

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
Oregon Newspaper Publishers Association

OFFICIAL COUNTY PAPER

SUBSCRIPTION RATES
Payable in Advance
ONE YEAR \$1.50

JUNE, 24 1938

PLENTY AND SCARCITY

Some quiet thought on the theory of scarcity by any observer leads to some peculiar notions and brings out some odd facts. While the nation has been pursuing the theory of scarcity we have accumulated the greatest surplus of wheat, the largest supply of cotton and the most unemployed, we have ever known.

Factories are not running, because there is no sale for the goods they produce. We have so much of everything that no one dares to make any more and those who, like the farmers, still keep on producing must expect low prices.

Then, if the theory of scarcity has been a failure, why not try the opposite and for a time pursue a theory of plenty. Presuming that the government has the power under the constitution to prevent the people from producing crops and goods, it also has the power to force the production of crops and goods.

It follows, therefore, that the government to provide plenty for all should immediately put every one to work. The farmers should raise all they can of every crop, shoe factories should immediately hire full crews and make shoes at least eight hours per day, implement factories should run full time, the automobile companies would be forced to produce cars.

What about prices? Well, things wouldn't be worth much, probably. But everyone would possibly have little difficulty in getting what he wanted. Everyone would be extremely poor in money but rich in "things." We would be using our production capabilities instead of withholding them from use. There would be houses for the homeless, cars for the pedestrian, food for the hungry, clothing for the naked.

Crazy? Sure, any idea in a democracy that depends on governmental force is crazy—the theory of scarcity included. But it is no crazier than the theory that allows a third of the people to be "ill-fed, ill-clothed and ill-housed" when there are farms and factories capable of producing plenty for all.

SCHOOL MATTER

The meeting between directors and patrons of the rural schools with the members of the Moro school board Wednesday night should not be, and probably will not be the last. There are many problems to be settled between them for the ultimate benefit of the children of both sides.

It is a common complaint that the schools of this county are getting too small to operate as efficiently as the parents desire. For the Moro district they are also becoming very expensive.

Schools can only be made larger, presuming that the school population remains the same, by transporting a greater distance to fewer schools. The general feeling is that larger schools are more efficient whether that contention can be proven or not. If that is what the parents want and taxpayers want a move toward more and smaller schools is not the correct move to make.

The valuation of the Moro district is \$740,160.00. Taxpayers of that district pay for their own high school and receive pay for, at actual cost for the education of the high school pupils from the rural districts. They also pay \$184.85 per child for the education of their elementary children. For educating the rural children they receive \$50 per child. They thus subsidize the education of the country children to the extent of \$54.85 per child per year.

Laura, daughter of Phil Ruggles it at J. M. Dunahoo's home under medical care. A boy was born to L. W. Hunting on the 19th. Mrs. J. M. Powell ran a pine slyver through her right hand with very painful results.

Among those who registered at the Harris resort on the Deuchutes from Moro this week were: Messrs. A. M. Muir, H. A. Aldridge, J. C. Williams, F. Clark, R. Dear, Dr. Idleman, Zigler, Miller, Keffer, Bennett, Foss, Tomlin, and Florer. Mrs. Aldridge, Dr. Hartley, Misses Muir, Cora and Carrie Davis, Maie Johnson, Nona Illingworth, Minnie Pender, Blanche and Clara Spear.

be settled by set charges for education. The rural contention is that the town schools should take some loss because of patronage of their high school and the possibility of drawing trade to the town. The transportation cost to rural districts is high and they actually expend more per child than do the town schools.

Tax cost for property owners in the Moro district is 12.4 mills of special tax plus 1.5827 of elementary school tax for a total of 13.9827 mills. \$139.82 on \$10,000 tax valuation. Tax cost for rural property owners is one mill for non-high school tax plus 1.5827 of elementary school tax plus whatever special tax may be levied although few districts have levied a special tax for this year. The cost for \$10,000 tax valuation is the more \$25.82 in rural districts that have no special tax. In the highest taxed district coming into Moro it would be \$51.82.

