

**NOTICE OF SHERIFF'S SALE**  
In the Circuit Court of the State of Oregon, for the County of Klamath.

The American Bank and Trust Company, a Corporation, Plaintiff,  
vs.  
Marie L. Gifford and Walter B. Gifford, Wife and Husband, Defendants.

Notice is hereby given that, by virtue of an execution, duly issued out of the above-entitled court and cause, on the 13th day of January, 1912, upon a decree, made and entered of record in said cause on the 10th day of January, 1912, in favor of the above-named plaintiff, directing the sale of the premises therein and hereinafter described, to satisfy the sums respectively stated below.

Now, therefore, by virtue of said execution, and in compliance with said writ I have duly levied on each of said premises, and will, on Tuesday, the 13th day of February, 1912, at 10 o'clock a. m. of that day, at the front door of the county court house, in Klamath Falls, Klamath County, Oregon, sell, at public auction, to the highest bidder for cash, all the right, title and interest of the above-named defendants, and each of them, in and to each of said premises, hereinafter described, or so much thereof, in each case of suit, as may be necessary to satisfy the sums named in said execution, respectively, and hereinafter made to appear; together with the accretions, hereditaments and appurtenances thereto belonging or in anywise appertaining.

The said premises are to be sold, as aforesaid, in three causes of suit, and the amounts in payment of which the proceeds of each sale are to be applied in satisfaction of said judgment, appear respectively and immediately after the description of the premises in each cause of suit, as follows, to-wit:

1.—Premises to be sold in first cause of suit:  
Lots three (3) and four (4) in block thirty-seven (37), and lots one (1), two (2), three (3), four (4) and (5), in block twenty-one (21), of second addition to the city of Klamath Falls, Klamath county, Oregon; and

Proceeds from such sale to be applied to the payment of the principal sum of \$1,454.56 and interest thereon at the rate of 10 per cent per annum, from May 7, 1911; the sum of \$200, attorneys' fees; the sum of \$20.75, the proportionate part of the costs

and disbursements arising under this first cause of suit, and the accruing costs thereunder.

2.—Premises to be sold in second cause of suit:  
Lots five (5), six (6), seven (7) and eight (8), in block nineteen (19), of second addition to the city of Klamath Falls, Klamath county Oregon; and

Proceeds of such sale to be applied to the payment of the principal sum of \$120 and interest thereon, at the rate of 10 per cent per annum, from February 10, 1911; the sum of \$25, attorneys' fees; for the sum of \$10, the proportionate part of the costs and disbursements arising under this second cause of suit, and the accruing costs thereunder; and

3.—Premises to be sold in third cause of suit:  
Lots 11 and 12, in block 19 of second addition to the city of Klamath Falls, Klamath county, Oregon; and

Proceeds of such sale to be applied to the payment of the principal sum of \$100 and interest thereon at the rate of 10 per cent per annum, from February 11, 1911; for the sum of \$25, attorneys' fees; for the sum of \$10, the proportionate part of the costs and disbursements arising under this third cause of suit, and the accruing costs thereunder;

Dated this 13th day of January, 1912.

W. B. BARNER, Sheriff.

1-13-2-10 h

**GUARDIAN'S FINAL ACCOUNT**

Notice is hereby given that Altha Beach, guardian of the person and estate of John C. Beach, deceased, has filed in the county court of Klamath County, Oregon, her final account as such guardian, and that the court has fixed Thursday, the 15th day of February, 1912, at the hour of 10 a. m. of said day, at the court room of said court, in Klamath Falls, Oregon, as the time and place for hearing objections to said account and settlement thereof.

Given at Klamath Falls, Oregon, this 15th day of January, 1912.  
ALTHA BEACH,  
Guardian of the Estate of John C. Beach, Deceased. 1-15-2-4 h

**HIS SONG DEATH CHANT FOR IRRITATING HEARER**

Murdered Man and Brother Were Carolling in Saloon and Refused to Quit When Ordered to by Enraged Habitué

BPOKANE, Wash., Feb. 6.—Steve Bokovich is dead with six knife wounds in his abdomen, and the police and sheriff are searching for Mike Kalan throughout the surrounding country as a result of Bokovich singing an Austrian air despite Kalan's protest in a saloon. Bokovich was singing with his brother George, when Kalan also a patron of the saloon, demanded that they quit.

Both continued the song. Kalan cut and stabbed viciously for several seconds, when he disappeared through a rear door, leaving Bokovich in a pool of blood. He died shortly after being taken to an emergency hospital, from loss of blood.

