

This is the Season to WEAR THE BLUE

We have the **Overalls and Jackets**

—also— **Kahki Pants and Coats**

Straw Hats, Summer Underwear

and **Other Seasonable Articles**

B. S. KINGSLEY

Phone 171 Hermiston, Oregon

EXCHANGE OF RECIPES

A column open for the exchange of recipes, to which all are asked to feel free to contribute. Recipes printed under this head are all tried and in many instances have been requested.

BROWN SUGAR CREAM PIE

Mrs. T. H. Gaither
1 cup brown sugar.
1 tablespoon butter.
2 tablespoons milk.
Cook until waxy.
Yolks of 3 eggs.
1 heaping tablespoon flour.
2 cups of milk.

Mix smooth and add to first part. Put in double boiler stirring constantly until thick, then let cook about 15 minutes. Remove from fire, add vanilla and put in baked crust, whites of eggs on top. Brown in oven. This makes one large pie.

PINEAPPLE PIE

Mrs. T. H. Gaither
One pint can of grated pineapple and its weight in sugar and one-fourth of weight in butter. Cream butter and sugar together, four eggs (beaten separately), one cup of sweet cream, add a pinch of salt. Add pineapple last. Bake with one crust and frost.

INDUSTRIAL NEWS ITEMS OF THE WEEK

Oregon City—Willamette locks and coal drained to start \$100,000 improvements and as much more by the P. R. L. & P. Co.

Marshfield—Coos Bay will be made oil base for fuel supplies by S. P. Co.

Huntington—Large new garage being erected here.

St. John's Review to cost of \$20,000 for new ship building plant going in.

Vale—Fruitland farmers subscribed \$15,000 stock in cannery.



We Have Them

A thousand door-bells, buzzers, signals—each responding like a flash to the button's touch! The life of the city runs smoothly, just so long as its summoning and its warning signals lie ready for instant use. To make your signalling system trustworthy—to run your auto, engine, phone or bell dependably—wire in a set of Columbia's, the battery built with 28 years of know-how.

SAPPER BROS.

ROAD BOND BILL CROWS IN FAVOR

Cains Support When It Is Shown Taxes Will Not Be Increased.

As soon as the general public understands that the extra tax on automobiles will pay for the hard-surfacing of the highways in the proposed trunk lines over the state, friends for the good roads movement increase. The title of the bill gave it a black eye as soon as it appeared. The word "bond" scared them stiff. It is now being understood that the road money that has been available in the different road districts is not interfered with under the proposed plan, but is paid out of the increased assessment on automobiles. The bond issue then becomes simply the state loaning its credit to get the good roads now, and let the extra auto tax pay for them as they are being used. The proposition is growing in favor as it is understood.—Hubbard Enterprise.

GOOD ROAD POINTERS

The (road) bond issue, should it be voted, will be taken care of by the quarter-mile state road tax and automobile licenses. Both must be paid whether the bonds carry or not. To us it seems the bond issue should be favored by all.—Hermiston Herald.

"The attitude of the State Highway Commission in reference to the distribution of the \$6,000,000 state bond issue will be to show no undue preference to any particular section of the state over another," comments the Roseburg Review. "It is their intention to co-operate with all the counties throughout the state, not with a few, as many have been led to believe through opponents to the bond issue. Douglas County should not lag a moment until some action is taken whereby our road interests will be materially benefited by the proposed bond issue."

"Will it not be far better to sell these proposed bonds and begin our road work by a common-sense system than to dribble it out in small sums from year to year and in the end accomplish nothing?" inquires the Hood River Glacier.

It is time Oregon was getting out of the mud, comments the Tillamook Herald. California and Washington have both made large appropriations for good roads during the past few years, while Oregon has stood still. The bonding bill which will come up for consideration in June is an economic business proposition.

The annual license on all automobiles has been doubled. The fees from this source will be adequate to pay the interest and the principal of the \$6,000,000 road bonds. Automobile owners are willing to pay the increased license but ask that the money raised therefrom shall be spent in road construction. Why not? They are going to pay the bill. And it will not be necessary to raise general taxes, either. Vote for the bonds.

From a series of investigations, the U. S. Department of Agriculture has found that, following the improvement of the main market roads, the increase in the selling price of tillable farm lands served by the roads has amounted to from one to three times the total cost of the improvements.

The construction of hard-surfaced roads that will enable the farmer to reach the Columbia River with his grain and other products will give the producers of Eastern Oregon the full benefit of water competition in marketing their products and will ultimately bring about a reduction of excessive freight rates that are now in effect over the various branch railroad lines on which the farmer is now dependent for transportation.

