

Heppner Gazette Times

THE HEPPNER GAZETTE, Established March 30, 1883.

THE HEPPNER TIMES, Established November 18, 1897.

CONSOLIDATED FEBRUARY 15, 1926.

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ADVERTISING RATES GIVEN ON APPLICATION

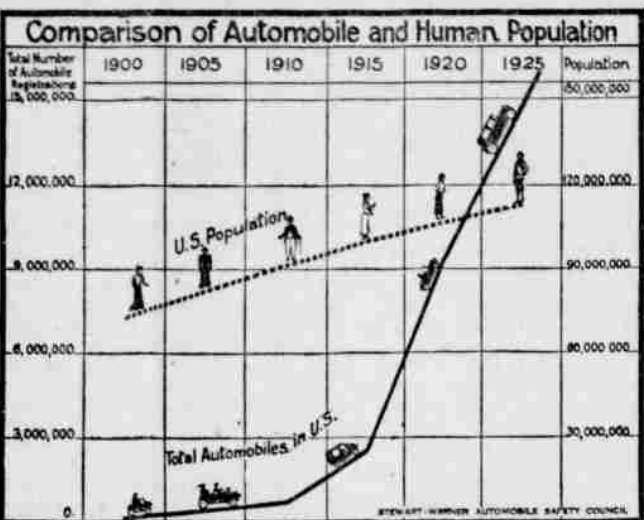
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MORROW COUNTY'S OFFICIAL PAPER

Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION

AUTO HOSTS ONE-SIXTH AS GREAT AS U. S. POPULATION



Use Your Weapons.

LOCAL stores have been the victims for a long time of the mail order houses, and just how to combat them has been the subject of concern of home merchants, and may continue to be for an indefinite time.

Of late he has been confronted with another source of competition in the "bell-ringer," who goes from house to house taking orders for his wares. In various lines the local merchant has felt this competition quite keenly.

It has come to the point that if the home merchant is to hold his trade and meet this line of competition successfully, he must fight, and fight hard. He must make use of his weapons.

These are satisfactory goods, reasonable prices and persistent and intelligent advertising. These are the weapons of the mail order house that are being used against him.

It is certainly realized that these three go hand in hand. Satisfactory goods will not alone secure the business without reasonable prices; both together will not draw the full measure of trade without advertising. First have the goods and values—then tell the public about them through your local newspaper by illustration and publication of prices. And don't expect one or two advertisements to do the trick; your competitors, the mail order houses, come right along with their advertising almost daily, and the illustrations and prices are all there for the careful perusal of the housewife. Offset that by using as far as possible the same weapons.

T. K. Kelly, an expert along this line, recently remarked before the American Retailer's Association at Minneapolis: "It has become the habit of the American people to do practically all their shopping through the newspapers and the newspapers in America today have too great an economic power to need any recommendation."

The merchants of this town possess the weapons, so why not use them for all they are worth. It will hold your trade and be the means of bringing more to your doors. It must be a persistent effort, however.

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It's a far cry from the full skirts, wasp waists and leg o' mutton sleeves of twenty-five years ago, but we have traveled also a long way from the two-cylinder gas wagon of 1900 to the high-powered motors speeding over our highways today, declares the Stewart-Warner Safety Council.

A quarter of a century ago there was one automobile for every 9,500 people in the United States. Ten years ago there was one automobile for every 33 people, while today the motor population is one-sixth as large as the human population, or one car to every six people. This rapid growth has put the automobile as foremost among American industries, but it has also produced a fearful menace to the public, points out the Safety Council, which has for its purpose the prevention of automobile accidents. A vigorous campaign of public education must be pushed if the annual rate of automobile fatalities is to be reduced from 22,000.

of the best in the history of the creamery, and by the close of the year, Mr. Cox, the manager, will have distributed more than \$40,000 among his patrons for cream and butter fat. It is a growing institution and should receive the patronage of every farmer who has butterfat to dispose of. A greater spirit of fairness to home institutions, even though they may be small, will be the means of building up our own community. Outside institutions, whether they be creameries, merchandising houses or whatnot, pay no taxes here and are not entitled to support from any angle that the situation be viewed yet we are all more or less guilty of not practicing what we preach.

Copy Cat Convention.

(OREGON VOTER)

SO the pale and bloodless remnants of the republican party in Oregon would hold a state convention to initiate a state income tax bill.

Not that they want state income tax, but that they want office.

