TILLAMOOK HEADLIGHT, AUGUST 3, 1916.

MASTER'S SALE.

Notice is hereby given, that pursuant to the directions of a decree rendered in the District Court of the United States for the District of Ore-gon, on the 10th of July, 1916, in a cause wherein First Trust and Sav-ings Bank and Emil K. Boisot weie complainants and wherein Tiilamook Timber and Logging Company was defendant, the undersigned on the 19th day of August, 1916, at the hour of 3:30 p.m., will sell at the front door of the County Court House of Tillamook County, Oregon, at Tillamook, in said County and State, all of the following described real property, to-wit: LANDS IN WASHINGTON

COUNTY OREGON. In Township One (1) North, Range Six (6) West.

Six (6) West. Section Thirty-five (35) The North Half of the Northeast Quarter (N½ of N.E. ¼), The Southwest Quarter of the Northwest Quarter (S.W.¼ of N.W.

1/4), and the Northwest Quarter of the South-West Quarter (N.W.1/4 of S.W. 1/4). Section Thirty-Six (36)

The Northwest Quarter (N.W. ¼). In Township One (1) North, Range Five (5) West. Section Twenty (20). The North Half of the Southwest

Quarter (N. 1/2 of S.W. 1/4) The Northwest Quarter of the Southeast Quarter (N.W.1/4 of S.E.

1/4) and the 34) and the Southwest Quarter of the North-east Quarter (S.W. ¼ of N.E. ¼).
In Township Two (2) North, Range Six (6) West. Section Sixteen (16).

The West Half (W. ½) and The Southeast Quarter (S.E. ½). In Township One (1) South, Range

Six (6) West.

Six (6) West. Section Two (2). Lots One (1), Two (2), Three (3) and Four (4), or the North Half of the North Half (N.½ of N.½). Section Four (4). Lots One (1), Two (2), Three (3), Four (4), Five (5), Six (6), Eleven (11) and Twelve (12), and The Southwest Quarter (S.W. ¼). LANDS IN TILLAMOOK COUN-TY, OREGON.

TY, OREGON.

In Township One (1) North, Range Seven (7) West.

Section Three (3)

The South Half of the Northwest Quarter (S.1/2 of N.W.1/2) and Lots Three (3) and Four (4), or

the North Half of the Northwest Quarter (N.1/2 of N.W.1/4). Section Four (4).

Lots One (1) and Two (2), or the North Half of the Northeast Quarter

(N.1/2 of N.E.1/4). The Timber on the Southeast Quarter of the Northeast Quarter (S.E.1/4 of N.E.14). The Timber on the North Half of

the Southeast Quarter (N.1/2 of S.E.

