## (MEN MEET JAN. 6

ENT HAWLEY ANNOUNC-SPLENDID PROGRAM.

Active Members of Pur Livestock Association to Deliver Addresses.

Oregon Pure Bred Livestock h will pertain to prizes and for the annual state fair. lent C. L. Hawley of McCoy retary N. C. Maris of Portland

sallis meeting:
ss by President Hawley on
at P. P. I. Exposition.' bosiness

at Can the Oregon Pure Bred ck Association Do to Make the ation of Greater Value to k Industry in the State?

les, Portland.
Possibilities of Beef Produc-Oregon, 'I. D. Graham, Port-

and an Official Catalogue at te Fair?" C. P. Hembree, th; Frank Brown, Carlton the Agricultural College with the Breeders in Open the State Fair?" E. L. Pot-

in January Judge Belt will regular term of court here weral cases. The local dock-t a heavy one, and for the t will consist of divorce hear-

TROUBLE LEADS TO TERRIBLE TORTURES

ds of sufferers from pains in and sides, bladder and urinders, lumbago, rheumatism, puffy swellings under the n the feet and ankles, nertired or worn-out or head-ling, don't seem to realize preater part of all sickness be avoided by keeping the working properly. If you om any of the many agonies mpany weak, clogged-up or kidneys you should not neg-self another day and run the rious complications. Secure e of Solvax, the wonderful remedy, which is very in-vet acts quickly and surely of the trouble. You'll be how entirely different you'll very short time.

matter how long you red, how old you are, or have used. The very prin-dvax is such that it is prachave used. apossible to take it into the without beneficial re-

has been so uniformly suc-nat Courad Stafrin will in Il it under a positive guaran-lief or refund the money.

OF FINAL SETTLEMENT.

dollars, attorneys fees, and the fur-ther sum of Ten and 20-100 (\$10.20) ther sum of Ten and 20-100 (\$10.20) dollars, and also the costs of and upon this Writ; and whereas it was further ordered and decreed by said Court that the following propecty should be sold by me to satisfy said execution, I will, on Saturday, January the 29th, 1916, at the hour of 1 o'clock p. m. of said day at the front door of the County Court House at Deales, Gregon, in Polk County, sell Dallas, Oregon, in Polk County, sell at public auction to the highest bid-

Sherif of Polk County, Oregon.
SIBLEY & EAKIN,
Attorneys for Plaintiff. D28-J25

CITATION

In the County Court of the State of Oregon for Polk County. In the matter of the estate of James

Skidmore, (formerly Evans,) Ida E. Wiekham, and the unknown heirs of Skidmore, (formerly Evans heirs of Wiekham, and the unknown heirs of L. W. Stewart, deceased, described in the will of decedent as "son by adoption," heirs and devisees of the above named James B. Olmsted, deceased, and to all others unknown:

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 in and for the County, Oregon.

State of Oregon in and for the County of Polk, at the Courtroom thereof in of Polk, at the Courtroom thereof in Oregon, made and entered of record Oregon, made and entered of record

State of Oregon in and for the County of Polk, at the Courtroom thereof in the city of Dallas, in said County, on Monday, the 7th day of February. 1916, the same being the first day of the February, 1916, term of said Court, at the hour of ten o'clock in the forenoon of said day, then and the forenoon of Said County, Oregon, made and entered of record on the 6th day of December, 1915.

Witness my hand and the official seal of the City of Dallas, Polk County, Oregon, made and entered of record on the 6th day of December, 1915.

Witness my hand and the official seal of the City of Dallas, Polk County, Oregon, made and entered of record on the 6th day of December, 1915.

Witness my hand and the official seal of the City of Dallas, Polk County, Oregon, made and entered of record on the 6th day of December, 1915.

Witness my hand and the official seal of the City of Dallas, Polk County, Oregon, made and entered of record on the 6th day of December, 1915. should not be granted to the said exe-cutrix to sell the following described part of the real estate of said decensed at private sale for each for the purpose of raising funds sufficient for the payment of the funeral charges, expenses of administration, and claims against the said estate, which real property is described as follows,

NOTICE TO CONTRACTORS

Notice is hereby given to whom it may concern that the Honorary Court of Polk County will receive bids on Saturday, January 15, 1916, at 1 o'-clock p. m., for the grubbing and grading of the change in the McBee

Plans on file in the clerk's office A certified check of 5 per cent of the amount of the bid to accompany the

Court will also receive bids for

Deliver Addresses.