The fact that the United States is at war with a foreign foe only furnishes an additional argument in support of the good roads bond bill. Improved and serviceable highways are a military necessity in time of war. In their present condition, even the main trunk roads in this state are entirely inadequate to meet the situation should the Pacific Coast ever be attacked by unfriendly forces. Good roads are not only desirable in time of peace but are positively indispensable when the country is in a state of war.

Commenting on the selection of Herbert Nunn as State Highway Engineer, R. B. Murdoch, roadmaster for Coos County, pays the following high tribute to the qualifications of Mr. Nunn: "By executive and technical training and experience, he is easily the best qualified man in the State of Oregon, if not on the Pacific Coast, for the position which he has recently been appointed to fill. The Commission is to be complimented upon their choice and the state upon its good fortune in securing Mr. Nunn's services."

Owners of automobiles will be required to pay the increased license fee whether the road bond bill passes or not. On the other hand, if the road bonds are voted at the June election, a real start will be assured in giving to the state a system of permanent highways constructed from automobile license fees and without increasing the general tax.

Salem—Oregon hop industry helped by shipments to South Africa.

EARLY GARDEN

Now is the time to begin work on that early spring garden and why not make this work a pleasure by using the latest improved garden tools? We have in stock

Iron Age and Planet Junior Seeders and Cultivators

in all sizes; also the hand planters. Look over your outfit and make a list of the new tools that will be needed for this season and then come and look over our stock and let us give you prices. You will be surprised to know how little is the additional cost of having new and up to date tools.

We now have on display our Heavy Farm Machinery, Manure Spreaders, Spring and Spike Tooth Harrows, Plows, etc., and you are invited to look them over whether ready to buy now or later.

Oregon Hardware & Implement Company

Portland building code suspended to allow car shops to be erected by Twohy Bros.

OREGON FARMERS HAVE EVERYTHING TO GAIN

Under the plan submitted in the road bonding bill, the farmer has everything to gain and nothing to lose. According to a compilation by the State Tax Commission, agriculture in Oregon pays on approximately 26 per cent of the total taxable property, timber and lumbering on 19 per cent, city and towns on 41 per cent and public utilities on 14 per cent. Designated as they are to meet the requirements of the state as a whole, these main through arteries will be built from city limits to city limits, the cities alone having authority over city streets. The Highway Commission has announced that, where any of the main roads to be improved pass through the smaller towns and villages and the street is not already improved, the Commission will hard-surface that portion of the road included within the limits of such towns and villages without additional cost to such communities. When improved these main lines will serve not only the agricultural districts through which they pass, but will also serve centers of population—the principal market places. They will be market roads as well as through state roads—not luxuries.

All are agreed that Oregon needs good roads. The only material difference of opinion is as to the method of financing the movement—direct taxation or bonds based on a revenue already provided by law. The fact that taxes are already burdensome is the very best argument for issuing bonds. The combined revenue from an increased auto license and the existing state road tax will pay the interest and retire at maturity the bonds proposed in the good roads bill. The people will vote on this bond bill at the special election June 4th.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Umatilla. Umatilla Farm Lands Company, a Corporation, Plaintiff, vs. Michael Gerdes and George Hays, Defendants.

To Michael Gerdes and George Hays, Defendants: IN THE NAME OF THE STATE OF OREGON, you are hereby commanded to appear and answer the complaint filed against you in the above entitled cause on or before the 9th day of June, 1917, which is six weeks after the 28th day of April, 1917, the date for the first publication of this summons and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: the foreclosure of that certain contract dated the 28th day of May, 1910, between the Maxwell Land and Irrigation Company, a corporation, and whereof the said Maxwell Land and Irrigation Company did agree to convey to said Michael Gerdes the Southeast quarter (SE 1-4) of the Northeast quarter (NE 1-4) of Section One (1), Township Four (4) North of Range Twenty-eight (28) E. W. M., containing ten (10) acres more or less, according to government survey, in Umatilla County, Oregon, such conveyance to be made upon the payment of certain moneys stated and set forth in said contract, which said contract and said lands have been assigned and conveyed to plaintiff and are more particularly described in a complaint in this suit, and the further relief:

(1) That the amount due the plaintiff under the terms of this contract be ascertained, and that the defendants be required to pay the amounts so fixed, with interest and costs, and all sums expended by plaintiff and the Maxwell Land and Irrigation Company for taxes and special assessments, together with interest thereon, and a reasonable attorney's fee; all within a time to be fixed by the court in its interlocutory decree.

(2) Upon the payment so ascertained and determined by the court, the plaintiff will deliver to the defendant, or to such person or persons as he shall designate, a good and sufficient deed of the aforesaid property, in accordance with the contract.

