

The UNITED STATES is offering \$200,000,000.00 in Treasury Certificates of Indebtedness dated May 10th, 1917, to mature July 17, 1917, drawing 3 1-2 per cent. We are authorized by the Government to accept your subscriptions.



The First National Bank
of Hermiston
Capital & Surplus \$30,000

LODGE DIRECTORY

QUEEN ESTHER CHAPTER No. 101, O. E. S. meets second Tuesday evening of each month at 8:30 sharp in Skinner hall. Visiting members welcome. Frances Phelps, W. M. Dello O. Bushnell, Sec.

HERMISTON LODGE NO. 188, A. F. & A. M. meets in Masonic Hall on First Tuesday evening of each month. Visiting brethren welcome. R. C. Walber, Secy. C. H. Skinner, W. M.

VINEYARD LODGE NO. 296, I. O. O. F. meets each Saturday evening in Odd Fellows hall. Visiting members cordially invited. W. R. Longhorn, Sec. Geo. Strohm, Noble Grand

PROFESSIONAL CARDS

W. J. WARNER
Attorney-at-Law

J. T. HINKLE
Attorney at Law

DR. JAS. A. CAMPBELL
DENTIST

Office Over First Natl. Bank HOURS: 10 to 12 a. m. 1 to 5 p. m.
Phone

C. O. WAINSCOTT
Physician and Surgeon

HOURS: 10 to 12 A. M., 2 to 5 P. M.
Res. Phone, Red 398 Office, Main 2
Office in Bank Bldg.

S. A. ROE, M. D.
Practice limited to

EYE, EAR, NOSE AND THROAT
Judd Bldg. Pendleton, Oregon

DALE ROTHWELL
OPTICAL SPECIALIST

Glasses ground and fitted. Lenses duplicated.
American National Bank Building
Pendleton, Oregon

PHONE 29F2
when you need any

Draying

We are on the job every minute and can take care of any order. Baggage work a specialty.

Hermiston Dray Line
C. B. PERCEY

Shoe Repairing

Better than ever now that the machine is installed. To out of town customers sending work we will return it by next mail, paying postage one way.

STOCK MENS' WORK AND DRESS SHOES JUST ADDED
Try Our "Neolin" Soles
Full Soles and Half Soles. Better than leather

Sam Rodgers
Hermiston Oregon

BUILD NOW!

All of Europe will have to be rebuilt, and when the war is over prices are going to soar skyward. Your delay is going to be expensive.

Regardless of the kind of building or alteration you have in mind investigate our FREE PLAN SERVICE to customers.

Our Service Department is at your command in all building matters. Talk it over with us.

"SEE BROWNSON ABOUT IT"

Tum-A-Lum Lumber Co.

HERMISTON LOCALS

Local Train Time Card
No. 1, west, 8:55 a. m. No. 2, east, 2:30 p. m.
No. 12, west, 7:05 p. m. No. 6, east, 3:55 p. m.
No. 15, west, 8:30 p. m. No. 16, east, 3:15 a. m.

Post Office Hours
General delivery window open week days 8 a. m. to 6 p. m. Sundays and holidays from 9 to 10 a. m.
Mail closes for No. 1, west, 9:20 a. m.
Mail closes for No. 6, east, 5:00 p. m.
Mail closes for No. 2, east, 3:30 p. m.
Mail closes for No. 15, west, 6:00 p. m.

Library Hours
4 to 6 each Wednesday.
2 to 5 and 7 to 9 each Saturday.

J. T. Hinkle was at Pendleton Saturday.

R. C. Challis last week purchased an Overland five passenger touring car.

H. C. Oliver, O. W. R. & N. traveling freight agent, was in the city Thursday.

Mrs. Charlotte Myers has purchased the ten acre tract adjoining the Briggs place and will have it improved.

Sterling Matson has taken his outfit to Boardman where he has a contract for putting forty acres into alfalfa.