1/4), and The Timber on the Southcast Quarof the Southeast Quarter (S.E.1/4

Section One (1). The South Half of the Northwest

Quarter (S.½ of N.W.¼), and Lots Three (3) and Four (4), or the North Half of the Northwest Quarter (N.½ of N.W.½). and The North Half of the Southwest 5. W. 1/4) Section Two (2) The South Half of the South Half (S.1/2 of S.1/2) The South Half of the North Half (S. $\frac{1}{2}$ of N. $\frac{1}{2}$), and Lots One (1), Two (2), Three (3) and Four (4), or the North Half of the North Half (N. $\frac{1}{2}$ of N. $\frac{1}{2}$). Section Three (3) The South Half of the Northwest Quarter (S.1/2 of N.W.1/4), Eight (8) West. Section Thirteen (13) The Southeast Quarter The Southeast Quarter (S.E.14). of the Southwest Quarter (S.E.1/4 of L.W Section Twenty-three (23) The Southeast Quarter (S.E.1/4). 34) Section Twenty-four (24) The North Half (N.1/2). The North Half of the Southwest Quarter (N.1/2 of S.W.1/4), The Southcast Quarter (S.E.14) and, Lots Three (3) and Four (4), or the North Half of the Northwest Quarter (N.1/2 of N.W.1/2). Section Twenty-five (25), Section Four (4). The Southeast Quarter of the Southeast quarter (S.E.1/4 of S.E.1/4), The West Half of the Southeast Quarter (W.1/2 of S.E.1/4), The Southwest Quarter (S.W.14) and Lot One (1), or the Northeast Quarter of the Northeast Quarter W.34), and (N.E.14 of N.E.14). The Southeast Quarter (SE.34). Section Five (5). Section Twenty-seven (27) The East Half of the Southeast Quarter (E.1/20f S.E.1/4). Section Seven (7) E. 54) The South Half of the Northeast Quarter (S.1/2 of N.E.1/4), The Southeast Quarter (S.E.1/4), The East Half of the Southwest Quarter (E.1/2 of S.W.3/4), (4), and The Southeast Quarter of the Northwest Quarter (S.E.1/4 of N.W. Section Twenty-eight (28). All of the Section. 34), and Lots Three (3) and Four (4), or Section Twenty-nine (29) the West Half of the Southwest Quarter (W.3/2 of S.W.3/4). Section Eight (8). All of the Section. Section Thirty (30) The Northeast Quarter of the Northeast Quarter (NE.1/4 of N.E.1/4) W.15 of E.12). The South Half (S.1/2), and The South Half of the North Half (S.1/2 of N.1/2). Section Nine (9). The West Half (W.52). The Northeast Quarter (N.E.14), The Northeast Quarter (N.E.34), The West Half of the Southeast Quarter (W.34 of S.E.34), and The Southeast Quarter of the Southeast Quarter (S.E.34 of S.E.34) Section Ten (10), The Southeast Quarter of the Northwest Quarter (S.E.34 of N.W. The South Half (S.1/2). The South Half (S.1/2). Section Eleven (11). Section Fourteen (14). Section Thirty-two (32) The South Half of the Southwest Quarter (S.16 of S.W.14). All of the Section. Section Thirty-three (33) Quarter (S. ½ of S.W. ¼). Section Fifteen (15). The East Half of the Southeast Quarter (E.¼ of S.E. ¼), The West Half of the Southwest Quarter (W.¼ of S.W. ¼), and The North Half (N. ½). All of the Section. Section Thirty-four (34) All of the Section. Section Thirty-five (35). Section Seventeen (17).

The North Half of the North Half (N.1/2 of N.1/2). Section Eighteen (18). The East Half of the West Half (E.1/2 of W.1/2), Lot Two (2), or the Southwest

The South Half (S.1/2), and

Lot I wo (2), or the Southwest Quarter of the Northwest Quarter (5.W.¼ of N.W.¼), and Lots Jhree (3) and Four (4), or the West Half of the Southwest Quarter (W.½ of S.W.¼). Section Nineteen (19). The Northeet (19).

The Northeast Quarter (N.E.¼), The East Half of the Southeast Quarter (E.½ of S.E.¼), The Southeast Quarter of the Northwest Quarter (S.E.1/4 of N.W.

Section 1 wenty (20). The Northwest Quarter of the Southeast Quarter (N.W.1/4 of S.E. 1/4), The North Half of the Southwest

Quarter (N.1/2 of S.W.1/4), The Southwest Quarter of the Southwest Quarter (S.W.1/4 of S.W.

1/4), and The North Half (N.1/2).

Section Twenty-one (21). The Northwest Quarter of the Northwest Quarter (N.W.14 of N.W.

The Southwest Quarter of the outhwest Quarter (SW.1/4 of S.W.

The East Half of the West Half E.1/2 of W.1/2), and The East Half (E.1/2).

Section Twenty-Two (22). The Northeast Quarter (N.E.1/4),

and The West Half (W.1/2).

Section Twenty-three (23). The Southeast Quarter of the Northeast Quarter (S.E.1/4 of N.E.1/4) The Northwest Quarter (N.W.1/4),

The East Half of the Southcast Quarter (E.1/2 of S.E.1/2). Section Twenty-six (26).

The Southwest Quarter (S.W.1/4),

The East Half of the East Half (E.1/2 of E.1/2).

Section Twenty-seven (27). All of the Section.

Section Twenty-Eight (28), All of the Section. Section Twenty-nine (29)

All of the Section. Section Thirty (30).

The Southeast Quarter (S.E.1/4), The East half of the Northeast Quarter (E.½ cf N.E¼), The East Half of the Southwest Quarter (E.½ of S.W.¼),

The Southeast Quarter of the

Northwest Quarter (5.E% of N.W. Lot Two (2), or the Southwest Quarter of the Northwest Quarter (S.W.14 of N.W.14), and

(S. W. 4 of N. W. 24), and Lots Three (3) and Four (4), or the West Half of the Southwest Quarter (W. 4 of S. W. 4). Section Thirty-one (31). The Southeast Quarter (S.E. 14), The East Half of the West Half (E.

