

# "HUNS" SCORNE LAW OF NATIONS

## Use of Civilians as Hostages and for Screens Part of Devilish System.

### FIRST MADE USE OF IN 1870

At That Time It Was Condemned by  
the Civilized World, but the Ger-  
man Military Leaders Have  
Never Abandoned It.

Ample proof that the march of the  
German armies through Belgium  
was marked by massacres and cru-  
elties almost beyond belief is given  
in a document made public by the  
committee on public information,  
from which the following is taken:

The massacres in Belgium and  
northern France were a part of the  
German system of frightfulness. An-  
other feature of this system was the  
use of civilians as hostages and for  
screens.

In discussing the use of hostages the  
German War Book (Kriegsbrauch im  
Landkrieg) says:

"By hostages are understood those  
persons who, as security or ball for  
the fulfillment of treaties, promises,  
or other claims, are taken or detained  
by the opposing state or its army. Their  
provision has been less usual in re-  
cent wars, as a result of which some  
professors of the law of nations have  
wrongly decided that the taking of  
hostages has disappeared from the  
practice of civilized nations."

"A new application of 'hostage right'  
was practiced by the German staff  
in the war of 1870, when it compelled  
leading citizens from French towns  
and villages to accompany trains and  
locomotives in order to protect the  
railway communications which were  
threatened by the people. Since the  
lives of peaceable inhabitants were,  
without any fault on their part, there-  
by exposed to grave danger, every  
writer outside Germany has stigma-  
tized this measure as contrary to the  
law of nations and as unjustified to-  
wards the inhabitants of the country."

Clung to Frightfulness.

Although their deeds in the Franco-  
Prussian war had been universally  
condemned, as they themselves admit-  
ted, the leaders did not intend to  
abandon such a useful measure of  
frightfulness. In L'Interprete Mil-  
itaire the forms were provided for such  
acts in the next war. Both in Belgium  
and in France the Germans have con-  
stantly used hostages. The evidence  
is contained in the proclamations of  
the governing authorities and also in  
the diaries of the German soldiers. A  
few examples from these will illus-  
trate the system which was employed.

A specimen of the arbitrariness and  
cruelty is furnished by the proclama-  
tion of Major Diekmann, from which  
the following sections are presented:

"After 9 a. m. on the 7th Septem-  
ber, I will permit the houses in Beyne-  
Heussy, Grivegnée, and Bois-de-Breux  
to be inhabited by the persons who  
lived in them formerly, as long as  
these persons are not forbidden to fre-  
quent these localities by official pro-  
hibition.

Prominent People Hostages.

"In order to be sure that the above-  
mentioned permit will not be abused,  
the burgomasters of Beyne-Heussy and  
of Grivegnée must immediately pre-  
pare lists of prominent persons who  
will be held as hostages for 24 hours  
each at Fort Fleron. September 6,  
1914, for the first time (the period of  
detention shall be) from 6 p. m. until  
September 7 at midday.

"The life of these hostages depends  
on the population of the above-men-  
tioned communes remaining quiet un-  
der all circumstances.

"During the night it is severely for-  
bidden to show any luminous signals.  
Bicycles are permitted only between 7  
a. m. and 5 p. m. (German time).

"From the list which is submitted to  
me I shall designate prominent per-  
sons who shall be hostages from noon  
of one day until the following midday.  
If the substitute is not there in due  
time, the hostage must remain anoth-  
er 24 hours at the fort. After these  
24 hours the hostage will incur the  
penalty of death, if the substitute fails  
to appear.

"Priests, burgomasters, and the other  
members of the council are to be  
taken first as hostages.

"I insist that all civilians who move  
about in my district . . . show  
their respect to the German officers by  
talking off their hats, or lifting their  
hands to their heads in military salute.  
In case of doubt, every German sol-  
dier must be saluted. Anyone who  
does not do this must expect the Ger-  
man military to make themselves re-  
spected by every means."

Hold Small Nations Have No Rights.

