

# Food Preparedness Campaign

OFFICIAL

Oregon Agricultural College Extension Service and United States Department of Agriculture Co-Operating

## BEAN PLANTING TIME IS GROWING SHORT

State Has Never Produced Enough Beans—No Danger of Over-Supply

(By G. R. Hystop, Professor of Farm Crops at O. A. C.)

But one week now remains of the reasonable time for planting beans, and each farmer and gardener is urged to plant every available foot of ground to beans, even out-of-the-way spots and corners. If unable to secure such varieties as Lady Washington, Red Mexican, or Mexican Tree beans, plant any early maturing bush variety. The smaller sizes of white beans are most desirable. Beans are usually seeded in rows, 30 inches apart, and about two to four inches apart in the rows. Under irrigated conditions, they are sometimes planted in double rows, with about 20 to 36 inches between the double rows.

Under dry-farming conditions the rows are 4 to 6 feet apart and the plants 6 to 8 inches apart in the rows. Beans are a good crop on summer fallow. They may be planted with a corn planter or with a regular bean planter; the small varieties are often planted with ordinary grain drills. Planting in hills, 10 to 15 inches apart in the row, is a common practice, with usually about 3 or 4 beans to the hill. Beans should be planted just deep enough to insure moisture for germination, which is usually about 2 inches. Cultivation—As soon as the beans emerge from the soil, cultivation should begin. The first cultivation should be thorough, stirring all of the soil to a depth of about 3 inches. Later cultivations must be made to kill weeds while they are still small. These cultivations may be made some what shallower than the first. Beans should never be cultivated when wet with dew or rain, as that is a means of spreading disease. The bean crop should be harvested as soon after maturity as possible.

## HEALTHY SLAP IS DANGEROUS IN SAND POINT

SANDPOINT, Idaho, May 28—It's gone out of fashion to greet a friend with a healthy handslap here, all because Jud Preston is in jail, charged with bootlegging, following a typical western greeting of this kind on the street the other day. Preston was loafing on a street corner. A passing friend jokingly hit him a sound slap across the hip. There was the smash of breaking glass, a clatter as it fell on the sidewalk and then, also, there was a dripping of precious whiskey down Jud's trousers. Officer Young, standing nearby, saw heard, smelled and understood. Jud was arrested and charged with violating Idaho's booze-proof prohibition law. In default of bail he is in the county jail today, awaiting trial at the fall term of the district court.

If you are looking for a home in the city or country, Chilcote can save you money. He has the exclusive sale of many of the best farms and ranches. 633 Main st.

## LEGAL NOTICES

NOTICE OF POUNDMASTER'S SALE Notice is hereby given that the undersigned, Poundmaster of the City of Klamath Falls, Oregon, did, on the 19th day of May, 1917, impound in the pound of said city the following described animals:

One gray team of horses, one not branded, one branded on left hip with figures (530). And that unless the owner or owners of said animals, or other person or persons having an interest therein shall, before the time of sale stated below, claim possession of said animals and pay all costs and charges for the keeping and advertising thereof, together with all fees provided by ordinance of said city for such cases, said animals will be sold at public auction for cash at Klamath Stables, City Pound, at the hour of two o'clock (2 P. M.) on the 26th day of May, 1917. R. T. BALDWIN, Poundmaster. Dated at Klamath Falls, Oregon, May 22, 1917.

## Equity No. 288 SUMMONS

In the Circuit Court of the State of Oregon for the County of Klamath. Baulah B. Eaken, Plaintiff, vs. Fred D. Eaken, Defendant. To Fred D. Eaken, the above-named defendant: 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 on or before the 28th day of May, 1917, that being the last day of the time prescribed in the order of publication of this summons, and if you fail so to appear, plead, answer, demur, or otherwise move in this suit within that time, for want thereof, plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:

For a decree of the above-entitled court forever dissolving the bonds of matrimony now existing between the plaintiff and defendant, upon the grounds of willful desertion by defendant of plaintiff for more than one year immediately previous to the commencement of this suit, against the will of the plaintiff and without her consent, and for the reason that, for more than one year last past, defendant has failed, neglected and refused to contribute anything towards the support of plaintiff and her two minor children, defendant being the while able to contribute to their support.

