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GOONS OR GOVERNMENT

Those who presumed that the exposure of goons and gangster methods used to intimidate non-union men and employers would put the irresponsible labor leaders on the defensive and cause a cessation of attempts to control the industrial life of the state were wrong, it now appears.

Despite the fact that large numbers of convicted goons are now in county jails or the state penitentiary there is no show of repentance and Dave Beck and Harry Bridges are still using Oregon as a battle field and employers are still having troubles with labor leaders and the coming election is concerned more with the labor war than with other matters.

If those, who have stood for law and order are defeated in this election it is certain that there will be more trouble and the entire state may become as disrupted as Seattle in its industrial life. This is a time when the northwest should be planning for rapid growth because of the expected influx of new citizens because of power development and better opportunities here. We are being hampered because this coast has become the scene of a labor war as extensive as the war in Spain.

The question that will be decided to a large degree in the elections this year is whether the people at large wish to submit to dictation from an unofficial body of self-appointed leaders or whether they wish to retain their hard won rights.

THE TABLES ARE TURNED

Something unique is being tried by the seniors of the Wasco High School this year: something that has an appeal to the sense of humor and justice. The class is going to present to an outstanding citizen of the community of Wasco a loving cup, suitably engraved, for interest in the school and co-operation with it during the year.

It is impossible for us to say whether a sense of humor or a sense of innate justice sponsored the idea. For generations adults, in all their self assumed wisdom, have given to innumerable high school and college youngsters cups, plaques and other unusable gadgets for attainment or endeavor in those things that appealed to the adult mind.

These are usually given for rather inponderable things that have no very exact definition. Sportsmanship, leadership and even scholarship are hard to define and the qualities that they are supposed to express are hard to determine in youth. The practice undoubtedly does aid in developing the thing we call character in youngsters to some extent but how much is not known.

Now we have a high school class so lacking in the normal inhibitions that they turn the tables on the elders and go into the cup giving business themselves. It is certainly just and proper along with its humorous tinge. We congratulate the class. It has done the thing we expect of youth: upset a tradition. There are many more traditions that need upsetting as bad.

We never expect members of this class to believe all that is told them when they grow up; they should never accept as gospel truth the claims of office seekers who play on the emotions; they should want to examine into the why of economics, law and science and form opinions for themselves.

What the coming generation thinks of the present generation is, after all, just as important as what the present generation thinks of the young folks. Their standards may be less permanent, derived from a shorter period of thought—if thought sets standards—and more subject to change, but worth expressing. Here's to more like them.

CROP INSURANCE

The insurance meeting in Pendleton this week will be the start of a plan to "educate" farmers of this area, about the crop insurance plans of the government. It is a feature of the farm bill that might be of considerable value to many wheat growers if it can be handled properly and with minor expense.

Farmers of the good wheat sections are not interested in the plan at this time and perhaps never will be. Land that will produce a crop of wheat in almost any year with good cultivation is crop insurance enough in the ordinary opinion. And perhaps there would be little need for the insurance if all land was of this kind.

It is said that the government expects about a quarter of the land to come under the plan. It is probable that this will be the quarter with the most variable yield which will, under normal insurance conditions, carry the highest rate. Rates will be set for each county and for each farm when the plan is established.

There is no doubt but that it will take some years time to make the plan successful for it is almost entirely new. Forms of insurance on fire, hail, etc. are common enough but no private company has ever tried widespread crop insurance before. It may be even too risky for the government. The theory of laying aside a certain part of the crop in good years against poor years is good. The success of the plan depends on making it good in practice as well as in theory. Often times farmers go through bad years hoping for a good year or two to make the profit or clean up indebtedness. This gambling with crop returns will be to some extent done away with if this feature of the bill is accepted. It has often been stated that it took a good gambler to be a wheat grower and the next few years may indicate whether he prefers a chance on a big crop now and then, without reductions, or smaller and safer returns.

It appears certain that if the new deal is victorious in primary elections throughout the nation there will be another try at the reorganization bill and perhaps even the supreme court bill although both have been defeated by public opinion and congress.

Joe Carson, as papa, is just another adoring male.

