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Giles L. French Editor

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AN ALTERNATIVE

With another campaign in the
offing it is time for a resume of
what choices the voters may have
this fall. This refers to the
choices that may be offered in
principles of government and not
in candidates except as candidates
may be judged by their adherence
to parties.

In this section of the country
the major interest is in the agricul-
tural policy that might be fol-
lowed. The last journalistic defen-
dent of the present farm bill
in this state has begun to admit
imperfections in the agricultural
bill of the administration which
is indication enough that the act
is not popular.

Let it be assumed that there
will always be a farm aid pro-
gram, just as there has always
been one since the war. Such a
program to be successful, must
balance production with need, must
prevent imports of surplus crops
and should take from production
and surplus crops should not have
a greater number of competitors
put on them, but a smaller num-
ber.

It may be true that only a
small percentage of the people are
interested in government expendi-
tures, for now the number who
are receiving from the govern-
ment are far in excess of those
who are paying to the govern-
ment—in direct taxes. It is pos-
sible that for many voters huge
expenditures and an administra-
tion generous with public money
is the best one. A spending govern-
ment is popular. Girls like the
boy who spends his money, but
the smart ones marry the one
who saves a few dollars. Taxpay-
ers, likewise, favor a government
that is temperate in the use of
public funds.

Citizens in this part of the
country having behind them long
years of Americanism are con-
cerned about the theory of gov-
ernment behind an administration.
They want to know if their lead-
ers desire more power than allowed
by the constitution, and why
they want it.

There has been no alternative
to the new deal: there has only
been criticism of it. There will
soon be a program expressing a
philosophy of government more in
keeping with the moral integrity
of the American people. Voters
then can take their choice.

GOODBYE GOONS

Twelve good men and true—al-
though part of them were women
—have this week decided after
hearing the evidence, that one Al
Rosser, labor boss of Oregon was
guilty of complicity in burning a
sawmill. It is at best a scary
situation when a labor leader
burns a mill in order to help the
workmen. In fact, it is so far
from reason that few observers
believe his major interest was in
the workmen.

The list of goons arrested, tried
and convicted is long. Only a few
have escaped punishment. There
have been few charges of illegal-
ity in the trials and no reversals
by a higher court. Apparently
there is general acceptance of the
guilt of those who intimidated
business men, workmen and
union members alike in a ruthless
endeavor to obtain control of in-
dustry through labor.

There is hope, but no assurance,
that labor racketeering has been
stopped in Oregon. It will go on
again whenever people allow it.
It has been proven many times
that it is comparatively easy to
impose on an unorganized mass
of people for a considerable length
of time before they find leaders
who will stop it. This state is
lucky that it had such men.

One cannot but notice how the
dislike of Jim Farley has softened
since he ceased to be the front for
the new deal notions.

How the world do move: and
how men do move around it. A
few years ago the world followed
the flight of Wiley Post around
the world and now Howard Hughes
does the same thing in about half
the time, going so fast that he
was in Siberia before the public
really became interested. If we
could handle our economic and
social affairs as well as we do our
mechanical there would be no war
in China or Spain and no depres-
sion in the United States.

One cannot help but wonder
after noting that the president of
the United States, or is it the
head of the Democratic party, ex-
pressed no opinion in Colorado
and Nevada, if talks in favor of
different candidates are not made
in the states where there is as-
surance of success anyway.

Governor Martin is not one to
turn the other cheek indefinitely.
When the president and others in
the administration refused, him
the hand of friendship in the pri-
mary campaign it now appears
they lost something. Invitations
to meet national officers, includ-
ing the president, find him "too
busy." It would have been sadly
out of character for the governor
to hasten to California to meet
the man who refused to substan-
tiate a characterization made on
a former visit to the west.

The head of the Young Demo-
crats thinks that his party will
be able to carry Alabama. Now if
that isn't confidence.

The loan value of wheat is about
what was expected, a trifle less
than the market price, just enough
to cause some to sell instead of
borrowing, but high enough to
make many loans probable for just
a little liking for gambling will
cause the average farmer to bor-
row 55 cents instead of selling at
sixty. The odds are about ten to
one in his favor at that, for he
can only lose five cents and can gain
a goodly sum if something should
cause the price to go up.