"The fate that Belgium has called  
down upon herself is hard for the in-  
dividual, but not too hard for this po-  
litical structure (Staatsgebilde), for  
the destinies of the immortal great na-  
tions stand so high that they cannot  
but have the right, in case of need, to  
strive over existence that cannot de-  
pend themselves, but live, as parasites  
upon the rivalries of the great."—Prof.  
H. Oenken, in *Süddeutsche Monatsheft*,  
(South German Monthly).

Would they have dared to defend  
such a policy if they could have seen  
the announcement sent out by the  
parish of St. Hadelin with its silent elo-  
quence?

Monne and that of Marchias the rig-  
orous treatment with which you have  
threatened them, I give my word of  
honor to remit to his majesty the  
Emperor William, should the war  
come to an end without intentional  
damage being caused to my residence  
or to these two communes, the neces-  
sary sum to complete the amount of  
500,000 francs imposed by you upon  
Bisnonne.

"As a sovereign prince, I wish to  
deal in this matter with the sovereign  
who, during 15 years, called me his  
friend and has decorated me with the  
Order of the Knight of the Black  
Eagle.

"My conscience and my dignity  
place me above fear, as also my per-  
sonal will shall elevate me above re-  
gret; but should you destroy the  
Chateau de Marchias, which is one of  
the centers of universal science and  
charity, should you reserve to this  
archaeological and historical gem the  
treatment you have given to the Ca-  
thedral of Reims—when no reprehensi-  
ble action has been committed there—  
the whole world will judge between  
you and myself.

"I tender to your excellency the ex-  
pression of my high regard.

"ALBERT, Sovereign Prince of Monaco."

Deportations and Forced Labor.

Until the present war the whole  
civilized world has boasted of its advance  
in humanity. This advance has been  
marked in many fields, and in none  
had greater progress been made than  
in the protection to be given to the  
private citizen in an invaded country.  
As far back as 1863, in the "Instruc-  
tions for the Government of Armies  
of the United States in the Field," the  
United States declared:

"23. Private citizens are no longer  
murdered, enslaved, or carried off to  
distant parts, and the inoffensive in-  
dividual is as little disturbed in his  
private relations as the commander of  
the hostile troops can afford to vi-  
olent in the overruling demands of a  
vigorous war.

"24. The almost universal rule in  
remote times was, and continues to be  
with barbarous armies, that the private  
individual of the hostile country is  
destined to suffer every privation of  
liberty and protection, and every  
disruption of family ties. Protection  
was, and still is with uncivilized peo-  
ple, the exception."

Reversion to Barbarism.

These declarations were made in the  
midst of our Civil war—one of the  
world's fiercest conflicts. A half-cen-  
tury later, after more than 50 years  
of progress, the German government  
has gone back to the methods used  
by "barbarous armies" and "uncivil-  
ized people." It has deliberately  
adopted the policy of deporting men  
and women, boys and girls, and of  
forcing them to work for their cap-  
tors; it has even compelled them to  
make arms and munitions for use  
against their allies and their own flesh  
and blood.

No other act of the German govern-  
ment has aroused such horror and de-  
testation throughout the civilized  
world. Thousands of helpless men  
and women, boys and girls, have been  
enslaved. Families have been broken  
up. Girls have been carried off to  
work—or worse—in a strange land,  
and their relatives have not known  
where they have been taken, or what  
their fate has been.

This system of forced labor and de-  
portation embraced the whole of Bel-  
gium, Poland and the occupied lands  
of France.

Whitlock's Story of Horrors.

