PAGE FOUR

HEPPNER GAZETTE TIMES, HEPPNER, OREGON, THURSDAY, JULY 15, 1926.

f Oregon, to-wit: The Northeast Quarter of Sec-

tion Twenty-seven (27), the West Half of the Northwest Quarter

of Section Twenty-six (26), the West Half of the Southwest Quar-

ter of Section Twenty-three (23), and the South Half of the South-

west Quarter of Section Twenty-two (22) in Township Two (2) South, Range Twenty-three (23)

the above described real property, or uny part thereof, to satisfy said exe-

cution, judgment order, decree, inter-

MICHAEL MAGUIRE,

NOTICE TO CREDITORS.

est, costs and accruing costs. GEORGE McDUFFEE,

acres more or less.

Teppner THE HEPPNER GAZETTE, Established March 30, 1583, THE HEPPNER TIMES, Established

er 18, 1897 CONSOLIDATED FEBRUARY 15, 1912. Published every Thursday morning by VAWTER AND SPENCER CRAWFORD and entered at the Post Office at Heppner Oregon, as second-class matter.

ADVERTISING RATES GIVEN ON

APPLICATION SUBSCRIPTION RATES:

One Year Six Months Three Months Single Copies 1.00

MORROW COUNTY'S OFFICIAL PAPER

Foreign Advertising Representative THE AMERICAN PRESS ASSOCIATION

Suggests Re-Issuing

Bonds. OREGON VOTER.

way bonds as they are paid, and state, who assume a superior mental so at present, as one-fourth of the receipts from license fees is paid over by the state to the coun-ties. On the other hand, the counand maintaining them.

When there is an absolute cer-tainty that the revenues from the ter" it would be possible to secure. automobile will exceed the requirements of the state for bond Oregon farmers? interest, bond redemption, main-tenance and new construction, the surplus can justly be paid to the surplus can justly be paid to the counties

bonds-that is another angle To us it looks more like common sense to pay off our big debt. We keep on borrowing. We can pro-vide for some new construction this fall by the initiative. and also for maintenance out of the surplus revenues over what is farmer Four years ago he was weepnecessary to pay interest and debt, and this would seem to be the few years before that he was camcheaper method in the long run. paigning for both the state and fedbefore we can have our highway farm. system debt free, then all the motor vehicle revenues can go into ministration has utterly failed to asstate and local roads instead of so large a part having to be disbursed as interest.

policy be hetter for the counties as well as for the road users who provide the revenue? And is it hazy and indefinite all at once. Pierce provide the revenue? For is like an old black horse grandfather CLAUD HUSTON, Administrator. not a saner and safer policy for the state to get rid of its debt load champion loafer, more or less of a as rapidly as it can? A debt is a pest, and a rather expensive pet debt, and it is a burden to carry, whether owned by a public body wanted something done we used the whether owned by a public of a private individual. Being in other horses. teht affacts credit, and no one can But you do not have to tell the farforsee what borrowing may have to be done in the future for some purpose we cannot sense at this time. We believe the original borrowing was justified, but we also believe we should nay up and mers of Oregon will not harm Walter. also believe we should pay up and They will turn him out into green pas-get out of debt while we can do so. tures and be kind to him as long as

propaganda from Europe. Part of Gazette Times it has been manufactured by public to lower them. He is not generated by public speakers and so-lications, public speakers and so-called educators in the United for hydro-electric development. Ore-gon needs cheaper power, but can we

We have had war plays from Europe which entirely ignored the American soldier and we seemed not to object. Therefore the outburst against a picture which seeks to portray the American soldier in the war would seem to be decidedly in bad taste. But the lesson for

America. Pierce, Patterson and The

Oregon Farmer.