Whether this spell of hot weather
damages the spring wheat or
not it is damaging to dispositions.

In Other Days

From the Observer July 14, 1939

J. C. Williams sold the baths
and barber shop in Mrs. Maxwell's
building to Jesse Landry.
Carl Peetz carries an old time
merchandise. The date of its
coinage is 1800, a present from
Col. C. A. Buckley.

Martin Hansen and Miss Helena
D. Hansen were married June
28th by Rev. Morrison.

Wm. Nixon had a bad trip out
south. A mile beyond Mitchell
a bridge collapsed, smashing his
trail wagon.

J. J. Wiley and wife, Miss Anna
Sandrook and Mrs. Rooper enjoy
Sherman county scenery this
week, driving to Wasco Monday
and to Grass Valley Tuesday.

The Deschutes mill, to be built
by the Sherman County Lumber
Co., at the Harris place seven
miles from Moro, will be in readi-
ness to supply lumber within 60
days.

From the Observer July 16, 1939

John W. Brown, formerly of
Grass Valley but now located at
Walla Walla, was in the county
last week.

J. K. Loby, general merchandiser
in Kent, was in Portland this
week on business.

Orie Elliott and W. A. Woods
were in Tuesday, having Mitchell
& Foss attend to some needed
harvest repair work.

P. H. Buxton and family left
Wednesday for Forest Grove
where Mr. B. formerly lived be-
fore locating at Moro.

Mrs. Rutledge acted as install-
ing officer at the Kent meeting
of the Elekah lodge Wednesday
evening.

From the Observer July 18, 1939

Born to F. R. Axtell and wife
Monday the fourteenth a boy.

Contractor Ramsey has begun
work on the foundation for the
new residence of Truman Strong
east of Moro.

Miss Lela Barnum, daughter of
Mr. and Mrs. E. E. Barnum and
Giles French, son of L. R. French
were married Sunday, July 18.

With the completion of the new
modern brick hotel, a new bank
building and several private resi-
dences now contemplated there
will certainly be something doing
in the old town of Moro.

Grimes and So. have finished
many concrete jobs at the T. H.
Fraser farm putting a foundation
under the barn, building water
troughs and laying a heavy founda-
tion slab for a granary to be
built later.

An unfortunate accident occur-
ed at the Lot Rust home when a
gun went off accidentally, killing
Mrs. Rust in the room above.

Statehouse Gossip

(Continued from page one)
State Purchasing Department, in-
cluding the Property Control Divi-
sion and the Budget Department.

While all of the state officials
continue to praise the beauty of
the new structure a number of
weaknesses in the more practical
side of the building have already
developed to dampen the enthu-
siasm of those quartered in the
new capitol. For instance while
the designer was careful to pro-
vide private shower baths, lavato-
ries and elevators for some of
the higher officials, no cloak rooms
were provided for the convenience
of the small army of employees
who do the work of the state.
Tenitors are also complaining that
the builder skimmed so much on
their store rooms that there is
barely room enough for their nec-
essary equipment. None of the
doors in the treasury department
being large enough to admit an
office safe. State Treasurer Hol-
man found it necessary to import
a safe moving crew from Port-
land to boost that heavy piece of
equipment through one of his
windows.

The new building was treated to
a shower bath Friday afternoon
when a valve in one of the tanks
connected with the air-cooling
system stuck allowing the tank to
overflow and send a shower of
water cascading down from the
roof to the floor of the rotunda.
No serious damage resulted, how-
ever.

Earl A. Fehl, former county
judge of Jackson county, has
appealed to the state supreme court
for release from the state hospi-
tal for insane to which he was
committed several months ago by
Circuit Judge, H. D. Norton. At-
torneys for Fehl told the court
that the entire proceeding leading
up to his commitment had been
illegal.

Recipes For Hungry Men

Finding ways to make men
relish the foods which will protect
their health and teeth, prolong
their youthfulness and efficiency,
and yet satisfy their appetite is
the problem of the youthful bride
who is just beginning to experi-
ence meal planning woes.