In less moving phrases, but in dead-  
ly corroboration, the continuation of  
the report of Minister Whitlock says:

"The rage, the terror, and despair  
excited by this measure all over Bel-  
gium were beyond anything we have  
witnessed since the day the Germans  
poured into Brussels. The delegates  
of the commission for relief in Bel-  
gium, returning to Brussels, told the  
most distressing stories of the scenes  
of cruelty and sorrow attending the  
seizures. And daily, hourly almost,  
since that time appalling stories have  
been related by Belgians coming to  
the legation. It is impossible for us  
to verify them, first because it is ne-  
cessary for us to exercise all possible  
tact in dealing with the subject at  
all, and secondly because there is no  
means of communication between the  
Occupations-Gebiet and the Etappen-  
Gebiet. Transportation everywhere  
in Belgium is difficult, the vicinal  
railways scarcely operating any more  
because of the lack of oil, while all  
the horses are forced to go from one  
village to another must do so on foot  
or in vans drawn by the few miser-  
able horses that are left. The wagons  
of the breweries, the one institution  
that the Germans have scrupulously  
respected, are hauled by oxen."

One of Foulest Deeds in History.

"The well-known tendency of sensa-  
tional reports to exaggerate them-  
selves, especially in time of war, and  
in a situation like that existing here,  
is no newspapers to serve as a daily  
clearing house for all the rumors that  
are as avidly believed as they are  
eagerly repeated, should of course be  
considered; but even if a modicum of  
all that is told is true there still re-  
mains enough to stamp his deeds as  
one of the foulest that history records.

"I am constantly in receipt of re-  
ports from all over Belgium that tend  
to bear out the stories one constantly  
hears of brutality and cruelty. A num-  
ber of men sent back to Mons are  
said to be in a dying condition, many  
of them tubercular. At Malines and  
at Antwerp returned men have died,  
their friends asserting that they have  
been victims of neglect and cruelty,  
of cold, of exposure, of hunger."

# RUSH ARMY TO OPPOSE TRENCHING MEXICANS

MARFA, Tex., April 10.—A patrol  
of American troops was fired upon  
late yesterday east of Fort Hancock.  
The firing came from the Mexican  
side of the Rio Grande, where a large  
force of armed Mexicans had been  
concentrating for the past week. No  
American soldiers were hit. United  
States troops are being rushed there  
from other points along the border.  
Fort Hancock is 75 miles east of El  
Paso.

EL PASO, Tex., April 10.—A large  
body of Mexican troops, believed to be  
federals, was reported to be march-  
ing down the river opposite Fort  
Hancock late yesterday, according to  
reports received at district military  
headquarters here today. The troops  
were seen near San Isidro ford, where  
entrenching operations were re-  
ported to be in progress on the Mex-  
ican side of the river yesterday.

Three Mexican raiders were killed  
near Fort Hancock, Tex., last night  
when American troops fired on a  
band of armed Mexicans who crossed  
the line, according to a message re-  
ceived here today. The bodies of the  
Mexicans were found in the mesquite  
brush near the Mexican ford. Amer-  
ican troops have located others of the  
raiding party on the American side  
and are ruing them down.

WANTS ESTATE PROBATED

Twenty years ago Mrs. Minnie A.  
Spangler disappeared from her home  
in the Mullino county. No word has  
ever been received by her relatives  
and, Wednesday, Wm. H. Jones, a  
brother filed a petition in the county  
court for the administration of her  
estate, amounting to \$1,000.

Mrs. Spangler was divorced in 1858  
and the petition sets forth that im-  
mediately thereafter she disappeared.  
During later years property was left  
by her father, Edwin Jones, deceased,  
an old time resident of Mullino, and  
Mrs. Spangler inherited a one-fourth  
interest in the property of her father.  
In the presumption that Mrs. Spang-  
ler is dead, the petition was filed and  
the hearing will be held by Judge  
Anderson on May 27, to legally decide  
the question before administration  
can be ordered.

Old Folks Saved  
From Suffering

Mrs. Mary A. Dean, Taunton, Mass.,  
in her 87th year, says: "I thought I  
was beyond the reach of medicine, but  
Foley's Kidney Pills have proven most  
beneficial in my case."

Mr. Sam A. Hoover, High Point,  
N. C., writes: "My kidney trouble was  
worse at night and I had to get up  
from five to seven times. Now I do  
not have to get up at night, and con-  
sider myself in a truly normal con-  
dition, which I attribute to Foley's  
Kidney Pills, as I have taken nothing  
else."