This summons is served upon you, the said defendant, by the publication thereof in the Evening Herald, a newspaper published and of general circulation in Klamath county, Oregon, once a week for six weeks successively, the first publication being made on Monday, April 16, 1917, and the last publication being made on Monday, the 28th day of May, 1917, by order of the Honorable D. V. Kuykendall, Judge of the above-entitled Court, made and entered on the 14th day of April, 1917. J. H. CARNAHAN, Attorney for Plaintiff. 14-22-20-7-14-21-22

Summons (Equity No. 278) In the Circuit Court of the State of Oregon, for Klamath County. Weyerhaeuser Timber Company, a corporation, Plaintiff, vs. Ira R. Hanson, Hopy Hanson and Artie M. Smith, Defendants. To Ira R. Hanson and Artie M. Smith, two of the above named defendants:

You are hereby summoned and required to appear and answer the complaint filed against you in the above entitled suit within six (6) weeks from the date of the first publication of this summons in the Evening Herald, to-wit:

newspaper, which said date is the 14th day of May, 1917.

And you will take notice that if you fail to appear and answer or otherwise plead within the said time, the plaintiff will apply to the court for the relief prayed for in its complaint, to-wit: For judgment against the defendants Ira R. Hanson and Hopy Hanson for the sum of nine thousand five hundred twenty-one and 68-100 dollars, (\$9,521.68), with interest thereon from the 10th day of April, A. D. 1917, at the rate of eight (8) per cent per annum, and for the sum of one hundred ninety-four and 29-100 dollars (\$194.29), with interest thereon from the 2d day of April, A. D. 1917, at the rate of eight (8) per cent per annum, and for the additional sum of seven hundred fifty dollars (\$750.00) as attorney's fees, and for its costs and disbursements herein, and for a decree of this court foreclosing the mortgage mentioned and described in the complaint filed in the above entitled suit, which mortgage is upon the following described real property, to-wit:

Beginning at the northwest corner of the southwest quarter of the northeast quarter (SW 1/4 of NE 1/4) of section thirty-one (31), in township thirty-nine (39) south of range eight (8) east of Willamette Meridian, running thence south a distance of 6 chains; thence south 45 degrees west, 4.50 chains; thence south 45 degrees east, 4.50 chains; thence south along the quarter line to a point 4.55 chains north of the southwest corner of the SW 1/4 of NE 1/4 above described; thence south 44 degrees 10 minutes, west 9.63 chains; thence south 23 degrees east, 42.25 chains to the township line between townships 39 and 40 south of range 8 east, thence east along said township line to the southeast corner of section 21, township 39 south of range 8 east; thence north along the section line to the northeast corner of lot 6 of section 21; thence west along quarter section line, 20 chains; thence north 30 chains; thence west 20 chains to place of beginning.

Excepting and reserving a tract deeded to Charles Miller, September 2, 1902, described as follows: Beginning 2.40 chains north of the northwest corner of the southeast quarter of section 31; thence north 46 degrees 30 minutes east 3.00 chains; thence north 44 degrees 30 minutes west, 2.11 chains; thence south 4.50 chains to place of beginning, containing 42-100 acres, more or less.

Also beginning 14.08 chains south of the quarter section corner between sections 31 and 22, township 39 south of range 8 east; thence east in section 22, 15 chains; thence south to the south boundary line of lot 1 of section 22; thence westerly along south boundary line of lot 1 to the section line between sections 21 and 22; thence north to place of beginning.

Also beginning at a point on the line between section 6, township 40 south of range 8 east, and section 21, township 39 south of range 8 east, 10.19 chains east of the southwest corner of lot 4 of section 21; thence south 23 degrees east to the north or right bank of the Klamath River; thence in a easterly direction up the north or right bank of the Klamath River to the southwest corner of lot 9 of section 6, township 40 south of range 8 east; thence south 84 degrees 30 minutes east, 15.23 chains; thence north 4 degrees west, 16.13 chains to the township line between townships 39 and 40 south of range 8 east; thence west along said township line to place of beginning.

The total area of the lands herein being 229.45 acres, more or less, and are the same lands heretofore conveyed by Jacob L. Padgett and wife to Hopy Hanson and Ira R. Hanson by deeds bearing date of May 6th, 1907,

and ordering that the said property be sold by the sheriff of Klamath county, Oregon, in the manner by law in cases of this kind provided, and that the proceeds of such sale be applied:

First—To the payment of the costs and expenses of the sale and the costs and disbursements of this suit; Second—To the payment to this plaintiff of the amount for which it prays, personal decree and judgment against the said defendants Ira R. Hanson and Hopy Hanson; Third—That the balance, if any, shall be paid to the clerk of this court for those entitled to it.

