

Shrock Gives His Views Concerning Cooperative Marketing Law

(By M. S. Shrock, Oregon Dairymen's Cooperative League.)

Every producer of any farm crop in the State of Oregon will be benefited by the action of the recent legislature in passing the one real constructive piece of legislation, the cooperative marketing law. The effect of this act will be far-reaching. It gives the small farmer a new ray of hope.

In the past the producer has been harassed by the speculator and gambler in food products who created an unstable market. The farmers' returns were always a matter of doubt. Individual marketing provides for no uniform system of standardizing or grading. Products thus handled usually bring a price based on the lowest grade included in the lot.

To the consumer ungraded products are unsatisfactory, because they are not dependable. The average consumer willingly pays a fair price for an article known to be of good quality and uniform. Producers have made innumerable attempts to organize for the purpose of getting away from the present wasteful system.

Failures have often resulted from a lack of cohesiveness in the organization while it was getting a start. Middlemen and speculators have helped to disrupt them by spreading seeds of discontent and by baiting members away from the organization.

The recent enactment of the legislature provides for iron-bound contracts between the members and the association. It provides that heavy penalties may be prescribed in such contracts for the breach thereof. With the danger of disruption removed the producers' marketing associations will be able to pull through the trying times that come to all organizations before they have had time to show effective results by establishing brands of products.

Once well established such organizations will be able to reach out to the consumer and eliminate or reduce by a big margin the difference that now often amounts to 50 to 100 per cent of the price the producer gets.

We now have several state-wide organizations that have been trying to establish themselves, such as Oregon Growers Cooperative association, with its "Midland" prunes and other horticultural crops, the Pacific Cooperative Producers' with its "Nisade" eggs, the Oregon Dairymen's Cooperative League with its "Melowest" butter and cheese. Two other organizations are in the formative process, the Cooperative Wool & Mohair Producers and the Oregon Wheat Growers' association. Some ten years ago Dr. Hector MacPherson, of the Bureau of Markets, at Corvallis, was sent by the Federal Government to Europe to study country life conditions. Being a marketing expert, he naturally recognized the importance of cooperative marketing in the daily welfare of European workers.

Upon his return he drafted a bill which was enacted into law in 1913. This law was considered the most modern piece of legislation of its kind in force at that time. Since then much progress has been made

along the lines of cooperative marketing. More thought has been given the subject and newer ideas formed. Last fall Dr. MacPherson went to California and studied conditions where greater success had been attained along this line than in any part of the United States. Upon his return he drew up certain amendments that he felt were vital to the fullest development of a system of marketing that brings producer and consumer closer to each other than the present system.

All other advocates of the "back to the farm" movement have accomplished nothing. People will go back to the farm only when the profits that can be made there are sufficient to enable them to live under 1921 conditions instead of 1850 conditions, under which most rural populations now exist.

Denmark, where cooperative marketing has been encouraged and practiced for 40 years, is the only nation on the face of the globe where in the last decade rural population has increased at the expense of the cities. In all other countries the people have migrated from the farms to the cities, so that the food supply is actually threatened. Prosperity on the farm means prosperity to all. The new cooperative marketing law safeguards the small producers and shortens the road from the producer to the consumer.

A bitter fight was staged against this bill by the Nestles Food Co., the big \$43,000,000 foreign corporation, which has at all times been determined to disrupt marketing organizations and insists upon dealing only with individuals. Their opposition availed them nothing, and, in fact, served only to cement the members of the legislature together in favor of the bill. The bill passed the senate with only four dissenting votes. The four voting against it being Hume and Moser of Multnomah county; Edwards of Tillamook county and Nickelsen of Hood River. It passed the house with four voting against it, namely, Allen of Lane county; Beals of Tillamook county; Burdick of Deschutes; and Hyatt of Wallowa county. Their argument against the bill was that if given too much encouragement and protection, farmers' organizations would grow into one great big monopoly, detrimental to society.

There is a world of difference between a trust composed of producers who combine for the purpose of marketing their own crops and a trust composed of a few speculators who combine for the purpose of cornering a commodity for speculative purpose. A producers' monopoly will never become a trust detrimental to society. It is their business to continue producing. If producers attempt to bolster up prices to the point where consumption is curtailed, they injure themselves by destroying their future market. A trust composed of men who buy and sell is not interested in future production, seeking only to profit by that which is under its control. It squeezes the public for the last dollar regardless of the future welfare of either producer or consumer.