**BE VACCINATED OR QUIT, IS ORDER GIVEN MINERS**

Strong Prejudice Among Workers Against Arms Being Scraped, Leads Owners to Issue Ultimatum That Sweep Away Scruples

KELLOGG, Idaho, Feb. 6.—A strong prejudice against vaccination forced the management of the Bunker Hill and Sullivan to take measures which proved efficacious so far as the men employed in the mines were concerned.

A "No-Vaccination-No-Work" order was issued. Quarantine failed to check the epidemic, and many of the men refused to submit to vaccination. The order, however, swept away all scruples.

While there have been about fifteen cases, not one has been found outside of the ranks of the miners. A dance hall has been converted into a pest house.

Itching piles provoke profanity, but profanity won't cure them. Doan's Ointment cures itching, bleeding or protruding piles after years of suffering. At any drug store.

**OLED USED IN HOSPITAL CHARGE IS TO BE PROBED**

Governor Oswald West Requests the State Grange to Send Committee to State Insane Institution to See if Butter is Cut Out

SALEM, Feb. 6.—Asking that the Oregon State Grange send a committee to the state insane asylum to investigate the use of oleomargarine, Governor Oswald West addressed the following letter to C. E. Spence, master of the grange:

"You have read perhaps through the columns of the press that the superintendent of the insane asylum has been obliged to resort to the use of oleomargarine as a substitute for butter, and that this action was necessary in order to cut down the maintenance expenses of that institution and to keep within the appropriation made by the legislature—thereby avoiding a deficiency.

"As this is a matter that affects one of the great industries of this state and one in which the members of the grange are deeply interested, I feel that you have a right to know why this action on the part of the superintendent was made necessary, and would therefore ask that you name a committee of three to visit the insane asylum and investigate conditions thoroughly and report its findings at the coming session of the state grange.

"I would also ask that this committee be requested to visit all the other state institutions and inquire carefully into their needs and their management, in order that the state grange and the people of this state may be fully advised as to how the inmates of these institutions are being treated and how the taxpayers' money is being spent."

**DRY SLAB WOOD**

I am now delivering first class 16-inch dry slab wood to any place in the city for \$5 a load. Now is the time to get your wood cheap, before wet weather begins.

P. C. CARLSON,  
Leave orders at O. K. Transfer company or Oregon Harness company.  
We have some very desirable 6th street property for sale—Stephens-Hunter Realty Co.

**OLDTIME STEAMBOAT QUILTS ACTIVE SERVICE ON RIVER**

Craft Which Operated on Columbia Ever Since Beginning of Agricultural Development There No More to Glide Up and Down

KENNEWICK, Wash., Feb. 6.—The Columbia Steamboat company's pioneer steamer, Mountain Glen, which has been operated between here and Priest Rapids since the beginning of agricultural development along the Columbia River, has made her last trip.

A crew of men are taking the machinery out of the boat for shipment to Portland. The Glenn's hull will be abandoned.

**Silverware of Quality**

We guarantee to every purchaser of Community Silver that it is the best that can be made by skilled workmen with the latest machinery and the best material, and this guarantee is based upon a reputation for excellence and integrity in manufacture now established for over half a century.

Special Guarantee  
We guarantee all goods (except knives) bearing the stamp, Community Silver, Triple Plus, for fifty years in ordinary family use. For sale by FRANK M. UPP, Watchmaker, Jeweler and Engraver, Willits Building.

**FOR THE STOMACH.**

Here's an Offer You Should Not Overlook.

Rezal Dyspepsia Tablets remedy stomach troubles by aiding nature to supply the elements the absence of which in the gastric juices causes indigestion and dyspepsia. They aid the stomach to digest food and to quickly convert it into rich red blood and material necessary for over-coming natural body waste.

Carry a package of Rezal Dyspepsia Tablets in your vest pocket, or keep them in your room. Take one after each heavy meal and prove our assertion that indigestion will not bother you.

We know what Rezal Dyspepsia Tablets are and what they will do. We guarantee them to relieve indigestion and dyspepsia. If they fail we will refund your money. Three sizes: 25 cents, 50 cents, and \$1.00. Remember, you can obtain Rezal Remedies only at our store—The Rezal Store Star Drug Store.