They fear the re-election of Governor Pierce because of his championship of state income tax. So they would exhumate the tattered banner of republicanism, inscribe "state income tax" on it and wave it alongside of the Pierce procession.

"Yes, yes—we too have a state income tax bill," they would chirp in wheedling tones. "It's a nice respectable bill; its toothless gums won't hurt anyone a twenty-tenny bit; it isn't a bit like that naughty income tax bill we repealed; please won't you desert your leader and come to our party?"

What a darling, cute, peaceable campaign we could have! It would be the sweetest exhibition of brotherly love! Governor Pierce has supplied the issue, and we hurry to agree with him so as to avoid irritating his followers. They might take offense if we followed Calvin Coolidge instead of their hero.

Calvin Coolidge!

Here is a republican who forced a time-serving congress into reduction of income tax; who actually reduced taxes by spending less; who has stood like a rock against governmental extravagance and political expediency.

Is there enough courage among Oregon republicans to inspire them to march with Calvin Coolidge instead of wabbling along beside Walter M. Pierce?

Yes, there is courage among tens of thousands who register as republicans, but they are not in the councils of the abject and terrified group of office-holders, office-hunters and party committeemen who would dress the elephant's skeleton in the hide of a jackass.

Why, if there is red blood coursing in the veins of republican leaders in Oregon, they will welcome an issue like state income tax. They will declare themselves, with Coolidge, uncompromisingly against adding new taxes to those we now pay or adopting a policy which would impair state prosperity. They would wield the cudgel unhesitatingly against men and measures that hamper the development of Oregon.

Pierce is having everything his own way politically because he has a policy—a worthless one, but nevertheless a policy. That policy is state income tax. Have we one republican candidate for governor

Handsaker Explains Near East Relief Need

To the Editor:

I have visited many communities in the Northwest during the past year and in all of them I have encountered the same general inquiries about the Near East Relief. They are about as follows:

How long is this going to last?

If reference is made to war and the conditions that breed war, of course, no one is wise enough to answer except to say that some very radical changes are going on in the Near East and that we are having a lot to do with these transformations. But so far as the Near East Relief is concerned a very definite answer can be given. It is that we will be ready to relinquish our task just as soon as ways can be found to guarantee homes and self support for the orphan children now on our hands. Our National Board has set a goal of about three years. This will mean the outplanning, bringing to self support or the sponsoring for their periods of dependency of about 12,000 children a year.

Do these people try to help themselves?

The fact seems to be that during the last ten years 5,500,000 people have been forcibly displaced throughout the areas in question. They left everything but their money behind them, and that was soon gone. Notwithstanding this, probably less than ten per cent of these people are dependent today and so far as the Near East Relief is concerned all are self-supporting except 35,000 little children. For three years we have done little for adults except distribute clothing to them and that is so organized that the cost of handling the clothing is more than met. Even the children in our care are partly self-supporting. The rapid, almost miraculous, recovery of these peoples to economic independence is a matter of frequent remark on the part of people who have recently visited the Near East.

Why do we have to do it all?

We don't. I have before me the docket of the last monthly meeting of our national board. It contains, among other things, copies of two cables, one from Sweden forwarding \$5,000 francs and another from Denmark sending 13,000 francs, the contributions made in those countries on a single day. The gifts from the "Save the Children" and "Lord Mayors' funds in England, Canada and the colonies have run into the millions. Greece has spent for relief during the past three years more than for all other government purposes beside and in addition private citizens have contributed \$25,000,000, this largely for people who have no claim of citizenship upon them. America's contributions have been large; so has also her ability been great. It can be shown, if that were necessary or desirable, that our gifts have been a good financial investment. The recent order for 10,000 tractors from the Ford works by the Agricultural Bank of Soviet Russia is but one instance of the commercial advantage accruing from our relief operations which have had their weight

who has the courage to challenge this policy? If there is such an one, let him rise, and be respected. Or will all our republican candidates run for cover under the wings of an old hen convention that will cackle an imitation of Pierce's crow and lay an egg the paternal ancestry of which will be clearly apparent from its label? Cuckoo! Cuckoo!

Sensible people are in the great majority in Oregon. Courageous leadership would command their support. Whining compromise leaves them divided, and the Pierce's of both parties win the offices.

We might as well have Pierce himself as governor as to have any one of several republican politicians whose conception of party policy is to reject the Coolidge type of leadership and imitate the Pierce type.

POLITICAL ANNOUNCEMENT.

