THE SPRINGFIELD NEWS

Published Every Thursday at Springfield, Lane County, Oregon, by THE WILLAMETTE PRESS H. E. MAXEY, Editor.

postoffice, Springfield, Oregon

MAIL SUBSCRIPTION RATE One year in Advance.......\$1.75 Three Months \$1.00 Single Copy ...

THURSDAY, MAY 23, 1929

MEMORIAL DAY

May 30, Memorial Day, we again honor our about those who fell in Flanders field., Belleau woods and other foreign sectors. We think of life was saved. All in one day, the war as over yet it will never be over for the families are deprived of their means of support.

It is fitting that on Memorial Day that we each wear a red poppy made by the disabled soldiers wear a red poppy made by the disabled soldiers in the hospitals, both as a remembrance of their in the number of miles traveled or number of Complaint filed against you in the OF OREGON. You and each of you service and as an emblem of those who lie be- passengers carried. neath the poppy covered fields of France.

SENTINELS

Poppies grow Sway and toss On each grave: Kiss each cross.

At the dusk Fall asleep Friendly stars Vigil keep.

At the dawn Petals spread Scarlet covers O'er our dead.

LET'S HAVE THE BRIDGE FINISHED

can not be built for the west approach of the We suggest that Mr. Smith offer a thousand dol- the center of the county road; thence new Springfield bridge, let the highway depart- lar prize for each suggestion received and then ment revise the plans and complete the structure his worries will be over, for the problem will be thence South 85° West 5.25 chains; with openings. The bridge is needed right now solved. to take care of the increased tourist traffic. It has been several months idle with a big investment doing nobody any good. It is an injustice to Lane county and the taxpayers of the state of Oregon to delay completion of the bridge any longer than absolutely necessary. Then too, the present old structure is none too safe, besides, it to both automobiles and pedestrians.

"All the farmers want is a respectable profit and interest on his investment," said James O'-Shea, national secretary of the Farmers' Union. This is a business like statement and surely the to be the lowest in twenty years. of modern production and distribution.

quit paying their bills.

at times, it seems.

AIRPLANES AND TRAVEL

Springfield has demonstrated the speed of the modern airplane this week in the return of Major Oregon, commencing at 9 A. M. on G. H. Eckerson from Troy, Ohio, with his new Wednesday, June 12, and lasting four speed plane. Two local business men traveled subjects will be given, sources of two nights and a day to get to Salt Lake where questions and any further information filed his final account in said matter, torest and equity in and to the said Entered as second class matter, February 24, 1903 at the they met the major and returned home in about need can be secured by applying to

> A Los Angeles woman flew from that city to Yakima, Washington, the other day to be at the bedside of her husband in a hospital. She made IN THE CIRCUIT COURT OF THE the trip in less than 12 hours.

A woman ill in Sitka, Alaska, had to have special treatment to save her life within 24 hours. A dead who are in our cemeteries and are reminded plane at Juneau picked her up with her husband and brought her to a Seattle hospital where her

The airplane is the greatest invention for rapid mothers whose sons fell in France and for those transportation the world has seen. In a very short William Bowman, and also all other disabled veterans who fill our hospitals and whose time it is due to take its place with the railroad. automobile and steamboat as a recognized means property described in the Complaint of transportation and who knows but that it may even eclipse one of these means of transportation OF OREGON, You are hereby re- Doe Fandrem, Defendants

> In its fretting about the compulsory military swer, for want thereof, the plaintiff the date of the first publication of course at the University of Oregon, the Daily Emerald, student newspaper, says that strong military establishments breed war. The Emerald advises trying unpreparedness to insure peace.

> One might as well say that policemen breed crime-let's do away with our police force and William courts and then we will all be peaceable. We imagine the routine of drill more than a great nation- Willamette Meridian, in Lane Caunty, of this suit and a reasonable attoral principle is what is weighing on this student Oregon, and running thence West ney's fee, and that said decree pro editorial mind.

A New York man has ten million dollars to in Township Eighteen South of Range dispose of and he doesn't know what to do with Two (2) West of the Willamette it. He has offered a thousand dollar prize for thence East 21.61 chains; thence Now that the court has ruled that a solid fill the best suggestion of disposing of the money. North 7.80 chains; thence West 5.61

> American railroads has reached an aggregate and to the said premises or any part sum equal to \$100,000 per mile of line operated.

A national contest is on for the selection of the defendants and each of them be for has crooked narrow approaches and is dangerous typical American girl. Prize is \$5,000. Any girl title or interest therein, and for such could be typical for that amount.

