LIST OF INHERITED INDIAN LANDS FOR BALK

Department of the Interior, United the price offered, may be submitted at States Indian Servicee.

the Klamath Agency, during a period rh following tracts of Indian lands, of sixty days prior to 2 o'clock p. m. with the name of the owner, descrip; on the days indicated above for each tion, and appraisal price, situated on tract, at which time the bids will be the name and address of the sender,] reason any one can have for engagthe Klamath Indian Reservation, Ore- opened at the office of the agency. In gon, are offered for sale, under the case of deferred payment sales, 10 Government Ownership as a Remedy there are from 6 cents to 8 cents act of coigress, approved March 1, per cent of the purchase price will The lands were listed Septem- accompany bid and 15 per cent addi-1907. ber 2, 1911, and bids for their pur-5 Sec. 13, and SW 5 SW 5 Sec. 12 Editor Evening Herald: chase will be opened November 2, 35-9; \$720. 1911. The torms of the sale are cash Joseph Parazoo et al, W16 E16 James George et al, SW 14 Sec. 23-Sec. 14-20-9; \$1,000.

34--8; \$64u. Bids on the following parcels will Fred Heendricks, SE 1 Sec. 19-30be opened November 23, 1911:

9; \$960. John Nelson, SW 14 SE 14, SE 14 Emma Cookman et al. E% SW% SW & Sec. 11, and NW & NE &, NE % NW % Hee. 14-24-7: \$880. Ruth John, NW 14 NE 14. E 14 NW taken. Patent in fee when notes and S% NE% Bec. 11-31-9; \$1,000. interest are said in full. All that should appear on the envelope con-Emma Cookman et al. SE 4 Sec. 3taining the bld should be "Bld for In-31-8: \$900. Emma Cookman et al, NW & Sec. herited Indian Land," and the date of

11-31-8: \$900. pening bld. Emma Cookman et al. 8% NE% Any further information may be

31-7; \$80v. Emma Cookman et al. N % SE % Sec. 28-35-7; \$1,100.

llids on the following parcels will be opened December 9th, 1911; "Suffered day and night the tor-Dora Pedro et al. N1/ SW1/ Sec. ment of itching piles. Nothing helped 19-34-9; \$540. Many Ann Moore, N14 SE4, St4 me until I used Doan's Ointment.

NE 4 Sec. 34-31-8; \$750. cured ma permanently."-Hon. John Scaled bids, accompanied by a certi- R. Garrett, Mayor, Girard, Ala.



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fied check, payable to Edson Watson, eee can draw their own correct conclusuperintendent, Klamath Indian & LETTERS FROM THE PROPLE & stons. school, and covering 10 per cent of eee ---tunity for the reform of the liquor

[Communications sent to the Her- business lies in government owner length and must be accompanied by

for Drunkenness

ald for publication in this depart-ment should not exceed 200 words in system of distribution. The only log in the sale of intoxicants is that

profit in the sale of a 10 cent drink. and as long as there is a margin of

JOHN AUSTAD.

SHERIFF'S SALE

atb.

L. H. Jackson, Plaintiff.

W. W. Masten, Defendant.

VS.

Oregon, for the County of Klam-

Notice is hereby given that by vir-

tue of an execution duly issued out of

ant, for the sum of \$600.56 and the

on the 20th day of September, 1911.

profit, and people willing to drink Referring to the much discussed and pay the price, it will be sold in liquor question and the problem of spite of all the laws to the contrary. eliminating drunkeaness, it is well On the other hand, if the government worth viewing the matter from the did all the selling and the opportunistandpoint of cause and effect. We ty for private gain was eliminated the have much to learn from the experi- saloon people would have to look ence of other countries. In Norway for another avenue of making a livtional when bid is accepted. Notes and Sweden, before the year 1845, ing or engage in some more respect for balance, at legal rate of interest, the people of these countries enjoyed able trade.