I hereby announce myself a candidate for the office of County Commissioner, subject to the decision of the Republicans of Morrow county at the May primaries.

G. A. BLEAKMAN, (Present Incumbent), (Paid Adv.) Hardman, Ore.

FOR SALE—Organ in good condition. Inquire this office.

LEGAL NOTICES

NOTICE OF SHERIFF'S SALE UNDER EXECUTION.

NOTICE IS HEREBY GIVEN that by virtue of an execution issued out of the Circuit Court of the State of Oregon for Umatilla County to me directed and delivered upon a judgment and decree and order of sale rendered in said court on the 3rd day of February, 1926, in favor of The Federal Land Bank of Spokane, a corporation, and against John L. Hoffnagle, also known as J. L. Hoffnagle, and Clara M. Hoffnagle, husband and wife and Stanfield National Farm Loan Association, a corporation, and each of them, in the suit therein pending wherein said The Federal Land Bank of Spokane, a corporation is plaintiff and the said John L. Hoffnagle, also known as J. L. Hoffnagle, and Clara M. Hoffnagle, husband and wife; Stanfield National Farm Loan Association, a corporation, F. T. George and E. F. Sommers are defendants for the sum of \$210 with interest thereon at the rate of 8% per annum since the 25th day of July, 1925, and the further sum of \$3770.12 with interest thereon at the rate of 6% per annum from the 25th day of July, 1925, and the further sum of \$324.29 with interest thereon at the rate of 8% per annum from the 15th day of January, 1926, and the further sum of \$65.71 with interest thereon at the rate of 8% per annum since the 16th day of January, 1926, and the further sum of \$6.00 with interest thereon at the rate of 8% per annum since the last day of September, 1925, and the further sum of \$5.25 with interest thereon at the rate of 8% per annum since September 3, 1925, and the further sum of \$400 attorneys fees in this suit and the further sum of \$25.30 as plaintiff's costs and disbursements in said suit, all of said sums less \$500 stock subscription with interest thereon at the rate of 8% per annum from the date of entering said decree until paid, which said decree and judgment and order of sale have been duly docketed and enrolled in the office of the Clerk of said court, and in and by said judgment, decree and order of sale it was directed that the heretofore described real property in Umatilla County, Oregon, together with the tenements and hereditaments and appurtenances thereto belonging or in anywise appertaining, and also all of the estate, right and in-

rest of said defendants in and to the same, be sold by the Sheriff of Umatilla County, Oregon, to satisfy said judgment and all costs.

WHEREFORE, I will, on the 20th day of March, 1926, at the hour of two o'clock in the afternoon of said day, at the front door of the courthouse in the City of Heppner, Morrow County, Oregon, sell all the right, title and interest which the said defendants or either of them, had on the 25th day of January, 1922, or since then have acquired or now have, in and to the following described premises situated in Morrow County, State of Oregon, to-wit:

The Southwest Quarter of Section Three in Township One North of Range Twenty-eight, East of the Willamette Meridian, Morrow County, Oregon, together with the tenements, hereditaments and appurtenances thereto belonging or in anywise appertaining; and also all of the right, title and interest of said defendants in and to the same; said lands to be sold at public auction to the highest bidder for cash in hand, the proceeds of sale to be applied in satisfaction of said execution and all costs.

DATED this 18th day of February, 1926.

GEO. McDUFFEE, Sheriff of Morrow County, Oregon.

What remains to be done?

The task to be finished is the responsibility, definitely assumed, of caring for an army of little children about 35,000 of whom remain to this day. Not all of these children will have found homes by the end of three years, but all of them should be so underwritten as to guarantee their care and training until self-support is reached. I will say nothing of the thousands of little ones who might have been saved from another winter of the bitterest want and suffering, nor of the multitude of women and children who might have been alive today had we been willing to do what little Greece has done, but the responsibility which we have accepted, that we will surely not relinquish until we have decently finished it.

J. J. HANDSAKER, Regional Director, Near East Relief.

Notice is hereby given that under and by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Morrow County, to me directed and dated February 9th, 1926, upon a judgment, decree and order of sale rendered and entered in said court on the 6th day of February, 1926, in favor of Mary Valentine as plaintiff and against Frank H. Burgoyne, Cecil Burgoyne, Dan Sumner, and Sadie Lewis, as defendants, for the sum of Two Thousand Dollars with interest thereon at the rate of eight per cent per annum from April 7, 1925, the further sum of \$200.00 attorney's fee and \$22.00 costs and disbursements and which said decree further ordered and directed the sale of the real property mortgaged to the plaintiff to secure the payment of such judgment.

