

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.

CHEESE SOUFFLE

Mrs. R. A. Steward 2 tablespoons butter, melt and add 3 tablespoons flour, 1 cup scalded milk, 1/2 cup of grated cheese and 3 eggs...

HAM AND CHEESE ON TOAST

Mrs. R. A. Steward Cook together in saucepan 2 tablespoons butter, 2 tablespoons flour until smooth, add gradually one cup of cream or milk...

LOCAL BRIEFS

Mrs. Warner and Jane spent Saturday at Pendleton. County Superintendent Young visited the Hermiston schools Thursday.



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.

SAPPER BROS.

company Oregon National Guard.

There has been a number of inquiries as to the financial result of the recent Honor Guard dance and also the impression has prevailed in some quarters that bare expenses were made.

GOVERNOR GIVES HIS FULL INDORSEMENT

Says Road Bond Bill Most Important Ever Submitted to Voters of Oregon.

Discussing the \$6,000,000 good roads bond bill at the state-wide rally in Portland, Governor Withycombe emphatically indorsed the measure in the following language:

"This is the greatest measure ever contemplated by the State of Oregon. It means more to this State than any measure in its history, not barring the Constitution, because the one thing we need is highways in Oregon.

"I have just returned from a trip through the interior country. When you realize that great expanse of country in the interior—the need of settlers, the need of men and women on farms—you appreciate the need of roads in that locality. Then go along down through our beautiful Valley with its need of roads. It is time for us to get out of the mud. This measure will give us good roads—it will be a highway of prosperity.

"These roads are not only for home consumption. Military necessity and patriotic duty should make every voter get out and vote for these bonds. Good roads later may save Portland, and all the State. We need and must have good roads. They will add to the wealth, thrift and happiness of our people and our State.

"It is simply capitalizes waste. It is a most splendid measure. No sane man or woman should offer a single word of opposition to this movement.

"It is placed in the hands of three as good business men as Oregon can ever boast of and is properly safeguarded in every way possible. It is a step in the right direction. Every good citizen should take off his coat and work for this bond measure, with his friends and his neighbors.

"The Highway Commission has gone on record on this score. Unless contractors are reasonable in their bids, the Commission has announced that it will install a paving plant and go into the paving business itself.

OREGON WOMEN FOR GOOD ROADS BONDS

Assurance that the women of this state favor good roads was given at the state-wide rally in Portland by Mrs. Charles H. Castner, of Hood River, President of the Oregon Federation of Women's Clubs. She said:

"If there is one form of legislation that the women of this State are interested in more than any other, outside of the home and schools, it is good roads, and particularly do they wish this for the rural women, for to whom can good roads mean more than to the women on the farm. It would tend to lessen that great isolation—the great factor in driving the boys and girls to the city.

"The women of my organization, composed of 133 clubs, and nearly 15,000 women in this state, are interested in good roads, as was shown by a resolution unanimously passed for good roads at the last annual meeting held at Seaside."

Within the last few days it has developed that some of the largest interests of Oregon are opposing the road bonding act.

Their fear is that construction of highways will withdraw from the labor market men who will be needed for other occupations incident to wartime operations.

Without questioning either the patriotism or the wisdom of their attitude, there is no doubt but that it will have a big influence in reducing the vote of the road bonds. It is therefore squarely up to the progressive citizens of Oregon who want roads improved to use every atom of their energy to bring out the vote at the special election June 4—La Grande Observer.

This happened right in Portland. A householder telephoned a fuel company to send him a load of oak wood. The prospective customer was informed that the dealer did not have any such wood on hand and would not be able to fill the order until the roads had "dried up" so that the farmer could haul it to town.

Auto license fees alone will pay all the costs—principal and interest—of the \$6,000,000 road bond bill and leave a substantial balance for other roads. And all this without an additional cent of taxation for the farmer.

County money now spent on trunk lines will be used on laterals and other less traveled roads if the good roads bond issue is voted by the people at the June election.

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

Herald printing gives satisfaction

NOTICE FOR PUBLICATION

Department of the Interior U. S. Land Office at La Grande, Oregon, April 16th, 1917. Notice is hereby given that August E. Bensch, of Hermiston, Oregon, who, on March 16th, 1910, made Reclamation Homestead Entry No. 07704, for Farm Unit 'G' in NE 1/4, section 34, township 5 north range 28 east Willamette Meridian, has filed notice of intention to make five-year proof, to establish claim to the land above described, before W. J. Warner, United States Commissioner, at his office at Hermiston, Oregon, on the 12th day of June, 1917.

REPORT OF THE CONDITION OF THE FIRST NATIONAL BANK

at Hermiston, in the State of Oregon, at the close of business, May 1, 1917.

Table with columns: RESOURCES, LIABILITIES. Includes items like Loans and discounts, Overdrafts, U. S. bonds, Securities, Stock of Federal Reserve bank, etc.

Table with columns: LIABILITIES. Includes items like Capital stock paid in, Surplus fund, Undivided profits, Less current expenses, interest and taxes paid, etc.

State of Oregon County of Umatilla. I, A. L. Larson, cashier of the above named bank, do solemnly swear that the above statement is true to the best of my knowledge and belief.

Subscribed and sworn to before me this 8th day of May, 1917. W. M. KENNEDY, Notary Public. My commission expires June 20, 1920.

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 Company and W. W. Nicholas, and wherein and whereby 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. H. S. Pipe Line "M" containing 60 1/2 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 defendants be required to pay the amounts so fixed, with special 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 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.

terlocutory 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.

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(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 special 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 said real property, and cancelling and annulling the said contract.

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