Delive Oregon. of July of each year; both principal and interest to be payable in United States Gold Coin of the present stand-

and interest to be payable in United States Gold Coin of the present standard of weight and fineness, at the Dailas, at its the Proper Size of State izes on the Different Breeds of C. E. Cleveland, Gresham; logg, Salem.

Notice is hereby given that the final account of Alice E. Page as administrix of the estate of F. J. Page, deceased, has been filed in the County, Oregon, without charge, and that the 31st day of January. 1916, at the hour of 9 o'lock a m, has been duly appointed by such Court for the hearing of objections to such final account and the settlement thereof, at which time any person interest of said bonds, to will be seed the setate may appear and file objections thereto in writing and contest the same.

ALICE E. PAGE, Administratrix of the Estate of interest, not exceeding six and interest to be payable in United States Gold Coin of the present standard of weight and fineness, at the Dailas City bank in the city of Dallas, City bank in the city of weight and fineness, at the Dailas, City bank in the city of weight and interes ary, 1916, in the bids must state said City. The bids must state said city. The bids must state said rate of interest, not exceeding six rate of interest, not exceeding six rate of interest, not exceeding six rate.

(6) per cent. per annum; but said bonds shall not be sold for less than their face value, together with the no or their date to the date of their delivery. Said delivery of said bonds will be made at the office of the City Treasurer of the said City of Dallas, Polk County, Oregon.

The City Council of the City of Dallas, Bolk County, Oregon, beachy to

has, Polk County, Oregon, hereby re-serves the right to reject any or all

PROPOSAL FOR SALE OF 1915 UGLOW AVENUE IMPROVE-MENT BONDS OF THE CITY OF DALLAS, POLK COUNTY, ORE-

Notice is hereby given that scaled bids for the purchase of the whole or any part of \$2851.88 of 1915 Uglow

las, Polk County, Oegon, hereby re serves the right to reject any

Bids must be marked "Bids for Bonds," accompanied by a certified check for ten (10) per cent. of the amount bid, and addressed to Charles

Gregory, Auditor and Police Judge, Dallas, Polk County, Oregon.

Done by order of the City Council of the City of Dallas, Polk County,

Oregon, made and entered of record on the 6th day of December, 1915. Witness my hand and the official seal of the City of Dallas, Polk Coun-ty, Oregon, this 16th day of December, A. D., 1915.

CHAS. GREGORY, Auditor and Police Judge

SHERIFF'S NOTICE OF SALE.

Notice is hereby given that by vir-tue of an execution issued out of the Circuit Court of the State of Oregon for Marion County, on the 14th day of December, 1915, and to me !rect-ed upon a judgment that was enrolled and docketed in the office of the Clerk of said Court on the 13th day of De-cember, 1915, in a certain suit then cember, 1915, in a certain suit then pending in said Circuit Court wherein Theo. M. Barr was plaintiff and Salem Fruit Evaporator Company, a corporation, and F. W. Waters were defendants, a judgment was rendered in favor of the above named plaintiff, Theo. M. Barr, and against the above named defendants. Salem Fruit Evaporator Company, a corporation, and F. W. Waters, for Twenty-Three Hundred Three and 66-100 (\$2303.66) dollars, with interest thereon from the dollars, with interest thereon from the 9th day of June, 1915 at the rate of eight (8) per cent per annum, and the further sum of One Hundred Seventy-Five and no-100 (\$175.00) dollars, now due on said judgment, with in-terest at the rate of six (6) per cent per annum, from the 13th day of De-cember, 1915, and the further sum of cember, 1915, and the further sum of Eighteen and no-100 (\$18.00) dollars, costs, and also the costs of and upon this writ; and whereas it was further ordered and decreed by said Court that the following property should be sold by me to satisfy said execu-tion. I will, on Saturday, January the 22nd, 1916, at the hour of 1 o'clock p. m. of said day at the front door of the County court House at Dallas. of the County court House at Dallas, Oregon, in Polk County, sell at public auction to the highest bidder for eash in hand on day of sale, all the right, title and interest and estate which said defendants have and all persons claiming under them have in or to the hereinafter described prem-

ses, and every part thereof.
Said property is described as fol-ows: Lots one (1) and two (2), Block 'B" West Salem, all in Polk County,

Said Sale being subject to redemp tion in the manner provided by law, and the proceeds thereof to be applied to the payment of the aforesaid judg ment.