All children attend the same school although many of the rural children have to spend some hours on a bus to reach the school. The cost per pupil will decrease if more pupils attend school or if the school costs are reduced through hiring fewer teachers or otherwise lowering the quality of the school. No one wants to do this.

The valuation of the rural districts coming into Moro is \$1,878,137.00. If consolidated into one district the valuation would be \$2,618,297 a large sum enough to make a big district whose levy could be kept low enough to do damage to no taxpayer.

Since transporting children became the general practice the country districts have been better off financially than ever before. They are in a favorable position which, most naturally, they wish to continue.

The present system of charging for tuition is a constant cause of dickering and sometimes of hard feelings. A unified district or the county unit system would give all school patrons a voice in the operation of the schools and would equalize taxation so that each would share alike in receipt of service and payment therefor.

In Other Days

From the Observer June 27, 1919

Leaving Portland June 30, an airplane will fly across the state from west to east, stopping at Wasco baseball park at two p. m., at this date and making a stop of not less than thirty minutes.

Mrs. Lizzie DeMoss Davis, who announces in the Observer the forming of a Violin class, has been elected to the violin department of Philomath college. Mrs. Davis has had charge of violin instruction at Philomath for the last several years.

J. M. Parry and wife left Wednesday for a short visit at Portland with their sons, Harry M. and Walter. During their absence the postal affairs at Moro will be in charge of Miss Naomi Young.

The rock crusher crew expect to finish the Fulton canyon road to the north the next two weeks. The long haul from the crusher both ways is now finished and the crew is working rapidly toward the center. If men and teams can be secured a top dressing will follow the work as soon as finished.

From the Observer June 25, 1909

In the school meeting at DeMoss R. W. Pirke-ton was chosen director succeeding Henry DeMoss. Jas. Woods was re-elected clerk. Invitations have been sent out for the wedding of Miss Coila Keesinger to Mr. Robert W. Belshes, the evening of June 29.

Here we have June 25th and no summer weather yet to speak of. Old Sol has crossed the line and begun its journey towards the winter solstice, and not a word from Peary.

The finishing touches of the artist at the I. D. Pike home in Moro makes it one of the prettiest houses in town.

Hon. J. O. Elrod, former Mayor of Moro, was a Sherman county visitor this week at Moro, Wasco and Grass Valley.

From the Observer June 23, 1899

O. P. Hulise has sold 560 acres near Moro to W. A. Norcross. Mr. H. takes the Dunn property and Mr. N. will build on the new property.

A boy was born to L. W. Hunting on the 19th.

Mrs. J. M. Powell ran a pine slyver through her right hand with very painful results.

Among those who registered at the Harris resort on the Deuchutes from Moro this week were: Messrs. A. M. Muir, H. A. Aldridge, J. C. Williams, F. Clark, R. Dear, Dr. Idleman, Zigler, Miller, Keffer, Bennett, Foss, Tomlin, and Florer. Mrs. Aldridge, Dr. Hartley, Misses Muir, Cora and Carrie Davis, Maie Johnson, Nona Illingworth, Minnie Pender, Blanche and Clara Spear.

(Continued from page one) STATEHOUSE GOSSIP.

Farmers dominate the list of 141 republican and democratic candidates who will battle for the 76 legislative positions to be filed this fall.

An occupational survey reveals that 32 of the 141 candidates are farmers. Next high is the legal profession—with 29 lawyer candidates. Three candidates are stockmen, two dairymen and two furriers. The candidates are engaged in 38 occupations. Others are brokers, physicians, automobile dealers, secretaries, clerks, real estate men and timber workers.

Farm security loans totaling \$2,207,400 were made to 2900 Oregon farm families during April according to a report filed with state officials by the Farm Security Administration. The loans were made to farmers who were unable to secure adequate commercial credit for livestock, feed, seed and farm equipment.

The Salem Linen Mills this week received a contract for supplying 15,000 pounds of flax twine to the United States navy through the efforts of Governor Martin. A Scotland firm had submitted a lower bid than did the Salem firm, but the governor telegraphed navy department officials that he believed the contract should go to a United States firm.