Mrs. M. A. Bridges, Robinson, Mass.,  
says: "I suffered from kidney ail-  
ments for two years. I commenced  
taking Foley's Kidney Pills ten months  
ago, and though I am 61 years of age,  
I feel like a 15-year-old girl."

Foley's Kidney Pills are tonic,  
strengthening and up-building, and  
restore normal action to the kidneys  
and to a disordered and painful blad-  
der. They act quickly and contain  
no dangerous or harmful drugs.

CARPENTERS.—\$450 NINE HOURS  
HELPERS \$3.00 NINE HOURS  
LABORERS \$3.25 NINE HOURS  
SEE HARRY JONES, CONTRACTOR,  
WEST Linn HOTEL ACROSS  
RIVER FROM OREGON CITY. IF  
YOU ARE A BETTER CARPENTER  
THAN THE AVERAGE COME  
ALONG AND YOU WILL BE PAID  
\$5.00 IF O. K. AFTER ONE WEEK'S  
TRIAL.

FOR SALE—20 acres, 4 miles S. E. of  
Sandy, just off a county road, 1 1/2  
miles from school. Three acres un-  
der cultivation, three more easily  
prepared; good barn 30x36, slightly  
building spot, some fruit, splendid  
well, quantities of cordwood. \$1500.  
Terms, L. R. Mack, 652 N. Vermont  
Ave., Los Angeles, Cal.

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

DEAD HORSES TAKEN—Cash paid  
for dead cows and down and out  
horses. Will call anywhere. Phone  
Milwaukie 68-J.

WANTED—Brood sow with litter of  
pigs. William and George Clark,  
Hoff, Ore., R. D. 1.

FOR SALE—5-year-old colt, weight  
about 1250 lbs. W. A. Proctor, Bor-  
ing, Oregon. Phone 718 Gresham.

FOR SALE—One heavy wagon, single  
buggy and harness. No. 3 Sharples  
separator. F. G. Helm, Oregon City,  
Route 6, Box 69.

appear herein, the plaintiff will apply  
to the court for the relief prayed for  
in plaintiff's complaint, to-wit: For a  
decree of the above entitled Court  
forever dissolving the marriage con-  
tract and bonds of matrimony hereto-  
fore and now existing between plain-  
tiff and defendant, and for such other  
and further relief as the court may  
deem equitable.

This summons is served upon you  
by publication, by order of  
Honorable J. U. Campbell, Judge of  
the above entitled Court, which order  
is dated April 9th, 1918.

Date of First Publication April 11th,  
1918.

Date of last publication May 23rd,  
1918.

RALPH W. ROBBETT,  
207 Rothchild Bldg.  
Portland, Oregon,  
Attorney for the Plaintiff.

SHERIFF'S SALE.

In the Circuit Court of the State of  
Oregon, for the County of Clacka-  
mas.

Hibernia Savings Bank a corporation,  
Plaintiff,  
vs.  
Joseph Hawkins and Luella Hawkins,  
his wife, and W. W. Dugan, Jr., Defend-  
ants.  
State of Oregon, County of Clacka-  
mas, ss.