Section Nine (9). The West Half of the Northeast Quarter (W.½ of N.E.¼), and The East Half of the Northwest Quarter (E.½ of N.W.¼). In Township Two (2) North, Range Seven (7) West. Later Half of the West Half of the West Half of the West Half (W.½ of W.½). Section Thirty-two (32). The Southeast Quarter (S.E.¼) and Seven (7) West.

Section Thirty-three (33). The East Half (E.1/2),

The Northwest Quarter (N.W.1/4),

The West Half of the Northeast Quarter (W.1/2 of N.E.1/4). Section Thirty-five (35). The West Half of the West Half (W.1/2 of W.1/2). In Township Two (2) North, Range The West Half of the Southeast Quarter (W.1/2 of S.E.1/4), and The Southwest Quarter (S.W.1/4). The Southeast Quarter (S.E.1/4) and The Southeast Quarter of the Northeast Quarter (S.E.14 of N.E.34) The Northeast Quarter of the Northwest Quarter (N.E.14 of N. The East Half of the Southwest Quarter (E.1/2 of S.W.1/4), The Northwest Quarter of the Southwest Quarter (N.W.1/4 of S.W. The Northwest Quarter (N.W.1/4). The West Half of the East Half The East Half of the West Half (E. ½ of W. ½), Lot Two (2), or the Southwest Quarter of the Northwest Quarter (S.W.¼ of N.W.¼), and Lots Three (3) and Four (4), or the West Half of the Southwest Quarter (W.¹/₂ of S.W.¹/₂). Section Thirty-one (31). The East Half (E.¹/₂), The East Half of the West Half E.1/2 of W.1/2), Lots One (1) and Two (2), or the West Half of the Northwest Quarter (W.% of N.W.%), and Lot Three. (3), or the Northwest Quarter of the Southwest Quarter (N.W.% of S.W.%). The Northeast Quarter (N.E.W) The Southwest Quarter (S.W.1/4).

In Township Two (2) North, Range Nine (9) West. Section Ten (10).

Southeast Quarter (S.E.¼ of S.E.¼), W. S. Terry, Plaintiff Section Fifteen (15). vs.

1/4), and The Southwest Quarter (S.W.1/4). In Township One (1) South, Range Six (6) West.

Section Six (6)

Fourteen (14), and

In Township Twenty-Three (23)South Range Three (3) West.

South Range Three (3) West. Section Eighteen (18). The West Half of the Southeast Quarter (W.¼ of S.E.¼), and The East Half of the Southwest Quarter (E.¼ of S.W.¼). Section Twenty-eight (28) The South Half of the Northeast Quarter (S¼ of N.E.¼), The Northwest Quarter of the Northeast Quarter (N.W.¼ of N.E. ¼), and

1/4), and The Southeast Quarter of Northwest Quarter (S.E.1/4 of N.W

Also all the right, title, and interest

of the defendant, Tillamook Timber and Logging Company, in and to any of the lands above described, and in

and to any of the timber on any of the lands above described, and in and to any of the lands the timber on which is above described, together with all lumber mills, lumber mill plants, including planing mills, saw mills, boilers, boiler rooms, kilns, power houses, machine shops, and all other houses, buildings, structures, engines, machinery, and apparatus of every kind and character (except rights of way, property and appur-tenances of railroad companies not owned by the defendant, Tillamook Timber and Logging Company, and except public roads) situated upon or connected with the said lands and real estate, or any portion thereof, with all rights of way, easements, water rights, with the appurtenances thereunto belonging or appertaining. Said property will be sold for the purpose of realizing \$3,291,606.27, with interact a the with interest at the rate of six per cent per annum from July 10th, 1916, and the costs and disbursements al lowed the above named complainants in the above entitled cause, and the expenses of effecting the said sale

In case the said moneys shall be realized by a sale of a part of the said property, the remainder of the property above described will not be

