

OW cars are everywhere. The horses have gotten used to themand so has everybody else. Think of it! This year the American people will spend nearly a billion dollars on tires alone.

Tires are one of the biggest items on the car owner's

Select your tires ac-cording to the roads

they have to travel:

For ordinary country roads—The U. S. Chain

For best results-everywhere-U. S.

In sandy or hilly country, wherever the going is apt to be heavy—The U. S. Nobby.

Hardly a Saturday, when you motorists drop in to "tune up" for a Sunday trip, that one or more of you doesn't tell us something of value to our business. Sooner or later it comes back to you in Service.

Service is what the car owners of this community are looking for nowadays.

And especially the small

first in figuring their motoring expenditures.

Just because a man has a moderate - price car is no reason why he should get any less service out of his tires.

We believe that the man with the small car is entitled to just as good tire service as the man with the big car -and both are entitled to the best tire service they canget.

That's why we represent U. S. Tires in this commu-

And why more car owners -large and small-are coming to us every day for U.S.

IV

Come in and talk to us about tires. We're here to help you get the kind of tires car owners, who put service you want.

# **United States Tires** Sunset Garage.



Sold by Standard Feed Co., Tillamook, Agent.

In The Circuit Court of the State of Oregon for Tillamook County sie J. Morton, Plaintiff,

Rollie H. Morton, Defendant. To ROLLIE H. MORTON, THE A. BOVE 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 six weeks from the first Notice For Hearing Final Account publication of this summons, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: That the In the matter of the estate of Henry marriage contract existing between the plaintiff and the defendant be Executrix. allowed to resume her maiden name and that plaintiff have judgement tate of Herman Henry Miller, deceasagainst the defendant for the costs od, has filed her final account and John Leland Henderson, and disbursoments of this suit.

This summons is published by or- of May, 1920, asking for final settleder of the Hon. Geo. R. Bagley, ment of said estate, and by order of State of Oregon, to-wit:

Johnson & Handley,

And Report.

forever dissolved, that plaintiff be Notice is hereby given that H. C.

judge of the above entitled Court, the County Court of the County of said order being dated May 11, 1920, Tillamook, entered the said 13th day fourteen (14) in Section four (4), and the date of the first publication of May, 1920, Saturday the 12th day Lots one (1), seven (7), eight (8). of this summons, as fixed by such of June, 1920, at 10 o'clock a.m. of inie (9), ten (10), eleven (11), thirorder, is May 13, 1920, and the date said day, is fixed as the time, and the teen (13), fourteen (14), and twenof the last publication June 20, 1920. county court room of the county ty (20) in Section Five (5), Lots Attorneys for Plaintiff. City, County of Tillamook and State teen (19) and twenty (20) in Sec-Post office address: Tillamook, of Oregon, the place for hearing the Oregon. said final account, and objections, if any thereto, said notice to be published in the Tillamook Headlight, a newspaper of general circulation in i In the County Court of the State of Oregon for the County of Tillamook. Insertions thereof, the first publication, and that the mortgage be made a In the matter of the estate of Henry Miller, deceased, by H. C. Potter, June, 1920.

tion to be the 13th day of May, 1920 first, valid and specific lien against the above described property, and that each of the above named defend-

H. C. Potter, Executrix of the Estate of Herman Henry Miller, deceased.

### SUMMONS

In the Circuit Court of the State of Oregon for Tillamook County. Joseph Woerndle, Plaintiff.

John Maginnis and Jennie G. Maginnis, husband and wife, and J. C. Ainsworth and Alice H. Ainsworth, husband and wife, Defendants.

To John Maginnis and Jennie G. Maginnis, husband and wife, of above named defendants:

In the Name of the State of Orefore the 1st day of July, 1920, which of first publication of this summons. and if you fail to so answer for want thereof, the plaintifi will apply to the court for the decree prayed for in the complaint, to-wit:

That the mortgage given by John Maginnis and Jennie G. Maginnis, dated April 3rd, 1917, for the sum of interest thereon at the rate of eight wing described real property situ-

Lots four (4), thirteen (13) and court house in the city of Tillamook seventeen (17), eighteen (18), nine-South Range eight (8) West of Willyou and the other defendants be barred and enjoined from all right, said county for 4 successive weeks title or interest in and to the above ants be barred and foreclosed from setting up any right ,title or interest

It is the shortest and best path to an easing of economic conditions, to a decrease in the cost of living. The way to reduce taxes is to spend less money for government processes And since it is not to be expected gon, you are required hereby to ap- that office holders will voluntarily pear and answer the complaint of the quit or that department chiefs will plaintiff filed against you, on or be- of their own accord cut down their forces or their estimates, the job is is more than six weeks after the date up to Congress. We need courageous men in Congress to stand firmly a-

Omaha (Neb.) Bee: "The owner

of a Chicago restaurant has retired five thousand dollars (\$5000) with at 62 with a fortune of \$200,000. He has been selling coffee and rolls for (8) per cent per annum on the fol- 10 cents, fried sausage for the same price, ham and eggs for 25 cents, and other things at the same low figures. Three policies brought him his success, he says. They are: 1. To have something good sell. 2. To advertize it. 3. To be charitable. For every kind act during his business career he declares he has received a hundredfold in return. That attracts our attention, for we concur tion six (6), Township one (1), in his belief. The man who conquers his natural selfishness to the extent amette Meridian, Tillamook County, of voluntarily assuming responsibil-Oregon, before foreclosed, and that ity for the care and comfort of all who have a natural claim on his

Probably the reason they decided in and to the above described proper-ty or any part thereof, and that the plaintiff have such other and further the hope that they might be able to relief as prayed for in the complaint, show Bryan the Gate,

This is a suit to foreclose a mortgage on real property in Tillamook County, Oregon. This summons is served upon you by publication by order of the Judge of the above entitled Court, which said order is dated May 14, 1920.