(Arlington Bulletin) Every now and then someone brings forth the suggestion that Walter Pierce is "strong" with the farmers. Such talk is disgusting for two good BEND BULLETIN sponsors the idea of re-issuing state high-worthless barnacles of the ship of reasons. First it issues from a class devoting the proceeds to reim- ity to the farmer. Their attitude is "Of devoting the proceeds to reim- ity to the larmer. Their attrude is of bursement of the counties for their expenditures for providing roadbed for the state highways. and puts his bunk over in great shape There is merit to the idea that the automobile should reimburse the counties. To some extent it does Now we altho our dues are not paid

ty and local roads are paid for out of property taxes, although it is we ever met a class of people better the automobile which necessitates prepared to think constructively for the heavy expense of improving themselves than the farmers of Oregon. In our judgment, if Pierce is strong with the farmers it is certainly

But wait a minute. Where does Pierce stand with the majority of

As to the wisdom of re-issuing give the State of Oregon as a whole the most efficient, sensible administration. They only ask a square deal for the farmer along with the rest of

state's industries. sense to pay off our big debt. We incurred it to get a big highway system built for our use while we as to more equitably assess the abilpaid the high license fees and gas oline taxes. We have the system, of course an income tax. Pierce favors enough completed to give us our do a great many other people. The money's worth year by year, so it income tax issue is not original with would seem as though we need not Pierce. There is no issue in the in-

Now what is Pierce's record for the It is only a matter of a few years eral rural credits bill in order to make easy for a farmer to mortgage his

> Pierce in the four years of his adsist agriculture in any material de-gree. Whenever he senses an issue to

(votes) in the situation; but put him up against the practical situation of

flooded altogether with European good governor. While Walter has been crying about lower taxes he has shown no ability to lower them. He is now champion-

trust the expenditure of \$50,000,000 to a few inexperienced politicians and repect to produce that power without a big loss to the taxpayer? What blan of development is to be followed? Pierce has only muddled, not solved the state irrigation bond nituntion. Short sighted policies have made our penal institution a national scandal Law enforcement has been feverishly roclaimed and practically unatetmpt It is that if a tiny bit of American propaganda is bad for Europe, a veritable flood of Euro-pean propaganda is not good for I. L. Patterson promises to measure up to the responsibility of the next

w years. Ike Patterson is thoroughly familiar with the affairs of the State of Ore-gon, having been state senator and having lived near the capitol for many years. He has made a successful rec ord as a public servant and as a busi-ness man. What is more, during the past ten years he has been a real dirt farmer himself, has managed to make a success on his farm and knows the real problems of the farmer and producer as well as any man in Oregon. He is quiet, dignified, confident and capable. Patterson will not fuss about icking hell out of the legislature' but he will present to it an intelligent program of needed legislation and will likely get what is best for the farmer and the state as a whole. He will not "preach" about law enforcement in the churches, but his law en forcement forces will make it hot for the criminal. Patterson is not tear ing tax receipts into bits, but he knows where and how to effect real practical economies in state adminis-

tration. Patterson will put the penitentiary House in the City of Heppner, in the n a modern prison basis and end the County of Morrow, State of Oregon. present series of maudlin fraternity sell at public auction, subject to reand then brutal inquisitional methods. Patterson will get results first and cash in hand, all the right, title and let the people find out about it after-ward. Patterson has no intention of fendants and each of them had in the building up a personal political ma-chine. He will be governor of Oregon for four years, and the farmers know that Oregon needs a real governor for r change

PIANO BARGAIN. The case of this piano was marred in shipment. Will sell at big discount; can be bought on monthly payments. Penland Transfer Com-

pany, Pendleton, Oregon. 14-17 Wanted-Threshing to do. I have machine and can take on some out-side work. Phone 5F21, Heppner, or vrite D. W. Pearson, Echo, Ore.

FARMS WANTED-Owner having good farm for sale at reasonable price write C. Smith, 1814 Alice St., Oakand, Calif.

FOR SALE-Deering combine, motor and machine in good condition. Cecil Sargent, Ione, Ore.