Sapper Bros. this week delivered a Ford roadster to E. J. Drake and secured an order for a Dodge touring car from the reclamation service.

J. H. Strohm drove the Newport Construction company's new Ford over to Madras, returning by train. Marshall Newport went over with him.

The Oregon Hardware & Implement Co. has already this season delivered 23 mowers and have a number of others sold if the machines can be secured.

J. N. Williamson, of Spokane, owner of 160 acres near the W. T. Roberts ranch, has arranged for the immediate building of house, barn and other improvements.

Paul S. Jones, lieutenant in the engineer officers reserve corps, returned home Tuesday from the training camp, having been relieved from duty on account of his work here as an irrigationist and engineer in helping farmers.

A. L. Barnes, of North Powder, has purchased the Emry place just south of town. He came at once to take possession and his father and mother, who arrived the first of the week, will make their home there. The Emry place is a splendid small farm.

Monday evening there will be a special show at The Movie. Patrons of the regular attractions are asked to attend as this will be a sample of the Brady films. Comparison with the regular Bluebird and Paramount films is asked and if the management finds it the better this service will be carried. Monday evening's show will be "Heart of a Hero."

For sale—Teams, harness and household furniture. H. B. Giese. -adv-17c

Good pasture for horses. E. J. Drake, phone 404. -adv-17c

Good work team for sale cheap. C. H. Skinner. -adv-17c

For Sale—Team, cream separator. Ed Maher. -adv-17c

For Sale—Brass bed, springs and mattress. Mrs. R. A. Stewart. -adv-17c

For Rent—The Boho bungalow. Phone 402 or see Otto Heinl. -adv-17c

Wanted—Pony for children. C. S. McNaught. -adv-36c

White Leghorn cockrels, frying's 2c, 25c. L. A. Stone. -adv-36p

For Sale—Span of mares, about 1200 pounds; sound, good team for farm work. A. L. Steiner, Stanfield. -adv-36c

Non-bloating pasture, shade and water, 3 1/2 miles west of Umatilla, \$1.50 per month. J. G. Camp, Umatilla, Ore. -adv-38p

Want to buy team of mares weighing 1250 each, also good family cow. Write J. G. Camp, Umatilla, Oregon. -adv-37p

Trade—4 lots in Portland to trade for good alfalfa land with water rights, drainage, etc. Hermiston Herald. -adv-17c

"Call of the Cumberlands" next Dustin Farnum at The Movie next Wednesday evening. Tonight, "Honor of Mary Blake." -adv-17c

Strayed—2 year old stud, star in forehead, branded WAL, connected, on right shoulder. Reasonable reward for information leading to recovery. W. A. Leathers, phone 422. -adv-17c

Wait for Dr. Freeze, the eye specialist, if you need glasses or have other eye troubles and headaches. Regular visits to Hermiston, Stanfield and Echo each month. Watch for dates. -adv-17c

\$5.00 Per Acre
Five Dollars an Acre, ten acres, sec 34 and sec 16, T. 5, R. 28; lots 21 and 22 blk. 10, Gladys ave., Hermiston, \$25.00 each. Total price for all, \$100 net. Purchaser to pay last year's taxes and cost of transfer. F. A. Yates, Calpella, Cal. -adv-36p

We Advise Those Who Must Have Shoes Within the Next Few Months to Get Fitted Out Now

Many styles and sizes are in stock at old prices. This hold good in all lines we carry. This does not mean to buy beyond your immediate needs but many articles that have come to be a necessity will be hard to get and some unobtainable at any price.

This is Not the Usual Time to Buy Woolen Underwear, But if You are Going to Need Such Merchandise You Better Provide for These Needs Now

While prices are reasonable

No Quotation of Prices is Possible at This Time

The changes are so marked that even a guess of today would be out of reason next week. But almost all tendencies are for higher prices.

