

News from the Wasco Community

A sewing class has been organized under the adult education plan with Mrs. A. M. Hicks as instructor. It will meet Saturday afternoons and Monday afternoons from two to four. Dressmaking will be taught those over 16 years of age who wish to attend.

The 19th birthday anniversary of the Annie Fulton chapter, OES was observed Tuesday evening at Fraternity hall. A huge birthday cake carrying 19 candles was the piece of resistance for the lunch that followed the program. About twenty were present from The Dalles. Mr. and Mrs. E. E. Barzee, Mrs. Paul Alley, L. P. Haven and Mr. and Mrs. John Styles were installed.

Mrs. J. M. Stevenson and daughter, Mrs. Claud Eaton were hostesses to the pinocchio club Saturday evening. Mr. and Mrs. V. M. Russett, high scores and Mrs. and Mrs. A. J. Anderson held low.

The ladies of the Methodist church will give a St. Patrick's tea March 20th.

Mrs. Pearl Butler was hostess at a bridge party Saturday afternoon. Decorations suggestive of spring time were used for the table decorations of the luncheon which preceded the play. Mrs. Frank Lamborn received high score. Mrs. W. H. Burres second and Mrs. Fred Fortner third.

Rosemary Walker extended hospitality to her bridge club Wednesday evening with a buffet supper. Miss Leora Peetz was an invited guest.

The ladies of the Christian church will give a silver tea March 30.

Miss Thyra Fields is employed at the present time at Colfax, Washington.

Mr. and Mrs. Lloyd Brown of Portland spent Saturday and Sunday visiting with the former's sister, Mrs. Myron Hale.

Mrs. Belle Clothier and Mr. and Mrs. W. A. Clothier spent Sunday with Mr. and Mrs. T. C. Reese of Moro and are since commenting on the artistry of the garden at the Reese home.

Mr. and Mrs. Sam Brock and Mr. and Mrs. Clyde Fridley attended the Pomona grange meeting in Kent Saturday.

Earl McKinney and mother, Mrs. Minnie McKinney, accompanied by Mrs. Ed Alley and daughter, Lila Lee of Grass Valley, drove to Portland last week. Mrs. McKinney remained to receive medical attention there.

Mrs. Sarah Barnett left for Portland Saturday where she will visit with relatives.

Mrs. Josie Underhill spent several days in The Dalles as a guest of Mr. and Mrs. Guy Pound and her sister, Mrs. Jessie Hull.

Eighteen members and three guests attended the Klondike community club at the home of Mrs. Pres Boice Thursday afternoon.

Mr. and Mrs. Hudson White of Madras stopped for a short time at the H. H. White home last week.

Mrs. A. S. Johnson entertained the contract club Wednesday of last week. Invited guests were: Mesdames W. R. Newman, I. C. Davies, Guy Mathews, A. S. Esson, O. A. Carlson.

Arthur Juncke and wife of Colfax, Washington are at the home of Mrs. A. T. Striker.

Mrs. Fred Fortner and Mrs. H. A. White entertained the contract club Friday afternoon at the home of Mrs. Fortner. Unique score cards were used at the three tables. Mrs. Ed McKee received highest honors.

Mrs. Nellie Dunning and daughter, Miss Hope of Yreka, were the guests of Mrs. Mary Knox coming Monday afternoon.

Mrs. Merrit Tuel and children spent several days of last week in Portland to attend the wedding of her sister, Dorothy Dixon to W.

Arthur Wall. The newlyweds will move to Africa where Mr. Wall has a position as a mining engineer.

Word has been received that Hal R. White has received a presidential nomination to be postmaster of Wasco. Confirmation has not been received.

SERA TEACHING USE OF SPINNING WHEEL

With spinning classes, pottery and weaving classes in operation in Oregon, the emergency educational program of the State Relief Committee is proving its worth and leading the state relief program in these old time devices which our grandmothers used.

Spinning wheels from 75 to 150 years old, some of which came from the continent, brought to America by the great grand fathers and grand mothers of those owners of the wheels today, are spinning yarn from Clackamas wool and proving a big aid to the relief family. Three classes in spinning are running in Clackamas county under the supervision of Katherine McRae, county superintendent of schools.