**Herald Want Ads**

**MISCELLANEOUS**  
KODAK FINISHING—Please class and prompt results by Frank Deena, over First National bank, or leave orders at Little Book store, two doors west of postoffice.  
WANTED—To buy two good work horses, about 1,000 or 1,100 for delivery work. Address 173, Herald office, stating price.  
Temple theater, Matinee daily, 3:30 p. m. Evening, first performance 7:15, continuous.  
**FOR SALE**  
FOR SALE—Dry slab wood, 16-inch, delivered to any part of the city. Ackley Bros. Phone 451. 15-1f

**NOTICE**  
There are funds on hand to redeem the following sewer warrants: Nos. 43, 45, 46, 47, 48, 51, 48, 49, 52. Interest will cease from date hereof. Dated at Klamath Falls, Ore., this 25th day of January, 1912.  
J. W. SIEMENS, City Treasurer, 25th day of January, 1912. 25-2f

**SUMMONS**  
In the Circuit Court of the State of Oregon, for the County of Klamath.  
M. M. Obenshain, plaintiff,  
vs.  
Ransome-Crummey Company, a Corporation, Defendant.  
To Ransome-Crummey Company, Defendant Above Named:  
In the name of the State of Oregon: You are hereby required to answer the complaint filed against you in the above entitled action, on or before the 2d day of February, 1912, that being the day of the last publication of this summons, and the last day within which you are required to answer, as fixed by the order of publication of this summons. If you fail to appear and answer, the plaintiff will take judgment against you for the sum specified in said complaint.  
Said action is brought to recover the balance of \$1,050, due from you to plaintiff, for services rendered and labor performed in said state of Oregon, between the 1st day of February and the 30th day of November, of the year 1910, and plaintiff's costs and disbursements in such action.  
That the defendant was, at the commencement of this action, and now is, the owner of certain personal property, attached in Klamath county, Oregon, and described as follows, to-wit:  
4 standard gauge cars,  
1 street sprinkler,  
1 2-horse street or road roller.  
That on the 9th day of December, 1911, and after the issuance of summons to be served on said defendant, at the instance of the plaintiff, the sheriff of said county duly attached said above described personal property and now holds the same in his possession, at Klamath Falls, Oregon, by virtue of said writ of attachment.  
This summons is published once a week, for six successive weeks, in the Evening Herald, a daily newspaper of general circulation, printed and published in the city of Klamath Falls, Klamath county, Oregon, by order of Honorable Wm. S. Worden, Judge of the county court of Klamath county, state of Oregon, and dated December 31, 1911, the first publication of this summons being made on the 22d day of December, 1911.  
STONE & BARRETT,  
12-23-3-3 h Att'ys for Plaintiff.

**Proposed Amendment to Charter Providing For Commission Form of Government for Klamath Falls**

CONTINUED FROM YESTERDAY'S HERALD

**Section 6.**  
Nomination and Election of Officers — The mode of nomination and election of all elective officers of the city to be voted for at any municipal election shall be as follows:

**Section 7.**  
Condition of Candidacy — The name of a candidate shall be printed upon the ballot when the petition of nomination shall have been filed in his behalf, in the manner and form and under the conditions hereinafter set forth.

**Section 8.**  
Form of Nomination Petition — The petition of nomination shall read substantially as follows:

Petition of Nomination  
Individual Certificate  
State of Oregon,  
County of Klamath, ss.  
I do hereby join in a petition for the nomination of \_\_\_\_\_, whose residence it at No. \_\_\_\_\_ street, Klamath Falls, Oregon, for the office of \_\_\_\_\_ to be voted for at the general or special municipal election to be held in the City of Klamath Falls, Oregon, on \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_; and I certify that I am a qualified elector, and am not at this time a signer of any other petition nominating any other candidate for the above named office, or (in case there are several places to be filled in the above named office), that I have not signed more petitions than there are places to be filled in the above named office; that my residence is at No. \_\_\_\_\_ Street, Klamath Falls, Oregon.  
I also certify that I believe the above named person is especially qualified to fill the said office, and is of a good moral character. I further certify that I join in this petition for the nomination of the above named person, believing that he has not become a candidate as the nominee or representative of, or because of any promised support from any political party, or any committee or convention representing or acting for any political party.  
(Signed) \_\_\_\_\_  
State of Oregon,  
County of Klamath, ss.  
\_\_\_\_\_, being first duly sworn, deposes and says that he is the person who