The state supreme court this week decided Henry Albrecht of Baker was entitled to \$29,000 damages for personal injuries received while riding in an automobile with his brother-in-law, H. M. Howard, district manager for Safeway Stores. The court upheld the opinion of a jury and Circuit Judge Calvin S. Sweek of Pendleton. Albrecht contended that he was not a "guest" in Howard's car, but had gone along to help his brother-in-law.

State officials who attended the state convention of Disabled American Veterans of the World War at Bend June 20-22, included Governor Martin and Secretary of State Earl Snell.

Following the 1936 riot at the state penitentiary, 16 men were placed in solitary confinement. The 16th was released this week as his sentence at the institution had expired.

Bids for paving and widening the North Summer street approach to the new state capitol will be opened at Portland June 30.

NOTICE OF SHERIFF'S SALE OF REAL PROPERTY

On Saturday, the 23rd day of July, 1938, at the hour of ten o'clock a. m., at the front door of the Courthouse in Moro in Sherman County, Oregon, I will sell at public auction to the highest bidder for cash, the following described real property located in Sherman county, 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, State of Oregon. Together with the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for the County of Sherman to me directed in the case of the State Land Board of the State of Oregon, plaintiff, vs. Elva A. Bryant, a widow; Elva A. Bryant, administratrix of the estate of W. C. Bryant, deceased; Ruth L. Bryant, a single woman; Harold 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, administrator of the partnership estate of W. C. Bryant and 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; 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.

C. C. WILSON Sheriff of Sherman County, Oregon George G. Updegraff, Attorney for Plaintiff June 24, July 15

NOTICE OF SHERIFF'S SALE OF REAL PROPERTY

On Saturday, the 23rd day of July, 1938, at the hour of ten o'clock a. m. at the front door of the Courthouse in Moro, in Sherman County, Oregon, I will sell at public auction to the highest bidder for cash, the following described real property located in Sherman County, Oregon, to-wit: The Southwest Quarter of

Section Twenty and the Northwest 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.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon for the County of Sherman to me directed in the case of 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 complaint herein, Defendants.

C. C. WILSON Sheriff of Sherman County, Oregon

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

The State Land Board of the State of Oregon, Plaintiff, vs. Harvey U. Martin and Lilah Martin, husband and wife; Wilbert J. Martin and Eliza E. Martin, husband and wife; Leroy H. Martin, a widower; Julius Martin and Virginia Martin, husband and wife; Roy Martin, a single man; May Johnson and Ben Johnson, wife and husband; Carrie Hammon and Fred G. Hammon, wife and husband; Jessie Holabird and Hardey Holabird, wife and husband; Clarence Martin and Mary Martin, husband and wife; Weaver Martin, a single man; Cecile Taylor, a single woman; Julius Martin, a single man; Harry M. Benson, a single man; Roy M. Benson and Perry Benson, husband and wife; Clara F. Odell and Irvie Odell, wife and husband; James F. Benson and Ruth Benson, husband and wife; Dell E. Benson and Vanita Benson, husband and wife; Jennie O. Hill and William Hill, wife and husband; William F. Coe and Jane Doe Coe, husband and wife; Vern R. Coe and Bernice Coe, husband and wife; Mildred E. Burris and Ray Burris, wife and husband; C. L. Pepper, administrator with the will annexed of the estate of Etta A. Coe, deceased; H. U. Martin, administrator of the estate of Dwight R. Martin, deceased; The Federal Land Bank of Spokane, a corporation; Sherman County, a municipal corporation; the unknown heirs of Etta A. Coe, deceased; the unknown heirs of Ira Martin, 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, Defendants.

To Julius Martin, a single man; Roy Martin, a single man; Weaver Martin, a single man; May Johnson and Ben Johnson, wife and husband; Carrie Hammon and Fred G. Hammon, wife and husband; Jessie Holabird and Hardey Holabird, wife and husband; Clarence Martin and Mary Martin, husband and wife; Cecile Taylor, a single woman; Julius Martin and Virginia Martin, husband and wife; James F. Benson and Ruth Benson, husband and wife; Jennie O. Hill and William Hill, wife and husband; William F. Coe and Jane Doe Coe, husband and wife; Mildred E. Burris and Ray Burris, wife and husband; C. L. Pepper, administrator with the will annexed of the estate of Etta A. Coe, deceased; H. U. Martin, administrator of the estate of Dwight R. Martin, deceased; The Federal Land Bank of Spokane, a corporation; Sherman County, a municipal corporation; the unknown heirs of Etta A. Coe, deceased; the unknown heirs of Ira Martin, 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, Defendants.

