

TEMPERATURE IN MIDDLE WEST IS ZERO AND LOWER

SUDDEN DROP IS FELT OVER A WIDE AREA AND SNOW IS FALLING GENERALLY.

WINDS DISSIPATE CLOUDS AND IT WILL BE STILL COLDER TODAY

Extreme Range is 128 Degrees in United States and Canada—Montana Experiences 48 Below—Traffic Delayed.

KANSAS CITY, Jan. 12.—The middle west and southwest got its first real blast of winter weather today and nature's offerings lived up to advance notices of the weather bureau.

Fresh northwest winds will blow the clouds away tonight and tomorrow we look for temperatures ranging from 10 to 20 degrees below zero in Kansas and this section of Missouri.

Train service into Kansas City is delayed, streetcar service in all of the cities affected has been seriously interfered with.

North Platte, Neb., reported the lowest temperature in the new storm area—18 degrees below zero.

A blizzard prevailed all over Kansas. Snow measuring from two to four inches fell in that state.

The weather map issued by the local bureau shows a range of 123 degrees in the United States and Canada this morning.

Prince Albert, Canada, has the lowest—53 below. The map shows the northwest still is firmly held by an unprecedented cold wave that has prevailed in that section for a week.

Temperatures of 45 degrees below zero in Montana, 40 below in North Dakota and 32 below at Rapid City, S. D., prevail.

COUNTY CLERK NAMES SEVEN REGISTRARS

OTHERS EMPOWERED TO REGISTER VOTERS—OTHERS TO BE SELECTED.

For the benefit of the voters who are unable to reach the county seat in order to register, County Clerk Harrington will appoint registrars for many of the precincts, who will be qualified to register voters.

Registrars named by her up to Friday night are: Mrs. Maggie Johnson, Milwaukie, precincts 1 and 2; R. M. McGeechie, Gladstone, precincts No. 1 and 2; Jess Hyatt, Willamette, precincts No. 1 and 2; Charles Thompson, Ladd Hill, Pleasant Hill, Wilsonville, Union, Tualatin; George C. Armstrong, Evergreen, and David LeFevre, Ardenwald.

She expects to name registrars for Molalla, Estacada, Canby, Oak Grove, West Linn, Oswego and Molino within the next week.

SPRING-RICE SUED FOR \$1,000,000,000

BRITISH AMBASSADOR TO UNITED STATES AND FORMER AMBASSADOR ARE DEFENDANTS.

PORTLAND, Maine, Jan. 12.—Charging conspiracy, the nature of which has not been made public, Lewis J. Marshall of Lisbon Falls, recently found guilty of using the mails to defraud, today filed suit against British ambassador, Sir Cecil Spring Rice, former ambassador Lord Bryce and John Keating, British vice-consul here, for \$1,000,000,000.

T. R. IS TO GO TO ISLES.

NEW YORK, Jan. 6.—Announcement that Colonel Theodore Roosevelt will start February 15 on a trip to the West Indies, from which he will not return until April 1, was made today.

STOCKYARDS WILL EXPAND.

PORTLAND, Ore., Jan. 11.—The great growth of the Portland Union Stockyards business has again made necessary further expansion of facilities. Toward this end fully \$50,000 will be expended during the year by the stockyards company.

VALLEY TAXPAYERS WILL BE ORGANIZED

BENTON COUNTY CITIZENS TAKE FIRST STEPS TOWARD UNION OF PROPERTY OWNERS.

CORVALLIS, Ore., Jan. 10.—About 25 taxpayers of Benton county met at the courthouse Saturday and organized what is expected to be the first unit in a league of taxpayers of the Willamette valley.

The organization was a county taxpayer's league, but it is the object of the organization to get in touch with every county in western Oregon that has similar organizations; to take up the matter of organization in the counties that have none, and to then merge them into a western Oregon association.

The permanent organization was completed with the election of H. L. Mack, president of the Bellfountain school, as president; M. J. Brown, editor of the Benton County Courier, secretary and treasurer, and the election of 28 vice presidents, one from every voting precinct of the county, who in turn will organize an executive board.

A constitution and by-laws were adopted, very much after the form of Douglas county's league. Under them the work is so divided that it does not fall onto a few, but the large board of directors spreads it over the county.

The meeting was full of interest and protest from the opening hour in the forenoon until its close at 4 p. m., and it was clear that the taxpayers of the county are very much in earnest in their proposal to reduce taxes. One of the prominent taxpayers had copied from the rolls a list of the amounts of Benton county's taxes since 1903, which he read to the convention.

