

Sherman County Journal

Sherman County Observer
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Giles L. French Editor

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ELECTION AFTERTHOUGHT

Reviews of the election have
been frequent since the defeat
of Governor Martin for renomination
last Friday. The result was not
expected in this county where it
was considered impossible that
the people of the state would turn
down an official for aggressive
prosecution of law breakers.

The vote does not necessarily
lead to the conclusion that this
was the fact. The lethargy of
those voters who presumed that
Martin would be re-nominated and
who failed to go to the polls caused
his defeat and, as bad as this
is, it is better than assuming that
Oregon's electorate are in favor of
easing the punishment of goons
and racketeers.

Governor Martin was the leader
of the forces against labor racketeering. Whether he was considered
a good leader, a successful
one or not he was undoubtedly the
elected official who had done most
in the public eye, to prevent labor
violence from getting out of hand.
By staying at home the voters
who want to eradicate this type of
lawlessness permitted their leader
to be defeated and have made it
appear that prosecution of
goons is not popular in this state.

Farmers of this state, if not of
all states, are in an unfortunate
position politically if the observations
of the writer are correct. They
have no central organization
representing them to urge them to
get out and vote and no organization
that will keep them adequately
informed about candidates and
measures, except to obtain their
support. Labor, whether AF of L
or CIO, does have such organization
and uses it. Because of it, it
is probable that the maximum
voting strength of labor was expressed
last Friday against Mar-
tin.

No one was responsible for get-
ting out the farm vote to indicate
the feelings of farmers on the
labor troubles that were the
major question in the election.
Therefore, it did not get out.

Laboring men, whether they
like it or not, must pay dues to an
organization. The organization endorses
candidates and works effectively
for bills. Its lobbyists are
numerous and they keep before
the legislator who is wavering
in his loyalty to the unions the
constant threat of defeat if
his votes do not agree with given
instructions.

The session long fight for the
labor bills in 1937 indicated that
while agriculture may have more
persons engaged in it the labor
group is stronger because of organization.
Lobbyists galore were
available for the side of labor
while it was difficult to obtain
enough interested farmers to make
a presentation before a committee.

Someday, undoubtedly, the farm-
ers of Oregon will get tired of being
pushed around by a well organized
minority and rise up and
declare themselves. But the need of
a state wide organization will be
needed even then. Farm organiza-
tions should be independent. They
should be neither attached to labor
nor to industry. They can some-
times work with one and some-
times with the other and there-
fore should have no permanent
alliance with either.

It is hard to get farmers to-
gether in a cohesive group. But
if they wish to have the voice in
government their numbers en-
title them to have they will have
to organize. In lieu of such an
inclusive group it should be possible
to unite the present organization
of farmers into a legislative council
that would keep farmers in-
formed about political matters.

In the last session there were
representatives whose constituents
were largely farmers voting con-
sistently with the labor group be-
cause public opinion in their farm-
ing areas was not expressed to
them nor impressed on them.

operate. There are other times
when they are diametrically op-
posed. The same is true of in-
dustry. What the farmers need
is an active organization that will
consistently, persistently and hon-
estly present the views of agri-
culture.

CHARLES SPRAGUE

It now appears that Charles
Sprague will receive many of the
votes that would have been cast
for Martin had the governor won
his primary contest. At least many
of the voters are indicating in-
terest in the man, his background
and characteristics. He is pub-
lisher and editor of the Salem
Statesman, one of the largest
papers outside of Portland, and
the paper most often quoted edi-
torially. Perhaps the most out-
standing of his qualities is his
ability to analyze a problem thor-
oughly. He does not waver in
adherence to what he concludes
to be right and it is impossible
for any of his acquaintances to im-
agine him failing to do his duty in
enforcement of the law.

He knows the state's business
through watching its activities
for many years. He is around
the legislature every day and
knows the daily grind of the ad-
ministrative offices better than
most men who have been elected
as governor, although he has never
held public office.

More will be learned about him
as the campaign progresses and it
will be interesting and illuminat-
ing to observe the type of men
who praise him and the type that
condemn him.