Dated this 21st day of December, 215. JOHN W. ORR, Sheriff of Polk County, Oregon. 1915.

CHAS, E. LENON, Attorney for Plaintiff D.21-J.18

NOTICE TO CREDITORS.

State of Oregon for Polk County, administrator of the estate of Hathaway Yocom, deceased, and has qualified.

Administrator of the estate of further sum of Hathaway Yocom, deco OSCAR HAYTER,

of Twenty-four and no-100 Dollars scribed as being covered by the (\$24.00), costs and disbursements and of plaintiffs' morigage, be sold (\$24.00), costs and disbursements and the costs of and upon this Writ; and whereas it was further ordered and decreed by said Court that the foldecreed by said Court that the low-lowing property should be sold by me to satisfy said execution, I will, on Friday, the 31st day of December, 1915, at the hour of One o'clock p. m, of said day at the front door of the Court House at Dallas, Oregon, in Polk County, sell at public auction to the highest bidder for each in hand on day of sale, all the right, title and interest and estate which said defendants have and all persons claiming under them have in or to the hereinafter described premises,

every part thereof.
Said property is described as fol-

Lot No. 8, in Block No. 12, King-wood Park, Polk County, Oregon. Said sale being subject to redemption in the manner provided by in the manner provided by law as provided in said decree.

ated this 29th day of November JOHN W. ORR, 1915. Sheriff of Polk County, Oregon POGUE & PAGE, Attorneys for Plaintiff.

NOTICE OF APPOINTMENT OF ADMINISTRATOR

ADMINISTRATOR.

Notice is hereby given to all whom it may concern that the undersigned W. T. Maey has been duly appointed and qualified and letters of administration have been duly issued to him by order of the county court of Polk county, Oregon, duly made and entered of record therein on the 15th day of December, 1915, appointing said W. T. Maey as administrator of the estate of Sherman Whitson Seroggin, deceased. All persons having claims against said estate will present the same to the undersigned at McMinnville, Oregon, with proper voushers ville, Oregon, with proper vouchers annexed within six months from the date of this notice.

Dated this 11th day of December 1915.

W. T. MACY, Administrator estate Sherman Whit son Seroggin, deceased, HOLMES & PEARCE,

Attorney for estate, McMinnville, regon. Dec.17-Jan14

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Polk. W. W. Fawk and Mary V. Fawk plaintiffs, vs. Title & Trust Company, plaining, vs. Title & Trust Company, an Oregon corporation, Florence Page, Winifred I. Dosch, Charles G. Benson, W. H. McNair, B. M. Benson, First National Bank of Ashland, Oregon, National Bank of Ashland, Oregon, an Oregon corporation, Clarence C. Murton, J. Syd McNair, Ernest P. Dosch, C. C. Page, T. L. McIntyre, Walter A. Bandimere, Herman Palester, Margaret Cohen, C. B. Vaughn and E. J. Carlson, defendants.

To Florence Page, J. Syd McNair, C. C. Page, T. L. McIntyre, Walter A. Bandimere, Herman Palester, C. B. Vaughn and E. J. Carlson, Defendants above named:

fendants above named: 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, within six (6) weeks from December 21, 1915, the date of the first publication Notice is hereby given that the un-dersigned, William A. Yocom, has been appointed by the County Court of the appointed by the County Court of the tiffs will apply to the court for the relief demanded in the complaint in this suit, to-wit:

fied.

All persons having claims against the said estate are hereby required to present them, duly verified, with the proper vouchers, within six months from the date of this notice, to Oscar Hayter, attorney for the undersigned administrator, at his lay offices in Dallas City Bank Building, in Dallas, Oregon.

Dated and first published December 17, 1915.

Administrator of the estate of Hathaway Vocom.