Planning enjoyable meals that
will qualify to the desirable and
naturally vary with individual
men, just as they do for women
who eat to dress and dress to
please, according to their person-
alities.

Among men we have the over-
weight jolly type, who adores
trimmings of marmalade, rich
gravies and sauces, and has a
super-appetite. He will have to be
sighted on the trimmings; only
occasionally given the favorite
heavy food, and at the main meal
time of the day given but one high
energy food, around which are
planned foods low in calories. The
bride plans his meals to be low
generally in fat, starches and
sweets; but high in protective
dairy products, vegetables and
fruits. She specializes in filling
without fattening.

The nervous thin type is a dis-
tinctly different problem. The
bride feels that the merits of her
cookery will be measured by the
weight that this type gains over
a period of time. She is smart
when she postpones her dinner
hour to allow for a short nap.
Before dinner she serves a platter
of a few simple but most appeal-
ing appetizers. She refrains from
telling troublesome stories; but
leads into light and mirthful con-
versation. She is lavish in her
use of cream, butter and all en-
ergy foods. The snack at bedtime
—perhaps a toasted cheese sand-
wich, crackers and cheese, a hot
milk nog, or even bread and milk,
becomes a tradition that is never
sighted in the market order.

Ham and Noodles

Two cups noodles
Two tablespoons butter
Two tablespoons flour
One and a half cup milk
Dash pepper
Two diced left-over baked ham
Grated Cheese
Drop noodles into 4 cups of rap-
idly boiling water and cook ten
minutes. Melt butter and blend
in flour. Add milk and cook with
constant stirring until thickened.
If ham is quite salty no additional
salt is required. Add pepper and
combine sauce with drained cook-
ed noodles and ham. Turn into
battered casserole, top with grated
cheese, and bake in moderate
oven (325) for 30 minutes. 5 to 6
servings.

NOTICE OF FINAL HEARING

Notice is hereby given that the
undersigned has filed in the Coun-
ty Court of the State of Oregon
for Sherman County his final ac-
count and report as administrator
of the estate of Chester C. Med-
ler, deceased, and that Monday,
the 1st day of August, 1938, at
10:00 o'clock a. m., of said day,

at the court room, at the court-
house, in Moro, Sherman County,
Oregon, has been fixed by the
Court as the time and place for
hearing of objections to said final
account and report and for the
settlement of said estate.

O. G. Hilderbrand
Administrator.
T. Lester Johnson,
Attorney for Administrator.
35-38

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 Sher-
man County, Oregon, I will sell at
public auction to the highest bid-
der for cash, the following describ-
ed real property located in Sher-
man County, Oregon, to-wit:

The South Half of the North-
west Quarter and the North
Half of the South Half of Sec-
tion Thirty-five in Township
one North, Range Nineteen,
East of the Willamette Meri-
dian, containing 240 acres.
All situated in Sherman Coun-
ty, State of Oregon.

Together with the tenements,
hereditaments and appurten-
ances thereunto belonging or
in anywise appertaining.

Said sale is made under execu-
tion 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, as admin-
istratrix of the estate of W. G.
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; Car-
ton L. Pepper, as 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 Thomp-
son, 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:

IN THE NAME OF THE
STATE OF OREGON. You and
each of you are hereby required
to appear and answer the com-
plaint 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 so 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 judg-
ment against the defendants Har-
vey U. Martin, Lilah Martin, Wil-
bert J. Martin, Eliza E. Martin,
and Leroy H. Martin, and each
of them for the sum of \$3000.00
with interest thereon from the 15th
day of September, 1935, at the rate
of six per cent per annum until
paid; for the further sum of \$300.00
attorney fees, together with
plaintiff's costs and disburse-
ments; 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; Le-
roy 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 com-
plaint, which said mortgage was
recorded in the office of the Coun-
ty Clerk of Sherman County, Ore-
gon, 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 South-
east Quarter of the South-
west Quarter (SE1SW1) and the
South Half of the Southeast
Quarter (S1SE1) of Section
Eighteen (18), Township One
South, Range Seventeen, (17),
East of the Willamette Meri-
dian, save and except the Colum-
bia Southern Railway and the
Sherman Highway as now locat-
ed over above described lands;
also except the following rec-
orded 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 north
20 rods; thence due east 20
rods to the place of beginning,
all being in the South Half of
the Southeast Quarter of Sec-
tion Eighteen in Township
One South, Range Seventeen,
East of the Willamette Meri-
dian, containing one and one-
fourths acres, more or less,
together with the tenements,
hereditaments and appurten-
ances 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
judgment and decree, costs and
accruing costs and that any over-
plus be paid to the clerk of this court
for the benefits of the defendants

