TRIDAY. NOVEMBER"S, 1922.

LEGALS

NOTICE OF SHERIFF'S SALE ice is hereby given that the igned, Sheriff of Tillamook unty, Oregon, by virtue of a writt execution and order of sale issued of the Circuit Court of the of Oregon for Tillamook nty in a cause wherein Tillak County Bank is plaintiff and nbender and Ida Kuppen-Kuppel er are defendants upon a judgu and decree of foreclosure ren in said cause, will on Satur te 11th day of November, 1922 hour of ten o'clock A. M. at ourt House door in Tillamook illamook County, Oregon, at auction sell to the highest er for cash in hand the followtescribed real property stuate

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lamook County, Oregon: ets numbered Two, Three. Four, Six, Seventeen and Eighteen tion Six in Township Three th Range Nine West of the Wiltte Meridan, and the Southeast of the Northeast Quarter the Northeast Quarter of the heast Quarter and Lot Five of tion One in Township Three arth Range Ten West of the Wilmette Meridan;

ad also, Beginning at a point 20 ns East and 11.54 chains South he Northeast corner of the North Quarter of Sec. Six aforesaid, in id Township and Range, and runthence South 70 degrees East 19 chains; thence South 67 dees West 1 chain; thence South 291/2 degrees West 3.32 thence South 71/2 degrees at 2.33 chains; thence South 14 West 3.32 chains; thence ath 32 degrees West 3.83 chains; e South 49 degrees West 2.10 ns; thence North 19.05 chains the point of beginning, being is acres of land, less the amount raced in the county road on Easterly boundary of this

and less a strip 30 feet in on the Northerly boundary of tract dedicated by George Ludnd Minerva Ludke to Tillak County for road purposes;

also, a strip of land 8.10 chains idth off the entire West side of Ten and Sixteen of Section foresaid, containing 20 acres or less, except therefrom described as beginning at the heast corner of said 20 'acre where the line between the of F. R. Beals and Stephen ill in said Section, on or prior me 29, 1916, intersected the th bank of the Nehalem River t 16 aforesaid, and running e South along said line ben the land of said Beals and Scovill 510 feet for the initial of the tract hereby excepted; ce South 507 feet to the bank he North Fork of the Nehalem thence North 67 degrees 425 feet along the bank of

further a tract of approximately, said Estate are hereby required to One acre included in a conveyance present the same, duly verified as from Rudolph Zweifel to Stephen, required by law, to the undersigned Scovell, recorded at page 482 of for allowance, at the office of Botts Book 10 of the said deed records. and Winslow, Attorneys at Law, The lands hereinbefore described being 247.16 acres, more or less;

AND EXCEPTING FURTHER THEREFROM a right of way for the Coal Creek County Road, deeded by W. Kuppenbender and wife to 115 Fillamook County, by deed recorded in Deed Book 32 at page 126. of said records; and also excepting a tract deeded by W. Kupperbender and wife to Harry A. Zehrung, in Section 6 Township 3 North Range 9 West of the Willamette Meridan, by deed recorded in Deed Book at page 576, of said records.

Said sale will be made for the purpose of satisfying the judgment rendered in said cause which is for the sum of \$10,404.00 with interest thereon at the rate of 8 per cent per annum from October 2, 1922, the further sum of \$1,060.00 as attorneys' fees, asd \$22.20 costs and disbursements, besides the costs and fendants for the sum of \$590.00 in expenses of sale.

Dated this October 13, 1922. JOHN ASCHIM. Sheriff of Tillamook County, Oregon.

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NOTICE OF ADMINISTRATOR'S SALE

Notice is hereby given that the undersigned administrator will, on and after the 11th day of Novem ber, 1922, offer for sale at private arrees West 3.20 chains; thence sale the following described real property situate in Tillamook County, Oregon, to-wit:

> Six (6), Seven (7) and Eight (8), particularly described as follows: Block Five (5) of Park Addition to This sale will be made in pursuance of an order of sale made by

the County Court of Tillamook County, Oregon, in the matter of the Estate of Charles L. Wooley, deceased, authorizing said sale to be made by the undersigned as the ad- to the highest bidder for / cash in ministrator of said Estate. The sale will be made for cash

subject to incumbrances now igainst the land. Offers for the property will be

received at the office of Botts and Winslow, attorneys at law, Tillamook City, Oregon. EMIL M. WOOLEY.