At this writing it is unthinkable
that Governor Martin, as bad as
he wants to be vindicated, would
file as an independent candidate
for governor. He has been so
positive in upholding the law
and should be the last to break it.
If he desires to run for congress
or the senate, that is presumably
a legal step for him to take.

It apparently is not enough to
be a Democrat anymore. A candi-
date must be a new deal Demo-
crat. A reading of the history of
the Republican party would give
pause to such actions.

A man, now 103, wishes he had
not spent his money 30 or 40 years
ago. Most of us wish we had
saved something last week.

Playing the Irish sweepstakes
seems to be gaining on poker as
the great American gambling
game.

This country can change from
overcast weather to under-shirt
weather as quick as any and fast-
er than most. From flannels to
fans in forty hours is our motto.

Did anyone think of asking
Einstein if he could understand
the farm bill and the crop insur-
ance plan?

And to think, the news story
head "Treasury Chief Asks New
Taxes" will be with us for gen-
erations.

In Other Days

From the Observer May 30, 1919
There will be no Sherman Coun-
ty Field Meet this year.

Truman Strong has about finish-
ed hauling sand and gravel for the
new residence he will build this
summer north of town.

Mr. and Mrs. Fred Haynes re-
ceived word that their son Frank's
wife had arrived in the United
States.

Moro was again out of water
Monday because of a break in the
old pipe line and the drilled wells
being out of commission.

From the Observer May 28, 1909
May 29 the Bloomer girls will
play ball against the Moro nine on
the local diamond.

The first rain for about 80 days
was welcomed here Wednesday
afternoon.

Roy Hulse brought another
auto to the city Tuesday. It is
one of the latest types of auto
buggies and came up from Port-
land on the Bailey Gatzert.

A new way of making ice has
been discovered. Ammonia is used.

From the Observer May 26, 1899
B. F. Hoover is now actively at
work with a force of hands in his
brick yard in Moro. The first kiln
will be burned soon.

Lake's mill at Wanic has start-
ed up for a long run, sawing from
10,000 to 15,000 of good lumber
per day.

Among those registered at the
Moro Hotel this week were Fred
Krusov and wife, accompanied by
two sisters of Mrs. K who recent-
ly came to this county.

Col. C. A. Buckley shipped 22
carloads of sheep to Colorado
from Moro this week. He has 12,
000 yet to ship.

STATEHOUSE GOSSIP.

Herbert Hauser, for nearly 20
years an employee of the Oregon
public utilities commission, has
been appointed to the position of
district supervisor of the bureau of
motor carriers for the interstate
commerce commission with head-
quarters in Portland. Hauser was
first a reporter for the utilities
commission, then served as the
commission's secretary and later
as superintendent of transporta-
tion and chief examiner.

While Oregon industry is feeling
the effect of the business recession
employment in this state remains
well above the low level to which
it descended during the recent de-
pression. Figures released by the
Industrial Accident Commission
this week show that 102,451 work-
men were employed in Oregon in-
dustries during April compared to
only 63,035 men reported at work
in April, 1933.

Careful motorists will be re-
warded with a refund of insurance
premiums under a merit rating
plan of automobile insurance
which has just been approved by
Hugh Earle, state insurance com-
missioner. Earle says that he ex-
pects the new plan to result in a
saving of at least \$200,000 a year
to motorists who earn the reward
by escaping responsibility for any
traffic accident during the year.

Attorney General Van Winkle
has advised the Board of Control
that it has no jurisdiction over ex-
penditures of the State Employ-
ment commission. The ruling came
after two months of jockeying be-
tween the Board and the commis-
sion over the rental of a building
in Portland for use by the commis-
sion. Two months ago the Board
refused to approve rental of the
building at \$850. Negotiations by
representatives of the Board brought about a reduction
of the rent figure to \$700 a month.
The Employment commission then
proceeded to write in new require-
ments into the lease which the
owner of the building refused to
accept without an increase in the
rental price. For the past two
weeks the deal has been stalemated
because the Board and the Commis-
sion have refused to give in.

The ruling of the attorney gen-
eral removes the Board from the
picture and leaves the commission
free to negotiate its own lease
without interference.

Construction work on the new
administration building of the
Oregon State Fair at Salem is well
under way, according to state de-
partment of agriculture officials,
the laying of foundations and sills
having been completed last week.

