

MARKET REPORT

PORTLAND, Or., Aug. 6.—The hard-est thing to do today was get a line on the hog market at the Portland Union stock yards. Sales were so few and buyers appeared to be so disinclined, there was simply nothing to guide yard officials in arriving at the correct market prices. It was after the noon hour before it was learned that hogs were strong, 10 to 15 cents higher, with the top at \$15.75. This is in keeping with all other markets which were higher to day.

Cattle were also up from 15 to 25 cents on everything except steers, which were steady to weak. Sheep held their own but neither advanced nor declined. Receipts were 745 cattle; 63 calves; 793 hogs; 272 sheep, 38 carloads.

PORTLAND, Or., Aug. 7.—There was an excellent run of cattle at the Portland Union Stock Yards today for a Tuesday, when trade is generally very light, especially in this division. Prices were about stationary, the best of the offerings selling at \$8.50 a hundred and from that down to \$5.50 for beef cows. The only change was an advance of 25 cents in the price of best heifers, which now range from \$6 to \$7.50.

Hogs and sheep were steady. There were plenty of both for all requirements today, but only a few were sold up to 2 o'clock this afternoon. Receipts were 315 cattle, 9 calves, 214 hogs and 795 sheep—a total of 16 carloads.

PORTLAND, Or., Aug. 8.—The milk products market was never so thoroughly mixed as at this time. Prices are showing a wide spread and all handlers of the product are complaining that they are not making any money.

Price of butterfat being paid in the state of Oregon at this time rules from 43c to 60c a pound, an unheard of spread; in fact a spread that the trade itself is unable to explain. The higher price was reported paid by one cheese factory of the southern Oregon coast section, but just where it gets the price for its product to pay this price is the one big mystery in the trade.

Butter makers have within the last few days paid a spread of from 43c to 46c a pound for butterfat and this too is a mystery. The price of the finished product in cubes is only 42c a pound, which means that butter makers are taking a smaller per cent of the overrun than ever before.

The butter market is a very firm affair, but leaders of the trade say that there is not likely to be any change in price within the immediate future although all agree that something must be done with the butterfat price.

Cheese market is a very dragging affair. Buyers are not willing to pay more than 21c a pound in large lots, although the quotation of Tillamook is still nominally placed at 23c a pound.

While some of the trade insists that the egg market is strong with an outside demand, most of the front street sellers indicate a slightly weaker tone. In general values are unchanged for the day.

With rather liberal supplies of tomatoes offering from the Columbia river sections, stocks along the street are adequate, and values are again lower. Most of the sales at \$1.00-1.25 per box.

Very small supplies of crabs continue to come from Alea, the only portion of the state that is allowed to fish for market at this time. Demand is good and prices are held firm.

Market is still overburdened with small sized peaches which are hard to move down to 50c a box. For favorable sizes the market is ruling from 80c to 90c for early varieties. Receipts are increasing.

This report is furnished by Farr Bros. and Brady Mercantile Company.

Table with columns for 'BUYING' and 'SELLING' prices for various commodities like potatoes, onions, butter, eggs, etc.

Table with columns for 'BUYING' and 'SELLING' prices for various commodities like oats, wheat, shorts, flour, etc.

Table listing prices for various agricultural products: Cracked corn, Round corn, B. and O. Middlings, Coconut oil meal, Currants, etc.

EVERY MAN CALLED IS DESERTER IF MISSING

WASHINGTON, Aug. 6.—Registered men who resist the selective draft law face military court martial for desertion and the possibility of execution for desertion in time of war.

This was announced in a formal statement tonight by Brigadier-General Enoch Crowder, provost-marshal-general, in response to reports from North Carolina, Georgia and Oklahoma of anti-draft disturbances. As yet the power of the federal government has not been invoked by the governors of the three states by the agents of the department of justice.