I will on Monday the 15th day of March, 1926, at the hour of 10 o'clock A. M. of said day, at the front door of the court house in Heppner, Oregon, offer for sale and sell at public auction to the highest bidder for cash in hand, all of the following described real property located in Lexington, Morrow County, State of Oregon, to-wit:

Lots 4, 5, 6 and 7, in Block One (1) of Fuller's Addition to the Town of Lexington, Morrow County, State of Oregon, or so much thereof as may be necessary to satisfy plaintiff's judgment and accruing costs of sale.

Dated at Heppner, Oregon, this 11th day of February, 1926.

GEORGE McDUFFEE, Sheriff of Morrow County, Oregon.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been duly appointed by the County Court of the State of Oregon for Morrow County, as administrator of the estate of Elizabeth N. Crawford, deceased, and that he has qualified by filing his oath of office and bond required by the Court. All persons having claims against said estate must present them to me duly verified as required by law, at my office in Heppner, Oregon, on or before six months from the date of first publication of this notice.

Date of first publication February 4, 1926.

VAWTER CRAWFORD, Administrator.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned administrator of the estate of Mathew Mollahan, deceased, has filed his final account in the County Court of the State of Oregon for Morrow County, and said court has fixed Monday, the 8th day of March, 1926, at the hour of 10 o'clock in the morning of said day, as the time and the County Court room in the Court House at Heppner, Oregon, as the place for hearing objections thereto, if any there be, and all persons having objections to said final account are hereby required to file the same in said court on or before the time fixed for the hearing thereof.

Dated this 3rd day of February, 1926.

PATRICK MOLLAHAN, Administrator.

NOTICE TO CREDITORS.

Notice is hereby given that Clarence M. Scrivner, the undersigned, has been duly appointed, by the County Court of the State of Oregon for Morrow County, as administrator of the Estate of Martha B. Scrivner, deceased. All persons having claims against said estate must present them to me duly verified as by law required, at the office of C. L. Sweek, attorney at law, at Heppner, Oregon, on or before six months from the date of first publication of this notice.

Date of first publication February 18, 1926.

CLARENCE M. SCRIVNER, Administrator.

NOTICE OF FILING AMENDED FINAL ACCOUNT.

Notice is hereby given that H. J. Biddle, administrator, of the Estate of Ivy M. Nolan, deceased, has filed his Amended Final Account with the County Court of the State of Oregon for Morrow County; and the Court has set as the time and place for the hearing on, and settlement of said Amended Final Account, February 27th, 1926, at the hour of 2 o'clock P. M.

All persons having objections to said Amended Final Account must file the same on or before said date of final settlement.

H. J. BIDDLE, Administrator.

NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for Morrow County administrator of the estate of Charles W. Caldwell, deceased, and that all persons having claims against the said estate must present the same, duly verified according to law, to me at the office of my attorney, S. E. Notson, in Heppner, Oregon, within six months from

the date of first publication of this notice, said date of first publication being the 28th day of January, 1926.

M. F. CALDWELL, Administrator.

NOTICE OF SHERIFF'S SALE.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for Morrow County, to me directed and dated the 25th day of January, 1926, upon a judgment, decree and order of sale rendered and entered in said court on the 21st day of January, 1926, in favor of T. E. Broyles, as plaintiff, against Ambrose C. Partlow and Emma Partlow, his wife, defendants; for the sum of \$800.00, with interest at the rate of 8 per cent per annum from April 16, 1921; the further sum of \$100.00, attorney's fees; and \$45.00 costs and disbursements; said decree further ordered and directed the sale of the real property mortgaged to the plaintiff to secure the payment of such judgment.

I will, on Saturday the 27th day of February, 1926, at the hour of 10 o'clock A. M. of said day at the front door of the County Court House of Morrow County, State of Oregon, at Heppner, Oregon, offer for sale and sell at public auction to the highest bidder for cash in hand the following described real property situated in Morrow County, State of Oregon, to-wit:

The West half of the East half of the Southeast quarter of Section 14, Township 4 North, Range 25 E. W. M., or so much of said real property as may be necessary to satisfy plaintiff's judgment and accruing costs of sale.

Dated at Heppner, Oregon, this 25th day of January, 1926.

GEORGE McDUFFEE, Sheriff of Morrow County, Oregon.

