

**Sherman County Journal**  
 Sherman County Observer  
 Established Nov. 2, 1888  
 Grass Valley Journal  
 Established Oct. 14, 1897  
 CONSOLIDATED March 6, 1931  
 Wasco News-Enterprise  
 Established Nov. 1891  
 CONSOLIDATED March 4, 1932  
 Published Every Friday at  
 Moro, Oregon  
 Giles L. French Editor  
 Entered as second-class matter at  
 the Postoffice at Moro, Oregon  
 under Act of Congress of March  
 3, 1879.  
 Member  
**1938**  
 Oregon Newspaper Publishers  
 Association  
 OFFICIAL COUNTY PAPER

SUBSCRIPTION RATES  
 Payable in Advance  
 ONE YEAR \$1.50  
 MAY, 13 1938

**WHEAT PROBLEM**

The report this week that in all probability the acreage allotment for wheat in the United States for 1939 would be set at 50,000,000 acres or about 62% of the 80,000,000 acres in wheat this year, is said to be the intention of the department of agriculture at present. And it must be realized that the acreage must be set soon in order to be before fall plantings.

Everyone realizes that there is too much wheat for home consumption and that under present treaties there is little chance for export even if foreign nations wanted to buy from us and had the money to buy. The crop control measures have not worked and acreage is greatly increased because of the desire of farmers, whether in wheat growing sections or not, to obtain federal cash money for complying with the wheat program. The legitimate wheat grower, by whom we mean the man who lives in the part of the nation adapted to wheat growing and who has grown wheat for a long period of years, is suffering from the competition of farmers in sections where wheat should not be grown and would not be grown if it were not for the bounty on wheat.

Now comes the order cutting wheat acreage from 80 million to 50 million acres and it is expected to be a blanket cut equally affecting every wheat grower whether he is a resident of the great plains area, the semi-arid sections of the Pacific northwest where wheat is the only possible cash crop unless the country is returned to grass, or the deep south where cotton farmers have recently turned to wheat on land taken from cotton.

This can mean but one thing to the real wheat grower and that is that he has lost nearly forty per cent of his business to other farmers who are not equipped to grow wheat, whose land is more valuable for something else and who would not be growing wheat if not subsidized by the federal government.

This has all been done while farmers were being lulled to sleep by tall talk about proper adjustment of agriculture and balanced production, etc. Now we are up against the proposition of men with land that will produce 60 bushels of wheat per acre at a cost lower than any place in the nation having to stop production of 37 per cent of it while other farmers who have alfalfa land, grass land, corn land, cotton land that could never normally compete with the good wheat land taking the market. If that is proper adjustment of our agricultural resources then the sun comes up in the west.

There should be some means of reducing the production of wheat on land not adapted to that crop. There should be greater restriction on land that has just been put into production of this surplus crop. There should be an adjustment made to permit the man who can grow nothing but wheat to grow it. There should be an arrangement to allow the man who can grow wheat cheapest to raise it.

**SUPREME COURT**

This year there is a stirring race for the three positions open on the state supreme bench. The labor fight extends to this as well as to many of the other positions on the ballot. Judge Bean, aged holder of the chief justice place and for many years a supreme court judge, is a candidate for his place again and is considered as likely to succeed himself as his reputation is good. He is opposed by J. W. McCulloch, father of Paul McCulloch, one time Wasco school principal, who has practiced law in many eastern Oregon towns and has been in the federal attorney's office. He is considered a capable man well suited to the position he desires.

Roy Hewitt, another contender for this place is one of Oregon's radicals. Howard Zimmerman is purportedly labor's candidate for the job. Choice of Bean and McCulloch for the run off in the fall is held the proper course for those who desire stability and judicial temperament on the bench.

J. O. Bailey, incumbent, is opposed by B. S. Martin and is very likely to continue in his position as Martin is little known.

For position No. 5 Hall Lusk, who was appointed by Governor Martin is a candidate, being opposed by I. H. Van Winkle, attorney general and former state senator James Chincock. Labor is opposed to Lusk because of decisions rendered and Van Winkle is the candidate chosen to beat him. Indications now seem to point to Lusk's election as he has been given the support of many influential persons and organizations who desire his continuation on the bench because of his known ability.

**PARKING**

For some months there has been general discussion of what to do about the parking problem in Moro. It may be odd that there should be such a thing—but there is—very definitely.