All persons having claims against this suit, to-wit:

1. That the plaintiffs have judgment four hundred fifty-six and 48-100 dollars (\$5,456.48), with interest there on at the rate of eight per cent. (8%) per annum, from November 21st, 1915, until pagil, and the further sum of six hundred dollars (\$600.00) as their attorneys' fees for the collection of the note bereinbefore described and the foreclosure of the trust agreement and mortgage set forth in this complaint, and for the further sum of their sum of the latest three same of the sum of five thousand four hundred fifty-six and 48-100 dollars (\$5,456.48), with interest there on at the rate of eight per cent. (8%) per annum, from November 21st, 1915, until pagil, and the further sum of six hundred dollars (\$600.00) as their attorneys' fees for the collection of the note bereinbefore described and the foreclosure of the trust agreement and mortgage set forth in this complaint in the said, the said the said that the said that the said the said that the said the said that t forth in this complaint, and for the further sum of their costs and dis-

De PTMA German (1997) and the propose of realising funds sufficient for large and propose of realising funds sufficient for large and propose of the purchase of the whole of any part of. ESSLSS of 1915 Ugles and the funds against the said estate, which against the said estate, w

of plaintiffs' mortgage, be sold in a manner provided by law, and the pro-ceeds of said sale be applied toward the payment of the costs of this sale and toward the costs and disburse-ments of this suit and the payment ments of this suit and the payment of such judgment and decree as shall be made herein in favor of the plain-tiffs, including attorneys' fees, and the balance, if any, paid into court for the benefit of whomsoever shall be decreed by the court to be entitled therein.

the balance, if any, pass his contracts of the balance of the said unsold lands, when sold pursuant to the decree of this court, shall not sell for enough to pay the claims of the plaintiffs herein in full, as shall be provided by decree of this court, that in that event, the interests of the defendants and all of them, as beneficiaries, or otherwise, in the contracts for the sale of lands covered by the said trust agreement which have been heretofore-contracted to be sold by the said Title & Trust Company, defendant, and which contracts of sale are outstanding, and any other rights or interest of the defendants, or any of them, except the Title & Trust Company, in the said trust agreement and the property covered thereby, be sold in a manner provided by law for the sale of such property, under execution, and the proceeds of said sale be applied as follows, to-wit: The payment of the balance of the plaintiffs' judgment and decree as shall be entered herein, and the balance, if any, paid into the court for the benefit of whomsoever shall be decreed by the court to be entitled thereto, said contracts being described as follows, to-wit: Contracts of sale made by Title & Trust Company, defendant, covering the property and running to the purchaser and bearing the date and having the amount due thereon for each contract respectively, as follows:

Description, Lot eighteen (18); purchaser, A. H. Dennett; date, July 5,

each contract respectively, as follows:
Description, Lot eighteen (18); purchaser, A. H. Dennett; date, July 5, 1911; amount unpaid, \$369.57.
Description, South half (8½) of lot twenty-three (23) (as hereinbefore more specifically described); purchaser, A. H. Dennett, date, November 14, 1911, amount unpaid, \$7.50.
Description, Lot fifteen (15); purchaser, G. A. Grabb; date, November, 14, 1911, amount unpaid, \$288.00.

chaser, G. A. Grabb; date, November, 14, 1911, amount unpaid, \$298.00.

Description, South half (8½) of lot sixteen (16); purchaser, W. L. McKnight, date, May 1, 1912; amount unpaid, \$138.56,

Description, West half (W,½) of lot fourteen (14); purchaser, Jessie B. Grabb; date, January 17, 1913; amount unpaid, \$469.51.

Description, Lot three (3); purchaser, H. P. Hough; date, December 15, 1913; amount unpaid, \$855.36.

15, 1913; amount unpaid, \$855.36.
Description, North half (N. 1/2) of lot sixteen (16); purchaser, D. G. Revere; date, January 15, 1914; amount unpaid, \$195.03.

amount unpaid, \$195.03.

And plaintiffs pray that said decree shall provide that the sale of the beneficiaries' interests in the said lands contracted to be sold, shall affect only the equity of the beneficiaries therein, and the purchasers of said contracted lands at such foreclosure sale shall be merely subrogated to the rights of the beneficiaries of the said trust agreement in said contracted lands, and that said foreelosure shall not in any wise affect the rights and powers of said Title & Trust Company to continue to perform its said outracts of sale and receive the purchases of sale and receive the purchases. powers of said Title & Trust Company to continue to perform its said contracts of sale and receive the purchase price therein specified, the purchaser at such forcelosure sale to receive from said Title & Trust Company such portions of the proceeds arising from said contracts of sale as the payees and beneficiaries under the trust agreement would have received if there had been no forcelosure.

4. That the contracts entered into 4. That the contracts entered into by and between the Title & Trust Company, defendant, and T. L. McIntyre, Walter A. Bandimere, Herman Palester, Margaret Cohen, C. B. Vaughn and E. J. Carlson, be declared to be null and void and of no effect and the lands covered by the said contracts respectively, be declarated.