

LaGrande Evening Observer

(Incorporated) An Independent Newspaper Phone Main 600

H. W. FREDERICKS Publisher and General Manager

HAROLD M. WINLAY Business Manager

Published evenings, exception Sunday, at 1710 Sixth street, La Grande, Oregon.

Entered at the Postoffice of La Grande, Oregon, as Second Class Mail Matter under act of March 3, 1879.

MEMBER OF ASSOCIATED PRESS The Associated Press is exclusively entitled to use for publication of all news dispatches credited to it or not otherwise credited in this paper and also the local news herein also are reserved.

National Advertising Representative M. C. MOGENSEN CO., Inc. San Francisco, Los Angeles, Seattle, Portland, Chicago, Detroit, New York

Verily, there is a reward for righteousness: verily, he is a God that judgeth in the earth.—Psalm 58: 11.

COMING NATIONALISM The month of March isn't the only thing that comes in like a lion and goes out like a lamb.

The subjects of principal international interest at this time are currency, war debts, tariffs and armaments.

The dismal failure of the conference as a whole, can be laid, of course, to the vast disagreement in policy most of the nations present these days.

Result of the conference takes no secret to forecast — the wave of nationalism that has swept the world the past few years will be as a breeze compared to a typhoon.

A smile will win confidence and friendship, while a frown will lend discouragement to yourself and to your neighbor.

The chap who asked for exemption from paying an income tax because he had fallen arches reminds us of the fellow who stopped going to church because the electric lights were taken off the wall and suspended from the ceiling.

BOULDER CANYON DAM ON ITS WAY TO COMPLETION

BOULDER CITY, Nevada (AP) — In the great American desert is rising a monument to man, the Boulder.

Every great age has produced its bulwarks. Great works to serve the ever-expanding needs of man have marked the course of civilization.

America's newest step in this progress is the task of harnessing the Colorado river so as to build up a great empire in the southwest.

The Boulder canyon project is well on its way. Its completion within a few years will mark the expenditure of \$185,000,000, providing electrical power energy of 1,300,000 horsepower and water for reclamation of 2,100,000 acres.

A monumental dam, nearly twice the height of any yet built, will create a reservoir holding 5,000 gallons of water for every human being on earth.

This dam, now rising rapidly, will reach a height of 750 feet above bedrock. Its power houses will develop more energy than the three great American works—Niagara, Kinross Shoals and Conowingo combined.

Dam To Help Build Us-Up The electrical energy would be sufficient to supply the needs of one-third of the homes in America.

Before the dam is half way up it will be put to work to finish its own construction, by development of power.

Twenty-five years ago the project got under way. First was some years after the Colorado was first put to work and a part of Imperial valley made out of the desert.

Turbulent floods wrecked this first undertaking when in 1905 \$4,000,000 damage was done to the Imperial valley.

The Weather

OREGON FORECAST Oregon: Fair tonight and Tuesday, but local fog on the coast; no change in temperature; gentle to moderate northerly winds offshore.

LOCAL WEATHER Sunday: maximum 101, minimum 57 above. Clear. Today: minimum 62, 7 a. m.—72 above. Clear.

Report Reveals Claims Allowed in Union Co.

Table with 2 columns: Category and Amount. Includes Justice court (948.15), School sup't's office (1,137.47), County agent (750.00), Indigent soldiers (47.00), etc.

Local Brewery Plans For Early Production

that this option has been exercised, and the brewery company now owns the property with the present equipment, including the power plant and ice machines.

Architect De Young, of Portland, was here Saturday inspecting the plant and Lieut. Col. Frank R. McReynolds, representing the government office at Seattle, was here Friday on an inspection trip.

George W. Singer, president, and W. M. McIntosh, vice president, report that all equipment has been arranged for and will be installed as rapidly as possible.

The youth slipped from a raft into the shallow water and though his body was recovered immediately, resuscitation was futile. It was believed a heart attack might have been suffered by Gott, as he fell into the water.

MISSING MEN RETURN SEASIDE, Ore., Aug. 14 (AP)—Naomi Sweet, Coquima, Portland, and Benjamin Medofsky of that city, who had been missing since Friday on Tillamook head, returned to Seaside today.