Pursuant to the directions of the said decree the undersigned will ac-cept no bid unless the bidder shall deposit with the undersigned, either in cash, or in a check certified by a National or State Bank or Trust Company situated in the City of Chicago, Illinois, the City of New York, New York, or the City of Portland, Oregon, in an amount equal to at least twenty per cent of the bid in-terposed; provided, that no deposit will be accepted in the sum of less than \$5,000,00, and that no deposit will be required in excess of \$25,000. 00. In case any bidder or purchaser shall fail to make good his bid within 00. the time allowed therefor by the decree above referred to or by any order Section Thirty-four (34). The West Half (W.1/2), The Southeast Quarter (S.E.1/4) and then the deposit made by such bidder shall be forfeited as a penalty for such failure. The said sale will be made subject to the confirmation of the above entitled court and to the redemption provided by law. It will also be made subject to and in accordance with the provisions and directions contained in the said decree. Dated July 17th, 1916. WALLACE MCCAMANT, Master in Chancery. Notice of Sheriff's Sale of Real Property. Notice is hereby given, that by virtue of an execution issued out of the The North Half (N.½). Section Twenty-six (26). The North Half of the Northeast Quarter (N.½ of N.E.¾). The Southeast Quarter of the County of Tillamook, dated the 15th day of July, 1916, upon a judgment rendered in the Circuit Court of the State of Oregon, for the Court of the State of Oregon, for the Count of Multhomah, on the 5th day of May, 1916, in the cause where-in P. H. Stevenson was plaintiff and Tillamook Land and Investment, and Tillamook Cranberry Company were lefendants, in favor of said plaintiffs The Southwest Quarter of the and against said defendants, and Northeast Quarter (S.W.14) of N. commanding me to satisfy the balcommanding me to satisfy the bal-ance now due on said judgment, amounting to the sum of \$684.57, together with interest thereon at the rate of 6 per cent per annum from the 5th day of May, 1916, and the costs of and accruing upon such ex-ecution, out of the sale of the property of the said defendants; Now, therefore, I have duly levied upon, and on the 19th day of August, 1916, at 10 o'clock a.m., at the front door of the County Court House in Tillamook City, Oregon, I will sell, at public auction, to the highest bidder, for cash in hand, the real prop erty of said defendants, situated in Tillamook County, Oregon, described as follows, to-wit: Tracts 1, 2, 3, of Lot 1. Tracts 4, 5, of Lot 2; Tracts 1, 2, 3, of Lot 5; Tracts 1, 2, of Lot 11; Tracts 1, 2, of Lot 13; Tract 3 of Lot 18; Lot 18; Tract 3 of Lot 21; Tract 2 of Lot 22 Tract 6 of Lot 24; and Tract 5 of Lot 27; All in the tract platted as Marsh-lands in Sections 24 and 25, Town-ship 5 South, Range 11 West of W. Dated July 20th, 1916. H. Crenshaw, Sheriff of Tillamook County, Oregon, First publication July 20, 1916 Last publication August 17, 1916.

nd decree, the following

Summons. In the Circuit Court of the State of The Southeast Quarter of the Oregon for Tillamook County.

The East Half of the Northeast Quarter (E.½ of N.E.¼), The Northeast Quarter of the Southeast Quarter (N.E.¼ of S.E. You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the expiration of six weeks from the date of the first publication Lots Three (3), Five (5), Six (6), Eleven (11), Thirteen (13) and appear and answer, for want thereof, appear and answer, for want thereof, 1/4), and Lots One (1) and Two (2), or the West Half of the Northwest Quarter (W.1/2 of N.W.1/4). (W.1/2 of N. the plaintiff will apply to the court dissolved and for such other and and costs and disbursements taxed at further relief as the Court may deem \$17.45, and commanding me to sell

the hereinal countrable. This summons is published in the ty of said of Tillamook Headlight by order of the Hon. A. M. Hare, County Judge of Now ther

Tillamook County, Oregon, by an order dated the fifth day of July, 1916, requiring publication of this sum-mons to be made once a week for six weeks, and the date of the first pub-lication is the 6th day of July 1916. Geo. P. Winslow,

Attorney for Plaintiff. Last publication August 17, 1916.

Sheriff's Notice of Execution Sale of Real Property under Foreclosure.