By virtue of a judgment order, de-  
cree and an execution, duly issued out  
of and under the seal of the above en-  
titled court, in the above entitled cause,  
to me duly directed and dated the 8th  
day of April, 1918, upon judgment re-  
ceived and entered in said court on the  
3rd day of April, 1918, in favor of Hi-  
bernian Savings Bank, a corpora-  
tion, Plaintiff, and against Joseph  
Hawkins, Luella Hawkins, his  
wife, and W. W. Dugan, Jr., Defend-  
ants, for the sum of \$1512.55,  
with interest thereon at the rate of  
eight per cent per annum from the  
11th day of February, 1918, and the  
further sum of \$200.00, as attorney's  
fee; and the further sum of \$19.25 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: A  
portion of that certain tract of land  
known as the Joseph Hawkins Tract  
of 14.91 acres, situated in the George  
Wills Donation Land Claim No. 42 in  
Section Thirty (30), Township one (1)  
South, Range Two (2) East of the  
Willamette Meridian, in Clackamas  
County, Oregon, bounded and described  
as follows, to-wit: Beginning at a  
point 128.94 feet West of the South-  
east corner of the George Wills Dona-  
tion Land Claim, in Section Thirty  
(30), Township one (1) South Range  
Two (2) East of the Willamette Meri-  
dian; thence Northerly 624.31 feet,  
more or less, to a point in the North  
line of the Joseph Hawkins Tract,  
otherwise described as Lot Four (4),  
Logus Tracts; thence Easterly along  
the North line of said Tract 626.09 feet  
to the Northeast corner of said Tract  
Four (4) otherwise known as the  
Southeast corner of what is known as  
the James Massen Land; thence  
Southerly along the East line of said  
Tract Four (4) 208.75 feet; thence  
West and parallel with the South line  
of said Tract Four (4), 408.75 feet;  
thence Southerly and parallel to the  
East line of said Tract Four (4), 217.80  
feet to the South line of said Tract  
Four (4); thence West, following the  
South line of said Tract Four (4),  
417.34 feet to the point of beginning,  
containing 6.31 acres 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  
11th day of May, 1918, 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 re-  
demption, to the highest bidder, for  
U. S. gold coin cash in hand, all the  
right and interest which the within  
named defendants or either of them,  
had on the date of the mortgage here-  
in or since had in or to the above de-  
scribed real property or any part there-  
of, 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., April 12th,  
1918.

SUMMONS.

In the Circuit Court of the State of  
Oregon, for the County of Clacka-  
mas.

Madie Hardy and Maggie Hardy, his  
wife, Plaintiffs,  
vs.  
George A. Ostrom and Jessie A. Os-  
trom, his wife, Defendants.  
To George A. Ostrom and Jessie A.  
Ostrom, wife of George A. Ostrom, Defend-  
ants.

In the name of the State of Oregon:  
You are required to appear and an-  
swer the complaint filed against you  
in the above entitled suit, on or before  
May 22, 1918, and if you fail to an-  
swer, for want thereof, the plaintiffs  
will ask for a decree requiring defen-  
dants within sixty days after date of  
such decree to pay to the plaintiffs  
the sum of Nine Hundred Twenty-one  
Dollars and Fifty-four cents (\$921.54),  
and any amount of taxes and insurance  
premiums delinquent upon the  
hereinafter described property since  
1912; and in default of such payment,  
the defendants and each of them be  
barred and foreclosed of any right,  
title, interest or equity in or following  
described real estate in the County  
of Clackamas, State of Oregon:

All of Block Fifty-three (53) of  
First Addition to Jennings Lodge,  
Clackamas County, Oregon;

Also, beginning at the southeast  
corner of Block forty-six (46) of First  
Addition to Jennings Lodge, Clacka-  
mas County, Oregon, running thence  
north twenty (20) feet along the east  
boundary of said Block No. forty-six  
(46); thence westerly to the center of  
the well situate on the southerly bound-  
ary of said Block No. forty-six (46),  
continuing thence northwesterly to  
the intersection of a line parallel with  
the western boundary of said Block  
No. forty-six (46) and twelve (12)  
feet east thereof, which is ten (10)  
feet northerly on said intersected line  
from the southerly boundary of said  
Block No. forty-six (46); thence north-  
erly on said line twelve (12) feet east

of and parallel with the westerly  
boundary of said Block No. forty-six  
(46) to the northerly boundary there-  
of; thence westerly twelve (12) feet  
along the northerly boundary thereof  
to the northwest corner of said Block  
No. forty-six (46); thence southerly  
along the west boundary of said Block  
No. forty-six (46) to the southwest  
corner of Block No. forty-six (46);  
thence easterly along the south bound-  
ary of said Block No. forty-six (46)  
to place of beginning, together with  
all and singular, the tenements, here-  
ments, and appurtenances thereto  
belonging, or in anywise appertaining.  
And that the lease and agreement  
between the plaintiff and the defend-  
ant, George A. Ostrom, now of re-  
cord in the office of the County Clerk  
of Clackamas County, Oregon, be can-  
celled, annulled, held for naught and  
removed as a cloud upon the title of  
the plaintiffs to the said real estate;  
and for such other and further relief  
to which plaintiffs may be in equity  
entitled, and for their costs and dis-  
bursements in this suit.