Administrator of the Estate 1t5 of Charles L. Wooley, deceased

NOTICE TO CREDITORS

Notice is hereby given that the tue of an execution and order undersigned has been appointed administrator of the Estate of Louie sale issued out of the Circuit Court

THE TILLAMOOK HEADLIGHT

deed recorded at page 158 of Book Wooley, deceased, by the County for Tillamook County, Oregon, upon the Southeast quarter of the North- Court has set the 4th day of Dec. at 14 of the Record of Deeds of Tilla- Court of Tillamook County, Oregon. a judgment and decree entered in east quarter of Section 13, in Town- ten o'clock A. M. at the County mook County, Oregon, and excepting All persons having claims against said Circuit Court on the 27th day ship 1 South of Range 10 West of Court Room in the Court House in Tillamook City, Oregon, within six Harris, Geo. L. Supress, Belle Sumonths from the date of this notice. press, Geo. A. Seeser, and Alfred Dated this October 13th, 1922.

EMIL M. WOOLEY.

NOTICE OF SHERIFF'S SALE OF REAL PROPERTY

NOTICE 13 HEREBY GIVEN, that virtue of yan execution issued out Oregon, for Thalmook County, upon

a judgment and decree rendered in the rsum of \$70.49 costs and said court in the case wherein Elsie Vidito was plaintiff and A. L. Johnson and Martha Johnson wege fendants, and wherein the said plaintiff recovered judgment against the hereinafter described and attached real property of the said de-

day of April, 1922, and the further sum of \$34.06 costs and disbursements

NOW, THEREFORE, in ord'er to satisfy the said judgment and fie cree, I will on the 2nd day of .December, A. D. 1922, at 10 o'clock A. M. at the front door of the Coun"t House in Tillamook City, Tillamook County, Oregon, sell the hereinafter,

described real property situate in The South half of Lots Five (5), Tillamook County, Oregon, and more

The Southeast guarter of Section Tillamook, Tillamook County, Ore- 9, Township 2 South, Range 10 West, and the North hal f of the Northeast quarter of Section 16. Township 2 South, Range 10 West, containing 240 acres of land, all situate in Tillamook County, Oregon Said sale to be at public auction hand.

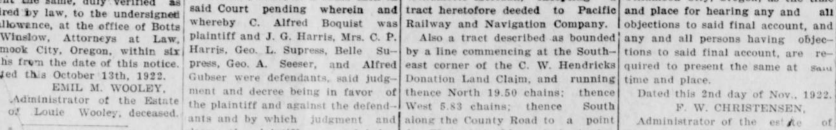
> Dated this 3rd day of November 1922.

> > JOHN ASCHIM

Sheriff of Tillamook County, Ore. 1st publication November 3rd, 1922 Last pub. Dec. 1st. 1922.

NOTICE OF SHERIFF'S SALE

undersigned, Sheriff of Tillamool County, Oregon, under and by vir



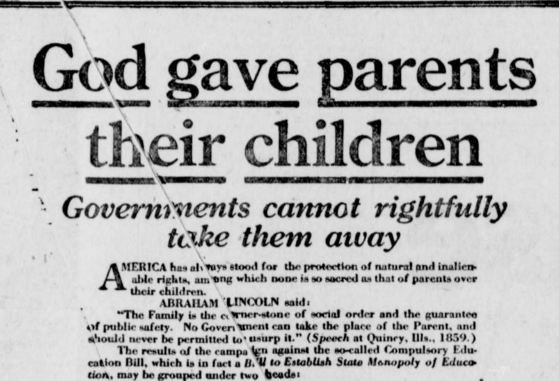
of beginning

fore sold to D. E. Goodspeed any of the defendants ma vhave.

U. S. Gold Coin with inter est thereon of January, 1921, and recorded in in like Gold Coin at the rate of six the Mortgage Records of Tillamook 1922. per cent. per annum from the 22nd County, Oregon, in Book 8, page 132. Now, therefore, pursuant to the

command in said execuition and or-4t5 der of sale I will on the 4th day of December at ten o'clock A. M. at the

 NOTICE OF FINAL ACCOUNT front door of the Court House in Notice is hereby given that the Tillamook City, Oregon, sell at pubundersigned has filed with the lic auction the following described County Court of Tillamook County, real property situate in Tillamook Oregon, his final account as admin-Oregon, to-wit: istrator of the estate of Kathryn V. 22 acres of? the North side Christensen, deceased, and that said of



And at said sale all right.

JOHN ASCHIM.

Sheriff of Tillamook County, Ore

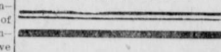
Arguments unanswered Facts demonstrated THE LUTHERAN ARGUMENT

of October, 1922, in a cause then in Willamette Meridan, excepting a Tillamook City, Oregon, as the time any and all persons having objections to said final account, are required to present the same at sou time and place. Dated this 2nd day of Nov., 1922.

