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### THE CERTIFICATION OF SEED POTATOES

(By Gordon G. Brown)

The writer is in receipt of the following circular letter from the Oregon College extension department which is self-explanatory. Potato growers are urged to avail themselves of this opportunity to improve their seed stock. It is explained that it will be necessary to act upon this suggestion in the very near future.

"Because of the excellent results in other states, notably Washington, Nebraska and New York, of test plots using the leading strains of potatoes entered for certification, we are planning this year to establish such a test plot at Corvallis. We want to include in this a majority of the lots entered for certification in your county. In cases where several growers are using seed from the same source, it will be necessary to get seed only from the original grower.

"We cannot this year make the furnishing of seed for the test plots, one of the requisites for the production of certified seed; but we do want to try this out with the leading strains in the state, so as to check by frequent observations the result of our field inspections.

"Such a course will eliminate the possibility of any mistake, due to seeing the fields at the wrong time, such as after a frost, after prolonged hot weather, etc.

"We will need about 80 pounds of potatoes for the test. The 80 pounds should not be especially selected but should be the same as the grower is selling for seed, preferably 60 pounds taken from one of the sacks which he is offering for sale.

"Please let me know how you want to handle this in your county. If you want to notify the growers to send the seed in, no further action on my part will be necessary and you can give the names of those who are sending seed. It should be sent express, collect, to me, at the Farm Crops Department, O. A. C.

"If you want to have me write the growers for it, please send me the names of the growers whose seed you want included, and I will notify them. I would prefer the former course, as this will save time. The growers' letters might reach me out in the field some time after it had been mailed.

"The seed should be here within the next 10 days as we will want to plant it about April 10. Accordingly, it should be on the road the first week in April."

### MANY JAPANESE SEE MOVIES FROM HOME

Three hundred and fifty-two Japanese men, women and children gathered at Rockford grange hall Sunday afternoon to see moving pictures showing the rebuilding of Tokio following the disastrous earthquake of last year. It was estimated that practically the Japanese population of the fruit community was present. The pictures, shown here by M. Yasui were later shown to a large audience at the Asbury Methodist church.

The motion pictures carried a tribute to the American people for their aid to the stricken city. Boy Scouts of Japan, wearing uniforms sent from America, figured prominently in the pictures. The impressive farewell greeting given Ambassador Wood, on departing for America on a leave of absence, was shown.

As a result of the picture Victor C. Follenius, who showed the pictures, has been requested by Japanese mothers of the valley to organize troops of Japanese Boy Scouts.

### O.-W. CO. PLANNING TO PREVENT SLIDES

Following a conference last Friday of officials of the O.-W. R. & N. Co. and of the state highway department and an inspection of the ground, it was announced that the rail line contemplates driving shafts and boring tunnels just east of Mosier, where the action of subterranean streams causes a constant settling and shifting of the earth's surface over a considerable area. The tunnels, similar to those constructed west of Cascade Locks, where the rail line had to fight the same condition, will control the underground flow of water.

It was stated that the rail company has already expended \$7,000 in building retaining walls and driving piling in a vain effort to prevent the slides. The Columbia River Highway since its construction in 1921 has sunk six feet for a length of 500 feet, and maintenance crews find it necessary constantly to fill in the grade.

### M. R. NOBLE'S FUNERAL SATURDAY

Funeral services for M. R. Noble, aged 76 and native of Iowa, were held at the Anderson chapel Saturday, the Christian Science funeral service being observed. Interment followed at Idlewild cemetery. Mr. Noble died suddenly Thursday evening.

Mr. Noble had resided in the Hood River valley about 20 years. He formerly owned Clifton, a ranch at the top of Ruthon hill, which was purchased several years ago by Gus Miller. He had retired to a store on the Columbia River Highway near his old home. Mr. Noble, at the time Hood River county was formed, named the county. He was wont to declare that

he desired the following inscription on his tombstone: "M. R. Noble, the man who named Hood River county." Mr. Noble took an active part in civic and public affairs. He was one of the most ardent proponents of the Columbia River Highway in early days. He is survived by the following three daughters: Mrs. George Stokoe, of Bend, and Mrs. Marsh H. Iesberg and Mrs. Clarence Carner, of Hood River.