Cars parked on an angle extend well out into the street and when trucks are so parked they reach nearly to the center stripe. When some one double parks the road is practically blocked. Now a street half full of cars or trucks is a dangerous street whether in Moro or on Broadway. This condition the council has tried to change by voting to inaugurate parallel parking on main street.

Despite a belief to the contrary Sherman county does not hold an enviable record for accidents. It is the lowest of the twelve counties in its class. This is reason enough to try to make improvement.

Parallel parking may not be the solution. It may be necessary to stop loading and unloading on the main street or the parking of trucks there. The council has tried to settle the problem but needs the aid of drivers to give it a fair trial. While the new method may cause some trouble at first it has become so customary in other places that no one should be unable to park parallel to the curb.

These last few remaining days of the primary campaign will be the part of it in which it is dangerous to believe anything new about the candidates. It appears that the democratic race for the nomination for governor is entering the stage of unprovable accusation. No one acquainted with Governor Martin either personally or by reputation will be likely to believe that he is guilty of pettiness in his affairs. Certainly that is not one of his faults. He has been the sort of a governor who appealed to the people because of his show of directness in many state matters. His attitude has prevented disturbances until he has become hated by the irresponsible. As far as the vote in this county is concerned he will surely be nominated by his party and the best interests of the state will be served if he receives the same treatment from other counties.

They are getting rid of the old covered bridges that used to be found so frequently in the Willamette valley. There was an echo all its own when a horse and buggy went through one of them and on a summers day a covered bridge was as cool and comfortable as possible. Instead of passing over a stream no faster than a walk as in covered bridge days we now whisk over them at forty and never note the coolness of the stream.

It does seem as if spring is going to turn that corner and be with us again for a few brief weeks before summer begins. It has been slow and yet we have been spared the usual wind. Farmers are asking a few warm days to aid the wheat in heading in the north end of the county and to drive the worms down in the south end. Cool weather is what we need this year, however, and wheat growers who have some of the days will come until the wheat is nearly ready to thresh for it could hardly be expected that any ground could hold moisture enough to supply so much wheat in all its present rankness.

Down in Basil where they have a comparatively new dictator there was something of a revolt. The dispatches reported "There were many dead." That is what happens when the people do not like dictatorships.

It has been suggested that one state policeman John "Moose" Clabaugh be detailed to quell the riot of hits that has been beating the Beavers.

**STATEHOUSE GOSSIP.**  
 (Continued from page one)

any enthusiasm among the voters. For instance the terms of three supreme court justices are expiring. In each instance the incumbent is seeking another term but each justice is faced with opposition, more or less formidable. For position No. 2 now held by Justice Henry J. Bean, veteran member of the court both in point of age and years of service, there are five candidates including Bean himself. Under the provisions of the non-partisan judiciary law should none of these candidates receive a majority of the votes for this position the two high candidates will enter a run-off election next November. The same situation exists in the case of position No. 5 where Justice Hall S. Lusk is opposed by Attorney General Van Winkle and James T. Chincock of Grants Pass. In the case of Position No. 3 where Justice J. O. Bailey is opposed by only one other candidate, B. S. Martin of Salem, only the name of the candidate surviving the primary contest will appear on the November ballot.

An interesting situation exists in the tenth judicial district where ten candidates, including practically every attorney in Union and Walla counties, have entered the race to succeed Judge J. W. Knowles who is retiring after a long period of service on the circuit bench.

Then there are the Senatorial and Congressional posts for all of which hotly contested races are being waged in both the Democratic and Republican camps. On the Democratic side of the Senatorial campaign both Carl Donough and Willis Mahoney are engaging in daily personal appeal for support over the radio and from the platform while the Republican candidates, State Treasurer Rufus C. Holman and Robert N. Stanfield appear to be relying more heavily on letter writing campaigns.