L. B. Smith, who died this week in Portland, talked here on the tax situation a few years ago and made a lasting impression because of his information on his subject.

There was comment the other day to the effect that our summer had been short. Well, we have but one pleasant day at a time, but this March weather in May cannot go on for but eleven more days.

Anton Lang, portrayer of the Christ, died and we sorely need him and others who try to emulate him.

When Oregon's minerals are worked here with Bonneville power we will begin to appreciate the value of the dam.

In Other Days

From the Observer May 19, 1899 Page and Parry have a lot of fat hogs to close out before hot weather and will sell pork at 8 to 9 cents, pork roast at 7 cents. Boiling beef all you want at 5 cents per pound.

Prof. John Gavin has retired as superintendent of The Dalles schools and will engage in the practice of law.

Sealed bids will be received by the county court for the erection of a brick and a frame court house.

Underwood Cochran and company are public benefactors for ornamenting Moro with shade trees at actual cost.

From the Observer, May 21, 1909 L. Barnum and W. H. Ragsdale have purchased the Finnegan ranch.

A vegetable wagon appeared on the streets of Moro Monday and it was a happy day for gardenless housewives.

Walk around and take a good look at the new Moro Opera House Sunday and then congratulate the owner, Wm. Rudolf and the builder, Wm. Raymond.

Announcement is made that another demonstration train will be here next fall to show farmers how to raise more wheat.

From the Observer, May 23, 1919 The postoffice at Monkland will be officially closed May 31 and all mail after that date will be sent to Moro and as far as possible delivered each day by carrier.

County health officers have established a quarantine against Grass Valley because of 20 cases of small pox.

R. M. Madaris and Miss Myrtle Messinger of Grass Valley were married at Wasco on the 12th.

Roadmaster Wall reports that the work of graveling the Hay Canyon road between the warehouses and the Monkland cross-road is finished.

STATEHOUSE GOSSIP

(Continued from page one)
 at a nominating election in this state.

Especially is the Democratic vote expected to be heavy in view of the intense interest manifested in the gubernatorial race. Of the 248,169 Democrats who are registered it is predicted that approximately 150,000 or 60 per cent will go to the polls. With somewhat less interest in the Republican campaign it is not probable that the vote in that camp will exceed 50 percent of the 265,132 registration or 132,500.

With both Governor Martin and Henry Hess claiming the Democratic nomination for governor it is pretty generally conceded that the outcome of this contest will be decided in Multnomah county. Governor Martin is expected to sweep the outstate counties for a plurality of at least 15,000 votes. In eastern Oregon, unprejudiced observers predict, the governor will receive majorities in 16 of the 18 counties comprising the second Congressional district. Hess is expected to carry his home county of Union and possibly Klamath county with its large block of union labor votes. In the first Congressional district the political map is some what more spotted. Governor Martin is expected to carry all of the Willamette valley counties with the possible exception of Clackamas where the Hess forces appear to be pretty strongly entrenched. Martin is also reported to be well out ahead in southern Oregon. On the other hand Hess is showing unusual strength in the lower Columbia counties of Columbia and Clatsop and in some of the coast counties, particularly Lincoln and Coos. If, as the Hess supporters claim, the Union county Democrat can pile up a lead of 15,000 or better in Multnomah county he has at least a 50-50 chance to win the nomination. If, on the other hand, Martin can break even in Multnomah county, his nomination is assured by a plurality of at least 15,000 votes.

The Republican gubernatorial contest remains a race between Charles A. Sprague, Salem newspaperman, and Sam Brown, the Gervais farmer. Sprague is expected to receive the bulk of the conservative vote while Brown is depending largely upon the support of the more liberal element. Clarence Wagoner of Portland and Charles L. Paine of Eugene are also expected to poll a substantial vote.

Willis Mahoney appears to be leading Carl Donough in the race for the Democratic nomination for United States senator. Both candidates are running on New Deal platforms but Mahoney has the advantage of better vote getting qualities and a larger state wide acquaintance. On the Republican side of this picture State Treasurer Rufus C. Holman looks like an easy winner over Robert N. Stanford.