The only official notice in Washington of the disturbances was a telegram from the governor of North Carolina saying the registered men of two townships in that state might refuse in a body to comply with the summons for examination.

No official word came from Oklahoma, where the most serious situation prevails. It was believed that the governor, both in his official capacity and as the direct agent of the president in the execution of the draft law, is confident that order can be restored without military aid.

General Crowder's statement, formulated after conference with officials of the department of justice, follows: "Press reports and other advice received indicate that in one or two widely separated districts individuals, misinformed as to the purpose of the law and misguided as to its results, are threatening forcible resistance to the draft."

"There is nothing to resist at this stage in the execution of the law. All male persons between the ages of 21 and 30, inclusive, have been enrolled for military service. A preliminary call has gone forth to some such persons, but the immediate and actual object of this call is merely to provide an opportunity for such persons, or for someone else in respect to them to present to the government reasons why they should not be finally ordered to report for military duty. If such persons do not appear and present these reasons they have simply neglected to take advantage of an opportunity that was offered solely for their benefit."

"The failure of persons to take advantage of this opportunity does not interfere with the raising of an army in interests of the government only as a punishable crime of omission. If they do not desire to make any such claims, or, if for any other reason, they fail to appear, their names are automatically posted as having been called and not exempted or discharged. Automatically also, they are inducted into the military service and made subject to military law. Failure to appear merely hastens the automatic process."

"When the time allowed for making these claims has elapsed, these persons will be enrolled as in the military service. They will then be ordered to appear as soldiers. From this point on they will be under the swift and summary procedure of court martial. Failure to report for military duty when ordered to do so constitutes desertion. Desertion in time of war is a capital offense."

"Deserters may be apprehended by either civil or military authorities, and after the mandate of the federal government has gone forth the whole strength of the military arm of the government is available to apprehend deserters, if it is necessary to use such force. "Demonstrations against local boards are simply futile strokes in the air. All records necessary to hold such persons are already on file at headquarters in the state and national capitals. Since local boards have no occasion to use any force in simply offering a beneficial opportunity to registered persons there is no field for resistance. If resistance is attempted later when the army seeks to apprehend deserters it will instantly encounter troops of the federal government."

PASSES TO KEEP COMING

WASHINGTON, Aug. 8.—Railroads may grant passes to families of employees who have joined the army or navy and are regarded by the railroads as absent on leave. A ruling to this effect has been made by the interstate commerce commission.

CHARLES IN CZERNOWITZ

ZURICH, Aug. 8.—Emperor Charles of Austria has made a triumphal entry into Czernowitz, capital of the Austro-Hungarian crown land of Bukovina.

HAS FAULT IN RUSSIAN ABILITY TO MAINTAIN A DEMOCRACY LIKE OURS

A PACIFIC PORT, Aug. 4.—"Liberty, founded on hardship and sacrifice, can be preserved only by sacrifice and suffering. Eternal struggle is the price of liberty," declared Elihu Root, secretary of state, who, with his colleagues of the American diplomatic mission to Russia, were entertained here today on their return to the United States.

"The first and greatest test is not between the troops of Germany and those of our country, but between the great and noble qualities of the American nature and those degenerating tendencies that come with luxury and tend to kill men's capacity for sacrifice."

Mr. Root and the other members of the mission were guests of the city at luncheon today in a great hall.



Elihu Root

where more than 2000 were served, and as many more listened to the addresses of their guests.

"I have abiding faith that Russia, through trial and tribulation, will work out, create and perpetuate a great, free, self-governing democracy," declared Mr. Root, in an impassioned speech that called forth cheer after cheer.

Professing a sincere admiration for the kindly character of the Russian people, "considerate of the rights and feelings of others, and with a high capacity for self-control and a noble idealism, heading always in a better way toward higher things," he pleaded for deep sympathy for the nation, "which is struggling with the problems that we have been studying for 140 years and have not yet solved."