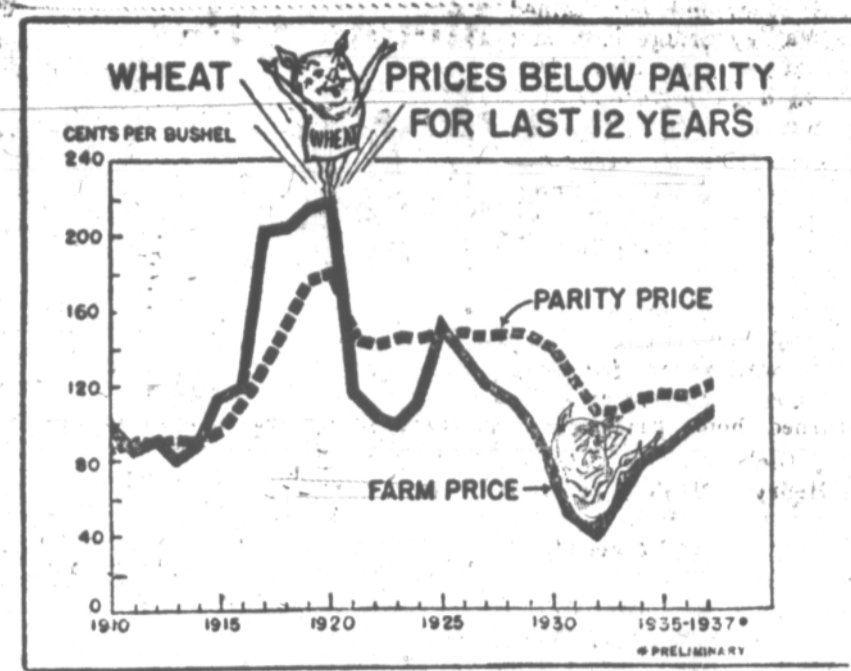
In the Congressional column James W. Mott, republican incumbent from the first district, is faced with the most formidable opponent of his experience in the person of Walter Norblad, youthful Astoria attorney. Congressman Walter M. Pierce, democratic incumbent in the second district, is not expected to have any great difficulty in defeating his lone opponent. Wade Crawford of Klamath county. In the third district Nan Wood Honeyman, incumbent, appears to have the situation well in hand and is expected to easily outdistance her two democratic opponents.

The candidate surviving the primary will be the only state-wide contest which the republican voters will be called upon to decide in that for state labor commissioner where C. H. Gram, incumbent, is opposed by David F. Graham of Malheur county. Democratic voters, however, will have to choose between opposing candidates for two other positions. For superintendent of public instruction, Rex Putnam, incumbent, is opposed by John W. Leonard of La Grande, and for the post of Labor Commissioner two men are bidding for support—Clarence F. Hyde of Eugene and Paul E. Roth of Multnomah county.

Republican domination of the political picture in Oregon was reduced to a majority of only 16,963 over their Democratic opponents in pre-primary registration figures just compiled by Secretary of State Earl Snell. Compared with the registration figures for the 1936 primary election the current registration shows a Republican loss of 6,017 voters and a Democratic gain of 49,947. The Democrats are now in the majority in 13 Oregon counties including Baker, Columbia, Coos, Crook, Deschutes, Gilliam, Harney, Jefferson, Klamath, Multnomah, Union, Walla, and Yamhill. Prior to the 1936 primary election the Democrats recorded majorities in only four counties—Baker, Klamath, Harney and Union.

**Facts of Life**

Get out your bottle of paste my Ida  
 And stick this in your book of  
 knowledge,  
 Girls who marry in haste, by god—  
 Repent in a business college.



The current disparity between prices for wheat and prices farmers pay is causing renewed interest in the "parity" price principle which Congress has used as a basis of agricultural adjustment legislation during recent years. In the case of wheat, parity prices high enough so that a bushel of wheat will buy as much of the commodities farmers purchase as during the 1910-1914 prewar period, extension economists at Oregon State College explain.

Wheat prices at the average farm in Oregon were 72 cents a bushel at mid-March, according to the latest report on the agricultural situation by the OSC extension service. In the whole country the average farm price of wheat was 91 per cent of the 1910-1914 average, while the farm cost index was around 126, giving wheat a current purchasing power of approximately 72 per cent of "parity."

**In Other Days**

**From the Observer May 12, 1939**

Grandpa J. B. Florer was able to attend the dedication of the M. E. church on the 30th.

George B. Bourhill, the rustling Grass Valley merchant, will build a model residence in the new metropolitan of Sherman county this year.

Taylor Bergin lost a \$75 Undine colt, three weeks old, cut on the wire.

Common folks are permitted to speak to L. D. Holder just the same as before the birth of his twin daughters yesterday morning.

Goetjen Bros. have purchased the entire interest of Dr. Jack Daily in the fork brand of horses.

**From the Observer May 14, 1939**

Dr. Rollins, the pioneer founder of Grass Valley, was a caller Saturday. He will celebrate the 81st anniversary of his birth soon and is booked in appearance for many returns of the day.