Plans call for the first unit of
the building to be completed by
August 1, slightly more than a
month before the annual event be-
gins on September 5. It will be a
one-story building, 40 feet by 90
feet. Eventually it will be succed-
ed in harmony with the remainder
of the fair buildings.

This first unit will house all the
administrative offices, according to
S. T. White, manager and director
of the department. In addition,
it will contain the utilities—police
headquarters and light company
offices. There will be a press room
and radio broadcasting booth, as
well as a storehouse, workshop
and warehouse.

The building is being construct-
ed with Works Progress Adminis-
tration help under a \$17,000 grant
by the Federal government.

The second unit of the adminis-
tration building is expected to be
built next year. It will house the
fire fighting equipment and con-
tain additional storage space and
possibly a small auditorium.

Read the ads in the Journal.

NOTICE TO CREDITORS

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

Darold L. Belshé
Administrator.

Galloway & Krier

Attorneys for Administrator
The Dalles, Oregon.

NOTICE OF SHERIFF'S SALE

OF REAL PROPERTY
On Saturday, the 25th day of
June, 1938, at the hour of ten o'
clock a. m. at the front door of the
Court House in Moro, Sherman
County, Oregon, I will sell at pub-
lic auction to the highest bidder
for cash, the following described
real property located in Sherman
County, Oregon, to-wit:
The Southwest Quarter (SW-
3) of Section 14; the South-
east Quarter (SE1) of Section
15 and the Northeast
Quarter (NE1) of Section 22,
all in Township 1 North,
Range 17, East of the Willam-
ette Meridian, containing 480

acres, more or less; according
to Government Survey,
All in Sherman County, State
of Oregon,

Together with the tenements,
hereditaments and appurte-
nances 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 to-
wards the payment of plaintiff's
debt, costs and accruing costs;
that at said sale plaintiff be per-
mitted to become a purchaser;
that the defendants above named,
and each and all of them, be fore-
closed and barred of all right,
title, claim, or interest in the
premises described in plaintiff's
mortgage except the right of red-
emption allowed by law, and that
plaintiff have such other and fur-
ther relief as is meet and equita-
ble.

Service of this summons is made
upon you by publication in the
Sherman County Journal, a news-
paper of general circulation, print-
ed 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 be-
ing 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 publica-
tion is June 10, 1938.

C. L. PEPPER,
Postoffice Address: The Dalles, Ore
E. C. PRESTBYE,
Postoffice Address: 610 Main Ave-
nue, Spokane, Washington.

ATTORNEYS FOR PLAINTIFF.

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 Beesley, the administra-
trix in the above entitled estate
has filed her final account therein
in said Court and cause, and pre-
sented 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 objec-
tions thereto by any interested
person or persons.

Florence Beesley,
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,

vs.
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 complai-
nt herein,

Defendants.

To the unknown heirs of Ralph
M. Smith, deceased, and also to
all other persons or parties un-
known claiming any right, title,
estate, lien or interest in the real
estate described in plaintiff's com-
plaint on file in the above entit-
led cause and as this summons de-
scribed, DEFENDANTS:

IN THE NAME OF THE STATE

OF OREGON: You, and each of
you, are hereby required to ap-
pear and answer the complaint
filed against you in the above en-
titled 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 re-
lief 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 plain-
tiff'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 en-
try 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 disburse-
ments; THIRD: For a decree fore-
closing that certain mortgage de-
scribed 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 com-
plaint, which mortgage was re-
corded 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 Mort-
gages at page 434, covering the de-
scribed real property;

The Southwest Quarter of
Section Twenty and the North
west Quarter of Section Twen-
ty-nine, all in Township Two
North of Range Eighteen,
East of the Willamette Meri-
dian, containing 80 acres.

All situated in Sherman Coun-
ty, State of Oregon,

Together with the tenements,
hereditaments and appurte-
nances 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 to-
wards the payment of plaintiff's
debt, costs and accruing costs;
that at said sale plaintiff be per-
mitted to become a purchaser;
that the defendants above named,
and each and all of them, be fore-
closed and barred of all right,
title, claim, or interest in the
premises described in plaintiff's
mortgage except the right of red-
emption allowed by law, and that
plaintiff have such other and fur-
ther relief as is meet and equita-
ble.