George G. Updegraff, Attorney for Plaintiff. Residence and Postoffice Address: Moro, Oregon.

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

The State Land Board of the State of Oregon, Plaintiff, vs.

Wilbert J. Martin and Eliza E. Martin, husband and wife; Leroy H. Martin, a widower; Harvey U. Martin and Lilah Martin, husband and wife; Julius Martin and Virginia Martin, husband and wife; Roy Martin, a single man; May Johnson and Ben Johnson, wife and husband; Carrie Hammon and Fred G. Hammon, wife and husband; Jessie Holabird and Hardey Holabird, wife and husband; Clarence Martin and Mary Martin, husband and wife; Weaver Martin, a single man; Cecile Taylor, a single woman; Julius Martin, a single man; Harry M. Benson, a single man; Roy M. Benson and Perry Benson, husband and wife; Clara F. Odell and Irvie Odell, wife and husband; James F. Benson and Ruth Benson, husband and wife; Dell E. Benson and Vanita Benson, husband and wife; Jennie O. Hill and William Hill, wife and husband; William F. Coe and Jane Doe Coe, husband and wife; Vern R. Coe and Bernice Coe, husband and wife; Mildred E. Burris and Ray Burris, wife and husband; C. L. Pepper, administrator with the will annexed of the estate of Etta A. Coe, deceased; H. U. Martin, administrator of the estate of Dwight R. Martin, deceased; The Federal Land Bank of Spokane, a corporation; Sherman County, a municipal corporation; the unknown heirs of Etta A. Coe, deceased; the unknown heirs of Ira Martin, 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, 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 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 and judgment against the defendants Harvey U. Martin, Lilah Martin, Wilbert J. Martin, Eliza E. Martin, and Leroy H. Martin, and each of them, and each of them, to 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 to the court may seem equitable and just.

SECOND: For a decree foreclosing that certain mortgage described in plaintiff's complaint, executed by Harvey U. Martin

and Lilah Martin, husband and wife; Wilbert J. Martin and Eliza E. Martin, husband and wife; Leroy H. Martin and Amanda E. Martin, husband and wife; and Elwin E. Martin, a single man, the record owners of the property at the time of the granting of the loan referred to in plaintiff's complaint, which said mortgage was recorded in the office of the County Clerk of Sherman County, Oregon, on the 31st day of December, 1926, at 10:00 a. m., in Book "S" of Mortgages at page 388 thereof, covering the following described real property:

Lot Four (4) and the Southwest Quarter of the Southwest Quarter (SE1SW4) and the South Half of the Southeast Quarter (S1SE4) of Section Eighteen (18), Township One South, Range Seventeen, (17), East of the Willamette Meridian, save and except the right-of-ways for the Columbia Southern Railway and the Sherman Highway as now located over above described lands; also except the following re-described tract:

Commencing 264 feet west of the Southeast corner of the Northwest Quarter of the Southeast Quarter of Section Eighteen, running thence due south 10 rods; thence due west 20 rods; thence due north 10 rods; thence due east 20 rods to the place of beginning, all being in the South Half of the Southeast Quarter of Section Eighteen in Township One South, Range Seventeen, East of the Willamette Meridian, containing one and one-fourths acres, more or less, 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 judgment and decree, costs and accruing costs and that any surplus be paid to the clerk of this court for the benefits of the defendants as their interest may appear; 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 to the court may seem equitable and just.

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 and entered in said court and cause on the 17th day of June, 1938, said period of publication being the period prescribed by said order.

The date of the first publication of this summons is June 24, 1938, and the date of the last publication is July 15, 1938.

George G. Updegraff, Attorney for Plaintiff. Residence and Postoffice Address: Moro, Oregon.