And that at such sale any party to this suit may become a purchaser of all or any part of said real property, and upon purchase of same the said sheriff shall place the purchaser in complete possession of the property purchased;

That the court shall declare and decree that plaintiff's lien upon all of the said real property by virtue of said mortgage aforesaid, is prior in time and superior in right to any right, title, interest, estate or lien of the said defendant Artie M. Smith, or any person or persons claiming under any of the said defendants or either of them upon the whole of said real property or upon any part thereof; And that all persons claiming or to claim, by, through or under the said defendants and the defendants themselves, shall be bound to defend themselves in this suit.

The Chilcote agency is the home of the Aetna companies. Get good insurance before the fire.

This summons is published pursuant to an order of the Honorable D. V. Kuykendall, judge of the circuit court of the state of Oregon for Klamath county, dated May 11th, A. D. 1917. CHARLES J. FERGUSON, Attorney for Plaintiff. 14-21-22-4-11-18-25

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# War Census Day to Be a Legal Holiday

## Governor Issues Proclamation Calling Upon Citizens to Make Day Memorable One in State's History

(War Census Bureau, Adjutant General's Office, Portland, Oregon)

PORTLAND, Ore., May 28, 1917. By official proclamation of Governor Withycombe, War Census day, June 5th, one week from tomorrow, will be a legal holiday throughout the State of Oregon.

In his proclamation the Governor calls upon every patriotic citizen to assist in the big task of registering all men of military age, and to make War Census day an event memorable in the state's history.

The proclamation follows in full:

### PROCLAMATION

WHEREAS, the President of the United States has designated June 5th, 1917, as the day upon which our citizens shall register in accordance with the provisions of the selective draft law, and

WHEREAS, on this day we face a gigantic task new in our national history and one whose proper conduct can only be attained through the united cooperation of every citizen, and

WHEREAS, it is vitally desirable that the registration be accomplished with thoroughness and dispatch, both as a testimonial to the efficiency of our democracy and as a moral example stimulating to our allies and depressing to our adversaries, and

WHEREAS, it is especially fitting

that this occasion be made one of patriotic festival fittingly celebrating the Nation's unity and the willingness of its citizenship to serve our flag and to make sacrifice, if needs be, in a righteous cause.

NOW, THEREFORE, I, James Withycombe, by virtue of the authority vested in me as Governor of the State of Oregon, do proclaim Tuesday, June 5th, 1917, as War Census Day, and I do further declare it a legal holiday, believing that by so doing the purposes above set forth will best be served. And I call upon the patriotic men and women of Oregon, and their sons and daughters, to make of this day an occasion memorable in the history of our State, marking, as it does, a great forward step in the efficient utilization of our manhood upon the side of democracy and justice in the World War, to the end that world peace may be sooner be restored and permanently assured.

IN TESTIMONY WHEREOF, I have hereto set my hand and caused the Seal of the State of Oregon to be hereunto affixed this 26th day of May, 1917.

JAMES WITHYCOMBE, Governor.

Aetna disability policies work for you when you cannot work for yourself. They are the standard of the World. Ask Chilcote.

## Californian Invents Tank for American Army



C. L. Best of San Leandro, Cal., has invented a tank which he believes is better than anything used abroad. It carries six rapid fire guns, and it is

strong enough to climb an 18 per cent grade. In the manoeuvre here shown the tank is supporting a half regiment of infantrymen of the Californian National Guard.

# TAKE SALTS FOR THE KIDNEYS IF YOUR BACK HURTS

We Should Drink Lots of Water and Eat Less Meat, Says Noted Authority on Kidney Disorders

Recommends a Spoonful of Jad Salts in Glass of Water Before Breakfast to Stimulate Kidneys and Eliminate the Uric Acid

Uric acid in meat excites the kidneys, they become overworked, get sluggish, ache, and feel like lumps of lead. The urine becomes cloudy, the bladder is irritated, and you may be obliged to seek relief two or three times during the night. When the kidneys clog you must help them flush off the body's urinous waste or you'll be a real sick person shortly. At first you feel a dull misery in the kidney region, you suffer from backache, sick headache, dizziness, stomach gets sour, tongue coated and you feel rheumatic twinges when the weather is bad.

Eat less meat, drink lots of water; also get from any pharmacist four ounces of Jad Salts; take a tablespoonful in a glass of water before

breakfast for a few days and your kidneys will then act fine. This famous salt is made from the acid of grapes and lemon juice, combined with lithia, and has been used for generations to clean clogged kidneys and stimulate them to normal activity, also to neutralize the acids in urine, so it no longer is a source of irritation, thus ending bladder weakness.

Jad Salts is inexpensive, cannot injure, makes a delightful effervescent lithia-water drink which everyone should take now and then to keep the kidneys clean and active. Druggists here say they sell lots of Jad Salts to folks who believe in overcoming kidney trouble while it is only a twinkle.