C. C. WILSON
Sheriff of Sherman County, Oregon
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 Sher-
man County, Oregon, I will sell
at public auction to the highest
bidder for cash, the following describ-
ed real property located in Sher-
man County, Oregon, to-wit:

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 320 acres;
All situated in Sherman Coun-
ty, State of Oregon;

Together with the tenements,
hereditaments and appurten-
ances thereunto belonging or
in anywise appertaining.

Said sale is made under execu-
tion issued out of the Circuit
Court of the State of Oregon for
the County of Sherman to me di-
rected in the case of The Federal
Land Bank of Spokane, a corpora-
tion, 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, de-
ceased; the unknown heirs of
Ralph M. Smith, deceased; Wasco
National Farm Loan Association,
a corporation; and also all other
persons or parties unknown claim-
ing any right, title, estate, lien or
interest in the real estate describ-
ed in the complaint herein, Defen-
dants.

C. C. WILSON
Sheriff of Sherman County, Oregon

Dell E. Benson and Vanita Benson,
husband and wife; Jennie O. Hill
and William Hill, wife and hus-
band; 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 un-
known heirs of Etta A. Coe, de-
ceased; the unknown heirs of
Dwight R. Martin, deceased; the
unknown heirs of Ira Martin, de-
ceased, 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; Weav-
er Martin, a single man; May
Johnson and Ben Johnson, wife
and husband; Carrie Hammon and
Fred G. Hammon, wife and hus-
band; Jessie Holabird and Hardey
Holabird, wife and husband; Clar-
ence Martin and Mary Martin,
husband and wife; Cecile Taylor, a
single woman; Julius Martin and Vir-
ginia Martin, husband and wife;
James F. Benson and Ruth Ben-
son, husband and wife; Jennie O.
Hill and William Hill, wife and
husband; William F. Coe and Jane
Doe Coe, husband and wife; Mil-
dred E. Burris and Ray Burris,
wife and husband; the unknown
heirs of Ira Martin, deceased;
heirs of Dwight R. Martin, de-
ceased; the unknown heirs of
Etta A. Coe, deceased, and also
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 entitled
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 appear and answer the com-
plaint 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 so 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 judg-
ment against the defendants Har-
vey U. Martin, Lilah Martin, Wil-
bert J. Martin, Eliza E. Martin,
and Leroy H. Martin, and each
of them for the sum of \$3000.00
with interest thereon from the 15th
day of September, 1935, at the rate
of six per cent per annum until
paid; for the further sum of \$300.00
attorney fees, together with
plaintiff's costs and disburse-
ments; 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; Le-
roy 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 com-
plaint, which said mortgage was
recorded in the office of the Coun-
ty Clerk of Sherman County, Ore-
gon, 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 South-
east Quarter of the South-
west Quarter (SE1SW1) and the
South Half of the Southeast
Quarter (S1SE1) of Section
Eighteen (18), Township One
South, Range Seventeen, (17),
East of the Willamette Meri-
dian, save and except the Colum-
bia Southern Railway and the
Sherman Highway as now locat-
ed over above described lands;
also except the following rec-
orded 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 north
20 rods; thence due east 20
rods to the place of beginning,
all being in the South Half of
the Southeast Quarter of Sec-
tion Eighteen in Township
One South, Range Seventeen,
East of the Willamette Meri-
dian, containing one and one-
fourths acres, more or less,
together with the tenements,
hereditaments and appurten-
ances 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
judgment and decree, costs and
accruing costs and that any over-
plus be paid to the clerk of this court
for the benefits of the defendants