the privilege of distilling their own One of the advantages of governliquor without let or hindrance. ment ownership would be that it There were no taxes or restrictions would do away with all adulteration. whatever. Every farm of any size There would be no incentive to such had a plant wherein they distilled abominable practice, as people do not liquor for their own use, and occa- deliberately wish to poison themalonally some to sell or trade for oth- selves. And whenever they should Scor. 10-31-8, and 814 SE 14 Sec. 13 had by applying to Edson Watson, or things. It was made from potatoes see fit to abolish the traffic altogether superintendent Klamath Agency, Ore- and from various grains produced on they could do so by popular vote and the farm, and consequently did not there would be no saloon element to cost much, there was no money in fight or corrupt the voters and thwart

it, and it was as common on the ta- legislation. bles of the rich and poor, and their It seems quite reasonable, then, supper very often consisted of noth- that if our friends, the prohibitioning else but coarse rye bread and a ists are in earnest in their desire to bowl of whiskey. The people of those stamp out the drink evil, they should days were strong and healthy, sick- take the line of least resistance and ness was rare, and, as a general rule, help to establish government owner-

they lived to a ripe old age. I re- ship. member a few of those "old-timers," my own grandparents, among others. They all reached the advanced age of from \$0 to 96 years. It is from them In the Circuit Court of the State of have the facts I am here stating.

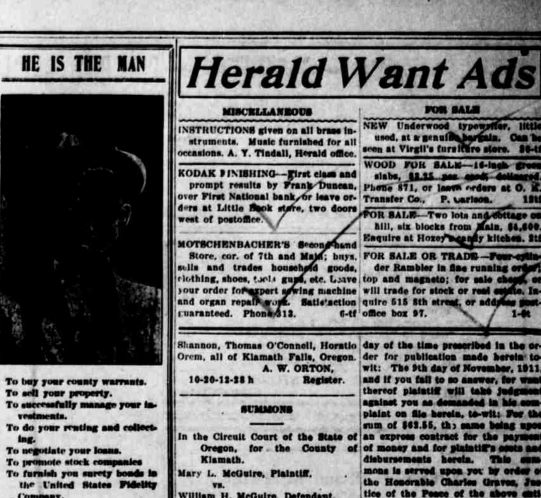
In the year 1845 a law was enactd prohibiting the manufacture and sale of alcoholic beverages except by distilleries licensed by the govern-

ment. A heavy tax was imposed, and the product became expensive. They ould not afford to keep a constant the above entitled court on the 17th apply at the home, so they took an day of October, 1911, upon a judgover-dose when they went to town, ment duly rendered and entered on and the small but frequent "nip" at the 21st day of February, 1911, in home was changed into the periodical favor of the above named plaintiff "spree." Drunkenness became gen- and against the above named defenderal. For many years the liquor business remained in private hands. They further sum of \$10.20, with interest soon learned to adulterate their pro- thereon at the rate of 8 per cent per duct, on which they made more profit annum, from the 21st day of Februthan on the pure stuff. Drunkenness ary, 1911. which said judgment was acreased.

To remedy this increasing evil of duly assigned to one Burge W. Mahe drink habit, the government then son. I did, on the 17th day of Octo-

concluded to take charge of the liquor ber, 1911, duly lovy upon the followbusiness. They established saloons ing described property, to-wit: The a every part of the country. They easterly ninetcen feet of lot six of were not saloons in our conception of block forty-eight, in the city of Klamhe term. They were dispensaries. ath Falls, Oregon, formerly Nichola Only pure and unadulterated goods addition to the town of Linkville, were sold. The rules governing dis- Oregon, and I will on Saturday, the pensaries have been modified from 18th day of November, 1911, at 10 time to time, but the following were o'clock in the forenoon of said day, at in force up to a few years ago. Each the front door of the county court locality decides by vote at a special house, in Klamath Falls, Oregon, sell election whether they shall have a at public auction, to the highest and dispensary or no. The women vote best bidder, for cash in hand, all also. If the majority is in favor of the right, title and interest of the it the government establishes the dis- above named defendant, W. W. Masersary. The building must be open ten, in and to said premises, and also to the street and no back rooms al- all the right, title and interest which lowed. There are tables and chairs said defendant, W. W. Masten, had along the center of the room. It is in or to said premises on and after closed at 12 o'clock Saturday and re- the said 21st day of February, 1911. mains closed until Monday morning. together with the tenements, heredit-Once a week the government inspict- aments and appurtenances thereunto or comes around and examines the belonging, or so much thereof as may accounts. The profit is divided into be necessary to satisfy such execufour parts: One part to the school tion, costs and expenses of sale. fund, another to the road fund, one Dated at Klamath Falls. Oregon. to the local government and one to this 19th day of October, 1911. the federal government. It is con-