Declaring that "America must muster its manhood with democracy against the power autocracy," he said: "There will be death, widowed homes, sacrifice and suffering, doubt, almost despair. In the end will rise a great free country, re-made in the spirit of our fathers, competent to accomplish its divine mission and carry liberty and justice throughout the world."

"Don't argue about why we are in the war, but realize that the time has now come when American liberty, American justice, American independence and freedom is the stake for which we must fight."

The addresses of the chairman of the commission and of the others who spoke, dwelt vigorously and feelingly on the tremendousness of the task which the United States faces, the need for casting aside petty differences of opinion in order to act unitedly against America's foe. And they were unanimous in declaring that Russia, now in bitter travail, would arise strong and free.

"I have seen the ballot box in the discarded palace of a grand duke," said Charles Edward Russell, publicist and sociologist, amid thunderous applause. "And men and women alike were voting. What American women have been trying for years to get, the Russian women got in a minute," he said. "The people of Russia will rule, if democracy survives."

Never, however, has democracy been in so great danger, he asserted vehemently, and appealed for union, devotion and self-sacrifice by Americans to preserve liberty. "Life without liberty is not life," he said.

"Of the task before America he said: 'If a man now says 'my wages before my country,' or 'my class or creed or association before my country,' he is not an American. America is in peril, the flag we love is in danger. No question is worthy of consideration until we settle the question whether democracy shall live. Democracy hangs by a thread. Its existence depends on the union and utmost determination of the United States of America.'"

Basil Soldatyn Koff, special envoy from the Russian government, who accompanied the commission to America, declared that he bore the thanks of new Russia to America and bade them be of good hope for the new republic.

SHELL KILLS AMERICAN

PARIS, Aug. 8.—John V. Newlin of Whitford, Pa., was killed, and Julian Allen of New York, son of Frederick Allen, was wounded by a shell while on duty with the American ambulance. Both were members of section 29.

PHONES

Office—Home, A-23 Pacific, 153 Residence—36P11 DR. WM. C. SCHULTZE DR. F. P. SCHULTZE Physicians and Surgeons Rooms 217-218 Masonic Building Oregon City Oregon

Money to Loan

PAUL C. FISCHER Lawyer Deutsch-sprechender Advokat OREGON CITY OREGON

WANTED—To hear from owner of good ranch for sale. State cash price, full particulars. D. F. Bush, Minneapolis, Minn.

DEAD HORSES TAKEN—Cash paid for dead cows and down and out horses. Will call anywhere. Phone Milwaukee 69-J.

Assessor's Notice of Meeting of Board of Equalization

Notice is hereby given that upon the second Monday in September, to-wit: September 10, 1917, the Board of Equalization will attend at the court house in Clackamas County, Oregon, and will publicly examine the assessment rolls and correct all errors in valuations, descriptions, or qualities of lands, lots or other properties assessed by the county assessor.

Dated at my office this 10th day of August, 1917. W. W. EVERHART, County Assessor.

Notice of Final Settlement

In the matter of the estate of H. F. W. Gortler, deceased. Notice is hereby given that the undersigned, as administrator of the estate of H. F. W. Gortler, deceased, has filed his Final Account in the County Court of the State of Oregon for Clackamas County, and that Monday, the 20th day of August, 1917, at the hour of ten o'clock in the forenoon of said day at the court room of said Court, has been appointed by said Court as the time and place for the hearing of objections thereto and the settlement thereof.

Dated, July 16th, 1917. F. C. GORTLER, Administrator. DIMICK & DIMICK, Attorneys for administrator.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Clackamas. Laverna Peterson, plaintiff, vs. Peder Peterson, defendant.

To Peder Peterson, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff filed against you in the above entitled suit on or before six weeks from the date of the first publication of this summons, to-wit: on or before the 14th day of September, A. D. 1917; and if you fail to answer, for want thereof, the plaintiff will apply to the court for the relief demanded in said complaint, namely, for a decree of divorce from you terminating and dissolving the marriage relationship heretofore existing between the plaintiff and the defendant, and permitting the plaintiff to resume her maiden name of Laverna Parks; and for such other and further relief as may to the court seem just and reasonable in the premises.