In the Congressional arena all indications point to the nomination of James W. Mott, incumbent, by Republicans over Walter Norblad of Astoria, while Andrew C. Burk Marion county sheriff appears to be well out in front of his rivals, Earl A. Nott of McMinnville and W. T. Miller of Grants Pass, for the Democratic nomination. In the second district Walter M. Pierce, incumbent, looks like an easy winner over Wade Crawford of Elkhart Falls for the Democratic nomination. On the Republican ticket the picking is a Hobson's choice with three candidates in the field, none of them well known outside their own counties.

The 3600 officers and men of the Oregon National Guard who are to participate in the annual maneuvers at Camp Clatsop June 4 to 28 will not go hungry. Bids were opened at Guard headquarters this week for 150 tons of food stuffs for the annual encampment. Some of the major items on the list include 50,000 pounds of potatoes, more than 50,000 pounds of meat, 29,000 loaves of bread; 6000 pounds of butter; 5600 pounds of bananas; 7850 dozen eggs, 90 crates of strawberries and 600 gallons of ice cream. Uncle Sam foots the bill.

NOTICE OF FINAL ACCOUNT IN THE COUNTY COURT OF THE STATE OF OREGON FOR SHERMAN COUNTY

In the Matter of the Estate of Arthur J. Bibby, deceased.

Notice is hereby given that Florence Beezley, the administratrix in the above entitled estate has filed her final account therein in said Court and cause, and presented same for settlement. That the Court has fixed Monday, July 18th, 1938, at the hour of one o'clock p. m. in the County Court room, in the Sherman County Court House in Moro, Oregon, as a time and place for hearing upon said final account, and any objections thereto by any interested person or persons.

Florence Beezley, Administratrix.

Roy J. Baker, Attorney.

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

The Federal Land Bank of Spokane, a corporation, Plaintiff,

Alta Smith, a widow; Donna Jene Smith, a minor; Darlene Janice Smith, a minor; Alta Smith, as administratrix of the estate of Ralph M. Smith, deceased; The unknown heirs of Ralph M. Smith, deceased, Wasco National Farm Loan Association, a 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 Ralph M. Smith, 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 this summons as hereinafter stated, and if you fail to so answer said complaint, or otherwise appear or plead in this cause, plaintiff, for want thereof, will apply to the court for the relief as prayed for in plaintiff's complaint, to-wit: FIRST: For a decree ordering that the sum of \$500.00, being the par value of 100 shares of stock in The Federal Land Bank of Spokane, pledged by the Wasco National Farm Loan Association as additional security for the loan made by the plaintiff herein, be applied to the 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 \$10,720.50, with interest from April 22, 1938 until the date of decree herein, at six per cent per annum on \$10,271.35 thereof; and for the further sum of \$250.00 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 described in plaintiff's complaint executed by E. L. Davis and Blanch Davis, 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 July, 1921, at 8:00 a. m. in Book "P" of Mortgages at page 434, covering the described real property:

The Southwest Quarter of Section Twenty and the North West Quarter of Section Twenty-nine, all in Township Two North of Range, Eighteen, East of the Willamette Meridian, containing 320 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 towards 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 in the Sherman County Journal, a newspaper of general circulation, printed and published in Sherman County, Oregon, once a week for four consecutive and successive weeks by virtue of an order made by the Honorable Carl Hendricks, Judge of the above entitled Court, and entered in said Court and cause on the 11th day of May, 1938, said period of publication being the period prescribed by said order.

DEWALT PAYNE, M. D.
 Physician and Surgeon
 203-204 U. S. Bank Building
 Eye, Ear, Nose and Throat including the fitting of glasses.
 Office Phone 843 Residence Phone 935
 Hours 9-12 2-5 The Dalles, Oregon

E. C. PRESTBYE.
 Postoffice Address: 610 Main Avenue, Spokane, Washington.
ATTORNEYS FOR PLAINTIFF.

NOTICE OF SHERIFF'S SALE

Notice is hereby given that by virtue of a writ of execution and order of sale issued out of the Circuit Court of the State of Oregon by Sherman County, dated May 14th, 1938 upon a judgment rendered therein on attachment proceedings, on November 15th, 1937 in favor of S. B. Holmes and against Clyde Smith for the sum of \$582.72, together with interest thereon from September 18th, 1937 at 8% per annum; and for \$82.50 attorney's fees and costs of the action taxed at \$18.50, and commanding the Sheriff to sell in the manner provided by law the attached property therein described.