NOTICE OF FINAL SETTLEMENT. Notice is hereby given that the un-dersigned has filed his final account

LEGAL NOTICES

as administrator of the estate of Luther Huston, deceased, and the Counthe partnership estate of John Mar-ty Court of the State of Oregon for hall and Annie Marshall, decessed, by Order of the County Court of Mor-ray, the 9th day of August, 1926, at the hour of 10 o'clock in the forenoon qualified for the duties of said trast. tate and local roads instead of so trige a part having to be disbursed is interest. In the long run, will not this in the long run, will not this is interest to the forenewer he senses an issue to interest to the forenewer he senses an issue to is interest. In the long run, will not this is interest to the forenewer he senses an issue to is interest. In the long run, will not this is interest to the forenewer he senses an issue to is interest. In the long run, will not this is interest to the forenewer he senses an issue to is interest. In the long run, will not this is interest to the forenewer he senses and issue to is interest. In the long run, will not this is interest to the forenewer he senses and issue to is interest. In the long run, will not this is the forenewer he senses and issue to is interest. In the long run, will not this is the forenewer he senses and issue to is interest. In the long run, will not this is the forenewer he senses and issue to is interest. In the long run, will not this is the forenewer he senses and issue to is interest. In the long run, will not this is the forenewer he senses and issue to is is is a sense to hereby notified to is is is a sense to hereby notified to is is is a sense to hereby notified to is is is a sense to hereby notified to is is is a sense to hereby notified to is is a sense to hereby notified to is is is a sense to hereby notified to is is a sense to hereby notified to is is a sense to hereby notified to is is is a sense to hereby notified to hereby notified to is is a sense to hereby notified to hereby notifie liouse at Heppner, Oregon, as the place of hearing and settlement of said final account. Objections to said foral account mathe filed on or be-fore six months from the date of the

Plaintiff,

Defendants.

against the defendants E. G. Alfredson and Norsh R. Alfredson for the sum of \$2500.00 with interest on the sum of \$3000.00 from the lat day of Decem-meet and equitble. The form the lat day of Decem-meet and equitble. The form the lat day of Decem-meet and equitble. The form the lat day of Decem-meet and equitble. The form the lat day of Decem-meet and equitble.

\$2500.00 with interest on the sum of \$3000.00 from the lat day of Decemb-ber, 1923, to the 15th day of June, 1926, at the rate of eight (8%) per cent. per annum, and with interest an the sum of \$2500.00 from the 15th day of June, 1925, at the rate of 8% per annum, and the further sum of \$240.00, with interest thereon from the 1st day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$5.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-ther sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-there sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 10% per annum, and the fur-there sum of \$6.00 with interest there-on from the 18th day of December, 1923, at the rate of 0 regon, be sold to satisfy

Address: Heppner, Oregon.

ther sum of \$6.00 with interest incre-on from the 18th day of December, 1924, at the rate of 10% per annum, and the further sum of \$10.00, with interest from the 16th day of May, NOTICE OF FINAL ACCOUNT. Notice is hereby given that Nancy B. Hayes, executrix, and H. G. Hayes, executor, of the Last Will and Testa-1925, at the rate of 10% per annum. and the further sum of \$278.67, with interest thereon from the 11th day of ment of James M. Hayes, deceased have filed their final account of their September, 1925, at the rate of 10% per annum, and the further sum of administration of said estate with the Clerk of the County Court of the State of Oregon for Morrow County, and that said Court has set as the \$523.90, with interest thereon from the 29th day of March, 1926, at the rate of 10% per annum, and the fur-ther sum of \$200.00, with interest the-zon from the 26th day of June, time and place for hearing on and final settlement of said account, July 31, 1926, at the hour of 10 o'clock A. 1926, at the rate of 6% per annum, and the further sum of \$17.50, costs

M. of said day, in the Court room of the County Court of the State of Oreand disbursements in said suit, and the costs of and upon this writ comgon for Morrow County, Heppner, Ormanding me to make sale of the fol-lowing described real property, sit-uated in the County of Morrow, State Anyone having objections to said

Anyone naving objections to said final account must file the same on or before said date. NANCY B. HAYES, Executrix. H. G. HAYES, Executor.

of Oregon for Morrow County upon a judgment and order of sale in fa-vor of Alfred E. Anderson and Ber O. Anderson and against Howard W IN THE COUNTY COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY.