REPORT SHOW GROWTH OF OREGON MILITIA

BILLS OF 1914 PAID AND SMALL SURPLUS IS STILL ON HAND FROM APPROPRIATION.

SALEM, Ore., Jan. 8.—(Special)—Governor Withycombe today made public the annual report of Adjutant General George A. White, showing the activities of the National Guard during the year 1915.

The statement throughout shows an increase in attendance and interest in all branches of the service, and evidences a careful administration of the finances, for although it was necessary to pay from the appropriation for the current year bills left over from 1914 totaling approximately \$18,000, yet that deficiency has now been wiped out and a small surplus remains on hand.

On this head the report says, "No reduction in the instruction program or in the sums expended on troops were made, an increase in this work being shown."

A notable record has been made by the naval militia. Although the cost of the organization has been cut in half over that of 1914, its numerical strength and activity has been increased. It target record on this year's cruise surpassed that of any naval militia organization in the United States.

That the cooperation of the officers and men is fully appreciated and that the adjutant general has the greatest confidence in the development of citizen soldiery is evidenced in the concluding paragraph of his report, as follows:

"Officers and men throughout the service are deserving of special commendation for their spirit in carrying the burden which their patriotism imposes upon them. No one who has seen the officers of this service giving practically all of their spare time to military work for which they receive no other compensation than the satisfactions which accrue from the service; who has seen the enlisted men giving up their evenings to drill, their Sundays to target practice, and their vacation periods to camps of instruction, frequently at pecuniary loss to themselves, can fail to have an abiding confidence in the citizen soldier. Or can fail to believe that unselfish patriotism continues to be a dominant trait in American character."

The report states that complete reorganization was effected in the naval militia, this including the elimination or reduction of nine lieutenant commanders and eight officers of lesser grade. Its present strength is eleven officers and 204 men, as compared with 16 officers and 196 men at the close of 1914.

The cost of the naval militia for 1915 totaled \$5,969.76, as compared with a cost in 1914 of \$11,492.48.

On the 1915 annual cruise target practice resulted in 87.5 per cent of hits, the best record made by any naval militia organization in the United States.

The adjutant general points out that the attendance of naval militia officers in school increased from 69 per cent to 85 per cent during the year, and he expresses the earnest hope that the secretary of the navy will grant to the naval militia a torpedo boat destroyer as already requested by the governor.

In the National Guard the federal inspection showed an increased attendance in all branches of the service, excepting cavalry. There were present 94 officers and 1441 men at the 1915 federal inspection, as compared with 90 officers and 1132 men in 1914. At the maneuvers of this year the attendance was practically the same as last year.

TOWN IS SET ON FIRE AND IS AT RIOTERS' MERCY

NINETEEN SHOT, SEVERAL SERIOUSLY WOUNDED, IN YOUNGSTOWN, O. STRIKE.

FIREMEN ARE DRIVEN AWAY WHEN THEY ATTEMPT TO COMBAT FLAMES

Saloon is Looted and Liquor is Distributed Among Infuriated Foreigners—National Guard is on Way to City Now.

YOUNGSTOWN, O., Jan. 7.—Nineteen persons were shot, four probably fatally, scores more were injured and flames menaced the entire business district of East Youngstown as a result of steel mill strike riots here tonight.

At 10 o'clock a wild mob was surging through the streets and battling with the fire companies, who were attempting to check the flames that already had caused a loss estimated at \$300,000.

Several companies of State National Guardsmen were being rushed from nearby cities, the authorities having telegraphed Governor Willis that they were powerless to control the rioters.

The trouble started early in the evening when the day shift in the mills in East Youngstown, a suburb, quit work. A mob of more than 6000 men and women formed at the entrance to the plant and looted and jeered the men, many of whom were said to be strike-breakers. Several workers were stoned and beaten.

The police force of the city was lined up on a bridge at the river leading to the main works of the plant. Someone in the crowd threw a rock which struck one of the mill guards. Immediately several of the guards drew their revolvers and fired to scare the crowd.

Then the real trouble started. Revolvers were produced by men in the crowd and answering shot were sent back. The guards answered by firing into the crowd. Men and women, wounded, fell amid the rain of bullets. Finally the crowd fell back and vented its fury by applying the torch to buildings in the neighborhood.