John Stewart, native of Scotland was admitted to citizenship by Judge Butler on the 10th.

City Recorder and ex-officio Justice Geo. Mowry united H. F. Myers and Mrs. E. J. Crasty in the holy bonds of matrimony on the 10th.

**From the Observer May 16, 1939**

J. K. Iby has sold all his store buildings and a larger part of his stock of merchandise at Kent to J. H. Bottemiller. Mr. Iby has bought a merchandise stock at Arlington.

Grimes & Johnson are putting in a concrete sidewalk in front of the D. Poley residence.

A letter received this week from Tom Douma informed his folks that he would leave Camp Lee, Va. this week for Camp Lewis, where he will soon be mustered out of service.

Mrs. Wm. Henrichs and Mrs. O. L. Belshe expect to leave Monday for Salem as delegates to the Rebekah grand lodge. Mrs. Robert Urquhart also expects to attend. The three ladies will visit Mrs. P. M. Laughlin in Portland as they return.

**SUMMONS**  
 No. 2485

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR SHERMAN COUNTY

The Federal Land Bank of Spokane, a corporation, Plaintiff, vs. Elva A. Bryant, a widow; Elva A. Bryant, as administratrix of the estate of W. C. Bryant, deceased; Ruth L. Bryant, a single woman; Harold W. Bryant and Katherine Bryant, husband and wife; Helen M. Bryant, a single woman; Lois C. Bryant, a single woman; The unknown heirs of W. C. Bryant, same person as William C. Bryant, deceased; Carlton L. Pepper, as administrator of the partnership estate of W. C. Bryant & Carlton L. Pepper, co-partners doing business under the firm name and style of Bryant & Pepper; Carlton L. Pepper and Grace Pepper, husband and wife; L. J. Thompson and Myrtle Thompson, husband and wife, Security Savings & Trust Company, a corporation; Sherman County National Farm Loan Association, a corporation; Sherman County, a municipal corporation; and also all

other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

TO THE ABOVE NAMED DEFENDANTS: The unknown heirs of W. C. Bryant, same person as William C. Bryant, deceased, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and answer the complaint filed against you by the plaintiff in the above entitled Court and cause, within four weeks from the date of the first publication of this summons, to-wit: on or before the 3rd day of June, 1938, and if you fail so to answer said complaint the plaintiff will apply to the Court for the relief demanded in its said complaint, to-wit: FIRST: For a decree ordering that the sum of \$370.00 the par value of 74 shares of stock in The Federal Land Bank of Spokane, pledged by the Sherman County National Farm Loan Association as additional security for the loan made by the plaintiff herein, be applied toward payment of the amount secured by plaintiff's mortgage; SECOND: For a judgment and decree against the defendants that there is due and unpaid on said indebtedness the following amounts, to-wit: The sum of \$8196.38, with interest from April 5, 1938 until the entry of decree herein at 5 1/2% per annum on \$5339.28 thereof; and with interest at 6% per annum on \$2690.00 thereof; and for the further sum of \$100.00, or such other sum as the Court may adjudge reasonable as attorney's fees herein, together with plaintiff's costs and disbursements; THIRD: For a decree foreclosing that certain mortgage executed by Nerius E. Moffitt and Donna M. Moffitt, husband and wife, the record owners of the property at the time of the granting of the loan referred to in plaintiff's complaint, which mortgage was recorded in the office of the County Clerk of Sherman County, Oregon, on the 29th day of December, 1919 at 10 a. m. in Book P of Mortgages on page 108, covering the following described real property:

The East Half of Section Thirty-four, the Northeast Quarter, and the South Half of the South Half of Section Thirty-five, in Township One, North of Range Nineteen, East of the Willamette Meridian; the North Half of Section Three, in Township One South of Range Nineteen, East of the Willamette Meridian, containing in all about 960 acres. All situated in Sherman County, State of Oregon.

Together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining; and decreeing that the mortgaged premises be sold in one parcel in the manner prescribed by the laws of the State of Oregon and the practice of this Court; that the proceeds thereof be applied toward the payment of plaintiff's decree, costs and accruing costs; that at said sale plaintiff be permitted to become a purchaser; that the defendants above named, and each and all of them, be foreclosed and barred of all right, title, claim or interest in the premises described in plaintiff's mortgage except the right of redemption allowed by law, and that plaintiff have such other and further relief as is meet and equitable.

