold in spite of all the laws to the contrary. On the other hand, if the government did all the selling and the opportunity for private gain was eliminated the saloon people would have to look for another avenue of making a living or engage in some more respectable trade.
 One of the advantages of government ownership would be that it would do away with all adulteration. There would be no incentive to such abominable practice, as people do not deliberately wish to poison themselves. And whenever they should see fit to abolish the traffic altogether they could do so by popular vote and there would be no saloon element to fight or corrupt the voters and thwart legislation.
 It seems quite reasonable, then, that if our friends, the prohibitionists are in earnest in their desire to stamp out the drink evil, they should take the line of least resistance and help to establish government ownership.
 JOHN AUSTAD.

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Herald Want Ads

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KODAK FINISHING—First class and prompt results by Frank Duncan, over First National bank, or leave orders at Little Book store, two doors west of postoffice.

MOTSCHENBACHER'S Second-hand Store, cor. of 7th and Main; buys, sells and trades household goods, clothing, shoes, tools, guns, etc. Leave your order for expert sewing machine and organ repair work. Satisfaction guaranteed. Phone 513. 6-11

FOR SALE—Two lots and cottage on Hill, six blocks from Main, \$4,500. Enquire at Hoxby's ready kitchen. 214

FOR SALE OR TRADE—Four-cylinder Rambler in fine running order; top and magneto; for sale cheap, or will trade for stock or real estate. Inquire 515 8th street, or address postoffice box 97. 1-6t

Shannon, Thomas O'Connell, Horatio Orcm, all of Klamath Falls, Oregon.
 A. W. ORTON,
 10-30-12-25 h Register.

SUMMONS
 In the Circuit Court of the State of Oregon, for the County of Klamath.
 Mary L. McGuire, Plaintiff,
 vs.
 William H. McGuire, Defendant.
 To William H. McGuire, the above named defendant:
 In the name of the state of Oregon: You are hereby required to appear and answer the complaint of plaintiff filed against you in the above entitled suit on or before Saturday, the 2d day of December, 1911, that being the last day of the time prescribed in the order for publication of this summons. The first publication thereof being on the 21st day of October, 1911. And if you fail to so appear and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant, and for such other and further relief as to the court may seem equitable. This summons is served by publication through the Evening Herald, a daily newspaper of general circulation in Klamath county, Oregon, by order of Hon. W. B. Worden, county judge of Klamath county, Oregon, made, dated and filed in said suit, at Klamath Falls, Oregon, October 20th, 1911, which said order requires that summons in said suit be published each day, Sundays excepted, for a period of six weeks, commencing with the issue of said paper, published on the 21st day of October, 1911.
 H. W. KESSEB,
 10-31-12-2 h Att'y for Plaintiff.

Mills Addition BARGAINS
 Six-room bungalow, wired and plastered; with water in house, and two lots 50x130; large chicken house and park. Price \$5,000, part cash; balance to suit.
 Three-room cottage and other out-buildings; a good well on back porch. Price \$750; part cash, balance to suit. If you want a cozy little home be sure and see this.
 A few choice lots, only one block from school, at \$10 down and \$10 per month; other lots 10 per cent down and \$5 per month; 20 times and no interest; we have lots in all parts of Mills & Darrow Additions; we have what you want, when you want it, and where you want it at prices and terms to suit.
 Five-room house and one lot; house all plastered and wired; kitchen tiled. Price \$1,100 one-half cash, balance easy terms.
 Choice building lots adjoining the new school building; \$10 down and \$10 per month; other lots in all parts of the addition.
 Choice average five-sixths of a mile town in five and ten acre tracts; all under cultivation and in crop; partly fenced and with other improvements. Price \$125 to \$150 per acre.
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SHERIFF'S SALE
 In the Circuit Court of the State of Oregon, for the County of Klamath.
 L. H. Jackson, Plaintiff,
 vs.
 W. W. Masten, Defendant.
 Notice is hereby given that by virtue of an execution duly issued out of the above entitled court on the 17th day of October, 1911, upon a judgment duly rendered and entered on the 21st day of February, 1911, in favor of the above named plaintiff and against the above named defendant, for the sum of \$600.56 and the further sum of \$10.20, with interest thereon at the rate of 8 per cent per annum, from the 21st day of February, 1911, which said judgment was on the 30th day of September, 1911, duly assigned to one Burge W. Mason, I did, on the 17th day of October, 1911, duly levy upon the following described property, to-wit: The easterly nineteen feet of lot six of block forty-eight, in the city of Klamath Falls, Oregon, formerly Nichols addition to the town of Linkville, Oregon, and I will on Saturday, the 18th day of November, 1911, at 10 o'clock in the forenoon of said day, at the front door of the county court house, in Klamath Falls, Oregon, sell at public auction, to the highest and best bidder, for cash in hand, all the right, title and interest of the above named defendant, W. W. Masten, in and to said premises, and also all the right, title and interest which said defendant, W. W. Masten, had in or to said premises on and after the said 21st day of February, 1911, together with the tenements, hereditaments and appurtenances thereunto belonging, or so much thereof as may be necessary to satisfy such execution, costs and expenses of sale.
 Dated at Klamath Falls, Oregon, this 19th day of October, 1911.
 W. B. BARNES,
 Sheriff of Klamath County, Oregon.
 By M. J. BARNES, Deputy.
 10-19-11-18 h