(3) That in the event of the failure of the defendants to make said payments within the time so fixed by this court, a final decree be entered herein barring and foreclosing the defendant and all parties claiming through or under him, of all right and equity in and to said real property, and cancelling and annulling the said contract.

(4) For such other and further relief as the court may deem just in the premises, besides the costs and disbursements of this suit.

This summons is published by order of the Honorable Gilbert W. Phelps, Judge of the above entitled court, and said order was made and dated the 25th day of April, 1917, and the date of the first publication of this summons is the 28th day of April, 1917.

CHAS. J. SWINDELLS, Attorney for Plaintiff.

826 N. W. Bank Bldg., Portland, Oregon. Date of first publication, April 28, 1917. Date of last publication, June 9, 1917.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Umatilla. Umatilla Farm Lands Company, a Corporation, Plaintiff, vs. C. R. McDowell and J. A. Hoff, Defendants.

To C. R. McDowell and J. A. Hoff, Defendants: IN THE NAME OF THE STATE OF OREGON, you are hereby commanded to appear and answer the complaint filed against you in the above entitled cause on or before the 9th day of June, 1917, which is six weeks after the 28th day of April, 1917, the date for the first publication of this summons, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: the foreclosure of that certain contract dated the 21st day of June, 1910, between the Maxwell Land and Irrigation Co., a corporation, and C. R. McDowell, and whereof the said Maxwell Land and Irrigation Company did agree to convey to said C. R. McDowell the northwest quarter (NW 1-4) of the southeast quarter (SE 1-4) of Section One (1), Township Four (4) North of Range twenty-eight (28) E. W. M., containing ten (10) acres more or less, according to government survey, in Umatilla County, Oregon, such conveyance to be made upon the payment of certain moneys stated and set forth in said contract, which said contract and said lands have been assigned and conveyed to plaintiff and are more particularly described in a complaint in this suit, and also the foreclosure of that certain contract dated the 21st day of June, 1910, between the Maxwell Land and Irrigation Company, a corporation, and C. R. McDowell, and whereof the said Maxwell Land and Irrigation Company did agree to convey to said C. R. McDowell the northeast quarter (NE 1-4) of the southeast quarter (SE 1-4) of Section One (1), Township Four (4) North of Range Twenty-eight (28) E. W. M., containing ten (10) acres more or less, according to government survey, in Umatilla County, Oregon, such conveyance to be made upon the payment of certain moneys stated and set forth in said contract, which said contract and said lands have been assigned and conveyed to plaintiff and are more particularly described in a complaint in this suit, and the further relief:

(1) That the amount due the plaintiff under the terms of these contracts be ascertained, and that the defendants be required to pay the amounts so fixed, with interest and costs, and all sums expended for taxes and special assessments, together with interest thereon, and a reasonable attorney's fee; all within a time to be fixed by the court in its interlocutory decree.

(2) Upon the payment so ascertained and determined by the court, the plaintiff will deliver to the defendant, or to such person or persons as he shall designate, a good and sufficient deed of the aforesaid property, in accordance with said contracts.

(3) That in the event of the failure of the defendants to make said payments within the time so fixed by this court, a final decree be entered herein barring and foreclosing the defendant and all parties claiming through or under him, of all right and equity in and to said real property, and cancelling and annulling the said contract.

(4) For such other and further relief as the court may deem just in the premises, besides the costs and disbursements of this suit.

This summons is published by order of the Honorable Gilbert W. Phelps, Judge of the above entitled court, and said order was made and dated the 25th day of April, 1917, and the date of the first publication of this summons is the 28th day of April, 1917.

CHAS. J. SWINDELLS, Attorney for Plaintiff.

826 N. W. Bank Bldg., Portland, Oregon. Date of first publication, April 28, 1917. Date of last publication, June 9, 1917.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Umatilla. Umatilla Farm Lands Company, a Corporation, Plaintiff, vs. Ole Egge, Defendant.

To Ole Egge, defendant: IN THE NAME OF THE STATE OF OREGON, you are hereby commanded to appear and answer the complaint filed against you in the above entitled cause on or before the 9th day of June, 1917, which is six weeks after the 28th day of April, 1917, the date for the first publication of this summons and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: the foreclosure of that certain contract dated the 28th day of May, 1910, between the Maxwell Land and Irrigation Co., a corporation, and Ole Egge, and whereof the said Maxwell Land and Irrigation Company did agree to convey to said Ole Egge the Northeast quarter (NE 1-4) of the Northwest quarter (NW 1-4) of the Southeast quarter (SE 1-4) of section One (1), Township Four (4) North of Range Twenty-eight (28) E. W. M., containing ten (10) acres more or less, according to government survey, in Umatilla County, Oregon; such conveyance to be made upon the payment of certain moneys stated and set forth in said contract, which said contract and said lands have been assigned and conveyed to plaintiff and are more particularly described in a complaint in this suit, and the further relief:

(1) That the amount due the plaintiff under the terms of this contract be ascertained, and that the defendants be required to pay the amounts so fixed, with interest and costs, and all sums expended for taxes and special assessments, together with interest thereon, and a reasonable attorney's fee; all within a time to be fixed by the court in its interlocutory decree.