Reports from Baker state that officers arrived at the scene within a few minutes after the fight and said Cole was intoxicated and that he had a scratch above his left eye and a trace of blood on his nose.

THE CHICAGO CUBS, National League champions in 1933, by mid-June this season had twice suffered two shut-out defeats on successive days.

Ten seniors, each with two years' varsity experience, will be among 18 football lettermen returning at Iowa this fall.

Duane and Jim Purvis, current and ex-Purdue football stars, are spending the summer selling maps to motorists on the Chicago-Lafayette (Ind.) highway.

Classification books will be in the hands of exhibitors early this week, and a public boosters meeting is scheduled for 8 p. m. Wednesday in the Union city hall.

M. L. Bideler reports that considerable work already has been done at the grounds, which will be in readiness for the opening of the show.

Dale E. Richards, manager of the Union experimental station, has been elected assistant secretary and will contact exhibitors and transact other business in connection with his position during the absence of Secretary Tony D. Smith, who is away on a ten-day vacation trip.

Funeral services for Eli Beauvette, who died late last week after a long illness, were held this morning at the Catholic church, with burial taking place in the Catholic cemetery.

Mr. Beauvette was born April 19, 1870 and was 63 years of age. He moved to Wisconsin in 1877 where he made his home until he was 27 years of age. He then moved to Perry, and was employed by the Grande Ronde Lumber company for many years. He and Lenore Kelly were married April 17, 1898.

Besides his widow, he leaves a son, Virgil, and two daughters, Mrs. Mary Brannon, of Spokane, and Lillian, of La Grande; also a brother, Ernest, and two sisters, Julia and Mrs. Frank Babben, and other relatives.

Rosary was held at the Snowgrass and Zimmerman chapel at 7.30 o'clock last night.

THIS CURIOUS WORLD



A BOTTLE SET ADRIFF ON THE EASTERN COAST OF THE U.S. IN APRIL, 1931, WAS RECOVERED NEAR HAMMERHEAD, NORFOLK. A RECORD OF 4550 MILES IN 633 DAYS.

THE BUREAU OF FISHERIES, in Washington, D. C., releases hundreds of bottles every year for the purpose of testing the drift of the ocean currents, and their relationship to the movements of schools of fish and masses of fish eggs.

BANKS IS SENTENCED EUGENE, Aug. 14 (AP)—The story career of Llewellyn A. Banks, former Medford publisher and orchardist, who once ran for U. S. senator from Oregon, ended upon his penitentiary episode today as the elderly man was sentenced to life imprisonment for the slaying of Constable George Prescott, Jackson county officer.

BOY DROWNS IN LAKE GOVERNMENT CAMP, Ore., Aug. 14 (AP)—Lawrence Gott, 17, of Wamic, Ore., was drowned in Frog lake, eight miles east of here, Sunday while fishing with a companion, Robbie Davidson. The youth slipped from a raft into the shallow water and though his body was recovered immediately, resuscitation was futile.

TABERNACLE BURNS KLAMATH FALLS, Ore., Aug. 14 (AP)—The Four-Square tabernacle, erected by donations of cash and labor, was completely destroyed by fire that started here about daylight Sunday. Damage to the structure and equipment was expected to reach \$30,000.

WOOL-CUTTING PLANT BURNS MILWAUKIE, Ore., Aug. 14 (AP)—Smoking ruins were all that remained today of the wool-cutting plant of the Hawley Pulp and Paper company, swept by fire early Sunday. Though an official estimate of damage was not obtainable unofficial sources placed the amount at between \$100,000 and \$150,000.

SUN CAUSES FATAL WRECK THIS DALLES, Ore., Aug. 14 (AP)—A burning sun that sent the thermometer above the 100-degree mark, was believed responsible for a train wreck that took two lives and caused injury to nine other persons, four miles east of North Dalles, Wash., Sunday. All were transients. The rails are believed to have spread because of heat.