This summons is served upon you by publication by order of Hon. J. U. Campbell, Judge of the above entitled Court, which order is dated the 6th day of August, A. D. 1917, and requires you to appear and answer the complaint herein on or before six weeks from the date of the first publication of this summons. And the date of the first publication of this summons is the 10th day of August, A. D. 1917. J. M. HADDOCK, Attorney for the plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Clackamas. William C. Schramm, Plaintiff vs. Zophia Castel Schramm, 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 in said court, on or before the 17th day of September, 1917. If you fail to so appear and answer herein, plaintiff will apply to the court for a decree against you as prayed for in the complaint, dissolving the marriage contract now existing between plaintiff and defendant on account of defendant's desertion, and also such other relief said court deems proper.

This summons is served upon you by publication thereof once a week for six successive weeks in the Oregon

City Enterprise, a newspaper published at Oregon City, Oregon, pursuant to an order duly made and entered of record therein by Hon. J. U. Campbell, judge of the above court, on the 2nd day of August, 1917.

The date of the first publication hereof is August 3rd, 1917, and the date of the last publication is September 14th, 1917. R. CITRON, Attorney for Plaintiff. Portland, Oregon.

Summons

In the Justice Court of the State of Oregon for Clackamas County, District No. 4. E. M. Kellogg, Plaintiff, vs. William Hesseldin, Defendant.

To William Hesseldin, 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 cause and court on or before the 8th day of September, 1917, and if you fail to appear and answer the said complaint, plaintiff will take judgment against you for \$28.75, and for the costs and disbursements of the above and entitled action.

This summons is served upon you by publication, pursuant to an order made by John N. Sievers, Justice of the Peace, of the above entitled court, dated the 24th day of July, 1917, the date of first publication is July 27, 1917, and date of last publication is September 7, 1917. O. W. EASTHAM, Attorney for Plaintiff.

Notice Administratrix Sale

Notice is hereby given that the undersigned administratrix of the estate of E. B. Jones, deceased, was on June 6, 1917, by the County Court of Linn County, Oregon, duly licensed to sell the following real property, to-wit: Beginning at a point in the line between Secs. 15 and 16, Tp. 4, S. R. 1 E. of the W. M. and S. 1235.51 ft. distant from the corner of Secs. 9, 10, 15 and 16; thence with the Sec. line S. 441.83 ft.; thence N. 89 degrees 20 minutes W. 985.87 ft.; thence N. 441.83 ft.; thence S. 89 degrees 20 minutes E. 985.89 ft. to the place of beginning containing 10 acres except a strip 10 ft. wide off the W. end thereof for road purposes, all in Clackamas county, Oregon.

On and after Monday, August 27, 1917, the undersigned will proceed to sell at private sale for cash to the highest bidder all of the interest of said deceased in said real property, and bids for said property may be presented to C. C. Bryant, Attorney Albany, Ore.

MARY W. JONES, Administratrix.

Notice

Notice is hereby given that the Public Service Commission of the State of Oregon has set the application of the Clackamas County Driving and Rafting company for a franchise to drive logs, lumber and timber products on Butte and Coal creeks in Clackamas County, Oregon, for hearing on the twenty ninth (29th) day of August at 11 o'clock a. m., in the court house in Oregon City, Oregon. All persons interested in said matter may be heard in person or by attorney.

CLACKAMAS COUNTY DRIVING AND RAFTING COMPANY. By WM. M. STONE, Secretary.