Service of this summons is made
upon you by publication in the
Sherman County Journal, a news-
paper of general circulation, print-
ed 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 be-
ing 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 publica-
tion is June 10, 1938.

C. L. PEPPER,
Postoffice Address: The Dalles, Ore
E. C. PRESTBYE,
Postoffice Address: 610 Main Ave-
nue, 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 Ore-
gon for 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 com-
manding the Sheriff to sell in the
manner provided by law the at-
tached 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 high-
est bidder for cash, the following
described personal and real prop-
erty, to-wit: 106 sacks of wheat
stored in Grass Valley Grain
Growers warehouse at Grass Val-
ley, 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 quar-
ter of Section 1, and the West half
of Section 12 in Twp. 3 S. R. 17
E. WM. and the Northwest quar-
ter of Section 6 in Twp. 3 S. R. 18
E. WM. subject to the mortgage
thereon to Ross E. Smith approxi-
mating \$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, at-
torney's costs and accruing costs,
all in compliance with said execu-
tion and order of sale.

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

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

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, de-
ceased; 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 adminis-
trator 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 Thomp-
son, husband and wife, Security
Savings & Trust Company, a cor-
poration; Sherman County Nation-
al Farm Loan Association, a cor-
poration; Sherman County, a mu-
nicipal 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 DE-
FENDANTS: 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 Feder-
al Land Bank of Spokane,
pledged by the Sherman Coun-
ty National Farm Loan Associa-
tion as additional security for the
loan made by the plaintiff here-
in, be applied toward payment of
the amount secured by plaintiff's
mortgage; SECOND: For a judg-
ment and decree against the de-
fendants that there is due and un-
paid on said indebtedness the fol-
lowing 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 in-
terest at 6% per annum on \$2890.
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 disburse-
ments; THIRD: For a decree fore-
closing that certain mortgage ex-
ecuted by Nerius E. Moffitt and
Donna M. Moffitt, husband and
wife, the record owners of the
property at the time of the grant-
ing of the loan referred to in
plaintiff's complaint, which mort-
gage was recorded in the office of
the County Clerk of Sherman Coun-
ty, 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, con-
taining in all about 960 acres.
All situated in Sherman Coun-
ty, State of Oregon.

Together with the tenements,
hereditaments and appurte-
nances 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 debt,
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 en-
titled Court, and entered in said
Court and cause on the 29th day
of April, 1938, said period of pub-
lication being the period prescrib-
ed by said order.

The date of the first publica-
tion of this summons is May 6th,
1938, and the date of the last pub-
lication 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.

A. Bryant, as Administratrix of
the estate of W. C. Bryant, de-
ceased; 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 adminis-
trator 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 cor-
poration; 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 ap-
pear and answer the complaint
filed against you in the above en-
titled 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 com-
plaint, 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
\$400.00 with interest thereon from
the 9th day of January, 1936, at
the rate of six per cent per an-
num, with attorney fees and costs,
and to foreclose that certain mort-
gage 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 West Half of the North-
west Quarter and the North
Half of the South Half of
Section Thirty-five in Town-
ship One North, Range Nine-
teen, East of the Willamette
Meridian, containing 240
acres;

All situated in Sherman Coun-
ty, Oregon;

Together with the tenements,
hereditaments and appurtenan-
ces thereunto belonging or in
any wise 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 com-
plaint on file with the clerk of the
above entitled court.

This summons is served by pub-
lication thereof in the Sherman
County Journal, a weekly news-
paper, 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 re-
quired that this summons be pub-
lished once a week for four con-
secutive weeks, and the first pub-
lication of this summons is the
6th day of May, 1938.

George G. Updegraff,
Attorney for Plaintiff.

Postoffice address: Moro, Oregon
May 6-27, '38

NOTICE OF FINAL HEARING

Notice is given that the under-
signed, as administrator of the
estate of Jennie Van Gilder, de-
ceased, 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 Sher-
man County, Oregon, has been fix-
ed as the time and place for hear-
ing all objections to the said final
report and the settlement thereof.

G. A. Sargent, Administrator
of the Estate of Jennie Van
Gilder, Deceased