Three looms are in operation in the weaving classes and more could be used in the classes operated by the Cottage Crafts organization which was started three years ago with one loom and a pottery class with Miss Esther Hult, well known sculptor, as instructor. Miss Hult is the owner of one of the spinning wheels, which her great grandfather made in Sweden to replace the large wheel which had been in the family for years, because it was too large to be crated for shipment to America when the family came over from the Norse country. Before the depression Miss Hult was a sculptor in the St. Louis Art Museum.

To work his way out of the depression, a Clackamas county man is now making spinning wheels for ten dollars each, the customer furnishes the wood.

RUSSIA RAISING LOTS OF WHEAT THIS YEAR

Russia, with a wheat area accounting for roughly one-fourth of the world total outside of China and larger than the combined acreage of all other European countries plans a slightly increase in the wheat area for the 1935 crop over that of a year ago, according to the Grain Market Service of the U. S. Bureau of Agricultural Economics. Russia has roughly three and one half times as much land suitable for wheat production as has the United States and the proportion of the most fertile and best adapted lands to the total is much higher. Russia is easily the closest rival of the United States for world supremacy as wheat producers and is the most formidable competitor of Canada as a potential exporter of hard spring wheat.

Russian spring wheat seedings as planned for the 1935 harvest are placed at 57,329,000 acres as against a planned area of 57,426,000 a year ago and actual seedings of 58,977,000 acres for the 1934 harvest. This acreage exceeds the combined acreage of spring wheat

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in the U. S. and Canada. Seedings of Russia winter wheat were increased to 31,900,000 acres, as compared with 29,785,000 acres seeded in 1934. Should the Russian planned spring wheat acreage materialize, the total Russian wheat area including winter and spring for the 1935 crop would amount to 89,129,000 acres against 88,762,000 acres seeded in 1934. The Canadian wheat acreage for the 1934 crop comprising mostly spring wheat totaled 23,985,000 acres as against 25,991,000 acres a year earlier.

Russian yields per acre are normally somewhat lower than those of either Canada or the United States. They are materially below the relatively high per acre yields of the normally deficit countries of Northwestern Europe and some lower than yields in other surplus exporting areas. The average yield of Russian wheat per acre for the period 1921-26 was 10.6 bushels as compared with the Canadian average of 16.6 bushels and the United States yield of 13.7 bushels per acre. The average yield of all European countries for the period 1925-26 was 13.2 bushels for the exporting countries. In 1933 wheat Russia produced a billion bushels of wheat, the Russian per acre yield amounted to 12.4 bushels as compared with 10.4 in Canada, 11.0 bushels in the United States and 22.5 bushels for all Europe.

Yields in the European importing countries 18.8 bushels per acre.

WHEAT LEAGUE

(Continued from page one)

WHEREAS, the wild morning glory may be considered a public menace on the wheat lands of Eastern Oregon.

We recommend that a committee be appointed by the Eastern Oregon Wheat League to investigate the feasibility of obtaining funds and services from these agencies for the control of wild morning glory.

There was appointed as a committee to consider ways and means of eradication and procedure the following committee:

Hugh Wilson, of Joseph; O. M. Scott, of Lexington; M. E. Weatherford of Arlington; I. A. Johnson, Fossil; Fred Eppinger, Baker; W. E. Ruckeman, Alicel; and Pete Tensen, Nyssa; and O. L. Babcock, Pendleton, Chairman.

In pursuance of the duties devolving upon the above named committee, a meeting was called at the Courthouse in La Grande, Oregon, at 10 o'clock on February 27, 1935, at which there were present thirty two interested farmers, and at which the following recommendations were adopted:

1. We recommend that existing legislation in connection with noxious weeds in the State of Oregon be amended to provide for more adequate control of noxious weeds, and that such legislation be enforced to the fullest extent. This has particular reference to the Oregon Seed Law, and your committee urges that an amendment be made to the existing law now in effect which will bring within the scope of the law all sales made by dealers or growers, with the provision that such sales bear a certificate of purity by the Federal Seed Testing Laboratory, a branch of which is located in the Oregon State college at Corvallis. The committee further recommends that this portion of the report be referred to Prof. Hyslop, chief of the division of Plant Industry, Oregon State college, and that he prepare such amendments as may be desirable in his judgment and present them to the Oregon State Legislature for their action.