NOW THEREFORE I WILL ON the 24th day of June, 1938 at the hour of one o'clock p. m. at the East Court House front door in Moro, Sherman County, Oregon, sell at public auction to the highest bidder for cash, the following described personal and real property, to-wit: 106 sacks of wheat stored in Grass Valley Grain Growers warehouse at Grass Valley, Oregon; and also Southwest quarter of Section 11, and the West half of Section 14 in Twp. 3 S. R. 17 E. WM. subject to the real mortgage debt thereon to the Oregon-Washington Joint Stock Land Bank of Portland, Oregon approximating \$8000.00 more or less. Also an undivided one eighth interest in and to Southwest quarter of Section 1, and the West half of Section 12 in Twp. 3 S. R. 17 E. WM. and the Northwest quarter of Section 6 in Twp. 3 S. R. 18 E. WM. subject to the mortgage thereon to Ross E. Smith approximating \$1700.00 in Sherman County, Oregon, and all the right, title and interest of the defendant Clyde Smith, or so much thereof as may be necessary to satisfy said judgment, with interest, attorneys, costs and accruing costs, all in compliance with said execution and order of sale.

Dated at Moro, Oregon, this 16th day of May, 1938.

C. C. WILSON,
 Sheriff of Sherman County, Oregon

NOTICE TO CREDITORS

The undersigned has been appointed administrator of O. L. Belsh, deceased, and has qualified. All persons having claims against said estate are hereby required to present the same, duly verified, to the undersigned at the office of Galloway & Krier in the Pioneer Building, The Dalles, Oregon, within six (6) months from the date of the first publication of this notice, to-wit: May 20th, 1938.

Darroll L. Belsh Administrator.

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 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.

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 8th day of June, 1938, and if you fail to so 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 \$8196.88, 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 in Sherman County, Oregon, once a week for four consecutive and successive weeks by virtue of an order made by the Honorable Carl Hendricks, Judge of the above entitled Court, and entered in said Court and cause on the 29th day of April, 1938, said period of publication being the period prescribed by said order.

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, L. J. Thompson and Myrtle Thompson, husband and wife, Security Savings & Trust Company, a corporation; Sherman County National Farm Loan Association, 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.

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 8th day of June, 1938, and if you fail to so 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 \$8196.88, 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:

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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.

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The date of the first publication of this summons is May 13, 1938, and the date of the last publication is June 10, 1938.

C. L. PEPPER.
 Postoffice Address: The Dalles, Ore

E. C. PRESTBYE.
 Postoffice Address: 610 Main Avenue, Spokane, Washington.
ATTORNEYS FOR PLAINTIFF.

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Dated at Moro, Oregon, this 16th day of May, 1938.

C. C. WILSON,
 Sheriff of Sherman County, Oregon

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Darroll L. Belsh Administrator.

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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 8th day of June, 1938, and if you fail to so 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 \$8196.88, 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 in Sherman County, Oregon, once a week for four consecutive and successive weeks by virtue of an order made by the Honorable Carl Hendricks, Judge of the above entitled Court, and entered in said Court and cause on the 29th day of April, 1938, said period of publication being the period prescribed by said order.

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, L. J. Thompson and Myrtle Thompson, husband and wife, Security Savings & Trust Company, a corporation; Sherman County National Farm Loan Association, 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.

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 8th day of June, 1938, and if you fail to so 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 \$8196.88, 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 in the Sherman County Journal, a newspaper of general circulation, printed and published in Sherman County, Oregon, once a week for four consecutive and successive weeks by virtue of an order made by the Honorable Carl Hendricks, Judge of the above entitled Court, and entered in said Court and cause on the 11th day of May, 1938, said period of publication being the period prescribed by said order.

The date of the first publication of this summons is May 13, 1938, and the date of the last