AVOID HARSH DRUGS.
 Many Cathartics Tend to Cause Injury to the Bowels.
 If you are subject to constipation, you should avoid strong drugs and cathartics. They only give temporary relief and their reaction is harmful and sometimes more annoying than constipation. They in no way effect a cure and their tendency is to weaken the already weak organs with which they come in contact.
 We honestly believe that we have the best constipation treatment ever devised. Our faith is so strong that we sell it on the positive guarantee that it shall not give entire satisfaction and completely remedy constipation. This preparation is called **Rezall**. Orders fill. These are prompt, soothing, and most effective in action. They are made of a recent chemical discovery. Their principal ingredient is odorless, tasteless, and colorless. Combined with other well-known ingredients, long established for their usefulness in the treatment of constipation, it forms a tablet which is eaten just like candy. They may be taken at any time, either day or night, without fear of their causing any inconvenience whatever. They do not grip, purge, nor cause nausea. They act without causing any pain or excessive looseness of the bowels. They are ideal for children, weak, delicate persons, and aged people, as well as for the most hearty person.
 They come in three size packages, 12 tablets, 10 cents; 36 tablets, 25 cents; 80 tablets, 50 cents. Remember, you can obtain them only at our store—**The Rezall Store, The Star Drug Store.**

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ANNOUNCEMENT
 The Klamath Falls Military band desires to announce that Chas. W. Knapp of the Cincinnati College of Music, a competent teacher of the violin, violoncello and clarinet, has located in Klamath Falls. Anyone desiring instruction on any of these instruments will do well to see him. An appointment may be arranged by calling phone 33. 4-6t

FOR SALE—Violets, carnations, roses, chrysanthemums, all kinds of floral designs. Klamath Floral company, 44 West Main street; phone 825. 5-1m

NOTICE FOR PUBLICATION
 (Not Coal Lands)
 Department of the Interior, United States Land Office at Lakeview, Oregon, September 27, 1911.
 Notice is hereby given that August Fish of Klamath Falls, Oregon, who on April 7, 1910, made timber and stone application No. 82385, for the N 1/4 SW 1/4, E 1/4 NW 1/4, Section 5, township 37 N, range 10 E, Williamette meridian, has filed notice of intention to make final proof, to establish claim to the land above described, before C. B. DeLap, county clerk of Klamath county, at Klamath Falls, Oregon, on the 29th day of December, 1911.
 Claimant names as witnesses: Mike Motschenbacher, Thomas


PUBLICATION OF SUMMONS
 In the Justice's Court, District of Linkville, Klamath County, Oregon.
 The Union Meat Company, a Corporation, Plaintiff,
 vs.
 G. W. Grames, Defendant.
 To G. W. Grames, the above named defendant: 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 on or before the last

DON J. SUMWALT, President. E. M. SUBB, Vice-Pres. and Treas.
BERT E. WITTHROW, Secretary

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