We pay cash for your old furniture or make a liberal allowance on new goods. Call Hackett 8411, Kelly Bros. Co. Furniture Exchange. m171f

### No. 1414—Equity Summons

In the Circuit Court of the State of Oregon for the Seventh Judicial District (Hood River County).

Charles A. Ross, Plaintiff, vs. North Pacific Mortgage Company, a corporation, Rebecca M. Lining, Charles A. Lining, wife and husband, Grace P. Farris, J. R. Nunamaker, M. O. Downing, Estella M. Clark and W. L. Clark, wife and husband, Defendants.

To Rebecca M. Lining, Charles A. Lining, Grace P. Farris, and J. R. Nunamaker, Defendants:

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 cause and court on or before April 18, 1925, that being the time fixed by the Court in the order hereinafter mentioned for you to appear and answer herein, and more than six (6) weeks from the date of the first publication of this summons, and after the last day of the time prescribed in said order for publication of this summons, and if you fail so to appear and answer, for want thereof, the plaintiff will apply to the Court for the relief demanded in his said complaint, to-wit:

First: For a judgment against defendants, Rebecca M. Lining, Charles A. Lining, Grace P. Farris, J. R. Nunamaker, M. O. Downing, Estella M. Clark, and each of them, for the sum of Three Thousand Five Hundred Seven and 25-100 (\$3507.25) Dollars, with interest thereon at the rate of seven per cent (7%) per annum from September 15, 1920, to the date of payment of Three Hundred Fifty (\$350.00) Dollars, attorneys' fees, and his costs and disbursements herein to be taxed and allowed, together with the amount of any taxes on the real property hereinafter described that may be paid by the plaintiff during the pendency of this suit.

Second: That the defendants, and each of them, set forth what right, title or interest in, or claim against, or lien upon said real property and personal property covered by the mortgage sought to be foreclosed, if any, they have, and that the same be declared to be subsequent in time and inferior in right to the mortgage of the plaintiff as claimant herein, and fourth, said real property, covered by said mortgage, being described as follows:

Beginning at a point on the section line five (5) chains east of the northwest corner of section twelve (12), township two (2) north, range ten (10) east of the Willamette Meridian; thence north parallel with the west line of section one (1) in said township and range, one and fifty hundredths (1.50) chains; thence east parallel with the south line of said section one (1), fifteen and seventy-eight hundredths (15.78) chains, more or less, to a re-entrant corner of the east line Hardinger & Baker lands; thence south along the east line of said Hardinger & Baker lands, eight and nine hundredths (8.09) chains; thence west parallel with the north line of said section twelve (12), fifteen and seventy-eight hundredths (15.78) chains, more or less, to a re-entrant corner on the west line of said Hardinger & Baker lands, five (5) chains east of the west line of said section twelve (12); thence north parallel with the west line of said section twelve (12), six and fifty-nine hundredths (6.59) chains to the place of beginning, containing twelve and seventy-five hundredths (12.75) acres of land;

TOGETHER with a right of way for a road from the southeast corner of the above described tract in a westerly direction to the county road along the west line of the northeast quarter of the northeast quarter (NE¼ of NE¼) of section eleven (11) in said township and range, as said right of way was occupied and travelled by Walter W. Hardinger and Ernest A. Baker on March 6th, 1910, being the right of way conveyed in that certain warranty deed executed by Walter W. Hardinger and others to Rebecca M. Lining, dated March 5, 1910, and recorded March 14, 1910 in book 4, at page 179 of the deed records of Hood River County, State of Oregon, and more specifically described as:

Beginning at a stone monument set on the west side line of section twelve (12), township two (2) north, range one (1) east of the Willamette Meridian, six and fifty-nine hundredths (6.59) chains south of the northwest corner of said section twelve (12); thence east to the south side line of the lands described in a certain bond for a deed executed by Charles A. Ross to Cyrus Vaughan, dated December 15th, 1908, and recorded February 15th, 1909, in book 2 at page 211 of the deed records of Hood River County, State of Oregon, and on said line produced in an easterly direction five and twenty-five hundredths (5.25) chains to a point in said line produced; thence south one (1) rod; thence west parallel with the south line of said lands described in said bond for a deed to the west line of said section twelve (12); thence west parallel with said south line of said lands described in said bond for a deed, produced in a westerly direction, to the county road along the west line of the northeast quarter of the northeast quarter (NE¼ of NE¼) of section eleven (11) in said township and range; thence north along said county road one (1) rod; thence easterly along said south line described in said bond for a deed, produced in a westerly direction to the place of beginning.

Subject to any rights that may exist on account of the following exception in the deed from Charles A. Ross to Walter W. Hardinger and Ernest A. Baker, dated March 12th, 1908, and recorded March 29th, 1908, in book 2 at page 843 of the deed records of Hood River County, Oregon, to-wit:

"Excepting from the operation of this deed, however, a right of way for a road across said land from east to west, lying 1.80 chains north of said section line to the north line of said road, said road may, however, at the option of the grantee herein, be moved and

located a distance of 1¼ rods either north or south of its present location on the ground;"; and subject also to a right of way for a road, one rod wide, mentioned in the bond for a deed from Charles A. Ross to Cyrus Vaughan, dated December 15th, 1908 and recorded February 15th, 1909 in book 2 at page 211 of the deed records of Hood River County, Oregon. All in Hood River County, State of Oregon.

Third: That the aforesaid mortgage be foreclosed, and that the said mortgaged real and personal property be sold as upon execution at law, and that plaintiff be empowered and authorized to become a purchaser at the sale thereof, and that the purchaser, at said sale, of said real property be let into possession thereof by the Sheriff of Hood River County, Oregon.

Fourth: That the defendants, and each of them, and each and every person claiming by, through, from or under them, or any of them, be adjudged to be liable for the interest thereon, or lien upon said mortgaged real and personal property, or any part thereof, and that the defendants and each of them, and all persons claiming by, through, from or under them, or any of them, be forever barred, foreclosed and enjoined from setting up any right, title, claim or lien in or to said real property or any part thereof, excepting only the statutory right of redemption.

Fifth: That from the proceeds of said sale there be paid:

(a) The costs of said sale;

(b) The costs and disbursements of this suit;

(c) The said attorneys' fees;

(d) The amount of principal and interest found due plaintiff herein.

Sixth: That if from the proceeds of said sale there shall be any overplus, the same shall be paid as the court shall direct.

Seventh: That if from the proceeds arising from the sale of said real and personal property there be insufficient to pay the costs of said sale, the costs of this suit, said attorneys' fees, the amount of the principal and interest found due plaintiff hereunder, a deficiency judgment be docketed against the defendants, Rebecca M. Lining, Charles A. Lining, Grace P. Farris, J. R. Nunamaker, M. O. Downing and Estella M. Clark.

Eighth: That plaintiff have such other, further and different relief as shall seem proper to a court of equity.

This summons is published by order of the Honorable Fred W. Wilson, Circuit Judge of Hood River County, duly dated and entered on the 2d day of March, 1925, directing that this summons be published in "The Hood River Glacier" once a week for six (6) successive weeks, the first publication to be made on the 5th day of March, 1925, and the last on the 10th day of April, 1925.

PLATT, PLATT, FALES & SMITH, Attorneys for Plaintiff.

Resident Attorneys of the State of Oregon.

Post-office address: 604-619 Platt Bldg., Portland, Oregon. m5a16



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