Anderson, et al. for Twelve Thousand Two Hundred Fifty-seven and 12-100 Dollars, besides costs and disbursethe Matter of the Estate of John ments and interest, I will sell at the Court House door in Heppner, Mor-rew County, State of Oregon, on the 23rd day of July, 1926, at the hour of eleven o'clock A. M., on said day, at E. Maxwell, sometimes known as J. E. Maxwell, and also known as John Edward Maxwell, deceased.

NOTICE TO CREDITORS.

East of the Willamette Meridian, containing Four Hundred (400) Notice is hereby given to all perpublic auction for each, the following sons whom it may concern that George R. Lewis of Pendleton, Oregon, will in compliance therewith or described real property, to-wit: The Northeast Quarter and the Southeast Quarter of Section 34, and the North-Saturday, the 14th day of August, 1926, at the hour of 10 o'clock, A. M., at the front door of the County Court has been appointed administrator of the Estate of John E. Maxwell, sometimes known as J. E. Maxwell, and also known as John Edward Maxwell, de-Meridian, and there will be first sold out of said property the South half ceased. All persons having claims against his estate are hereby required demption, to the highest bidder for to present them with vouchers as re-quired by law to the said administrator at the law office of Will M. Peterson in cendleton, Oregon, within six months of the date of the first publiabove described real property on the 20th day of June, 1918, the date of ation of this notice. the mortgage foreclosed in said suit, or since that date have had in and to

Dated this 1st day of July, 1926. GEORGE R. LEWIS, Administrator, WILL M. PETERSON,

Sheriff of the County of Morrow, Notice is hereby given that by vir-tue of the laws of the State of Ore-gon the undersigned has taken up the State of Oregon. Dated this 15th day of July, 1926. First Publication July 15, 1926. Last Publication, August 12, 1926. pereinafter described animal found running at large on his premises in Morrow County, State of Oregon, and SALE OF PERSONAL PROPERTY. that he will on Saturday, July 17, 1926, at the hour of 10 o'clock in the The undersigned, as administrator of the estate of John Keegan, de-ceased, will receive bids, from and forenoon of said day, at nis place 3 miles northeast of Lena, Oregon, ofafter date hereof, for any or all of the following personal property, belongfer for sale and sell to the highest idder for each in hand, the said aniing to the said estate, to-wit: Two norses, 1 side-hill plow, 1 three secmal, unless the same shall nave been edeemed by the owner or owner tion harrow, 1 gas engine and pump, about 2 dozen chickens, 1 phonograph, thereof. The said animal is descri-1 telephone, 1 lot of provisions, 1 lot of harness, and 1 lot of household goods.

ribs, ear marked with crop off both ears; has calf by side. JAMES HIGGINS, Lena, Oregon.

N THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-

Albert Kerber, Plaintiff, the undersigned, Charile Marshall, has been appointed Administrator of

the partnership estate of John Mar-National Bank in Sprague,)

> To Elizabeth Salisbury, a single roman; and The First National Bank Sprague, Washington, Defendants, IN THE NAME OF THE STATE OF

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 suit within six weeks from the date of NE¼ the following part thereof, to-

lication of this notice. Dated this 1st day of July, 1926.

F. B. SWAYZE, Administrator of the Estate of Annie Marshall, deceased.

NOTICE TO CREDITORS. NOTICE IS HEREBY GIVEN: That

the undersigned, Charlie Marshall, has been appointed Administrator of the estate of John Marshall, decensed, by Order of the County Court of Morty, State of Oregon, be sold to satisfy the plaintiff's Judgment in the manrow County, Oregon, and has duly qualified for the duties of said trust. ner provided by law for sale of rea property on foreclosure execution; and for such other and further relief All persons having claims against said and for such other and turther relation to the Court may seem meet and estate are hereby notified to present the same to me at Boardman, Oregon, duly verified, on or before six months from the date of the first publication This summons is published by vir tue of an order of the Hon, R. L. Benge, Judge of the County Court of of this notice.