The worst of the epidemic of measles at Boring is over now and school opened again this week. An eight pound baby boy was left by the stork on Feb. 21 at the home of Mr. and Mrs. R. C. Frace, which is the seventh little one to become a member of the Frace household. Just the right name for the little fellow has not been found. Edward saying the name he wants was not satisfactory to the rest of the family.

SANDY ITEMS

SANDY, Mar. 2.—Mr. Jake Gant has purchased a home in Portland of late and the family will make their home there. A delightful surprise was given Mrs. John Nelson on her birthday, January 25th. 53 persons were present and cards and games were enjoyed by all. Mr. and Mrs. E. Worthington and daughters and Mr. and Mrs. H. Worthington and little daughter, Anna, spent Saturday and Sunday visiting relatives in Oak Grove and Tualatin. Clarence Kehres and Mat Macho were among those to attend the meeting Tuesday at Salem in the interest of the soldiers bonus. We wish our ex-soldiers the very best of luck. Mrs. Frank Canning is improving rapidly from a serious case of tonsillitis. Mr. M. Kehres, Clarence Kehres, Miss Rosenberg and Mr. A. Aschoff spent Saturday and Sunday in Portland.

It is said the Brightwood dances are continuing on Saturday nights. Mr. and Mrs. Burbank of Sherwood, brother and sister of Mrs. Adolph Dahrens were here for the week end. R. E. Esson began his "spring cleaning" by having washed a window at his store all by himself the other day. Ed Hart attended the Farm Bureau luncheon at Oregon City and said there was a large enthusiastic crowd and they had a wonderful time. The workers have not covered the territory as fast as expected, hence had not arrived in the Firwood-Sandy section to solicit memberships last week. Mr. and Mrs. C. D. Purcell drove to Portland Sunday morning to have a day with relatives and forget the cares of the week remaining till Monday in the city, returning home Tuesday. Mr. Purcell included a trip to Oregon City on legal business while away.

Little Lorena Updegrave took sick on Sunday with what may be the mumps. There has been no news here this winter, though they have been in adjoining localities.

Champ Clark passes after great career. WASHINGTON, March 2.—Champ Clark died here today at 2:10 p. m. in his seventy-first year within two days of his retirement from the house of representatives after service of twenty-six years.

Champ Clark was known as a Missourian, but he was born in Anderson, Ky., March 7, 1850. He was christened James Beauchamp Clark but when a youth he shortened this by dropping the "Beau" and has always been Champ Clark since that time.

With the remark that one's name is his personal property, and he "has as much right to change it as he has to have his hair cut"—Clark sliced off the first part of what was considered a too burdensome sur-appendage, leaving it plain "Champ" and he went through life as Champ.

NOVICE TOLD HOW TO PAINT HIS AUTO RIGHT BY EXPERTS

Painting a car is no amateur job at best and automobile owners are not advised to attempt it. However, for the self-reliant owner that wants to try it and thinks he can get away with it, the following description taken from the current issue of "Motor" will be of interest.

The first thing to do is to take the paint off the body with paint remover. Allow it to stand 15 or 20 minutes and apply a second coat, permitting that to stand another 20 minutes. The paint is then so soft that it comes off clean without much effort with the putty knife.

The next step is to go over the surface with a rag soaked in turpentine (gasoline would do) to take off all traces of the paint remover. After that go over the entire car with No. 00 sand paper, hood and fenders included, getting the surface as smooth and clean as possible.

After this the car is ready for its first coat of paint—metal primer. This is laid on evenly and allowed to dry for 12 hours.

Next apply the surfacer, a pigment which comes in paste form. Put as much of the paste in a can as you think you will need and gradually add turpentine, stirring all the while, until the mixture has the consistency of ordinary paint. A little more care will be required in laying this coat, as it must be brushed out well and as smoothly as possible. Let dry six hours and when dry rub down with No. 00 sandpaper and dust-off. It is impossible to apply this coat without leaving brush marks, but by diligent sandpapering it can be made smooth.

The sealer is the next coat applied lightly and evenly just as it comes from the can. It permeates and seals the surface, providing perfect finishing coats from sinking in. Let dry 24 hours.

Now back your car out of the garage and make the painting room absolutely dust and dirt free by sweeping and then sprinkling with water the entire interior, including the ceiling if it is low enough to reach with the hose. Be careful not to wet the overhead enough to make it drip. Put your car back in the garage and lay on the color varnish just as you would paint, but a little more freely.