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

Walter M. Pierce, (Thomas B. Kay and Sam) A. Koser, as the State) Land Board of the State) of Oregon, Plaintiffs,) vs.) Pearl H. Condon, ad-) SUMMONS.) ministratrix of the Es-) tate of Thomas G. Con-) don, deceased, Pearl H.) Condon, Evelyn Condon,) and Dorothy Condon,) and Nick Fomering,) Defendants.)

To Pearl H. Condon, administratrix of the Estate of Thomas G. Condon, deceased; Pearl H. Condon; Evelyn Condon; and Dorothy Condon, defendants.

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer the amended complaint filed against you in the above entitled suit, on or before six weeks from the date of first publication of this summons; and if you fail to appear and answer or otherwise plead to said amended complaint, the plaintiffs will apply to the court for the relief prayed for in their complaint, to-wit:

For judgment against the defendant Pearl H. Condon, as administratrix of the Estate of Thomas G. Condon, deceased, for the sum of \$5,000.00, with interest at the rate of 6 per cent per annum from September 25, 1917; the further sum of \$600.00 attorney's fees and their costs and disbursements in the above entitled suit; that the plaintiff's mortgage be adjudged a first and superior lien on the following described real property, to-wit: Southeast quarter of Section 8, South half of Section 9, all of Section 16, save and except the Southeast quarter of the Southeast quarter thereof; the Northwest quarter of Section 15 and the Northeast quarter of Section 22, all in Township 3 South, Range 23, E. W. M., containing 1400 acres, more or less, in Morrow County, State of Oregon; and that said mortgage be foreclosed and said premises sold in the manner provided by law and the proceeds of the sale be applied to the payment of the plaintiff's judgment including attorney's fees, costs and disbursements and accruing cost of sale; and that each of the defendants above named and all persons claiming by, through or under them, or any of them be barred and foreclosed of all right, title or interest in or to said mortgaged premises and every part thereof, save the statutory right of redemption.

This summons is published by virtue of an order of the Hon. R. L. Bengt, Judge of the County Court of the State of Oregon for Morrow County.

MADE AND ENTERED on the 25th day of January, 1926; and the date of first publication of this summons is January 28, 1926.

C. L. SWECK, Attorney for Plaintiffs, Address: Heppner, Oregon.

SUMMONS.

IN THE JUSTICE'S COURT FOR DISTRICT NUMBER FIVE, COUNTY OF MORROW, STATE OF OREGON.

Kellogg Mercantile Agency, Inc., Plaintiff, vs. H. P. Norton, Defendant.

To H. P. Norton, the above named defendant:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before the last day of March, 1926, said date being more than six weeks from the first publication of this summons, and if you fail to so appear and answer, or want thereof the plaintiff will take judgment against you for the sum of Two Hundred Twenty (\$220.00) Dollars, together with interest thereon from the 10th day of June, 1925, at the rate of 6 per cent per annum, and for the further sum of \$30.00 attorney's fees, and for the costs and disbursements in this action, and will apply to the court for a writ of attachment and garnishment, to-wit: two automobiles.

This summons is served upon you by publication thereof once each week for six consecutive weeks in the Heppner Gazette-Times, pursuant to an order of Honorable W. A. Goodwin, Judge of the above entitled

DR. A. H. JOHNSTON

Physician and Surgeon
Graduate Nurse Assistant
I. O. O. F. Building
Phone: Office, Main 933; Res. 492
Heppner, Oregon

A. M. EDWARDS

1 DRILL WELLS
I also handle Casing, Windmills and Supplies, do fishing and clean out old wells.
Box 14, Lexington, Ore.

DR. F. E. FARRIOR

DENTIST
X-Ray Diagnosis
I. O. O. F. Building
Heppner, Oregon

GLENN Y. WELLS

ATTORNEY-AT-LAW
600 Chamber of Commerce Bldg.
Portland, Oregon
Phone Broadway 4234

A. D. McMURDO, M. D.

PHYSICIAN & SURGEON
Trained Nurse Assistant
Office in Masonic Building
Heppner, Oregon

C. L. SWECK

ATTORNEY-AT-LAW
Offices in
First National Bank Building
Heppner, Oregon

MORROW GENERAL HOSPITAL

Surgical, Medical, Maternity Cases
Wards, and private rooms.
Rates Reasonable.
Mrs. Zena Westfall, Graduate Nurse, Superintendent.
A. H. Johnston, M. D. Physician-in-Charge.
Phone Main 322 Heppner, Ore.