(2) Upon the payment so ascertained and determined by the court, the plaintiff will deliver to the defendant, or to such person or persons as he shall designate, a good and sufficient deed of the aforesaid property, in accordance with the contract.

(3) That in the event of the failure of the defendant to make said payments within the time so fixed by this court, a final decree be entered herein barring and foreclosing the defendant and all parties claiming through or under said defendant, of all right and equity in and to the said real property, and cancelling and annulling the said contract.

(4) For such other and further relief as the court may deem just in the premises, besides the costs and disbursements of this suit.

interlocutory decree.

(2) Upon the payment so ascertained and determined by the court, the plaintiff will deliver to the defendant, or to such person or persons as he shall designate, a good and sufficient deed of the aforesaid property, in accordance with the contract.

(3) That in the event of the failure of the defendant to make said payments within the time so fixed by this court, a final decree be entered herein barring and foreclosing the defendant and all parties claiming through or under him, of all right and equity in and to said real property, and cancelling and annulling the said contract.

(4) For such other and further relief as the court may deem just in the premises, besides the costs and disbursements of this suit.

This summons is published by order of the Honorable Gilbert W. Phelps, Judge of the above entitled court, and said order was made and dated the 25th day of April, 1917, and the date of the first publication of this summons is the 28th day of April, 1917.

CHAS. J. SWINDELLS, Attorney for Plaintiff.

826 N. W. Bank Bldg., Portland, Oregon. Date of first publication April 28, 1917. Date of last publication June 9, 1917.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Umatilla. Umatilla Farm Lands Co., a Corporation, Plaintiff, vs. W. W. Nicholas, Defendant.

To W. W. Nicholas, defendant: IN THE NAME OF THE STATE OF OREGON, you are hereby commanded to appear and answer the complaint filed against you in the above entitled cause on or before the 9th day of June, 1917, which is six weeks after the 28th day of April, 1917, the date for the first publication of this summons and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: the foreclosure of that certain contract dated the 28th day of May, 1910, between the Maxwell Land and Irrigation Company and W. W. Nicholas, and whereof the said Maxwell Land and Irrigation Company did agree to convey to said W. W. Nicholas all that part of the south half (S 1-2) of the northwest quarter (NW 1-4) of the southeast quarter (SE 1-4) of Section One (1), Township Four (4) North of Range Twenty-eight (28) E. W. M., lying east of the U. S. R. S. Pipe Line "M" containing 90 6-10 acres more or less, according to the government survey, in Umatilla County, Oregon, such conveyance to be made upon the payment of certain moneys stated and set forth in said contract which said contract and said lands have been assigned and conveyed to plaintiff and are more particularly described in a complaint in this suit, and the further relief:

(1) That the amount due the plaintiff under the terms of this contract be ascertained, and that the defendant be required to pay the amounts so fixed, with interest and costs, and all sums expended for taxes and special assessments, together with interest thereon, and a reasonable attorney's fee; all within a time to be fixed by the court in its interlocutory decree.

(2) Upon the payment so ascertained and determined by the court, the plaintiff will deliver to the defendant, or to such person or persons as he shall designate, a good and sufficient deed of the aforesaid property, in accordance with the contract.

(3) That in the event of the failure of the defendant to make said payments within the time so fixed by this court, a final decree be entered herein barring and foreclosing the defendant and all parties claiming through or under said defendant, of all right and equity in and to the said real property, and cancelling and annulling the said contract.

(4) For such other and further relief as the court may deem just in the premises, besides the costs and disbursements of this suit.

This summons is published by order of the Honorable Gilbert W. Phelps, Judge of the above entitled court, and said order was made and dated the 25th day of April, 1917, and the date of the first publication of this summons is the 28th day of April, 1917.

CHAS. J. SWINDELLS, Attorney for Plaintiff.

826 N. W. Bank Bldg., Portland, Oregon. Date of first publication April 28, 1917. Date of last publication June 9, 1917.

Ice Cream

season is now here in earnest and we are ready to serve you in any quantity. Try us for your next party.

Our Candies

are always fresh and nice. Our line of box candies is unexcelled. Bulk candies handled by us are of the same high grade and purity as the box.

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