When, after 24 hours, this varnish has thoroughly dried, rub down with four pumice sufficiently to take off the gloss, bearing in mind that the air must be kept just free. Then put on a second coat of color varnish, brushing it in the opposite direction to the first and let that dry 24 hours. When dry rub it down again with flour pumice.

Rubbing with pumice should be done with a wet pad of cloth, or piece of felt. Wet the pad with water, dip it in the powder and then rub just enough to take off the high gloss. Dust the surface and prepare for the finishing coat.

First wet down the garage again and then collect all the sheets, blankets, or old carpets you can find, soak them well in water and hang them up all around your car, allowing a sufficient clearance for elbow room. This is one of the big secrets of automobile painting. The curtain must be kept damp, for the moisture which it gives off prevent the varnish from drying too fast.

Always try to varnish by panels, starting and ending at a door or break of some kind. The temperature of the room, the varnish and the car should be between 70 degrees and 73 degrees Fahrenheit. If the varnish is chilled it will not flow smoothly, while if it is too warm it will set before smoothing out. When the last brushful of finishing varnish has been applied, allow the car to dry for four days or a week.

Tire Company at Portland is Sold

PORTLAND, Feb. 26.—Milton A. Wurzwiler last week concluded the purchase of the Northwestern Tire corporation, one of the larger wholesale and retail tire organizations of this city, taking over the business from J. Rosenstrob, who was forced to give up the concern and sell out on account of ill health. The company is located at the corner of Broadway and Glison streets.

Mr. Wurzwiler, new owner and manager of the corporation, was formerly head of the Portland Simonizing station at 175 Twenty-first street and has been engaged in business in connection with the automobile industry in Portland for some time.

Manufacturers Favor 15 Per Cent Cut

DETROIT, Mich., Feb. 26.—Motor car manufacturers to a unit favor a reduction of 15 per cent in the duty on automobiles selling for \$2000 or above and a provision for reciprocal relations as a national policy in order to restore foreign trade in motor vehicles. A uniform tariff of 30 per cent ad valorem is desired.

In arriving at this decision the manufacturers realize that such a reduction will stimulate foreign automobile production, but the balance in horsepower and selling price between American and foreign vehicles is in favor of the domestic manufacturer, therefore he has no great fear of dangerous competition.

PASSING OF THE HORSE

The passing of the horse again is demonstrated by the action of the Sandusky County (Ohio) Horse Owners' Mutual Protective Association, which has been rechartered as the Sandusky County Automobile Mutual Protective Association.

AUTOMOBILES VITAL TO KEEP PACE WITH TIMES, SAYS LEE HALL

"Without an automobile neither an individual nor a business can keep up with the pace set by present civilization," says Lee Hall, of Hall & Son, local dealers in Chevrolet passenger and commercial cars.

"An automobile extends the use of the human faculties. It helps put thought into action—to get things done. It is an essential part of the equipment of the progressive human being.

"Statistics show that the general use of an automobile increases the efficiency of the business man fifty-seven per cent. The man who does not use a motor car is accordingly less efficient than the man who does.

"The salesman equipped with an automobile has an advantage over the salesman who depends on old methods of getting about. He can cover more territory more conveniently and in less time. He can work his territory more intensively.

"The merchant who is without a commercial car cannot hope to compete with those who have them. For an automobile enables a business house to give better service to more people.

"The farmer is handicapped without a motor car or truck. It reduces the time and distance between his farm and town or market. It increases his ability to produce the means of transporting more products and securing more profits. It makes him more independent. Unless he takes advantage of these benefits he cannot progress with those who do.

"Those who use motor transportation are those who wish to keep up with the times. The automobile is the mark of progressive individual or business."

War Department Adopts New Wheel

The ordnance department of the United States army has developed a combined wheel and caterpillar mount for heavy and light artillery. This invention makes it possible when running on smooth roads to fold back the caterpillar traction, so that the tank can be run on wheels giving it the speed of an ordinary automobile. When approaching rough ground the caterpillar traction is quickly readjust so the machine can negotiate.

PHONE RATES BOOSTED UP 30 PER CENT

SALEM, Or., March 2.—Rates of the Pacific Telephone & Telegraph company, which recently petitioned the Public Service Commission for larger revenues throughout the state. In order to carry on construction work and expansion, were materially increased by an order of the commissioners handed down Wednesday of last week.

Amounting to an approximate increase of 30 per cent over existing rates for service, the order is positively contingent upon the immediate carrying out by the company of its programme of line construction and extension service.