Notice is hereby given, That by virue of a judgment and decree made and entered on the 27th day of June, 1916, in a certain cause pending in the Circuit Court of the State of Oregon, for Tillamook County, wherein Lottie M. Hunt and Geo. Williams, Trustee, are plaintiffs, and A. C. Ev-erson, Canzada Everson, C. W. Dewy Cornelius DeYoung, and S. J. Holt are defendants, and by virtue of an execution issued on the first day of July, 1916, under and by authority of said judgment and decree, and to me directed, commanding me to sell the hereinafter described real property as under execution, I, H. Crenshaw, Sheriff of Tillamook County, Oregon, on Saturday, the 12th day of August, 1916, at ten o'clock, a.m., of said date, in front of the Court House door, in Tillamook, Tillamook County, Ore-gon, will sell at public auction, for and in pursuance of a license and order of sale made by the County Court of Linn County, Oregon, on the ash, to the highest bidder, for the

purpose of satisfying said judgment and decree, the following described real property, situated in Tillamook

real property, situated in Tillamook County, Oregon, to-wit: Beginning at a point 43.73½ chains east and 28.88 north of the S.W. cor-ner of section 28, township 1 S., range 9 West, thence S. 26.75 chains, thence W. 7.50 chains, thence S. 13.25 chains, thence E. 51.35 chains, thence N. 31.25 chains, thence W. 27.50 chains, thence N. 8.75 chains, thence W. 16.37½ chains to place of beginning, save and except about 20 acres heretofore deeded to John Koch the first day of September, 1916, at the office of Dan Johnston, Attorney at law, in the City of Albany Linn County, Oregon, oile for sate and sell at private sale to the highest ad-der, for cash in hand, all the right, title, interest and estates of sate Charles Murphy and Walter Mutphy, said minors, in and to the following cres heretofore deeded to John Koch he deed to which is recorded on page 72, Book D., Record of Deeds of Till-

amook County, Oregon. Said sale will be made subject to redemption as required by law, and n accordance with the directions of

actoriance with the directions of said judgment and decree. Dated Thursday, July 6, 1916. H. Crenshaw, Sheriff of Tillamook County, Oregon. First publication August 3, 1916. Last publication August 3, 1916. Last publication August 3, 1916.

Notice of Sheriff's Sale of Real an adjourned meeting of the creditors Property.

Notice is hereby given, that by vir-tue of an execution and Order of Oregon, for action of said referee, at sale issued out of the Circuit Court of the State of Oregon, for the Cour-Webster Holmes, of the State of Oregon, for the County of Tillamook, dated the 8th day of July, 1916, in the cause in the said court wherein The Adjustment Bu reau of the Portland Association of Credit Men, was plaintiff, and E. E. Yarnell and Frances J. Yarnell, husband and wife, were defendants, upon a judgment and decree rendered in said cause on the 27th day of June, 1916, in favor of said plaintiffs and against said defendants, for the sum of \$550.00, with interest thereon at the rate of 8 per cent per annum from the 3rd day of February, 1916, the between yourself and this plaintiff be further sum of \$50,00 attorney's fees the hereinafter described real proper-

ty of said defendants, to satisfy the said sums due under said judgment Notice of Appointment of Executor.

Now therefore, in order to satisfy the said judgment and decree, and the costs and expenses of such sale, I will, on the 19th day of August, 1916, at 10 o'clock a.m., of said day, at the front door of the county court house in Tillamook City, Oregon, sell at public auction, for cash in hand, all of the right, title, estate and in-terest of the said defendants in and to the real property situate in Tilla-

mook County, Oregon, described as follows, to-wit: S. 30 ft, of Lot 3 Block 2; and the S. 30 ft, of Lot 4 Block 2; and beginning at the S. E corner of Lot 3, N. 30 ft. E. 5 ft., S. 30 ft., W. 5 ft. to beginning of Lot 4, Block 2, in the town of Tillamook, County of Tillamook, State of Ore-

Dated July 20th, 1916.

H. Crenshaw, Sheriff of Tillamook County, Oregon. First publication July 20, 1916. Last publication August 17, 1916.

Notice of Guardian's Sale.

24th day of July, 1916, in the above

entitled matter, authorizing, directing

and empowering the undersigned wm. J. Murphy, as guardian of the

person and estate of charles Murphy and Walter Murphy, minors, to sell

certain real property belonging to the

said minors at public or private sale

to the highest bidder for cash in hand.

I, as such guardian, will, on or after

the first day of September, 1916, at

said minors, in and to the following described real property, to wit: 2 Part of the pre-emption land chim

of D. D. Bailey, in Section 21, in Township 1 N. R. 10 W. Will. Merat.