F. W. CHRISTENSEN. Administrator of the est the of

South

Kathryn V. Christensen, deceased. thence East 6.58 chains to the place Botts & Winslow, Attorneys for the Estate. 4t5

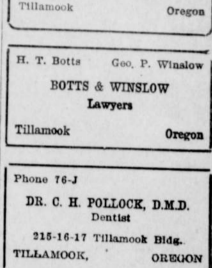


and except a tract of 4 acres off **Dinner** is Served

THERE is always Something title and interest of the defendants in and mighty good waiting for you to to said property will be sold at pubeat-tender roasts, delicious vegetalic auction for cash in hand, subbles served in the most applitzing ject to the right of redemption which ways, creamy, fluffy potatoes, piquant salads and dataty deserts. Daed this 2nd day of November,

> Have breakfast, lunch or dinner with us. You'll be delighted with the excellent food, the quick service, unfailing courtesy and unusally reasonable prices.

TOURIST CAFE



Page Seven

Oregon

PROFFESSIONAL

DR. O. L. HOHLFELD

Veterinarian

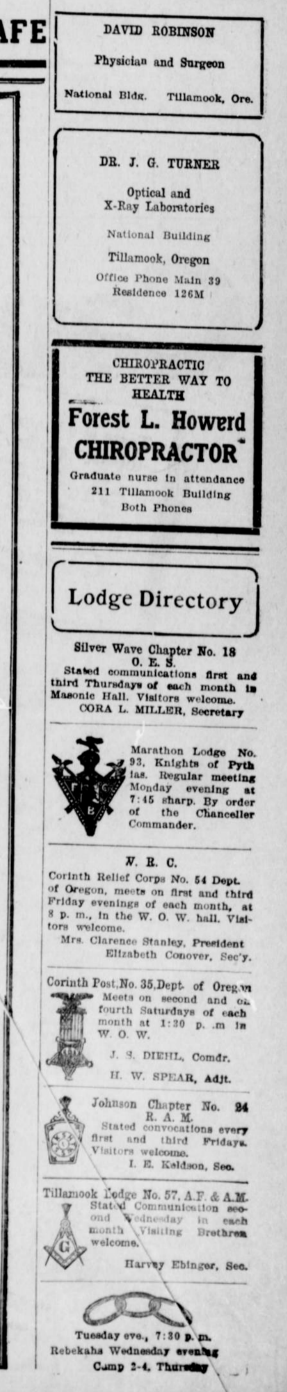
Bell Phone 8F2. Mutual Phone

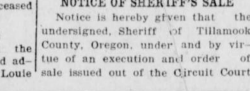
BARRICK & HALL

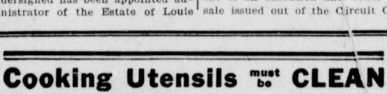
Attorneys at Law

National Building

Tillamook







decree the plaintiff recovered judgdue West of the blace of beginning nent against the defendant, J. G Harris for the sum of \$1800.00 with interest thereon at the rate of All being in Section 13. Town ship 1 South of Range 10 West 1, 1922, for the further sum o Willamette Meridan \$200.00 attorneys' fees, and the fur

bursements of said cause, and it was further ordered and adjudged that the real property hereinafter described he sold for the purpose satisfying said judgment and that the mortgage which was given upon said real property be foreclsed, said mortgage being dated the 20th day

river; thence North 4 degrees minutes West 227 feet along k of ditch: thence North 2 dees 30 minutes East 114 feet ng the bank of said ditch; thence 416 feet to said initial point, containing 4 acres more or also beginning at the said al point and running thence th 86 feet; thence West 30 feet; ce South 86 feet; thence East feet to said initial point: EXCEPTING, HOWEVER, all

ids heretofore dedicated or conyed for road purposes, and exting further a certain tract of ximately 46 acres conveyed by dolph Zweifel to Hugh Barber, ille Barber and M. L. Barber, by

N



A vote for Olcott is a vote for the Roosevelt Highway

When the Roosevelt Highway bill was first up for consideration, Governor Olcott was one of its friends and not only spoke favorably of it, but gave it his signature of approval.

When the bill came up for final approval in the senate, Senator Pierce, now candidate for Governor, absented himself and did not vote for it. (See Senate Journal 1919, page 291.)

Pierce is opposed to the issuance of bonds for the building of highways, and the Roosevelt Highway can be built in no other way.

In his public speeches all over eastern Oregon, where the Roosevelt Highway is not popular, Governor Olcott has declared for the building of this highway.

The Republican state platform declares for it and pledges the Governor and all the legislative candidates on the Republican ticket specifically to the Roosevelt Highway.

Therefore, a vote for Ben Olcott is the same as a vote for the Roosevelt Highway.