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

The State Land Board of the State of Oregon, Plaintiff, vs.

Wilbert J. Martin and Eliza E. Martin, husband and wife; Leroy H. Martin, a widower; Harvey U. Martin and Lilah Martin, husband and wife; Julius Martin and Virginia Martin, husband and wife; Roy Martin, a single man; May Johnson and Ben Johnson, wife and husband; Carrie Hammon and Fred G. Hammon, wife and husband; Jessie Holabird and Hardey Holabird, wife and husband; Clarence Martin and Mary Martin, husband and wife; Weaver Martin, a single man; Cecile Taylor, a single woman; Julius Martin, a single man; Harry M. Benson, a single man; Roy M. Benson and Perry Benson, husband and wife; Clara F. Odell and Irvie Odell, wife and husband; James F. Benson and Ruth Benson, husband and wife; Dell E. Benson and Vanita Benson, husband and wife; Jennie O. Hill and William Hill, wife and husband; William F. Coe and Jane Doe Coe, husband and wife; Vern R. Coe and Bernice Coe, husband and wife; Mildred E. Burris and Ray Burris, wife and husband; C. L. Pepper, administrator with the will annexed of the estate of Etta A. Coe, deceased; H. U. Martin, administrator of the estate of Dwight R. Martin, deceased; The Federal Land Bank of Spokane, a corporation; Sherman County, a municipal corporation; the unknown heirs of Etta A. Coe, deceased; the unknown heirs of Ira Martin, 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, 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 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 and judgment against the defendants Harvey U. Martin, Lilah Martin, Wilbert J. Martin, Eliza E. Martin, and Leroy H. Martin, and each of them, and each of them, to 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 to the court may seem equitable and just.

SECOND: For a decree foreclosing that certain mortgage described in plaintiff's complaint, executed by Harvey U. Martin

lien or interest in the real estate described in the complaint herein.

Defendants. To Julius Martin, a single man; Roy Martin, a single man; Weaver Martin, a single man; May Johnson and Ben Johnson, wife and husband; Carrie Hammon and Fred G. Hammon, wife and husband; Jessie Holabird and Hardey Holabird, wife and husband; Clarence Martin and Mary Martin, husband and wife; Cecile Taylor, a single woman; Julius Martin and Virginia Martin, husband and wife; James F. Benson and Ruth Benson, husband and wife; Jennie O. Hill and William Hill, wife and husband; William F. Coe and Jane Doe Coe, husband and wife; Mildred E. Burris and Ray Burris, wife and husband; the unknown heirs of Ira Martin, deceased; the unknown heirs of Dwight R. Martin, deceased; the unknown heirs of Etta A. Coe, 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 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 and judgment against the defendants Wilbert J. Martin, Eliza E. Martin, Leroy H. Martin, Harvey U. Martin and Lilah Martin, and each of them, for the sum of \$5000.00 with interest thereon from the 4th day of February, 1936, at the rate of six per cent per annum until paid; for the further sum of \$350.00 attorney fees, together with plaintiff's costs and disbursements; SECOND: For a decree foreclosing that certain mortgage described in plaintiff's complaint, executed by Wilbert J. Martin and Eliza E. Martin, husband and wife; Leroy H. Martin and Amanda E. Martin, husband and wife; Harvey U. Martin and Lilah Martin, husband and wife; and Elwin E. Martin, a single man, the record owners of the property at the time of the granting of the loan referred to in plaintiff's complaint, which said mortgage was recorded in the office of the County Clerk of Sherman County, Oregon, on the 31st day of December, 1926, at 10:10 a. m., in Book "S" of Mortgages at page 390 thereof, covering the following described real property:

The East Half of the Southeast Quarter (E1SE4) of Section Twenty-one (21) and the Southwest Quarter (SW4) of Section Twenty-two (22), Township One (1), South, Range Seventeen (17), East of the Willamette Meridian, containing 240 acres, more or less, 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 judgment and decree, costs and accruing costs and that any surplus be paid to the clerk of this court for the benefit of the defendants as their interests may appear; 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 to the court may seem equitable and just.

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 and entered in said court and cause on the 17th day of June, 1938, said period of publication being the period prescribed by said order.