MOODY APPOINTMENT PERMANENT SALEM, Aug. 14 (AP)— Ralph H. Moody, of Medford, will continue as assistant attorney general in place of the late William S. Levens of Salem. Attorney General I. H. Van Winkle announced late Saturday following a conference with Moody.

IN THE NAME OF THE STATE OF OREGON you and each of you are required to appear and answer the complaint filed against you in the above entitled cause and cause, on or before the 21st day of August, 1933, the said date being the last day of the five weeks period prescribed by order for the publication of this summons.

And if you fail to answer said complaint or otherwise plead herein, for want thereof, the above named plaintiff will apply to the court for the relief prayed for in its complaint, to-wit:

For judgment and decree against the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, and J. L. Westenskow, and Julia Westenskow, his wife, for the sum of \$1051.28, together with interest thereon at the rate of 6% per annum from the 22nd day of May, 1931, until paid, and for the further sum of \$1.00, recording fee of crop mortgage, together with interest thereon at the rate of 6% per annum from November 20, 1932, until paid, and \$165.00, attorney fees for the collection of plaintiff's note and foreclosure of plaintiff's mortgage, and for plaintiff's costs and disbursements incurred herein.

That the plaintiff's mortgage given to secure the note described in plaintiff's complaint be decreed to be a first and prior lien over all other liens or encumbrances and that the said sums of money above set forth be decreed to be a good, valid, and subsisting lien upon the said premises under and by virtue of the said mortgage, upon all of the property described in plaintiff's mortgage, to-wit:

Tract (or lot) Two (2) of Riverside Orchard Tract, Grand Ronde Valley, Oregon, in Union County, Oregon, being a part of the South one-half (1/2) of the Southeast Quarter (1/4) of Section Twenty-nine (29), Township One (1) South, Range Thirty-nine (39) East Willamette Meridian.

That the said mortgage be foreclosed, and the property therein described be sold as provided by law; that the plaintiff may be a purchaser at said sale; that the proceeds of the said sale of the said property be applied to the payment of the amounts due the plaintiff and to become due upon the promissory note hereinbefore described, recording fee paid, reasonable attorney fees and costs and disbursements of this suit, and accruing costs, and the balance, if any, to be paid to the defendants, or their successors in interest, as their interests may appear; that the Sheriff, at the time of the said sale of the said mortgaged property, put the purchaser of said property in possession thereof, that the Sheriff be directed to execute and deliver to said purchaser at the time of the said sale, a certificate of sale to said property and a sheriff's deed to the same at the expiration of the time allowed by law for the redemption of real property, if no redemption be had.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OREGON In the Matter of William E. Graham, Bankrupt To the creditors of William E. Graham, of La Grande, Union County, in the State and District aforesaid, bankrupt.

NOTICE IS HEREBY GIVEN, that the said William E. Graham was duly adjudicated bankrupt by the District Court of the United States for the District of Oregon, on August 11th, 1933, and the first meeting of his creditors will be held at the office of H. E. Dixon, referee, La Grande, Oregon, on Thursday, the 24th day of August, 1933, at 10 a. m. at which time said creditors may attend, prove their claims, examine the bankrupt and transact such other business as may properly come before the meeting.

FOR YOUR TABLE You will be delighted with the new green and rose glassware which is now on sale at Richardson's Art and Gift Shop. A complete service of Tea Caps and Saucers, Plates, Bowls, Platters, Cake Plates, and Pooled Tumblers for only 5, 10 and 15c each while they last. See the window now at Richardson's Art and Gift Shop, 8-3-3 E.

FOR YOUR CAR Windshields and side glasses quickly and correctly fitted at small cost to you at Richardson's Art and Gift Shop, 8-3-3 E.

TREASURY DEPARTMENT OFFICE OF THE COMPTROLLER OF THE CURRENCY Washington, D. C., May 24, 1933 Notice is hereby given to all persons who may have claims against "The United States National Bank of La Grande, Oregon," that the same must be presented to Hugh Bodmer, Receiver, with the legal proof thereof, within three months from this date, or they may be disallowed.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR COUNTY OF UNION State of Oregon, represented and acting by Julius L. Meier, Governor, Hal E. Hoos, Secretary of State, George A. White, Adjutant General, Walter S. Fisher and Prescott W. Cookingham, comprising the World War Veterans' State Aid Commission of the State of Oregon, Plaintiff vs. Loyal L. Stringham, and Jennie W. Stringham, his wife; J. L. Westenskow, and Julia Westenskow, his wife; and Grace E. MacMillan, Defendants.