Hermiston Produce & Supply Company
"Best of Good Service" Phone Main 34

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. Benzel, 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 25 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.
Claimant names as witnesses: W. Thomas Bokkin, Frank A. Anson, Henry M. Gunn and Claude W. Kellogg, all of Hermiston, Oregon.
C. S. DUNN, Register

SUMMONS FOR PUBLICATION

In the Circuit Court of the State of Oregon in and for Umatilla County.
Western Land & Irrigation Company, a Corporation, Plaintiff, vs. N. T. Olson, Defendant.

To N. T. Olson, the above named defendant:

IN THE NAME OF THE STATE OF OREGON: You are hereby notified to appear and answer the complaint heretofore filed against you in the above entitled court and cause on or before the last day of the time prescribed in the order for publication of this summons, to-wit: within six weeks from the date of the first publication of this summons, or within six weeks from the date of personal service upon you of a copy of the summons, and complaint herein, if the same be served out of the State of Oregon; and if you fail so to appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint herein, to-wit: for a decree cancelling the contract for the sale of the North 1/2 of the East 1/2 of the East 1/2 of the East 1/2 of the Southeast 1/4 of the Northeast 1/4 of Section 17, Township 4 North of Range 28 East of W. M., containing 2 1/2 acres, and the contract for the sale of the North 1/2 of the East 1/2 of the East 1/2 of the East 1/2 of the Southeast 1/4 of the Northeast 1/4 of Section 17, Township 4 North of Range 28 East of the W. M., containing 2 1/2 acres, with water rights to defendant made on August 2, 1911, removing the cloud from plaintiffs title caused by said contract being recorded in Umatilla County, Oregon, in Book 73 of deeds at page 490 and in Book 73 of deeds at page 488, respectively, and quieting plaintiffs title to said premises and property.
This summons is published pursuant to an order of the Hon. Gilbert W. Phelps, Judge of said court, made and entered on the 11th day of May, 1917, directing that service of summons herein be made by publication once each week for six successive weeks after the date of the weekly newspaper printed and published at Hermiston, Oregon. Date of first publication May 19, 1917.
W. G. DROWLEY, Attorney for the Plaintiff, P. O. Address: Vancouver, Clarke County, Washington.

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 wherein the said Maxwell Land and Irrigation Company did agree to convey to said Ole Egge 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 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, 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 they 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 defendants, and each thereof, and all parties claiming through or under them, or either thereof, 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.

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 wherein 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 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, 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 they 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 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 Michael Gerdes, and wherein 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 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 they 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 defendants, and each thereof, and all parties claiming through or under them, or either thereof, 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.

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 wherein 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 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, 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 they 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) 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 wherein 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 they 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 defendants, and each thereof, and all parties claiming through or under them, or either thereof, of all rights and equity in and to the said real properties, and cancelling and annulling the said contracts.
(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.

(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 they 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 defendants, and each thereof, and all parties claiming through or under them, or either thereof, 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.

(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 they 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 defendants, and each thereof, and all parties claiming through or under them, or either thereof, 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.

BLACK LOSSES SURELY PREVENTED BY CUTTER'S BLACKLEG PILLS
Low-priced, reliable, effective, western stockmen, because they prevent every other vaccine fail.
Write for booklet and testimonials.
10-dose pkg. Blackleg Pills, \$1.00
50-dose pkg. Blackleg Pills, \$4.00
The only vaccine, but Cutter's is simpler and stronger. The superiority of Cutter's products is due to over 15 years of special studies in the laboratory, and the only vaccine that is reliable, safe, and effective.
The Cutter Laboratory, Berkeley, California

"The Movie"
is now at
Hermiston Auditorium
TWO GOOD SHOWS EACH WEEK
Wednesday and Saturday Evenings

Phone Your Orders
for all kinds of
Transfer Work
Phone 2852
We are ready at any time to go anywhere or haul anything.
The City Transfer
W. B. BEASLEY