C. T. HAAS. Attorney for Plaintiff. 221 Chamber of Commerce Bldg., Portland, Oregon. Date of first publication May 20, 1920 July 1,

#### Notice for Hearing Final Account

In the County Court of the State of Oregon for the County of Tillamook. In the matter of the estate of Nicholas Job, deceased, commonly known as Nick Job.

All persons interested in said estate, are hereby notified that John Leland Henderson, Administrator of said estate has filed his first and final account in said cause and court on the 18th day of May, 1920, and the County Court of said County has this day ordered that June 18th, 1920, at 10 o'clock of said day, is the time, and the County Court room in the County Court House of said County, is the place, fixed in said order for hearing said Account and Report, at which time any objections will be heard thereto, if any there be, and at said time and place, said estate will be finally settled; said order further provides that publication of said notice shall be made in the Tillamook Headlight, a newspaper of general circulation published weekly in said County, for four successive and consecutive weeks, and for five consecutive insertions thereof, the first publication of which notice is the 20th day of May, 1920, and the last publication the 17th day of June,

John Leland Henderson, Administrator of said estate.

#### Topics of Interest.

Dubuque (Ia.) Times-Journal; 'President Wilson will veto any resolution declaring that the war is at an end. Remember that we gain nothing in any case-not one cent of indemnity, not one foot of ground. We have no material losses to risk as a result of declaring peace. The result would all be on the credit side The officials appointed for the duration of the war should now take a vacation. The oppressive legislation which is in force for the duration of the war could be dispensed with. Even some of the war taxes and war prices could be let go and the American people would not comptain about the loss. But, no-the president will veto peace. War officials, war legislation, war taxes, war prices all the splendid blessings of the war will feel as he does, drop a line to your senators urging them to stand by the president-he is keeping us out of peace. We can reelect him if we want the war to go on. We trade with raising funds to put German business Germany. American financiers are league of nations was born, gave a few feeble cries, and is now in existence. We all know what splendid on its feet. The great powers have revised the treaty of peace. The ork it is doing. world may have peace. But one man wills that our country shall not have peace. And the American people fold their hands and let him have his way in this matter as in all the rest in which he has played the part of a

Minneapolis (Minn.) Journal: "There are still a hundred and two thousand government employes in Washington-all hanging on to their places with every ounce of pull and influence they can command. One of the hardest things Congress has to do is to separate a public office holder from his sinecure. But this Congress has slashed a biliion dollars from the appropriations, and forty thousand of these extra employes will have to let go on July first. Even then the government's payroll will be almost twice as large as it was before the war. It takes a long time to close up the war work. Some of this work is legitimate, no doubt, but there is a lot of it that should be abandoned or condensed. Reduction of war taxation is the great need of the hour. gainst all waste and extravgance. The pressure is tremendous and it takes real men to withstand it."

sympathy and insistance, never suffers because of it. Indeed, we believe he profits by it, financially, as well as spiritually. It is not an idle text which says: "It is more blessed to

give than to receive."



### The Edison sings at its work—and so will you!

You expend absolutely no effort, except to guide the material under the flying needle. The low, musical hum of the motor and mechanism of the Edison Electric Sewing Machine does not interfere with pleasant chatter, on an afternoon spent in agreeable company with profitable employment. The discussion of important details of dressmaking is not drowned or made difficult. You are not annoyed with bobbins that "give out," or shuttles that catch the thread. You simply release the imprisoned power of the motor, and at whatever speed you may desire, from one to one thousand stitches a minute, your EDISON turns out smooth, even seams, neat tucks, stitchings of every sort-with the utmost precision and ease.

> It's easily possible for you to own this sewing machine at once! Ask about terms.

#### COAST POWER CO.

Comfort for Your

No More Foot Troubles.

Warm weather means continual discomfort from tired, aching feet. There isn o need for you to suffer any of these discomforts.

#### Rexall Foot Powder

Sprinkle a small amount into each shoe and sock, and immediately you will feel the soothing, cooling effect. It is in sprinkler top cans and ease to use. When bathing the feet, use

#### Rexall Foot Bath Tablets

which will add still further to your foot

If Corns Trouble, use First-Aid Corn Plasters and Rexall Corn Solvent.

C. I. CLOUGH CO. The REXALL Store

TILLAMOOK CITY,

## NOTICE.

Have sold my interest in the Tillamook Transfer Co. and have bought into the City Transfer Co., and all of the old customers who wish me to do their work will find me on the Job.

Prices Right.



H. BROOKS.