IN THE NAME OF THE STATE OF OREGON you and each of you are required to appear and answer the complaint filed against you in the above entitled cause and cause, on or before the 21st day of August, 1933, the said date being the last day of the five weeks period prescribed by order for the publication of this summons.

And if you fail to answer said complaint or otherwise plead herein, for want thereof, the above named plaintiff will apply to the court for the relief prayed for in its complaint, to-wit:

For judgment and decree against the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, and J. L. Westenskow, and Julia Westenskow, his wife, for the sum of \$1051.28, together with interest thereon at the rate of 6% per annum from the 22nd day of May, 1931, until paid, and for the further sum of \$1.00, recording fee of crop mortgage, together with interest thereon at the rate of 6% per annum from November 20, 1932, until paid, and \$165.00, attorney fees for the collection of plaintiff's note and foreclosure of plaintiff's mortgage, and for plaintiff's costs and disbursements incurred herein.

That the plaintiff's mortgage given to secure the note described in plaintiff's complaint be decreed to be a first and prior lien over all other liens or encumbrances and that the said sums of money above set forth be decreed to be a good, valid, and subsisting lien upon the said premises under and by virtue of the said mortgage, upon all of the property described in plaintiff's mortgage, to-wit:

Tract (or lot) Two (2) of Riverside Orchard Tract, Grand Ronde Valley, Oregon, in Union County, Oregon, being a part of the South one-half (1/2) of the Southeast Quarter (1/4) of Section Twenty-nine (29), Township One (1) South, Range Thirty-nine (39) East Willamette Meridian.

That the said mortgage be foreclosed, and the property therein described be sold as provided by law; that the plaintiff may be a purchaser at said sale; that the proceeds of the said sale of the said property be applied to the payment of the amounts due the plaintiff and to become due upon the promissory note hereinbefore described, recording fee paid, reasonable attorney fees and costs and disbursements of this suit, and accruing costs, and the balance, if any, to be paid to the defendants, or their successors in interest, as their interests may appear; that the Sheriff, at the time of the said sale of the said mortgaged property, put the purchaser of said property in possession thereof, that the Sheriff be directed to execute and deliver to said purchaser at the time of the said sale, a certificate of sale to said property and a sheriff's deed to the same at the expiration of the time allowed by law for the redemption of real property, if no redemption be had.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

IN THE COUNTY COURT FOR UNION COUNTY, OREGON In the Matter of the Estate of Joshua C. Smith, Deceased. NOTICE OF FINAL SETTLEMENT. NOTICE IS HEREBY GIVEN that the undersigned, executrix of the estate of Joshua C. Smith, deceased, has filed in the County Court of the State of Oregon for Union County, her final account as executrix of said estate and that the 11th day of September, 1933, at the hour of ten o'clock in the forenoon of said day, at the County Court room in the Court House of said county, has been fixed by the Court as the time and place for hearing of objections to said account and the settlement thereof.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them, may have or claim to have in or to or upon said premises or any part thereof, and that all of the defendants, and each of them, and all persons or parties claiming under them, or any of them, may be forever enjoined and debarred from asserting any claim whatsoever.

That the equity of the defendant, Grace E. MacMillan, and all persons claiming under her in and to said mortgaged property, or any part thereof, be forever barred and foreclosed of and from all right, title, lien, estate or interest in and to or upon said mortgaged property, and every part thereof, saving and excepting only the statutory right of redemption.

That the said mortgage be declared to be prior in time and superior in right to any right, title, lien, estate or interest, or any claim of any right, title, lien, estate or interest which the defendants, Loyal L. Stringham, and Jennie W. Stringham, his wife, J. L. Westenskow, and Julia Westenskow, his wife, and Grace E. MacMillan, or any of them,