Sheriff's Sale on Execution

In the Circuit Court of the State of Oregon, for the County of Clackamas. Jessie E. Crim, Plaintiff, vs. John L. Crim, 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 18th day of July, 1917, upon a judgment rendered and entered in the supreme court of the state of Oregon on the 15th day of June, 1914, in favor of John L. Crim, defendant, and against Jessie E. Crim, plaintiff, for the sum of \$70.50, with interest thereon at the rate of six per cent per annum from the 15th day of June, 1914, \$16.50 costs and the costs of and upon this writ, commanding me out of the personal property of said plaintiff, and if sufficient could not be found, then out of the real property belonging to said plaintiff on and after the date of said 15th day of June, 1914, to satisfy said sum of \$70.50 and interest and also \$16.50 and the costs upon this said writ.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said plaintiff, I did on the 20th day of July, 1917, duly levy upon the following described real property of said plaintiff, situate and being in the county of Clackamas, and state of Oregon, to-wit:

All of lots numbered 24, 26 and 27, Oregon Homes, Clackamas County, Oregon, according to the duly recorded plat thereof, and I will, on Saturday, the 25th day of August, 1917, at the hour of 11 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 plaintiff, or either of them, had on the date of said 15th day of June, 1914, or since had in or to the above described

real property or any part thereof, to satisfy said judgment order, decree, interest, costs and all accruing costs. W. J. WILSON, Sheriff of Clackamas County, Ore. By E. C. HACKETT, Deputy. Dated, Oregon City, Oregon, July 27th, 1917.

Sheriff's Sale

In the Circuit Court of the State of Oregon, for the County of Clackamas. John Honebon, plaintiff, vs. Charles R. Spackman, unmarried, Emma Spackman and Helen Spackman, heirs at law of Sarah A. Spackman, deceased, Walter Givens and Gracie H. Givens, his wife, defendants. 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 18th day of July, upon a judgment rendered and entered in said court on the 14th day of July, 1917, in favor of John Honebon, plaintiff, and against Charles R. Spackman, unmarried, Emma Spackman and Helen Spackman, heirs at law of Sarah A. Spackman, deceased; Walter Givens and Gracie H. Givens, his wife, defendants, for the sum of \$2000, with interest thereon at the rate of six per cent per annum from the 17th day of February, 1914, and the further sum of \$150.00 as attorney's fee, and the further sum of \$33.65 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:

The north half (N 1/2) of Section Six (6) in Township Four (4) South Range Five (5) East of the Willamette meridian, except the east 220 rods thereof.

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 25th day of August, 1917; 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 accruing costs.

W. J. WILSON, Sheriff of Clackamas County, Oregon. By E. C. HACKETT, Deputy. Dated, Oregon City, Ore., July 27th, 1917.

Summons

In the Circuit Court of the State of Oregon, for Clackamas County. Olein M. Ushoeffer, Plaintiff, vs. Claire Ushoeffer, Defendant.

To Claire Ushoeffer, 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 10th day of August, 1917, 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. Robert Tucker, judge of the circuit court, which order was made on the 21st day of June, 1917, and the time prescribed for publishing thereof, is six weeks beginning with the issue dated Friday, June 29, 1917, and continuing each week thereafter to and including Friday, August 10, 1917. BROWNELL & SIEVERS, Attorneys for plaintiff.

Summons

In the Circuit Court of the State of Oregon for Clackamas County. Gelle Wallace, Plaintiff, vs. John Wallace, Defendant.

To John Wallace, 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 10th day of August, 1917, said date being the expiration of six weeks from the first publication of this summons, and if you fail to 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. Robert Tucker, judge of the circuit court, which order was made on the 21st day of June, 1917, and the time prescribed for publishing thereof, is six weeks beginning with the issue dated Friday, June 29, 1917, and continuing each week thereafter to and including Friday, August 10, 1917. BROWNELL & SIEVERS, Attorneys for plaintiff.

PROFESSIONAL DIRECTORY listing Joseph E. Hedges, Lawyer, and various other professionals like D. C. Latourette, President of The First National Bank, and W. S. Eddy, M.D.V.