In the County Court of the State of Oregon for Linn County. In the matter of the estate

and guardianship of Charles Murphy and walter Murphy, Minors, Notice is hereby given that under

Jitney Service: Auto for hire at all you are deaf. All particulars will be Terms of sale to be cash in hand hours. Phone 53J Day-134J nicht sent you absolutely free and with no and subject to confirmation by the expense to you. Address, School of court. ٠ Lee Slyter.

Sheriff's Notice of Execution Sale of

Real ProPerty Under Foreclosure.

ash, to the highest bidder, for the surpose of satisfying said judgment and decree, the following described

eal property, situated in Tillamook ounty, Oregon, to-wit: Lot two, the North Half of Lot Three, and the North Half of the Northeast quarter of the Southwest Quarter of Section Seven, Township wo North of Range Nine West of he Willamette Meridian, all situate n Tillamook County, Oregon. Said sale will be made subject to redemption as required by law, and in accordance with the directions of

said judgment and decree. Dated Thursday, July 6th, 1916. H. Crenshaw, Sheriff

of Tillamook County, Oregon. First publication July 6, 1916. Last publication August 3, 1916.

HEAR WITHOUT EARS.

Police and Detectives Are Using Lip Reading in Place of the Dictagraph.

Thousands of deat people are today throwing away all hearing devices and enjoying all conversation. This method is easily and quickly acquired through our system. Absolutely the only thing of its kind in the courty. Our proposition is entirely original. Cost is trifling. See what New Laterthis paper and state whether or net known.

Lip Language, Kansas City, Missouri. All bids will be reported by me at

claim, and running thence South 8, to chains; thence East 3,43 chains; thence South 3,00 chains; thence South 69 degrees West 3,07 chains;

on, for Tillamook County, wherein rods West from the Meander post of John Larson is plaintiff, and Julius A. 11lamook Bay, between Section 21 Erickson, John A. Brant, F. R. Beals and 22, running thence West 4.96 and Bird L. Beals his wife, are de- chains; thence South 11,75 chains endants, and by virtue of an execu- trom which said meander post is a tion issued on the 1st day of July, spruce tree 3 inches in diameter 1916, under and by authority of said bearing North 26 degrees hast + ment and decree, and to me di- | links; thence along the County Road ndement and decree, and to me de links; thence along the County Road rected commanding me to sell the hereinafter described real property as under execution, I. H. Crenshaw, sheriff of Tillamook County, Oregon, on Saturday the 12th day of August, hus from which said post is a witness tree distant 100 hus from which said post last men-915, at 10 o'clock a.m., of said date, tioned is another witness tree bearing in front of the Court House door, in Tillamook, Tillamook County, Ore-gon, will sell at public auction, for said post 58 links; thence North 4,50 chains to the place of beginning, containing four (4) acres, more or less, all in Section 21, Lot 4, T. 1 N., R 10 W. Will, Merd, in Tillamook County, Oregon.

Dated this 25th day of July, 1916. Wm. J. Murphy, Guardian.

Notice.

In the District Court of the United States, for the District of Oregon. In the matter of P. J. Sharp, Bank-

In pursuance of an order to me di-rected I will receive at my office in the Commercial Building, Tillamook City, Oregon, up to two o'clock p.m. on the 4th day of August, 1916, bids for the purchase of the bankrupt real estate described as follows; all being situated in Tillamook County, Ore-

Beginning 20 chains east of the southwest corner of Section 30, Twp South, Range 10 West of the M.; running thence cast 100 feet thence North 75 feet, thence West 100 feet, thence South 75 feet, to the

place of beginning; Also, northwest quarter of the southwest quarter of Sec. 9, Twp. 2 South of Range 9 West, containing 40 acres more or less.