The date of the first publication of this summons is June 24, 1938, and the date of the last publication is July 15, 1938.

George G. Updegraff, Attorney for Plaintiff. Residence and Postoffice Address: Moro, Oregon.

NOTICE FOR PUBLICATION

Department of the Interior, General Land Office at The Dalles, Oregon, June 9, 1938.

NOTICE is hereby given that George L. Fox, of Klondike, Oregon, who, on December 28, 1934, made homestead entry, act December 29, 1916, No. 028623, for NE1/4, SE1/4NW1/4, NE1/4SW1/4, NE1/4SE1/4, SW1/4SE1/4, Sec 30, NW1/4SW1/4, SE1/4SW1/4, SW1/4SE1/4,

Department of the Interior, General Land Office at The Dalles, Oregon, June 9, 1938. NOTICE is hereby given that George L. Fox, of Klondike, Oregon, who, on December 28, 1934, made homestead entry, act December 29, 1916, No. 028623, for NE1/4, SE1/4NW1/4, NE1/4SW1/4, NE1/4SE1/4, SW1/4SE1/4, Sec 30, NW1/4SW1/4, SE1/4SW1/4, SW1/4SE1/4,

Department of the Interior, General Land Office at The Dalles, Oregon, June 9, 1938. NOTICE is hereby given that George L. Fox, of Klondike, Oregon, who, on December 28, 1934, made homestead entry, act December 29, 1916, No. 028623, for NE1/4, SE1/4NW1/4, NE1/4SW1/4, NE1/4SE1/4, SW1/4SE1/4, Sec 30, NW1/4SW1/4, SE1/4SW1/4, SW1/4SE1/4,

Section 32, Township 3N., Range 18, E., Willamette Meridian, has filed notice of intention to make final Proof, to establish claim to the land above described, before Registrar, United States Land Office, at The Dalles, Oregon, on the 22nd day of July, 1938.

Claimant names as witnesses: A. Macnab, of Rufus, Oregon; Delbert Deyo, of Rufus, Oregon; L. E. Dehler, of Wasco, Oregon; W. E. Tate, of Wasco, Oregon. W. F. Jackson, Register.

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 her Final Report and Account as Administratrix of the estate of J. S. Fowler, deceased, and that Monday, the 11th day of July, 1938, at 10:00 o'clock a. m., of said day, at the court room, at the court house, 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.

Mae Fowler Administratrix T. Lester Johnson 31-35 Attorney for Administratrix.

NOTICE TO CREDITORS

All persons having claims against the partnership estate of James C. McKean and Seral W. Searcy, co-partners doing business under the firm name and style of McKean & Searcy, are hereby notified, to present them in proper form to the undersigned, the duly appointed, qualified and active Administrator of the partnership estate of James C. McKean and Seral W. Searcy, at the office of Geo. G. Updegraff, Moro, Oregon, within six months from the date of this notice, to-wit: June 3, 1938.

Seral W. Searcy Administrator Geo. G. Updegraff Attorney for Administrator 30-33

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 her Final Report and Account as administratrix of the estate of E. C. Thomas, deceased, and that Friday, the 1st day of July, 1938, at 10:00 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.

Clara Louise Thomas Administratrix T. Lester Johnson, 30-34 Attorney for Administratrix.

NOTICE OF SHERIFF'S SALE

On the 18th day of July, 1938, at the hour of 10:00 a. m., of said day, at the front door of the County Courthouse in Moro, Sherman County, Oregon, I will sell to the highest bidder for cash at public auction the following described real property located in Sherman County, Oregon, to-wit:

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.

Said sale is made under execution issued out of the Circuit Court of the State of Oregon in and for the County of Sherman to me directed in the case of The Federal Land Bank of Spokane, a corporation, vs. Elva A. Bryant, a widow; Elva A. Bryant, 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, administrator of the partnership estate of W. C. Bryant and 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.

C. C. WILSON, Sheriff of Sherman County, Oregon Wm. L. Beatty 1207 Public Service Bldg Portland, Oregon, of Attorneys For Plaintiff. 31-35.