signed the foregoing certificate, and that the statements therein are true.  
(Signed) \_\_\_\_\_  
Subscribed and sworn to before me this \_\_\_\_\_ A. D. 19\_\_\_\_  
My commission expires \_\_\_\_\_  
Notary Public for Oregon.  
This petition of nomination, if found insufficient, shall be returned to \_\_\_\_\_ street, Klamath Falls, Oregon.  
**Section 9.**  
Forms to be Supplied by the Clerk—It shall be the duty of the City Clerk to furnish upon application, a reasonable number of forms of such petitions.  
**Section 10.**  
Date of Presenting Petition—A petition of nomination consisting of not less than five per cent of the total vote cast at the last preceding general election for mayor may be presented to the City Clerk not earlier than thirty nor less than twenty days before the election. The City Clerk shall endorse thereon the date upon which the petition was presented to him. Provided, that should there be no petition filed for one office twenty days before election the date of presenting petitions for same office shall be extended to fifteen days before said election, and the acceptance of the candidate shall be filed with the City Clerk on the same day.  
**Section 11.**  
Examination of Petition by Clerk — When a petition of nomination is presented for filing to the City Clerk, he shall forthwith examine the same, and ascertain whether it conforms to the provisions of this article. If found not to conform thereto, he shall then and there in writing designate on said petition the defect of omission or reason why such petition cannot be filed, and shall forthwith return the petition to the person named as the person to whom the same shall be returned in accordance with this article. The petition may then be amended and again, but not later than three days after said petition shall have been returned, presented to the Clerk as in the first instance. The City Clerk shall forthwith proceed to examine the amended petition as hereinafter provided.  
**Section 12.**  
Filing of Petitions—If either the original or the amended petition be found sufficiently signed, as hereinafter provided, the City Clerk shall file the same forthwith. Upon the filing of such nominating peti-

tions in due form as herein provided, the candidates therein named shall be deemed duly nominated.  
**Section 13.**  
Withdrawal or Acceptance — Any person whose name has been presented under this article as a candidate may, not later than fifteen days before election, cause his name to be withdrawn from nomination by filing with the City Clerk a request therefor in writing under his own signature, duly attested by a notary public, and no name so withdrawn shall be printed on the ballot. Any person nominated under this article shall file his acceptance with the City Clerk not later than fifteen days before the day of election, and in the absence of such acceptance, the name of the candidate shall not appear on the ballots except as otherwise herein provided.  
**Section 14.**  
Preservation of Petitions — The City Clerk shall preserve in his office for a period of two years all petitions of nomination filed under this article.  
**Section 15.**  
Election Notices — The City Clerk shall, on the tenth day before every city election, certify a list of the candidates so nominated for office at such election, whose names are entitled to appear on the ballot, as being the list of candidates nominated as required by this charter, together with the offices to be filled at such election, designating whether such election is for a full or unexpired term. He shall immediately thereafter file in his office said certified list of names and the offices so to be filled and cause to be published in a notice calling such election, for five successive days thereafter, in two daily newspapers of general circulation, and published in the City of Klamath Falls, Oregon, an election notice, which said notice shall contain a list of said names of candidates, the offices to be filled, and the time when, and the places of holding such election.  
**Section 16.**  
The City Clerk shall cause the ballots to be printed as provided by the Codes and Statutes of the State of Oregon, except as otherwise in this charter provided. The ballots shall contain the list of names and the respective offices, as published in the election notice, and so far as applicable to such election it shall be substantially of the form provided by the Statutes and Ordinances in effect at the time of the adoption of this charter.  
**Section 17.**  
Arrangements of Offices on Ballot — The

offices to be filled shall be arranged in separate columns in the following order:  
For Commissioner, Department No. 1 (if any) \_\_\_\_\_ Vote for One  
For Commissioner, Department No. 2 (if any) \_\_\_\_\_ Vote for One  
For Commissioner, Department No. 3 (if any) \_\_\_\_\_ Vote for One  
**Section 18.**  
Requirements of Ballots — All ballots shall be identical, so that without the numerical number thereon it would be impossible to distinguish one ballot from another. Space shall be provided on the ballots for charter amendments or other questions when to be voted on at the general municipal or special elections, as provided by this charter or the laws of the State. The names of the candidates for each office shall be arranged in alphabetical order. Nothing on the ballot shall be indicative of the source of the candidacy or of the support of any candidate. No ballot shall have printed thereon any party of political designation or mark, and there shall not be appended to the name of any candidate any such party or political designation or mark, or anything indicating his views or opinions.  
**Section 19.**  
Sample Ballot—The City Clerk shall at least five days before the election cause to be printed a number, equal to two for each vote cast at the regular city election next preceding, of sample ballots, upon paper of different color, but otherwise identical with the ballot to be used at the election, and shall distribute the same upon application of registered voters at his office.  
**Section 20.**  
Election Officers, Judges, Appointment — It shall be the duty of the Board of Commissioners at its regular session, and at least twelve days previous to the day of holding any general or special election, to appoint from the qualified electors, one inspector and two judges for each election ward, who shall constitute a board of judges of election for such ward. In case those appointed in accordance with this section shall not be present at the place designated by the Board of Commissioners, at the hour to open the polls the electors present may appoint to fill vacancies.  
TO BE CONTINUED TOMORROW