W. B. BARNES. sidered to be the best liquor regula- Sheriff of Klamath County, Oregon.



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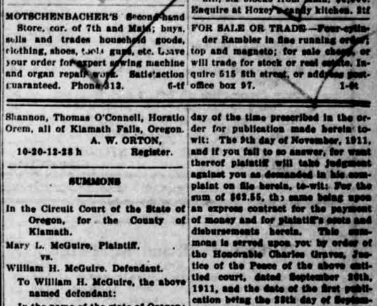
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slabs, \$2.25 per good delimited Phone \$71, or laws orders at 0. K

FOR SALE-Two lots and cottage on

hill, six blocks from Main, \$4,500.

191

To William H. McGuire, the above cation being the SBth day of Repins-bor, 1911, and the date of the last publication will expire on the Bth day of November, 1911. In the name of the state of Oregon: You are hereby required to appear

named defendant:

the last day of the time prescribed in

the order for publication of this sum-

ng on the 21st day of October, 1911.

And if you fall to so appear and an-

swer, for want thereof, the plaintiff

will apply to the court for the relie

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 sum-

of in the Evening Herald, a daily

newspaper of general circulation in

Klamath county, Oregon, by order of

Hon. W. S. Worden, county judge of

Klamath county, Oregon, made, dat-

ed and filed in said suit, at Klamath

Falls, Oregon, October 38th, 1911, which said order requires that sum-mons in said suit be published each

day, Sundays excepted, for a period

of six weeks, commencing with the

nons is served by public

ation, Plaintiff,

G. W. Grames, Defendant.

of Oregon you are hereby required to

appear and answer the complaint filed

and answer the complant of plaintiff filed against you in the above entitle JOHN IRWIN, Attorney for Plaintig suit on or before Saturday, the 2d day of December, 1911, that being

mons. the first publication of this sum-mons. the first publication thereof be- Mills Addition

BARGAINS

Siz-room bungslow, wired a tered; with water in he tered; vita stalle; large children two lots Stalle; Price \$1,000

two lots 562136; isrps common house and park. Price 8,800, part cash; balance to suit. Three-room cottage and once out-buildings; a good were on back porch. Price 9756; has each, bal-ance to suit. If you yout a cour little home be arev and see thin. A few choice lots, only do bleak from school, at \$10 down and \$10 per month; other him 10 per east down and \$5 per month; we taken and no inforcest; we have the is all parks of hills & Darrow Additions; we have what you went, when you want it, and where you want it at prices and terms toustit. Pive-room house underme lot; house all plastered and wired; kitchen tilled. Price \$1,100 coe-half muth, balance easy terms.

issue of said paper, published on the 21st day of October, 1911. H. W. KERSER, 10-21-12-2 h Att'y for Plaintiff. balance casy terms PUBLICATION OF SUMMONS Choice building lots adjoining the new school building; \$10 down and \$10 per month; other lots is all parts of the addition. Choice assess five-sighthe of a mile In the Justice's Court, District of Linkville, Klamath County, Ore-The Union Meat Company, a Corpor town in five and ten note tracts; all under cultivation and in erop; part-ly fenced and with other improve-ments. Price \$125 to \$150 per To G. W. Grames, the above name defendant. Is the same of the stat

Owens Realty Co. Stakel and Darrow a MILLS ADDITION