Editorial Comment

FEWER FARMERS

farmers are entitled to this amount in the scheme mics of the Agricultural Department estimates our farm date of the first publication of this population January 1st last at 27,511,000 as compared with Summons is May 16th. a peak of 32,000,000 in 1909. But for the fact that the birth rate on farms has been exceeding the death rate, the farm population would be much lower today than it Lane County, Oregon An Ohio grocer just fell heir to 67 million dol- is, since the trend has been from rural to urban communilars and he keeps right on handling out the sugar ties for some years. The Bureau states that 1,960,000 and vegetables. Bet his credit customers will persons left the farm last year for the cities, while but 1.362.000 went from cities to farms. Improved transpor tation facilities have enabled many actual farmers to reside in towns and cities, where they desire to take advantage of the educational facilities for their children, College students in Philadelphia staged a riot and still operate their farms, but in these cases persons the other day in the down-town district. Even so living are no longer counted in the official statistics the quiet and peaceful quakers get obstreperous as farm residents, although to all intents and purposes they are farmers.-Western Railway Committee on Public



The semi-annual examinations teachers for certificates will be held in the County Court Room in Eugene.

> E. J. MOORE. County School Superintendent.

COUNTY OF LANE.

M. Smith. Plaintiff, Vs. the Un-known Heirs of Polly Bowman; the Unknown Heirs of William Bowman, and also all other persons unknown claiming any right, title or interest in and to the real property described in the Complaint herein, Defendants.

the Unknown Heirs of Polly the Unknown Heirs of

above entitled Court and cause on or before four weeks from the date of answer the complaint filed against the first publication of this Summons, you in the above entitled Court and and if you fail so to appear and anwill apply to the Court for the relief this Summons, and if you fail so to prayed for in his Complaint, to-wit: for a decree of this Court forever the plaintiffs will apply to the Court quieting the title of the plaintiff in for the relief demanded in said comand to the premises described in the plaint, to-wit: for a decree of this Complaint herein, and described as Court giving the plaintiff a judgment

aim, Notification No. 7039, in Town-28.28 chains; thence South 22.07 vide for the foreclosure of the mort chains; thence East 28.28 chains; gage set forth in the Complaint thence North 22.07 chains to the a place of beginning;

Also, Beginning at the most north-Bowman Donation Land Claim No. 78, Meridian: thence South 7.80 chains; chains; thence South 2.595 chains to North 74° and 40' West 1.28 chains; and thence North 3.53 chains; and of beginning, containing 14.78 acres

and further decreeing that the de For the first time in history the investment in fendants have not, nor have either of them, any right, title or interest in creed to be the owner in fee simpl of the said premises, and that the ever barred from claiming any right, other and further relief as to the

Court may seem equitable.

This summons is published once each week for four successive weeks in the Springfield News, a weekly newspaper published at Springfield Lane County, Oregon, by order of the Honorable C. P. Barnard, 'County Judge of the County of Lane, State

Attorneys for Plaintiff. Residence, and Post Office Address, Eugene,

COUNTY.

A. Hall, Deceased. Notice is hereby given that the undersigned Executor of the Last Will der them or any of them be barred of said Sarah A. Hall, deceased, has and that, by the order of said Court, Thursday, June 20, 1929, at ten of redemption, and for such other o'clock A.M., at the Chambers of said and further relief herein as to the 1929, at ten Court in the Lane County Court House in Eugene, Oregon, has been appointed as the time and place of each week for four success hearing objections, if any, to said finithe Springfield News, STATE OF OREGON FOR THE nal account and to the settlement newspaper thereof.

GEORGE T. HALL, Executor. Fred E. Smith, Attorney for Executor. M 16-23-30 J 6-13

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF LANE.

The State of Oregon, Represented and acting by the World War Vet-State Aid Plaintiff, Vs. Clarence W. Fandrem Kinnon and Pearl C. McKinnon Defendants.

To Clarence W. Fandrem and Jane

appear and answer, for want thereof against the defendant Clarence W Beginning at a point 6.21 chains Fundrem for the amount of indebted outh of the Northeast corner of the ness owing from the said defendan Bowman Donation Land to the plaintiff herein upon the note and mortgage in this complaint set hip 18 South, Range 2 West of the out and the costs and disbursements herein and the sale of the property therein described, to-wit:

The North Sixty (60) feet of Lot One (1), Block Ten (10), Original Plat of Springfield as platted and recorded in Lane County, State of

Oregon; by the Sheriff of Lane County, it the manner provided by law and according to the practice of this Court and that the proceeds of said sale, after deducting the expenses thereof, be applied in payment of the amount due plaintiff herein upon said judgment and that the plaintiff have judgment against the defendant Clarence W. Fandrem for any deficient

IN THE COUNTY COURT OF THE maining unpaid on the said judgment STATE OF OREGON FOR LANE and that the defendants Clarence In the Matter of the Estate of Sarah Donald W. McKinnon and Pearl C. McKinnon, and each of them and all persons claiming by, through or unand foreclosed of all right, title, inpremises except this statutory right of redemption, and for such other Court may seem equitable.

This Summons is published once each week for four successive weeks of general circulation, published in Lane County, Oregon, by order of the Honorable C. P. Barnard, Judge of the County Court of Lane County, Oregon, which order and the date of the first publication of this Summons is May 16tht, 1929.

JAMES K. KING. Attorney for Plaintiff. Reridence and Postoffice Address, Eugene, Lane County, Oregon.
M 16-23-30 J 6-13



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