The increase ranges from 25 cents to 75 cents on residence telephones per month, and from \$1 to \$2 for business telephones, varying somewhat in the many communities.

E. Losil, of Oswego, was in Oregon City Wednesday.

CATARRH CANNOT BE CURED WITH LOCAL APPLICATIONS

As they cannot reach the seat of the disease, Catarrh is a local disease, greatly influenced by constitutional conditions, and in order to cure it you must take an internal remedy. Hall's Catarrh Medicine is taken internally and acts thru the blood on the mucous surfaces of the system. Hall's Catarrh Medicine was prescribed by one of the best physicians in this country for years. It is composed of some of the best tonics known, combined with some of the best blood purifiers. The perfect combination of the ingredients in Hall's Catarrh Medicine is what produces such wonderful results in catarrhal conditions. Send for testimonials, free.

F. J. CHENEY & Co., Props., Toledo, O.

All Druggists, 75c. Hall's Family Pills for constipation.

MONEY TO LOAN Farm Loans Unretorted PAUL C. FISCHER

BEAVER Bldg., Oregon City

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

LOGANBERRY TIPS for sale. \$40 per thousand. Ed Wikerson, Canby, Ore.

WANTED: One or two hives of bees. H. Thoney Jr., Oregon City, route 2 box 49.

WANTED to rent or care for a piano for use of same. Address E. D. D. Oak Grove, Ore.

NOTICE OF STOCKHOLDERS MEETING. The regular annual meeting of the stockholders of the Clear Creek Creamery Co., will be held at the plant, March 21, 1921. The purpose of this meeting is the election of a board of five directors, a secretary and treasurer for the term of one year, and so any other business that may properly come before this meeting. Meeting called to order 1:30 P. M. THOS. E. ANDERSON, Secretary.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Ethel Ford, Plaintiff,

vs. James A. Ford, Defendant. To James A. Ford, 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 15th day of April, 1921, said date being more than six weeks from the date of the first publication of this summons, and if you fail to so appear and answer said complaint, for want thereof, plaintiff will apply to the Court for the relief demanded in her complaint, to-wit: For a decree dissolving the marriage contract heretofore and now existing between plaintiff and defendant, and granting plaintiff a divorce and for such other and further relief as to the Court may seem just and proper.

This summons is served upon you by publication thereof, by order of the Hon. J. U. Campbell, Judge of the above entitled court, made and entered on the 3rd day of March directing that such publication be made in the Oregon City Enterprise once a week for six successive weeks; the first publication thereof being on the 4th day of March, 1921 and the last publication thereof being on the 15th day of April, 1921. JOSEPH, HANEY & LITTLEFIELD, Attorneys for Plaintiff, 511 Corbett Bldg., Portland, Ore.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Willie Van Allen, Plaintiff,

vs. Mary Ella Van Allen, Defendant. To Mary Ella Van Allen, 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 court and cause on or before six weeks from the date of the first publication of this summons. And if you fail to so appear and answer plaintiff will apply to the above entitled court for the relief prayed for in his complaint, to-wit: For a decree of the Court forever dissolving the bonds of matrimony heretofore and defendant.

This summons is published as provided by an order of the Hon. J. U. Campbell, Judge of the above entitled Court, made and entered on the 3rd day of March, 1921, providing that the same be published for six consecutive and successive weeks.

Date of first publication, 4th of March, 1921. Date of last publication 15th day of April, 1921. JOSEPH, HANEY & LITTLEFIELD, Attorneys for Plaintiff, 511 Corbett Bldg., Portland Oregon.

SUMMONS

In the Circuit Court of the State of Oregon for Clackamas County. Marjorie Heasler, Plaintiff,

vs. Albert Heasler, Defendant. To Albert Heasler, Defendant above named:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the Plaintiff in the above entitled Court and Cause within Six (6) weeks from the date of the first publication of this summons, and if you fail to so appear and answer Plaintiff's complaint, for want thereof, the plaintiff will apply to the Court for the relief prayed for in her complaint, to-wit: For a decree of divorce from you.

For a decree of divorce from you on the ground of cruel and inhuman treatment, and for such other and further relief in the premises as pertains to equity.

This summons is published by order of the Hon. J. U. Campbell, Judge of the above entitled Court, which order was made and entered on the 16th day of February 1921, and the time prescribed therein for publication of this summons is six successive weeks, beginning with the issue of February 18, 1921, that being the date of the first publication of this summons, and the last being on the 1st day of April, 1921. GEO. A. HALL, Attorney for Plaintiff, 512 Selling Building, Portland, Ore.