Service of this summons is made upon you by publication thereof in the Sherman County Journal, a newspaper of general circulation, printed and published

Lupine Rebekah Lodge No. 116  
 Moro, Oregon  
 Meets 2d and 4th T  
 uesday of each month  
 Visiting members we  
 come.  
 Belle Conlee, N. G.  
 Naomi Van Gilder, S. G.

Bethlehem Chapter, No. 78.O.E.S.  
 Moro, Oregon  
 Meets Every Second and  
 Fourth Thursdays in each  
 Month. Visiting members  
 Invited  
 Kerrone Christianson W. M.  
 Ruth Sparling, Secretary.

Eureka Lodge No. 121 A-F & A-M  
 Meets on the 1st and  
 3rd Thursday evenings  
 of each month.  
 Visiting members cor  
 dially invited to meet  
 with us.  
 Searal Searcy, W. M.  
 C. V. Belknap, Secy.

Moro Lodge No. 113, I.O.O.F.  
 Moro, Oregon  
 Meets 1st and 3rd  
 Tuesdays in the  
 I.O.O.F. hall Tran  
 sient and visiting  
 brothers are cordi  
 ally invited to meet  
 with us.  
 Ralph E. Eakin, N. G.  
 Joe Truitt, Secretary.

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR SHERMAN COUNTY

State Land Board of the State of Oregon, Plaintiff, vs. Elva A. Bryant, a widow; Elva A. Bryant, as Administratrix of the estate of W. C. Bryant, deceased; Ruth L. Bryant, a single woman; Harold W. Bryant and Katherine Bryant, husband and wife; Helen M. Bryant, a single woman; Lois C. Bryant, a single woman; The unknown heirs of W. C. Bryant, same person as William C. Bryant, deceased; Carlton L. Pepper, as administrator of the partnership estate of W. C. Bryant & Carlton L. Pepper, co-partners doing business under the firm name and style of Bryant & Pepper; Carlton L. Pepper and Grace Pepper, husband and wife; L. J. Thompson and Myrtle Thompson, husband and wife, Security Savings & Trust Company, a corporation; Sherman County National Farm Loan Association, a corporation; Sherman County, a municipal corporation; and also all

of the above entitled court, made and entered on the 2nd day of May, 1938, which said order required that this summons be published once a week for four consecutive weeks, and the first publication of this summons is the 6th day of May, 1938.

George G. Updegraff,  
 Attorney for Plaintiff.

The date of the first publication of this summons is May 6th, 1938, and the date of the last publication is June 3rd, 1938.

Wm. L. Beatty  
 Post Office Address: 1207  
 Public Service Building,  
 Portland, Oregon

E. C. Prestbye  
 Postoffice Address: 610 Main St.,  
 Spokane, Washington.  
 Attorneys for Plaintiff.

**SUMMONS**  
 IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF SHERMAN

State Land Board of the State of Oregon, Plaintiff, vs. Elva A. Bryant, a widow; Elva A. Bryant, as Administratrix of the estate of W. C. Bryant, deceased; Ruth L. Bryant, a single woman; Harold W. Bryant and Katherine Bryant, husband and wife; Helen M. Bryant, a single woman; Lois C. Bryant, a single woman; The unknown heirs of W. C. Bryant, same person as William C. Bryant, deceased; Carlton L. Pepper, as administrator of the partnership estate of W. C. Bryant & Carlton L. Pepper, co-partners doing business under the firm name and style of Bryant & Pepper; Carlton L. Pepper and Grace Pepper, husband and wife; Sherman County, a municipal corporation; and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To the unknown heirs of W. C. Bryant, same person as William C. Bryant, deceased, and also to all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in plaintiff's complaint on file in the above entitled cause and as this summons described, 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 from the date of the first publication of the 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 relief as prayed for in plaintiff's complaint, namely: for a decree against the defendants that there is now due and unpaid on that certain note dated the 2nd day of January, 1925, made, executed and delivered by one Almon J. Marlin to the plaintiff herein, the sum of \$490.00 with interest thereon from the 9th day of January, 1936, at the rate of six per cent per annum, with attorney fees and costs, and to foreclose that certain mortgage given to secure said note, which said mortgage is of record in Book "S" of Mortgage Records of Sherman County, Oregon, at page 110 thereof, and covers the following described real property situated in Sherman County, State of Oregon, to-wit:

The South Half of the Northwest Quarter and the North Half of the South Half of Section Thirty-five in Township One North, Range Nineteen, East of the Willamette Meridian, containing 240 acres;

All situated in Sherman County, Oregon;

Together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and that said real property be sold for the purpose of satisfying any judgment rendered herein, and for such further relief as prayed for and deemed proper by the court, all of which more fully appears from the verified complaint on file with the clerk of the above entitled court.