2. Your committee further recommends that the Eastern Oregon Wheat League, through their weed

committee, take immediate steps to interest all agricultural organizations, County Courts of the Eastern Oregon Wheat League districts, state planning boards, service clubs, chambers of commerce, and others, in a weed control program. We pledge the support of the Eastern Oregon counties of any proper plan that may be developed, but urge haste in order that advantage may be taken of federal funds now available, or that may become immediately available. It is our opinion that the noxious weed control program might properly be carried out either as a PWA project, or as an agricultural relief measure.

3. It is the further opinion of your committee that the financing of this work should largely be a federal responsibility. However, it might be advantageous for the state, county, and individual to bear a portion of this expense. We believe we have progressed beyond the point in weed control work where demonstrations are necessary. What we now need is an actual eradication program.

4. It is the opinion of your committee that the control of noxious perennial weeds, such as wild morning glory, white top, Canadian thistle, Russian knapweed, and others of this type, is fully as important as soil erosion control, the greatly expanded activities of the National Forest, and other conservation movements as a part of a permanent national policy.

5. Your committee believes that the value of all property, both public and private depends upon, and their values very directly, with the control of perennial noxious weeds in agricultural districts.

6. We recommend an accurate survey showing size and location of perennial noxious weed infestations in each county under the direction of the county courts. We suggest that these projects be handled as SERA projects for the reason that no material would be necessary, and that practically the entire cost would be the cost of labor.

Respectfully submitted,
WEED CONTROL COMMITTEE OF THE EASTERN OREGON WHEAT LEAGUE.

O. L. Babcock, Chairman Pendleton.
Hugh Wilson, Joseph, Oregon.
O. M. Scott, Lexington, Oregon.
M. E. Weatherford, Arlington, Ore.
I. A. Johnson, Fossil, Oregon.
Fred Eppinger, Baker, Oregon.
W. E. Ruckeman, Alicel, Oregon.
Pete Tensen, Nyssa, Oregon.

STATE HOUSE GOSSIP

(Continued from page one)

passed by the 1933 Legislature on one side, and the Ways and Means committee, the most powerful in the Legislature, on the other. They wish to give the officials and employees half their salary recutions back.

The Governor is in a peculiar position on the issue because should the Legislature pass the half pay return, the executive could not veto it without returning the entire reduction. The 1938 act automatically expired March 1 of this year. But he declared he would hold the salaries down regardless.

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through his recently passed budgetary control bill.

The interest in this battle outside was centered about just what the Governor can do with his budget bill. The Ways and Means committee, called "on the carpet" because of their stand, bowed their backs and hurled the issue to the attorney general. He was asked whether or not the Governor could curtail constitutional authority granted the Legislature to appropriate money by a statute. Speculation appears more favorable to the Ways and Means committee winning this argument.

Well, the "boys" of the third house are still wondering when the legislature will adjourn. The members are on their second week at the State Capitol without pay—and they are all present. Adjournment now could not be made before Saturday night, March 9, and there are some who believe that would be a miracle.

About 100 members of the Older Girls' conference in attendance at the State Convention at Salem last Saturday, late that afternoon took possession of the House of Representatives and held a session of their own. The house had adjourned about half an hour earlier, so when the girls came Speaker Cooker and other members of the Legislature and "third house" put on a program for them. All participants are still lame from signing their names for the girls.

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF OREGON

In the Matter of Charles H. Kraber, Bankrupt.

No. B 19624, in Bankruptcy.
TO THE CREDITORS OF CHARLES H. KRABER:

You are hereby notified that on the 25th day of February, 1935, Charles H. Kraber, of Rufus, Ore., was duly adjudged bankrupt, and that the first meeting of his creditors will be held in the office of G. C. Morgan, Referee in Bankruptcy, in Bend, Oregon, on the 16th day of March, 1935, at 10 o'clock in the forenoon, at which time and place the creditors may appear, prove their claims, examine the bankrupt appoint a trustee, and transact such other business as may properly come before said meeting.