ALIAS CITATION

No. 18354. In the County Court of the State of Oregon, for the County of Clackamas.

In the Matter of the Estate of James January, Deceased.

To Irena Worbs, Wickliffe January, Mary Selby, Reubin January, Edwin January, Caroline Noble, Ira January, Mrs. Zora Marsh, Mrs. Audrey Kamer, Mrs. Maude Hayward, Mrs. Lola Horter and A. O. January, next of kin and heirs at law of James January, deceased, and to all other persons interested in said estate, Greetings:

In the name of the State of Oregon you are hereby cited and required to appear in the County Court of the State of Oregon, at the courthouse, for the County of Clackamas, at the Court Room thereof, in Oregon City, Clackamas County, Oregon, on Tuesday the 15th day of March, 1921, the same being the March term of said Court, at 10:00 o'clock in the forenoon of said date, then and there to show cause, if any exist, why an order of sale should not be made directing, authorizing and licensing D. P. Price, Administrator of the estate of James January, deceased, to sell the following described real property belonging to the above entitled estate, to-wit:

"Tract 'L' in Clackamas River-side, as shown by the plat thereof of record in the Recorder's office of Clackamas County, Oregon, consisting of approximately 15 acres, lying and being in the County of Clackamas, State of Oregon."

"Lots 24 and 25 in Block 4, Terrace Park, within the corporate limits of the City of Portland, Oregon, upon which there is located a small antiquated dwelling house."

For the purpose of paying the debts, charges and expenses of administration; same to be sold at public or private sale upon such terms as the Court may direct.

PROFESSIONAL DIRECTORY

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.

This Notice is published in the Oregon City Enterprise once a week for four consecutive weeks by order of the above entitled Court, made on the 3rd day of February, 1921, the date of the first publication being February 4, 1921, and the date of the last publication being on March 4, 1921. Witness my hand and the seal of this Court affixed this 3rd day of February, 1921. FRED A. MILLER, County Clerk.

ADMINISTRATOR'S NOTICE. Probate Department.

In the County Court of the State of Oregon, for Clackamas County. Notice is hereby given that the undersigned has been appointed executor of the estate of George Brown, deceased, by the County Court of the State of Oregon for Clackamas County, and has qualified. All persons having claims against said estate are hereby notified to present same, duly verified as by law required, to the undersigned at 809 Chamber of Commerce Bldg., Portland, Oregon, within six months from the date hereof. Dated and first publication February 4, 1921. Last publication March 4, 1921. M. B. MEACHAM, Executor.

SUMMONS

In the Circuit Court of the State of Oregon, for Clackamas County. Charles Sterling, Plaintiff,

vs. Katherlena W. Sterling, Defendant. To Katherlena W. Sterling, above named defendant:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you on or before the 11th day of March, 1921, said date being more than six weeks from the date of the first publication of this summons, and if you fail to so appear and answer said complaint, for want thereof, plaintiff will apply to the Court for the relief demanded in his complaint, to-wit: For a decree dissolving the marriage contract heretofore and now existing between plaintiff and defendant, and for such other and further relief as to the Court may seem just and proper.

This summons is served upon you by publication thereof, by order of the Hon. J. U. Campbell, Judge of the above entitled court, made and entered on the 27th day of January, 1921, directing that such publication be made in the Oregon City Enterprise once a week for six successive weeks; the first publication thereof being on the 28th day of January, 1921 and the last publication thereof being on the 11 day of March, 1921. BROWNELL & SIEVERS, Attorneys for plaintiff, Oregon City, Ore.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Floyd L. Sutherland, Plaintiff,

vs. Edith M. Sutherland, Defendant. To Edith M. Sutherland, 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 Court and cause on or before Monday, the 7th day of March, 1921, which date is more than six weeks after the date of the first publication of this summons, and if you fail to appear and answer to said complaint, for want thereof the plaintiff will apply to the Court for the relief demanded in his said complaint, to-wit: For a decree of this Court dissolving the bonds of matrimony now and heretofore existing between the plaintiff and the defendant herein, and for such other and further relief as to the Court may seem meet and equitable in the premises.