Dated this 1st day of July, CHARLIE MARSHALL. Administrator of the Estate of John Marshall, deceased.

DR. A. H. JOHNSTON Physician and Surgeon Graduate Nurse Assistant I. O. O. F. Building In virtue of an execution issued out of the Circuit Court of the State Phones: Office, Main 933; Res. 492 Heppner, Oregon A. M. EDWARDS **I DRILL WELLS** 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

Frank A. McMenamin LAWYER Phone ATwater 5515 Northwestern Bank Bldg. PORTLAND, OREGON Res. GArfield 1949

A. D. McMURDO, M. D. **PHYSICIAN & SURGEON** Trained Nurse Assistant Office in Masonic Building Heppner, Oregon

rate of 8% per annum from Novem-ber 19, 1923; the further sum of \$450. 00 with interest at the rate of 8% per annum from December 16, 1924; the further sum of \$750.00 attorney's fees; and costs and disbursements allowed in the sum of \$17.60, which udgment was dated June 15,

I will on the 17th day of July, 1926 at the hour of 10 o'clock A. M. of said day at the front door of County Court House in Heppner, Morrow County, State of Oregon, offer for sale at public auction and sell to the highst bidder for cash in hand all of the following described real property in Morrow County, State of Oregon, to

wit: The W¹/₂ of Sec. 14; the E¹/₂ and the E¹/₂ of the W¹/₂ of Sec. 15; the E¹/₂ and the E¹/₂ of the W¹/₂ of Sec. 22; the E¹/₂ of the W¹/₂ of the SW¹/₄ of

Sec. 22; the W¹/₂ of Sec. 23; the E¹/₂ of the W¹/₂, the SW¹/₄ of the NW¹/₄ and the SW¹/₄ of the SW¹/₄ of Sec. 26;

Attorney for Administrator. NOTICE OF SALE OF ANIMAL. tate of John C. McEntire, deceased; and Julia M. McEntire, widow of John C. McEntire, deceased, in the sum of \$15,800.00 with interest at the rate of 8% per annum from November 8, 1919; the further sum of \$750.00 with interest at the rate of 8% per annun from September 19, 1922; the further um of \$300,00 with interest at the

of the Southeast Quarter of Section 34, Township 3, South, Range 24, East Willamette Meridian. GEO, McDUFFEE, Sheriff.

quitable.

of June, 1926.

of June, 1926.

the State of Oregon for Morrow Coun-ty, made and entered on the 24th day

Date of first publication is 24th day

Attorney for Plaintiff. Address: Heppner, Oregon.

NOTICE OF SHERIFF'S SALE.

C. L. SWEEK.

NOTICE OF SHERIFF'S SALE. * Notice is hereby given that by vir-tue of an execution and order of sale

ssued out of the Circuit Court of the State of Oregon for Morrow Coun ty, dated the 15th day of June, 1926, to me directed in that certain suit

vest Quarter of Section 35, Township South, Range 24, East Willamette

wherein M. S. Corrigall as plaintiff secured judgment against R. A. Thompson, administrator of the es-

C. L. SWEEK 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, Oreg

bed as follows: One red cow, branded L on right

Administrator. Lena, Oregon.

ROW COUNTY. NOTICE IS HEREBY GIVEN: That

Elizabeth Salisbury, a sin-) gle woman; and The First)SUMMONS

wit: Washington, a corpora-) tion. Defendants.)

"American Propaganda." NATIONAL REPUBLIC.

A CCORDING to press dis-patches from London some furore has been raised in Great Britain by the American war film "The Big Parade." Doubtless the same sort of reception will be given the film on the continent, while Australia has barred the showing of the picture because it is "American propaganda."