The first place fired was the two-story office building of the sheet and tube plant. While the flames were roaring into the air the torch was applied to another building—a small one-story store-house.

Not satisfied with this exhibition of its fury, the mob turned to the business section. Part of the mob entered a saloon, and after looting the place and distributing the liquor among the frantic foreigners in the crowd, set it on fire.

Firemen summoned from Youngstown arrived on the scene, but before they could get the hose connected up with the city hydrants the crowd drove the fire-fighters away. Many shots were fired, and the firemen drove off with their apparatus amid a hail of stones.

By this time the flames threatened to sweep through the entire business section. The infuriated crowd surged through the streets, and threats were made to burn the entire town.

DEMAND FOR ARMY OF MILLION MADE

GENERAL SCOTT TELLS HOUSE OF REPRESENTATIVES 2,000,000 SHOULD BE RAISED.

WASHINGTON, Jan. 10.—General Hugh Scott told the house committee on military affairs today that the United States should have an army of from 1,000,000 to 2,000,000 men, adequately officered and raised by conscription.

Scott's declaration created a mild sensation among the committee members. Replying to a question as to why 2,000,000 men were needed, General Scott said they were necessary to protect the United States against European invasion.

"But 2,000,000 men are too many," objected Representative Anthony of Texas. "Two million men don't frighten me," said General Scott. "I would like to inform you that Austria could land 72,000 men on the first expedition sent to this country and 108,000 on the second. The rest of the European nations could land as many or more."

"But England," said Representative Quinn, "resorted to conscription only in time of war."

"It would have been far better for her if she had reached that point before war was upon her," answered Scott.

General Scott said the European nations could keep large armies on the expenditures necessary to keep our small one. He said he did not believe that branch military academies were necessary. Short training under the continental army plan, he said, was better.

Representative Kahn suggested a two year enlistment term in the regular army which, he said, would make a large reserve force available.

TWO ARRESTED FOR STATE FAIR CRAFT

SALEM ATTORNEY AND UNIVERSITY STUDENT CHARGED WITH LARCENY PUBLIC MONEY.

SALEM, Ore., Jan. 10.—Rex Turner, a Salem attorney, and Cleve Simpkins, a student at the University of Oregon, were arrested here today on a charge of larceny of public money. Each furnished a bond in the sum of \$500 for their appearance.

Simpkins heard that an indictment had been returned and came here, and the arrest was made in Turner's office.

Both were indicted by the Marion county grand jury last week.

The indictments specifically charge them with the larceny of \$21 of the receipts of the 1915 state fair, where Turner was ticket seller and Simpkins one of the ticket takers.

The crime for which they were indicted carries a penalty of from 1 to 15 years in prison and a fine of twice the amount embezzled.

Simpkins is alleged to have taken paid admission tickets to the state fair and pocketed them, and to have returned them to Turner to resell them. In this way the resold tickets were clear profit for the pair, according to charges filed.

Simpkins was arrested the last of the fair, and his confession was a part of the evidence considered by the grand jury. Turner was taken to the police station at that time, but was released on his own recognizance.

The fair board expressed an unwillingness to prosecute them then, and they were never brought into court. Simpkins was released after a day spent in jail.

Forty-two tickets were found in Simpkins' pockets when he was arrested.

Ordinarily this would be petty larceny but the statute regarding state funds made it more serious.

DAIRYMEN PLAN WAR UPON "BUTTER TRUST"

COOPERATIVE ORGANIZATION IS OUTLINED AT ANNUAL MEETING AT CORVALLIS.

OREGON AGRICULTURAL COLLEGE, Corvallis, Ore., Jan. 6.—"Unless county creameries can be given protection against unfair competition they are doomed," declared J. D. Middle, state dairy and food commissioner, before the Oregon Dairymen's association, today.

The dairymen of the state are holding their annual convention here in connection with Farmers' week.

In response to the dairy commissioner's assertion that large city creameries represent a combination, which intends first to squeeze the country creameries out of existence, then become the dictator of prices to the dairymen themselves, first steps were taken toward establishing cooperative creameries that will "buck the butter trust."

The formal plan of organization as submitted admits to membership only cooperative creameries—that is, those organized and controlled by actual dairymen. It provides for a central office in Portland, and for the standardization of butter as to quality.

A manager is to be employed who will manage the central office, keep in touch with conditions, and lead the fight against what the dairymen call unfair competition.