DEFENDANTS:

IN THE NAME OF THE
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each of you are hereby required
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plaint 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 so 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 judg-
ment against the defendants Har-
vey U. Martin, Lilah Martin, Wil-
bert J. Martin, Eliza E. Martin,
and Leroy H. Martin, and each
of them for the sum of \$3000.00
with interest thereon from the 15th
day of September, 1935, at the rate
of six per cent per annum until
paid; for the further sum of \$300.00
attorney fees, together with
plaintiff's costs and disburse-
ments; 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; Le-
roy 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
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plaint, which said mortgage was
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ty Clerk of Sherman County, Ore-
gon, on the 31st day of December,
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of Mortgages at page 388 thereof,
covering the following described
real property:

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east Quarter of the South-
west Quarter (SE1SW1) and the
South Half of the Southeast
Quarter (S1SE1) of Section
Eighteen (18), Township One
South, Range Seventeen, (17),
East of the Willamette Meri-
dian, save and except the Colum-
bia Southern Railway and the
Sherman Highway as now locat-
ed over above described lands;
also except the following rec-
orded 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 north
20 rods; thence due east 20
rods to the place of beginning,
all being in the South Half of
the Southeast Quarter of Sec-
tion Eighteen in Township
One South, Range Seventeen,
East of the Willamette Meri-
dian, containing one and one-
fourths acres, more or less,
together with the tenements,
hereditaments and appurten-
ances 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
judgment and decree, costs and
accruing costs and that any over-
plus be paid to the clerk of this court
for the benefits of the defendants

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plaint 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 so 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 judg-
ment against the defendants Har-
vey U. Martin, Lilah Martin, Wil-
bert J. Martin, Eliza E. Martin,
and Leroy H. Martin, and each
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of six per cent per annum until
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attorney fees, together with
plaintiff's costs and disburse-
ments; 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; Le-
roy 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 com-
plaint, which said mortgage was
recorded in the office of the Coun-
ty Clerk of Sherman County, Ore-
gon, 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 South-
east Quarter of the South-
west Quarter (SE1SW1) and the
South Half of the Southeast
Quarter (S1SE1) of Section
Eighteen (18), Township One
South, Range Seventeen, (17),
East of the Willamette Meri-
dian, save and except the Colum-
bia Southern Railway and the
Sherman Highway as now locat-
ed over above described lands;
also except the following rec-
orded 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 north
20 rods; thence due east 20
rods to the place of beginning,
all being in the South Half of
the Southeast Quarter of Sec-
tion Eighteen in Township
One South, Range Seventeen,
East of the Willamette Meri-
dian, containing one and one-
fourths acres, more or less,
together with the tenements,
hereditaments and appurten-
ances 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
judgment and decree, costs and
accruing costs and that any over-
plus be paid to the clerk of this court
for the benefits of the defendants

DEFENDANTS:

IN THE NAME OF THE
STATE OF OREGON. You and
each of you are hereby required
to appear and answer the com-
plaint 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 so 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 judg-
ment against the defendants Har-
vey U. Martin, Lilah Martin, Wil-
bert J. Martin, Eliza E. Martin,
and Leroy H. Martin, and each
of them for the sum of \$3000.00
with interest thereon from the 15th
day of September, 1935, at the rate
of six per cent per annum until
paid; for the further sum of \$300.00
attorney fees, together with
plaintiff's costs and disburse-
ments; 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; Le-
roy 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 com-
plaint, which said mortgage was
recorded in the office of the Coun-
ty Clerk of Sherman County, Ore-
gon, 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:

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 describ-
ed 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 Ad-
dress: 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, hus-
band and wife; Julius Martin and Vir-
ginia 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 hus-
band; Jessie Holabird and Hardey
Holabird, wife and husband; Clar-
ence Martin and Mary Martin,
husband and wife; Weaver Martin,
husband and wife; 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