"The Big Parade" is a war picture dealing with the life of the American soldiers in the trenches. It is true that it does not play up the allied armies, and if this is American propaganda then of course the makers of the film have to plead multy.

It would seem to an outsider, however, who has nothing to do with the nicture, one way or another, that if Europeans are objecting to a war picture as American propaganda, they are showing a serious lack of humor, to say the least. For the United States has been flooded with European propaganda of all kinds for years. The real flood started with the beginning of the war back in 1914 and none of the belligerents neglected an opportunity to present its side of the case. The propaganda did not cease with the closing of the war. It continued in the efforts to get us into the League of Nations, and to persuade us to cancel the European debts. And worst of all we have not been

NOTICE OF SHERIFF'S SALE. We IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF MORROW.

THE UNITED STATES INVEST-MENT CORPORATION, LIMITED, mers about it. They know Walter. He has been a good fighter for the "down-trodden" farmer in good times VS. E. G. ALFREDSON, NORAH R. AL-FREDSON, his wife, and IRENE M. BALCH. By virtue of an execution, judg-ment order, decree and order of sale issued out of the above entitled Court

in the above entitled cause, to me directed and dated the 10th day of July, he lives. But the time has come when the Oregon farmer must look ahead 1926, upon a judgment and decree to getting the real chores of agricul-duly made and rendered on the 26th ture cleared away for a period of prosperity. A worker, not a wind Journal of said Court on the 28th day blower, will be needed in the harness for the next four years. We can trust the farmers of Oregon to pick out a ited, a corporation, plaintiff, and

Will You Be There -when success pays dividends? Success pays dividends frequenlty in increased happiness, greater comforts and luxuries of life. Do you receive vour share? You can if you wish. All that is necessary is to make regular easy payments in the form of deposits in a savings account in this bank. As soon as you do that, you will find the dividends of success coming to you more frequently and satisfactorily than ever before. It's easy to win success dividends this way. Saving on a definite system is remarkably easy, and you'll like the convenience of our service. Come in soon, and let us tell you of our plan for your success. Let us show you how your account here may be of great help to you.

Administrator of the Partnership Estate of John Marshall and Annie Marshall, deceased,

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-ROW COUNTY Laura H. Akers, Plaintiff,)

vs.) ee Cantwell and Frances) Cantwell, his wife; Da-) vid Cantwell and Mrs.) David Cantwell, his) wife; Cassie Fuller and) John Doe Fuller, her) husband; Ethel Stewart) and John Doe Stewart,) her husband; Ida) Knight and John Doe Knight, her husband;) Abner Cantwell; Lottie) George and Milo George)SUMMONS her husband; Martha) Wright, a widow; John) Dennis; William Den-) nis; Cassie Epperson,) widow; also all of the) unknown heirs at law, of Moses Cantwell, deceased; also all of the) unknown heirs at law) of G. M. Akers, deceased; and all other) persons claiming any) right, title or interest) in or to the real prop-erty hereinafter described. Defendants.) To Lottie George and Milo George

er husband; the unknown heris a law of Moses Cantwell, deceased; the unknown heirs at law of G. M. Akers, deceased; and all other persons claiming any right, title or interest ROW COUNTY. State of Oregon, a public) in or to the real property hereinafter described. orporation, IN THE NAME OF THE STATE OF

George N. Perry and Elva)SUMMONS A. Perry, his wife; and) Bank of Brownsville, a) OREGON. You are hereby required to appear and answer the plaintiff's complaint filed in this Court, on or before corporation, and J. E. O'-) tix weeks from the date of first pub-lication of this summons, if published, Neil. or from the date of service upon you if personally served within the State

To George N. Perry, defendant, IN THE NAME OF THE STATE OF OREGON you are hereby required to of Oregon; and if you fail to appear as aforesaid, for want thereof, the plaintiff will apply to the Court for the relief prayed for in her complaint which is as follows, to wit:

For a Decree of this Court that the plaintiff is the owner in fee simple of the following described real property in Morrow County, State of Oregon; and if you fail to write W'4 of Section 28, in Township of SW¼ of Section 28, in Township plaintiff's title to said real property be quieted against each of above named defendants, and that said de-fendants be decreed to have no right, .For a Decree of this Court that the published, or from the date of service

within six weeks from the date of first publication of this summons, if published, or from the date of service 9 chains North of the SW corner of ipon you if personally served without he State of Oregon; and if you fail to appear and answer for want thereof the plaintiff will apply to the Court for the relief prayed for in his complaint, which is as follows, to wit: For judgment against the defendant Elizabeth Salisbury for the sum of \$11,050.00 with interest at the rate of 7% per annum from December 4. 1924; for the further sum of \$1000.00 attorneys fees and his costs and disbursements in the suit; that plaintiff's mortgage securing the above mentioned sums be foreclosed, and that the lands described in plaintiff's mortgage and herein described as fol-lows, to wit: SW 34 of Section 12 and the NW 34 of Section 13, all in township 1 South Range 25 E. W. M. in Morrow County, State of Oregon, be sold to satisfy the plaintiff's judg-ment in the manner provided by law for the sale of real property on fore-closure execution, and for such other and further relief as to the Court may eem meet and equitable. This summons is published by vir tue of an order of the Hon, R. L. Benge, Judge of the County Court of the State of Oregon for Morrow Coun-ty, made and entered on the 24th day of June, 1926. Date of first publication of this summons is June 24, 1926. C. L. SWEEK, Attorney for Plaintiff. Address: Heppner, Oregon. IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR MOR-

Plaintiff.)

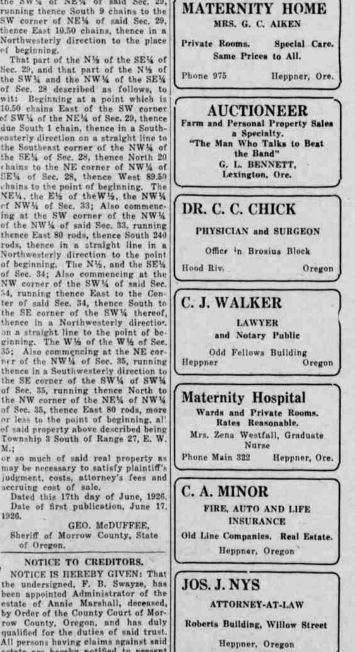
Defendants.)

M.:

1926.

of Oregon

the SW% of NE% of said Sec. 29 running thence South 9 chains to the SW corner of NE% of said Sec. 29, thence East 10.50 chains, thence in a Northwesterly direction to the place of beginning. That part of the N1/2 of the SE1/4 of Sec. 29, and that part of the N1/2 of the SW1/4 and the NW1/4 of the SE1/4 of Sec. 28 described as follows, to wit: Beginning at a point which is 10.50 chains East of the SW corner of SW% of the NE% of Sec. 29, thence due South 1 chain, thence in a Southeasterly direction on a straight line to the Southeast corner of the NW% of the SE¼ of Sec. 28, thence North 20 hains to the NE corner of NWW SEM of Sec. 28, thence West 89.50 chains to the point of beginning. The NE'4, the E'4 of theW'4, the NW'4 of NW% of Sec. 33; Also commenc-ing at the SW corner of the NW% of the NW% of said Sec. 33, running hence East 80 rods, thence South 240 rods, thence in a straight line in a Northwesterly direction to the point of beginning. The N%, and the SE% of Sec. 34; Also commencing at the NW corner of the SW⁴ of said Sec. 54, running thence East to the Cen-ter of said Sec. 34, thence South to the SE corner of the SW'4 thereof, thence in a Northwesterly directior. on a straight line to the point of be-ginning. The W'4 of the W'4 of Sec. 35; Also commencing at the NE cor-ner of the NW'4 of Sec. 35, running thence in a Southwesterly direction to ence in a Southwesterly direction t the SE corner of the SW% of SW% of Sec. 35, running thence North to the NW corner of the NE% of NW%



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