The board of directors is to include not only cooperative creamery representatives, but the dairy and food commissioner or the head of the agricultural college dairy department, or the director of the bureau of markets.

The central organization is to be a stock company with a capital stock of \$15,000 to \$25,000, and a sinking fund will be established to aid weak creameries in time of stringency, or in the event of price cutting competition. The extension division of the Agricultural college is to put a staff of men into the field to aid in the co-operative creameries in standardizing their product.

Each creamery entering the central organization is to be legally bound to stand by it. There are 31 operative creameries in Oregon now eligible to membership.

It was stated that publication of butler quotations of the central organization on the same basis as present authorities will be insisted on.

WASHINGTON BREWERY LOSES FIRST FIGHT

COURT REFUSES TO PREVENT DESTROYING OF BEER AND APPPEAL IS PLANNED.

TACOMA, Wash., Jan. 6.—The United States district court, Judge Cushman, Gilbert and Rudkin, sitting en banc, this afternoon denied the restraining order asked by the Seattle Brewing and Malting company to prevent Attorney General Tanner from destroying beer valued at \$50,000, which the company claims it is unable to ship out of the state within the time provided by the prohibition law.

It is probable that an appeal will be taken to the United States supreme court.

COURT MUST SETTLE TANGLE, SAYS BROWN

ATTORNEY GENERAL IN LETTER TO EUGENE JUDGE EXPRESSES HIS VIEW ON BUDGET.

Attorney General George M. Brown, in a written opinion received by Judge Harry Brown, of Eugene, regarding the right of the county court to tax the incorporated cities for county road purposes, says he believes the question can never be definitely settled until some judicial decision has been made by the courts.

Attorney General Brown says further that he does not believe the supreme court of Oregon regards it as mandatory that the county court should specify each item of the expense separately in making its statement in the budget; and, by analogy, in making its tax levy.

"The conclusion, therefore," continues Attorney General Brown in his opinion, would follow that the budget having shown the amount of tax proposed to be levied, which is the same as that set out in the form of order, and having itemized the various purposes and sources of expense for which the taxes so levied are to be expended, they all constitute the one general purpose of raising money for the general county expenses.

"And while, as already suggested, the question is not entirely free from doubt, the only method we have of acquiring definite knowledge upon this subject is by appropriate application to the court for its decision, and until a decision involving the question under consideration is secured, it would seem that the method adopted is under all of the circumstances involved, as free from doubt and as likely to be sustained as any which might be followed."

LANGGUTH MADE JUDGE.

PORTLAND, Ore., Jan. 6.—Arthur Langguth, a member of the state senate, and a practicing lawyer in Portland, today was appointed by the city council to the position of municipal judge to take the place of Judge John H. Stephenson, who has resigned. The change will take place February 1.

REAL ESTATE TRANSFERS.

There were filed by County Recorder Dedman on Thursday afternoon thirty-eight deeds for the right of way of the Oregon City pipeline, besides the following other real estate transfers:

G. Wyhn Wilson and Alice Wilson to Maryland Casualty company, 10 acres of section 13, township 7 south, range 4 east; \$10.

The Sandy Land company to E. P. Bruns, land in section 13, township 2 south, range 4 east; \$1.

A. Bruce to John and Emma Vertraba, lot 4, section 1, township 5 south, range 4 east; \$750.

The following real estate transfers were filed with County Recorder Dedman Friday:

Goddard & company et al., to Myrtle G. Botsford, land in section 2, 3, 10, 11, township 8 south, range 4 east; \$10.

J. C. and Martha Jones to James Fitzgerald and Flora Fitzgerald, 80 acres of section 9, township 3 south, range 5 east; \$10.

Truman B. and Alice E. Richardson to Alvin P. Bicknell and Bessie E. Bicknell, 10 acres of section 6, township 1 south, range 3 east; also one-quarter section in section 336, township 1 south, range 3 east; \$3500.

Charles H. Thompson and Jean Edna Thompson to Nannie Duff, lots 3, 4, section 21, township 2 south, range 3 east, containing 50.85 acres; \$10.

J. R. Edwards and Grace R. Edwards to Alvin C. Kreiger, lots 1, block 23, Zorbrist addition to Estacada; \$10.

H. P. and Edna May Bush to Myrtle M. Card, land in section 27, township 2 south, range 7 east, containing 1,425 acres; \$10.

Victor Johnson and Mary Johnson to E. Netzger, 40 acres of section 10, township 2 south, range 4 east; \$3000.