This summons is served upon you by publication thereof for six successive weeks by order of the Honorable J. U. Campbell, Judge of the above entitled Court, which order is dated January 15th, 1921, and which order directs that service of this summons by publication be had upon you for six successive weeks in the Oregon City Enterprise, a newspaper of general circulation published in the County of Clackamas, State of Oregon, and that said publication be made once each week for six successive weeks; that the date of the first publication thereof be the 21st day of January 1921, and the date of the last publication be the 4th day of March 1921. JOHN C. MCCUE, Attorney for plaintiff, Post Office Address: 407 Yeon Bldg., Portland Oregon.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Hazel E. Christensen, Plaintiff,

vs. Henry C. Christensen, Defendant. To Henry C. Christensen, 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 Court and Cause, on or before the expiration of six successive weeks from the First Publication of this Summons, said first publication being on the 11th day of February, 1921, and the last publication being on the 25th day of March, 1921. And if you fail to answer or appear, for want thereof, the plaintiff will apply to said Court for the relief prayed for in Plaintiff's Complaint and for full relief herein to-wit:

For a decree from said Court forever dissolving the marriage contract heretofore and now existing between the plaintiff and the defendant herein, and granting to the plaintiff the absolute care, custody and control of Ellis Clarence Christensen, the minor child of said marriage and for such other and further relief as to the Court may seem equitable.

This Summons is published in the Oregon City Enterprise, by order of Hon. J. U. Campbell, Judge of the above entitled Court, made on the 10th day of February, 1921, and the first day of publication being on Friday the 11th day of February, 1921. WILLIAM G. MARTIN, Attorney for Plaintiff, 508 Buchanan Bldg., Portland Ore.

NOTICE OF FINAL ACCOUNT.

In the County Court of the State of Oregon for Clackamas County. In the Matter of the Estate of John M. White, Deceased.

Notice is hereby given that the undersigned Administrator with copy of Will annexed of the Estate of John M. White, Deceased, has filed his Final Account in the County Court of Clackamas County and that the 14 day of March, 1921, at 10 o'clock A. M. of said day and the court room of said Court has been fixed by said Court as the time and place of hearing objections to said Final Account and the settlement thereof. Date of first publication 11th day of February, 1921. Date of last publication 11th day of March, 1921. JAMES F. ALEXANDER, Administrator.

ADMINISTRATOR'S NOTICE

In the County Court of Clackamas County, State of Oregon. In the Matter of the Estate of Ellen Whittier, Deceased.

Notice is hereby given that the undersigned, Administrator of the Estate of Ellen Whittier, deceased, has filed in the County Court of Clackamas County, State of Oregon, his final report and account as such Administrator, and that Monday, the 7th of March, 1921, at the hour of 10 o'clock A. M., has been fixed by said Court as the time for hearing objections to said report and account, and for the settlement of same. S. C. CATCHING, Administrator.

SUMMONS.

No. 17620. In the Circuit Court of the State of Oregon for the County of Clackamas. Mary B. Harbit, Plaintiff,

vs. Roy Mitchell Harbit, Defendant. To Roy Mitchell Harbit, 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 court and cause on or before six weeks from the date of the first publication of this summons. And if you fail to so appear and answer plaintiff will apply to the above entitled court for the relief prayed for in her complaint, to-wit: For a decree of the Court forever dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant.

This summons is published as provided by an order of the Hon. J. U. Campbell, Judge of the above entitled Court, made and entered on the 15th day of February, 1921, providing that the same be published for six consecutive and successive weeks. Date of first publication, 18th day of February, 1921. Date of last publication, 1st day of April, 1921. WILLIAM P. LORD, Attorney for Plaintiff, 401-4 Bd. of Trade Building, Portland, Oregon.

NOTICE TO CREDITORS

In the County Court of the State of Oregon, for Clackamas County. In the Matter of the Estate of John Swalley, Deceased.

Money loaned, abstracts furnished, land titles examined, estates settled, general law business. Over Bank of Oregon City. 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. Phone 405. WM. STONE, ATTORNEY AT LAW, Stevens Bldg., Oregon City, Ore.

other and further relief as to the Court may seem equitable. This Summons is published in the Oregon City Enterprise, by order of Hon. J. U. Campbell, Judge of the above entitled Court, said order having been made on the 10th day of February, 1921, and the first day of publication being on Friday the 11th day of February, 1921. WILLIAM G. MARTIN, Attorney for Plaintiff, 508 Buchanan Bldg., Portland Ore.

NOTICE OF FINAL ACCOUNT. In the County Court of the State of Oregon for Clackamas County. In the Matter of the Estate of John M. White, Deceased.

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ADMINISTRATOR'S NOTICE

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