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 May, 1938, which said order required that this summons be published once a week for four consecutive weeks, and the first publication of this summons is the 6th day of May, 1938.

George G. Updegraff,  
 Attorney for Plaintiff.

The date of the first publication of this summons is May 6th, 1938, and the date of the last publication is June 3rd, 1938.

Wm. L. Beatty  
 Post Office Address: 1207  
 Public Service Building,  
 Portland, Oregon

E. C. Prestbye  
 Postoffice Address: 610 Main St.,  
 Spokane, Washington.  
 Attorneys for Plaintiff.

**NOTICE TO CREDITORS**

All persons having claims against the estate of James C. McKean, deceased, are hereby notified to present them in proper form to the undersigned, the duly appointed, qualified and acting administrator of the estate of James C. McKean, deceased, at the office of Geo. G. Updegraff, Moro, Oregon, within six months from the date of this notice, to-wit: April 29, 1938.

J. Kenneth McKean  
 Administrator  
 Geo. G. Updegraff  
 Attorney for Administrator 30-38

**NOTICE OF FINAL HEARING**

Notice is hereby given that the undersigned has filed in the County Court of the State of Oregon for Sherman County his Final Report and Account as Administrator of the estate of Orren A. Ramsey, deceased, and that Saturday, the 21st day of May, 1938, at ten o'clock a. m., of said day, at the Court room, at the Courthouse, in Moro, Sherman County, Oregon, have been fixed by the Court as the time and place for hearing of objections to said Final Report and Account and for the settlement of said estate.

Melvin R. Schadewitz  
 Administrator  
 Geo. G. Updegraff,  
 Attorney for Administrator.  
 April 22, 29, May 6, 13.

**NOTICE OF FINAL HEARING**

Notice is given that the undersigned, as administrator of the estate of Jennie Van Gilder, deceased, has filed his final report and account with the clerk of the County Court of Sherman County, Oregon, and that Saturday, the 11th day of June, 1938, at the hour of 10 o'clock a. m. of said day in the courtroom of said court in the courthouse in Moro in Sherman County, Oregon, has been fixed as the time and place for hearing all objections to the said final report and the settlement thereof.

G. A. Sargent, Administrator  
 of the Estate of Jennie Van Gilder, Deceased.  
 Carlton L. Pepper, Attorney  
 for Administrator.

**NOTICE OF SHERIFF'S SALE ON FORECLOSURE.**

NOTICE is hereby given that by virtue of a writ of execution and order of sale issued, out of the Circuit Court for the State of Oregon for Sherman County, dated April 12th, 1938, upon a judgment and decree of foreclosure therein rendered on April 9th, 1938 in favor of John Patiens, Plaintiff and against W. F. Schilling and Matilda Schilling and Emma (Keehn) Koberstein for the sum of \$7000.00 together with interest thereon from January 5th 1938 at 6% per annum, and \$500.00 attorney's fees, and the costs of the action taxed at \$18.20 and commanding me as sheriff to sell in the manner provided by law the mortgaged premises therein described:

NOW THEREFORE I WILL on Saturday, May 14th, 1938 at the hour of 10 o'clock a. m., at the East main entrance and front door of the Court house in Moro, Sherman County, Oregon sell at public auction to the highest bidder for cash, the following described real property to-wit:

West half of Section 5 and the East half of Section 6 in Twp. 3 S. R. 18 E. WM. in Sherman County, Oregon and all the right, title and interest the defendants had therein on January 5th, 1938 and on at any time thereafter or so much as may be necessary to satisfy said judgment, with interest, attorneys fees, costs and accruing costs, all in compliance with said execution and order of sale.

Dated at Moro, Oregon this 12th day of April, 1938.  
 C. C. WILSON  
 Sheriff of Sherman County, Ore

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 One, Norway Street, Boston, Massachusetts

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 and the paper is obtainable at the following locations:

Reading Room, Christian Science Society, Moro, Oregon.