The following real estate transfers were filed by County Recorder Dedman Saturday:

Lynden D. Scott to D. J. Francis, land in section 29, township 4 south, range 3 east; \$1.

A. J. Knightly to James Adkins, lots 3, 4, 5, block 10, Park addition to Oregon City; also lot 6 of block 46, Oregon City; also commencing at the northeast corner of block 173, Oregon City; \$10.

L. L. Hadley and A. R. Hadley to Minnie Rose Lewis, lot 2 of block 4, Mt. Hood View; \$10.

A. J. Knightly to James Adkins, lots 11 and 12, of Lawton Heights; \$10.

The following real estate transfers were filed Monday by County Recorder Dedman:

John K. Ely and Amy L. Ely to Estelina Bauerfeld, land in Hugh Curran D. L. C.; \$200.

W. A. and Maggie Proctor to W. J. Spradlin, 5 acres of section 3, township 2 south, range 4 east; \$10.

Minnie Eppley to Mary Adams, land in section 32, township 2 south, range 7 east, containing 50 acres; \$10.

Herbert Graham and Ellen Graham to Elizabeth Webb, lot 4 of block 18, Canby; \$925.

Portland Trust & Savings Bank to John W. Loder, block 174, 175 and 176, Oregon City; \$1.

The following real estate transfers were filed by County Recorder Dedman Tuesday:

The Glenmorrie company to Frances S. Twining, blocks 34, 35, 36, 37, Glenmorrie park; \$10.

Ole Olson to John and Christina Larson, 10 acres of Pandal C. Cason D. L. C., township 2 south, range 2 east; \$10.

Anna J. Rinehardt and G. W. Rinehardt to Grace E. Loder, lot 4 of block 5, Silver Springs addition; \$3000.

The following real estate transfers were filed Wednesday with County Recorder Dedman:

James A. Waldron and Jane Waldron to Elizabeth B. Waldron, lot 22, Jennings Lodge; \$1.

Elizabeth B. Waldron to James A. Waldron and Jane S. Waldron, lot 22, Jennings Lodge; \$1.

Lulu M. Smith to Harry K. and Rose E. Slauter, land in Julia Anne Lewis

PROFESSIONAL DIRECTORY
JOSEPH E. HEDGES Lawyer
MONEY TO LOAN WEINHARD BUILDING
D. C. LATOURETTE, President F. J. MEYER, Cashier
The First National Bank of Oregon City, Oregon
CAPITAL, \$50,000.00
Transacts a General Banking Business Open from 9 A. M. to 3 P. M.
William Hammond Philip L. Hammond
HAMMOND & HAMMOND Attorneys-at-Law
Abstracts, Real Estate, Loans, Insurance,
OREGON CITY, OREGON
Pacific Phone 81, Home Phone A-373
Office Phones—Pacific Main 406; Home A-370.
STONE & MOULTON Attorneys-at-Law
Beaver Bldg., Room 6
OREGON CITY - - - OREGON
O. D. EBV Attorney-at-Law
Money loaned, abstracts furnished, land titles examined, estates settled, general law business.
Over Bank of Oregon City.
C. SCHUEBEL Attorney-at-Law
Deutscher Advokat
Will practice in all courts, make collections and settlements.
Office in Enterprise Building.
Oregon City, Oregon.
D. L. C. township 2 south, range 1 east; \$1.
F. M. Mather to Bessie G. Hayes, 14.80 acres of section 4, township 2 south, range 2 east; \$10.
J. H. Velle, trustee, to A. J. Brault, south half of northeast quarter of lots 1 and 2 of section 4, township 2 south, range 7 east; \$1.
W. H. Silcox to Margaret Silcox, lots 11, 12, block 34, Gladstone; \$10.
Elizabeth M. Smith to Lulu M. Smith 9 1/2 acres of Anne Lewis D. L. C. No. 54, township 2 south, range 1 east; \$10.
Notice of Appointment of Administrator.
Notice is hereby given that the undersigned has been appointed administrator of the estate of Chas. Hohne, deceased. All persons having claims against the said estate are hereby notified to present them with the proper vouchers attached within six months from the date of the first publication of this notice, namely, January 7th, 1916, to the administratrix at the office of Stone & Moulton, in the Stevens building, Oregon City, Oregon.
MARTHA HOHNE, Administratrix.
STONE & MOULTON, Attorneys.
Notice of Appointment of Administrator.
Notice is hereby given that the undersigned has been appointed administrator of the estate of J. F. Byers, deceased. All persons having claims against the said estate are hereby notified to present them with the proper vouchers attached within six months from the date of the first publication of this notice, namely, January 7th, 1916, to the administrator at the office of Stone & Moulton, in the Stevens building, Oregon City, Oregon.
FRED A. BYERS, Administrator.
STONE & MOULTON, Attorneys.
Summons.
In the Circuit Court of the State of Oregon, for Clackamas County.
Hurligh A. McKee, Plaintiff, vs.
John McKee, Defendant.
To John McKee, 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 suit, on or before the 21st day of January, 1916, said date being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:
For a decree dissolving the marriage contract now existing between plaintiff and defendant. This summons is published by order of Hon. J. U. Campbell, judge of the circuit court, which order was made on the 7th day of December, 1915, and the time prescribed for publishing is six weeks, beginning with the issue dated Friday, December 10th, 1915, and continuing each week thereafter to and including Friday, January 21st, 1916.
BROWNELL & SIEVERS, Attorneys for Plaintiff.
Sheriff's Sale.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Amanda Edgren, administratrix of the estate of John J. Edgren, Deceased, Plaintiff, vs.
John H. Rasmussen, Defendant.
State of Oregon, county of Clackamas, ss.
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 26th day of November, 1915, upon a judgment rendered and entered in said court on the 26th day of November, 1915, in favor of Amanda Edgren, administratrix of the estate of John J. Edgren, deceased, plaintiff, and against John H. Rasmussen, defendant, for the sum of \$455.00, with interest thereon at the rate of 7 per cent per annum from the 28th day of May, 1913, and the further sum of \$8.40 taxes paid, and the further sum of \$50.00, as attorney's fee, and the further sum of \$19.00 costs and disbursements, and