Vote for Olcott for GOVERNOR

REPUBLICAN STATE CENTRAL COMMITTEE C. E. INGALLS, Secretary WALTER L. TOOZE, Chairman

(Paid Advertisement)

The FACTS DEMONSTRATED, no longer seriously disputed by anybody, are these

That the Bill was given a False Title, to mis-lead the public and deceive the voters.

That it in no respect pretends to improve the existing law as to the Public Schools, but simply destroys the Private Schools.

That not one cent of public money goes to the support of any private or parochial school in this State, or ever has, or ever can, under the plain prohibition of the Constitution and laws

That it will increase taxation at least \$1,000,000 each year, and require from \$3,000,000 to \$4,000, 000 investment in new public school buildings.

That it vests in the County Superintendents ar

That it vests in the County Superintendents ar-bitrary and unappealable power to grant special privileges to the wealthy and influential by which they will be exempt from the law. That it will prevent parents from educating their children in private schools both inside and outside of the State, as they cannot even sond their children elsewhere to be educated. That so far from being united in support of the Bill, the Masonic Fratemity in the State is di-vided, many of the leading Masons are openly opposed to it, and the Grand Master of the State Grand Lodge has publicly denied that the Grand Lodge indorsed it.

Lodge indorsed it. That the best elements in the social, religious, educational, and political life of the State are opposed to the measure. That the educational leaders, inside and outside

of the State, are opposed to the Bill. Dr. Nicholas Murray Butler, of Columbia University, says: "It Murray Butler, of Columbia University, says: "It should be called a Bill to render the American system of education impossible in Oregon." The Presidents of Yale, Princeton, Chicago, Leland Stanford and other great Universities have em-phatically condemned it. That the private schools, under the existing law, are required to conform their course of stud-ies to the public schools standards, the English homeone is made compulsery and they are sub-

language is made compulsory, and they are sub-pect to the inspection and supervision of the State

That the proposed haw will chose up every or phan asylum, home for defective and dependent children, and other private charities, where any nentary instruction of the inmates is at oted tem

at it destroys the rights of minorities, the most and valuable principle of Americanism, and the one d of OI iat has preserved this country from the tyranny

ARGUMENTS UNANSWERED against are contained in the "Voters Pamphlet" by the State The chief points of the same the bill are as follows

see fit to send your child to a school in which your religion is taught, not one day in the week, but wery day, and the whole training of the child is purmeated by such religion, the State, under the Constitution, must not prohibit you from so do-ing This bill is manifestly unconstitutional THE PORTLAND CITIZENS AND TAX. PAYE ARGUMENT : "If the number of children go attending the public schools is to be in-creased by adding those now taught in the private created by adding those now taught in the private schools, it is inevitable that overcrowding must result miles; new buildings are supplied, and it is also certain this taxes must be materially increased." 3. ST. HE, SN'S HALL (EPISCOPAL) AR-GUMENT: "No invidious fact or condition affect-ing public interes thas been called to our attention that would fermist in the slightest degree an excuse for the proposed legislation." 4. THE PRINCIPALS OF PRIVATE SCHOOLS: ARGUMENT: "It is against the best American ideals of free Cm, in that it denies to men and women freedom of Wought and action in the choice of environment and sufficiences for their chul-dren."

THE SEVENTH-DAY ADVENTISTS' ARGENIENT. "We are not at all certain that a man educated in the public school is more intelligent than if he were educated in a private or sectarian school, nor have we heard any convincing argu-ment that a person is necessarily more patriotic if educated in a public school, than if he were edu-cated in a school not supported by public taxa-

tion 6 THE CATHOLIC ARGUMEN There is no occasion now for agitation that will estrange old friends and neighbors, and that will a wide our people into classes and factions. No greater misfortune can befall us than movements calcul, acd to create

divisions THE PRESBYTERIAN MINISTERS' CR. GLMENT: "It is based on the philosophy of an G-racy-that the child belongs primarily to the Status it is an unjustifiable invasion of family authority, and threatens ultimately the guarantee of our American

The foregoing "Negative Arguments' are as strong today as when written and filed. They re-main onshaken and unshakable after three months of public discussion.

The great International Convention of the Episco-pal Church, meeting in Portland recently, adopted strong and unequivocal resolutions condemning this

The State Conference of the Methodist Episcopal Church, at its meeting m Salem last August, refused to entertain any movement looking to an endorse-ment of the bill, by the express ruling of the Presiding Bishop

Upon the foregoing statement of the case we invoke the fair and intelligent judgment of the voters of Oregon, confident of the result if a regard for the inherited and fundamental principles of reasonable liberty are to prevail in this state.

CATHOLIC CIVIC RIGHTS ASSOCIATION OF OREGON By Dudley G. Wooten, 31 6 Morgan Building, Portland, Oregon