This publication is made for six suc-  
cessive weeks by the order of the Hon-  
orable J. U. Campbell, Judge of the  
above entitled Court entered herein  
in the above entitled cause on April  
8th, 1918.

Date of First Publication, April 12th  
1918.

Date of Last Publication, May 24th,  
1918.

DEY, HAMPSON & NELSON,  
815 Yeon Bldg.,  
Portland, Oregon,  
Attorneys for Plaintiffs.

NOTICE TO CREDITORS

Notice is hereby given that the un-  
designated has been duly appointed by  
the county court of the State of Ore-  
gon for the County of Clackamas, ex-  
ecutrix of the estate of Benjamin F.  
Linn, deceased. All persons having  
claims against said estate are hereby  
required to present them to me at the  
office of C. Schuebel, Oregon City, Ore-  
gon, properly verified as by law re-  
quired, within six months from the  
date hereof.

Date of first publication, March 29,  
1918.

SUSAN C. LINN,  
Executrix of the Estate of Benjamin  
F. Linn, deceased.  
C. SCHUEBEL,  
Attorney for Executrix.

SUMMONS.

In the Circuit Court of the State of  
Oregon, for the County of Clacka-  
mas.

B. F. Linn, Plaintiff,  
vs.  
Frank Shaw, Defendant.

To Frank Shaw the above named de-  
fendant:

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 May, 1918, said date  
being the expiration of six weeks from  
the first publication of this summons,  
and if you fail to appear and 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 plain-  
tiff and defendant. This summons is  
published by order of Hon. J. U. Camp-  
bell, Judge of the Circuit Court, said  
date being the expiration of six weeks  
from the first publication of this sum-  
mons, and if you fail to appear and  
answer said complaint, for want thereof  
the plaintiff will apply to the court for  
the relief prayed for in her complaint,  
to-wit:

BROWNELL & SIEVERS,  
Attorneys for Plaintiff,  
Resident Attorneys of Oregon City,  
Oregon.

SUMMONS.

In the Circuit Court of the State of  
Oregon, for the County of Clacka-  
mas.

Madie Hardy and Maggie Hardy, his  
wife, Plaintiffs,  
vs.  
George A. Ostrom and Jessie A. Os-  
trom, his wife, Defendants.

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May 22, 1918, and if you fail to an-  
swer, for want thereof, the plaintiffs  
will ask for a decree requiring defen-  
dants within sixty days after date of  
such decree to pay to the plaintiffs  
the sum of Nine Hundred Twenty-one  
Dollars and Fifty-four cents (\$921.54),  
and any amount of taxes and insurance  
premiums delinquent upon the  
hereinafter described property since  
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the defendants and each of them be  
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corner of Block forty-six (46) of First  
Addition to Jennings Lodge, Clacka-  
mas County, Oregon, running thence  
north twenty (20) feet along the east  
boundary of said Block No. forty-six  
(46); thence westerly to the center of  
the well situate on the southerly bound-  
ary of said Block No. forty-six (46),  
continuing thence northwesterly to  
the intersection of a line parallel with  
the western boundary of said Block  
No. forty-six (46) and twelve (12)  
feet east thereof, which is ten (10)  
feet northerly on said intersected line  
from the southerly boundary of said  
Block No. forty-six (46); thence north-  
erly on said line twelve (12) feet east