the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:
All of lot or tract numbered thirteen (13) in Outlook, reference being had to the duly recorded map and plat thereof containing ten (10) acres of land more or less.
Now therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 22nd day of January, 1916, at the hour of 10 o'clock a. m., at the front door of the county court house in the city of Oregon City, in said county and state, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendants or either of them had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.
W. J. WILSON, Sheriff of Clackamas County, Oregon.
By E. C. HACKETT, Deputy.
Dated, Oregon City, Ore., Dec. 24th, 1915.
Summons.
In the Circuit Court of the State of Oregon, for the County of Clackamas.
J. J. Spencer, Plaintiff, vs.
Isabel Spencer, Defendant.
To Isabel Spencer, 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 suit, on or before the 7th day of February, 1916, which date is more than six weeks from the date of the first publication of this notice; and if you fail to so appear or answer, the plaintiff, for want thereof, will apply to the court for the relief prayed for in the complaint, which is that a decree be made granting the plaintiff a divorce from you and for such other and further relief as to the court may seem just and equitable. This summons is served upon you by publication by order of the Hon. J. U. Campbell, judge of the above entitled court, which order is dated the 8th day of December, 1915. The date of the first publication of this summons is December 24, 1915, and the last date of publication is the 4th day of February, 1916.
O. W. EASTHAM, Attorney for Plaintiff.
Final Notice.
In the County Court of the State of Oregon for the County of Clackamas.
In the Matter of the Estate of David O. Leavens, Deceased.
Notice is hereby given that the undersigned executor of the estate of David O. Leavens, deceased, has filed his final account with the county court of Clackamas county, Oregon, and that Monday, the 19th day of January, 1916, has been fixed by the court as the time and place for hearing objections to the said final account and the objections therof.
Date of first publication, Friday, December 17, 1915.
Date of last publication, Friday, January 14, 1916.
F. E. LEAVENS, Executor.
Notice to Creditors.
In the County Court of the State of Oregon, for the County of Clackamas.
In the Matter of the Last Will and Testament of Annie Margareta Christensen, Deceased.
Notice is hereby given that the undersigned has been duly appointed executor of the estate of Annie Margareta Christensen, deceased, by the county court of Clackamas county, state of Oregon. All persons having claims against said estate are hereby notified to present the same, duly verified, and with proper vouchers as required by law to the undersigned at his office, 217-219 Northwestern Bank Building, Portland, Oregon, within six months from the date of this notice.
Dated: December 17, 1915.
A. H. BIRRELL, Executor of the Estate of Annie Margareta Christensen.