Dated at Bend, Oregon, this 4th day of March, 1935.

G. C. Morgan,
Referee in Bankruptcy.

NOTICE TO CREDITORS

All persons having claims against the estate of Margaret Dennis, deceased, are hereby notified to present them, duly verified, the undersigned at Grass Valley, Oregon, the duly appointed, qualified and acting executor of the last will and testament of Margaret Dennis, deceased, within six months from the date of this notice, to-wit:

February 15, 1935.

Fred Krusow
Geo. G. Updegraff,
Attorney for Executor.
Last publication March 8, 1935.

NOTICE OF SHERIFF'S SALE OF REAL PROPERTY

On Saturday, the 16th day of March, 1935, at the hour of ten o'clock a. m. at the front door of the Courthouse in Moro, Sherman County, Oregon, I will sell to the highest bidder for cash, the following described real property located in Sherman County, Oregon, to-wit:

The West Half of the Southeast Quarter of Section 34, Township One North, Range 17, East of the Willamette Meridian.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for the County of Sherman to me directed by the case of State Land Board of the State of Oregon, plaintiff, vs. Homer B. DeMoss and Elizabeth DeMoss, husband and wife; Sherman county, a municipal corporation; Walther-Williams Company, a corporation; and Harry B. Pinkerton, defendants.

HUGH CHRISMAN

Sheriff of Sherman County, Ore. Publish Feb. 15, 22, March 1, 8.

NOTICE OF SHERIFF'S SALE

On the 9th day of March, 1935, at the hour of 10 o'clock a. m., at the front door of the Court House at Moro, Sherman County, Oregon, I will sell at auction to the highest bidder for cash the following described real property in the County of Sherman, State of Oregon, to-wit:

North Half of Section 12, Township 1 North, Range 18, E. W. M.; Lots 1, 2, 3, 6, and 7, East Half of Southwest Quarter and Southeast Quarter of Northwest Quarter, South Half of Northeast Quarter, Section 6, Township 1 North, Range 19 E. W. M. South Half of Northwest Quarter and lots 3 and 4 of Section 5, Township 1 North, Range 19, E. W. M., Sherman County, Oregon.

EXCEPTING THEREFROM: A parcel of land being a portion of the Southwest Quarter

of Northwest Quarter of Section 12, Township 1 North, Range 18 E. W. M. Said parcel is all that portion of the foregoing described property included in a strip of land 50 feet in width, 25 feet on each side of a center line, which center line is described as follows: Beginning at a point in the present county road, which point is 192.4 feet north of the quarter section corner common to sections 11 and 12, Township 1 North, Range 18 E. W. M.; thence by a 70 degree curve right through an angle of 89 degrees 50 minutes a distance of 123.3 feet; thence North 89 degrees 50 minutes East a distance of 92.9 feet; thence by an 8 degree curve right through an angle of 23 degrees 25 minutes, a distance of 292.8 feet; thence South 66 degrees 45 minutes East a distance of 411.5 feet; thence by a 10 degree curve left through an angle of 25 degrees 38 minutes a distance of 256.3 feet to a point in the present county road, which point is 1970 feet East of the quarter section corner common to Sections 11 and 12, same township and range, and there ending, containing 1.33 acres.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for the County of Sherman, to me directed in the case of Pacific Coast Joint Stock Land Bank of Portland, a corporation, against William M. Walker and Lottie A. Walker, husband and wife (Record Owners), C. E. Cowden, C. E. Cowden, as Trustee, J. Tracy Barton, J. W. Morrow, and Myrtle Walker, present wife of William M. Walker.