of and parallel with the westerly  
boundary of said Block No. forty-six  
(46) to the northerly boundary there-  
of; thence westerly twelve (12) feet  
along the northerly boundary thereof  
to the northwest corner of said Block  
No. forty-six (46); thence southerly  
along the west boundary of said Block  
No. forty-six (46) to the southwest  
corner of Block No. forty-six (46);  
thence easterly along the south bound-  
ary of said Block No. forty-six (46)  
to place of beginning, together with  
all and singular, the tenements, here-  
ments, and appurtenances thereto  
belonging, or in anywise appertaining.  
And that the lease and agreement  
between the plaintiff and the defend-  
ant, George A. Ostrom, now of re-  
cord in the office of the County Clerk  
of Clackamas County, Oregon, be can-  
celled, annulled, held for naught and  
removed as a cloud upon the title of  
the plaintiffs to the said real estate;  
and for such other and further relief  
to which plaintiffs may be in equity  
entitled, and for their costs and dis-  
bursements in this suit.

This publication is made for six suc-  
cessive weeks by the order of the Hon-  
orable J. U. Campbell, Judge of the  
above entitled Court entered herein  
in the above entitled cause on April  
8th, 1918.

Date of First Publication, April 12th  
1918.

Date of Last Publication, May 24th,  
1918.

DEY, HAMPSON & NELSON,  
815 Yeon Bldg.,  
Portland, Oregon,  
Attorneys for Plaintiffs.

NOTICE TO CREDITORS

Notice is hereby given that the un-  
designated has been duly appointed by  
the county court of the State of Ore-  
gon for the County of Clackamas, ex-  
ecutrix of the estate of Benjamin F.  
Linn, deceased. All persons having  
claims against said estate are hereby  
required to present them to me at the  
office of C. Schuebel, Oregon City, Ore-  
gon, properly verified as by law re-  
quired, within six months from the  
date hereof.

Date of first publication, March 29,  
1918.

SUSAN C. LINN,  
Executrix of the Estate of Benjamin  
F. Linn, deceased.  
C. SCHUEBEL,  
Attorney for Executrix.

SUMMONS.

In the Circuit Court of the State of  
Oregon, for the County of Clacka-  
mas.

B. F. Linn, Plaintiff,  
vs.  
Mercantile Trust and Investment com-  
pany, a corporation; I. G. Davidson  
and Ida May Davidson, his wife, and  
F. W. Goldapp, Defendants.

State of Oregon, County of Clacka-  
mas, ss:

By virtue of a judgment order, de-  
cree and an execution, duly issued out  
of and under the seal of the above en-  
titled court, in the above entitled  
cause, to me duly directed and dated  
the 12th day of March, 1918, upon a  
said court on the 12th day of March,  
1918, in favor of B. F. Linn, plain-  
tiff, and against Mercantile Trust and  
Investment company; I. G. Davidson and  
Ida May Davidson, his wife, and F. W.  
Goldapp, defendants, for the sum of  
\$5000.00, with interest thereon at the  
rate of six per cent per annum from  
the 18th day of November, 1916, and  
the further sum of \$146.94 with inter-  
est thereon at 6 per cent from the 2d  
day of February, 1918, and the further  
sum of \$400.00, as attorney's fee, and  
the further sum of \$22.25 costs and  
disbursements, and the costs of an ap-  
peal on this writ, commanding me to  
make sale of the following described real  
property, situate in the county of  
Clackamas, State of Oregon, to-wit:

Beginning at a stone 18x12x10 in-  
ches in the center of the Oregon City  
and Milwaukie road, which is south  
43 degrees 45 minutes east 36.33  
chains and north 45 degrees east  
24.58 chains from the most westerly  
corner of the James McNary and wife  
donation land claim No. 33 in town-  
ship 2 south of range 2 east of the  
Willamette Meridian, and running  
thence north 45 degrees east 45-100  
chains to a stake; thence south 54 de-  
grees 30 minutes east 3.94 chains to a  
basalt stone 14x11x5 inches marked  
"X" on top at the most southerly cor-  
ner of a five acre tract conveyed by  
Clackamas Abstract and Trust com-  
pany to Geo. H. Allen, on April 15,  
1904, and recorded in Book No. at page  
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Clackamas county, Oregon, thence

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