S. E. NOTSON

ATTORNEY-AT-LAW
Office in Court ouse
Heppner, Oregon

AUCTIONEER

Farm and Personal Property Sales
a Specialty.
7 YEARS IN UMATILLA COUNTY
G. L. BENNETT,
Lexington, Ore.

DR. C. C. CHICK

PHYSICIAN and SURGEON
Office in Brosius Block
Hood River Oregon

C. J. WALKER

LAWYER
and Notary Public
Humphreys Bldg.
Heppner Oregon

Maternity Hospital

Wards and Private Rooms.
Rates Reasonable.
Mrs. Zena Westfall, Graduate Nurse
Phone Main 322 Heppner, Ore.

C. A. MINOR

FIRE, AUTO AND LIFE
INSURANCE
Old Line Companies. Real Estate.
Heppner, Oregon

JOS. J. NYS

ATTORNEY-AT-LAW
Upstairs in Humphreys Building
Heppner, Oregon

Sea Foods
EAT MORE SEA FOOD
We have a great variety of fresh and salt water foods, served just the way you want them.
Merchants Lunch Every Day
Thirty-five cents
ELKHORN RESTAURANT
ED CHINN, Prop.

the date of first publication of this notice, said date of first publication being the 28th day of January, 1926.

M. F. CALDWELL, Administrator.

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I will, on Saturday the 27th day of February, 1926, at the hour of 10 o'clock A. M. of said day at the front door of the County Court House of Morrow County, State of Oregon, at Heppner, Oregon, offer for sale and sell at public auction to the highest bidder for cash in hand the following described real property situated in Morrow County, State of Oregon, to-wit:

The West half of the East half of the Southeast quarter of Section 14, Township 4 North, Range 25 E. W. M., or so much of said real property as may be necessary to satisfy plaintiff's judgment and accruing costs of sale.

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GEORGE McDUFFEE, Sheriff of Morrow County, Oregon.

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

Walter M. Pierce, (Thomas B. Kay and Sam) A. Koser, as the State) Land Board of the State) of Oregon, Plaintiffs,) vs.) Pearl H. Condon, ad-) SUMMONS.) ministratrix of the Es-) tate of Thomas G. Con-) don, deceased, Pearl H.) Condon, Evelyn Condon,) and Dorothy Condon,) and Nick Fomering,) Defendants.)

To Pearl H. Condon, administratrix of the Estate of Thomas G. Condon, deceased; Pearl H. Condon; Evelyn Condon; and Dorothy Condon, defendants.

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer the amended complaint filed against you in the above entitled suit, on or before six weeks from the date of first publication of this summons; and if you fail to appear and answer or otherwise plead to said amended complaint, the plaintiffs will apply to the court for the relief prayed for in their complaint, to-wit:

For judgment against the defendant Pearl H. Condon, as administratrix of the Estate of Thomas G. Condon, deceased, for the sum of \$5,000.00, with interest at the rate of 6 per cent per annum from September 25, 1917; the further sum of \$600.00 attorney's fees and their costs and disbursements in the above entitled suit; that the plaintiff's mortgage be adjudged a first and superior lien on the following described real property, to-wit: Southeast quarter of Section 8, South half of Section 9, all of Section 16, save and except the Southeast quarter of the Southeast quarter thereof; the Northwest quarter of Section 15 and the Northeast quarter of Section 22, all in Township 3 South, Range 23, E. W. M., containing 1400 acres, more or less, in Morrow County, State of Oregon; and that said mortgage be foreclosed and said premises sold in the manner provided by law and the proceeds of the sale be applied to the payment of the plaintiff's judgment including attorney's fees, costs and disbursements and accruing cost of sale; and that each of the defendants above named and all persons claiming by, through or under them, or any of them be barred and foreclosed of all right, title or interest in or to said mortgaged premises and every part thereof, save the statutory right of redemption.

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Kellogg Mercantile Agency, Inc., Plaintiff, vs. H. P. Norton, Defendant.

To H. P. Norton, the above named defendant:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before the last day of March, 1926, said date being more than six weeks from the first publication of this summons, and if you fail to so appear and answer, or want thereof the plaintiff will take judgment against you for the sum of Two Hundred Twenty (\$220.00) Dollars, together with interest thereon from the 10th day of June, 1925, at the rate of 6 per cent per annum, and for the further sum of \$30.00 attorney's fees,