Hugh Chrisman,
Sheriff of Sherman County, Ore. Feb. 8, 1935 to March 8, 1935

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR SHERMAN COUNTY DE TWEED NORTHWESTERN AND PACIFIC HYPOTHEK-LANK, A Corporation,

Plaintiff,
versus
W. E. LOWELL and EMILY C. LOWELL, husband and wife. HENRY GREBE and M. M. A. GREE, husband and wife, HARVEY A. THORNBERRY and MABEL A. THORNBERRY, husband and wife, The W. M. BARNETT ESTATE, a corporation, INDEPENDENT WARE HOUSE AND MILLING COMPANY, a corporation, A. A. SCHRAMM, Superintendent of Banks, H. M. STEPHENS, Deputy Superintendent of Banks, in charge of the Liquidation of the Bank of Commerce of Wasco, Oregon, and W. H. BURRES, and MARVIN O. KIRKELE, Defendants.

SUMMONS

To Harvey B. Thornberry and Mabel A. Thornberry, husband and wife, defendants.

IN THE NAME OF THE STATE OF OREGON, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause within four weeks of the date of said first publication of this summons as hereinafter stated, and if you fail to answer said complaint or otherwise appear or plead in this cause, plaintiff for want thereof will apply to the court for the relief prayed for in plaintiff's complaint, namely for a judgment for the unpaid balance of the principal of that certain promissory note executed and delivered by said defendants to this plaintiff, dated October 18, 1913, to-wit: \$55,000, 00 with interest thereon at the rate of seven percent per annum from December 1, 1929, and the further sum of \$3059.62 being balance of interest due December 1, 1929, and further for the taxes on said real estate paid by the plaintiff and its costs and disbursements in this suit, including attorney's fee and abstracting charges, and to foreclose that certain mortgage given to secure said note which said mortgage is of record in "Book P." at Page 98 thereof, Mortgage Records of Sherman County, Oregon and describes and covers the following described real property situated in Sherman County, State of Oregon, to-wit:

The Southwest quarter (SW 1/4) of Section Fourteen (14); the Northeast quarter of Northeast quarter (NE 1/4 of NE 1/4) of Section Twenty-two (22); the North half (N 1/2) and Southeast quarter (SE 1/4) of Section Twenty-three (23); the South half (S 1/2) and the Northwest quarter (NW 1/4) of Section Twenty-four (24); and the Northeast quarter (NE 1/4) of Section Twenty-five (25), all in Township Two (2) North, Range Sixteen (16), E. W. M.

And the Northwest quarter (NW 1/4) of Section Thirty (30), in Township Two (2) North, Range Seventeen (17), E. W. M. And beginning at the Northeast corner of the Northeast quarter (NE 1/4) of Section Twenty-six (26), in Township Two (2) North, Range Sixteen (16), E. W. M. thence South 7.75 chains; thence North 85 deg. West 8.50 chains; thence

And beginning at the Northeast corner (NE 1/4) of the East half of Northwest quarter (E 1/2 of NW 1/4); the Southwest quarter of Northwest quarter (SW 1/4 of NW 1/4) of Section Seventeen (17); the Southeast quarter (SE 1/4) and the East half of Southwest quarter (E 1/2 of SW 1/4); the Southeast quarter of Northeast quarter (SE 1/4 of NE 1/4) and Lots Two (2) and Three (3) of Section Eighteen (18), all in Township Two (2) North, Range Sixteen (16), E. W. M. containing 617.91 acres more or less.

And beginning at the Northwest corner of the Southeast quarter (SE 1/4) of Section Seventeen (17) Township Two (2) North, Range Sixteen (16), E. W. M., said beginning point is designated by an iron stake 2 feet long and 1/4 inches in diameter, driven full length into the ground; thence West 4.45 chains; thence South 2.25 chains thence east 7.95 chains; thence North 2.25 chains; thence West 2.50 chains to place of beginning, containing 1.78 acres.

And all of the Northwest quarter of Northwest quarter (NW 1/4 of NW 1/4) of Section Seventeen (17), and all of Lot One, (1), in Section Eighteen (18), Township Two (2) North, Range Sixteen (16) E. W. M.