The last herein described tract be ing subject to the lien of the Firs. National Bank, of Tillamook national Encyclopaedia says on Lip Oregon, amounting to about \$1684 Reading. Hundreds of people with and also subject to the lien of a mortreading for the many additional ben-small sum unknown to this Trustee reading for the many additional ben-cfits gained. You can understand what the actors are saying just as far away as you can see them. The eye said Bankrupt, and to taxes and as understands beyond the range of sessments, also subject to a judgment hearing. Send no money, but mention of about \$200.00, exact amount not

in Oregon, beginning at a point 1216 chains west of the meander corner between Sections 21 and 23, in said lownship and Range, and .on the aforesaid North boundary of the aforesaid ire not placed under conditions made by London. These conditions at made in such a way that they become Notice is hereby given, That by thence South 82 degrees West 2.84 and American firms, and oo not ap-virtue of a judgment and decree made and entered on the 27th day of June, thence Last 2.84 chains, containing 1916, in a certain cause pending in tive (5) acres; 1916, in a certain cause pending in tive (5) acres; 1916, in a certain cause pending in the company of the state of Oreousiness agreements between British capted now should be considered with the regard to the criter with gay have after the war, rather, man har effect upon the prosecute ac War Histil.

held before the Honorable A. F. Can-non, referee in Bankruptcy, in the Northwest Bank Building, Portland,

Notice to Creditors.

Notice is hereby given that the un-

dersigned has been appointed ad-ministrator of the estate of Absalom

B. Allison, deceased, by the County Court of Tillamook County, Oregon.

All persons having claims . against

the estate are hereby required to pre-

sent the same to metat Tillamook County Bank, Tillamook, Oregon,

within six months from the date of

Notice is hereby given that by an

order of the County Court of the State of Oregon, for the County of

Tillamook, made and entered on the 28th day of July, 1916, the under-signed was appointed executor of the

last will and testament of Jacob Luthi

All persons having claims against

the said estate are hereby notified to

present them, properly verified as re-

quired by law, to the undersigned at the office of E. J. Claussen, attorney,

in Tillamook City Oregon, within Six months after the date of this notice.

Dated the 3rd day of August, 1916.

Luthi, Deceased.

Notice.

After this date, March 30, 1916, we

the undersigned, physicians and sur-geons, members of and forming The

Fillamook County Medical Society,

have agreed to send statements of ac

count every thirty days to all our pa-trons and hope that all will endeavor

to pay same promptly or call and ar-

range for payment. To the poor will be given every consideration, but the fellows who

never pay, especially these who go

from one physician to another with-

out paying their bills will be dealt

with accordingly and their names re-

ported to the society for reference. Signed: Tillamook County Medical

America and Trade Alliance.

The first intimation which the

American people have received of the

extent which our business is already

entangled in the allies' trade agree-

ment has come through the discus-sion of the Deutschland's cargo. It is

not pleasing to find that many of our

industries nave allowed themselves

to be bound by agreements which

place them under practically the same

conditions which the allies have

placed themselves. While a good

R. T. Boals.

S. M. Wendt ,

L. L. Hoy, J. E. Shearer,

W. C. Hawk

Emil Benscheidt, Executor of the last will

and testament of Jacob

Erwin Harrison,

Administrator.

Dated June 29th, 1916.

this notice.

deceased.

Society.

Trustee in Bankruptcy.

we know that the allies have planmed the most gigantic inde beycoit a economic monopoly that has ever been conceived, and even now they are trying to put it into effect. Lucse efforts to dictate what the cargo of the Deutschland shall be go to now how write spread is the plan to control our trade both now and after ne war. The business men of Americalcannot afford to ici sentiment blind them to the actual facts which are before them. So far as the legality of the efforts on the part of Canidian interests to prevent the shipare concerned, the matter would have to be settled in the courts, if the aiaes really intend to force their case. at may be that contracts are such that here can be no appeal under existng conditions. However, the country aas a law prohibiting the restraint of rade, and it might possibly appear hat the allies have demanded condiions which result in such restraint. it would be interesting to know what the courts would hold under the Sher-

man act, in regard to this matter. AVOID MISTAKES.

No Need for Tilamook People to Experiment with Such Convincing Evidence at Hand.

There are many well advertised kidney remedies on the market today.

out none so well recommended in his vicinity as Doan's Kidney Pills dead the statement of a resident of dilisboro.

S. T. Bowser, veterinary surgeor sixth Street., Hillsboro, Ore., say "I suffered for a long time fro veak kidneys. This trouble was du think, to constant riding, at hange of drinking water. I tried seral kidney remedies, but Doa's cidney pills gave me more relief the ill the others. I have recommend hom to other kidney stiffers wo have used them with good results. Price soc. at all dealers. Don't sipy ask for a kidney remedy-ret Doan's Kidney Pills-the same hat Mr. Bowser had. Foster-Milburn-o. ops., Buffalo, N. Y.

Dr. Wise will work by appointent or those who want him personly."