Together with all water rights for irrigation or otherwise, or any interest therein, now held or hereafter acquired by said mortgagee in connection with said land;

And, that said mortgage be returned to comply with the true intent of the parties thereto by amending the description of said land and that said real estate be sold for the purpose of satisfying any judgment rendered herein and for such further relief as prayed for and deemed proper by said court, all of which more fully appears from the verified complaint filed herein.

This summons is served by publication thereof in the Sherman County Journal, a weekly newspaper printed, published and of general circulation in Sherman County, Oregon, by order of the Honorable Carl Hendricks, Judge of the above entitled court, made and entered on the 2nd day of February, 1935, which said order directs that this summons be published once a week for four consecutive weeks and that the first publication of this summons is February 8, 1935.

C. E. McConnell,
Attorney for Plaintiff.

P. O. Address, Burns, Oregon
Date of First Publication February 8, 1935
Date of Last Publication, March 8, 1935.

METSKER'S NEW SHERMAN COUNTY ATLAS

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89 deg. West 13 chains; thence North 72 deg. 30' West 4.15 chains; thence North 56 deg. West 9.37 chains; thence East on Section line to place of beginning, containing 18 1/4 acres more or less.

And beginning at a point 4.31 chains north of the Southeast corner of the Southwest quarter (SW 1/4) of Section Twenty-three (23) in Township 2, North Range Sixteen (16), E. W. M.; thence North 34 deg. West 8.50 chains; thence North and 37 deg. West 6 chains; thence North 55 deg. West 8.50 chains; thence North 44 deg. West 21.50 chains; thence North 70 deg. West 9.25 chains to west line of said quarter; thence North to Northwest corner thereof; thence East to Northeast corner thereof; thence South to place of beginning, containing 35 acres, more or less.

And beginning at the Southeast corner of the Northwest quarter (NW 1/4) of Section Twenty-five (25), in Township Two (2) North, Range Sixteen (16), E. W. M., thence West 2.50 chains to Southeast corner of land heretofore deeded to Fred Blau; thence North 41 deg. West 17 chains; thence North 36 deg. West 2.75 chains; thence North 51 deg. West 20 chains; thence North 43 deg. West 10.87 chains; thence North on quarter section line 7.75 chains to Northwest corner of said quarter; thence south to place of beginning, containing 86 acres more or less, subject to right of way heretofore given to Columbia Southern Railway Co. and E. E. Lytle, through and over a portion of said land.

All the said parcels containing 1695 1/4 acres more or less, according to Government survey; And Lot Three (3) of Section Eight (8) Township Two (2) North, Range Sixteen (16) E. W. M.

And the Northeast quarter (NE 1/4); the East half of Northwest quarter (E 1/2 of NW 1/4); the Southwest quarter of Northwest quarter (SW 1/4 of NW 1/4) of Section Seventeen (17); the Southeast quarter (SE 1/4) and the East half of Southwest quarter (E 1/2 of SW 1/4); the Southeast quarter of Northeast quarter (SE 1/4 of NE 1/4) and Lots Two (2) and Three (3) of Section Eighteen (18), all in Township Two (2) North, Range Sixteen (16), E. W. M. containing 617.91 acres more or less.

And beginning at the Northwest corner of the Southeast quarter (SE 1/4) of Section Seventeen (17) Township Two (2) North, Range Sixteen (16), E. W. M., said beginning point is designated by an iron stake 2 feet long and 1/4 inches in diameter, driven full length into the ground; thence West 4.45 chains; thence South 2.25 chains thence east 7.95 chains; thence North 2.25 chains; thence West 2.50 chains to place of beginning, containing 1.78 acres.

And all of the Northwest quarter of Northwest quarter (NW 1/4 of NW 1/4) of Section Seventeen (17), and all of Lot One, (1), in Section Eighteen (18), Township Two (2) North, Range Sixteen (16) E. W. M.

Together with all water rights for irrigation or otherwise, or any interest therein, now held or hereafter acquired by said mortgagee in connection with said land;

And, that said mortgage be returned to comply with the true intent of the parties thereto by amending the description of said land and that said real estate be sold for the purpose of satisfying any judgment rendered herein and for such further relief as prayed for and deemed proper by said court, all of which more fully appears from the verified complaint filed herein.

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