ORDER DECLARING TILLAMOOK COUNTY A WEED CONTROL-ING DISTRICT

(Continued from Page 6)

said described area, the county court shall declare such area a special weed contro district and such weeds noxious within said district, in ac- whether done by the owner or cordance with the petition.

The court shall, upon declareg a section 5 of this act. weed inspector or inspectors whose county court the destruction or districts contrary to the provisions of this act, to serve notices the county. and when necessary to destroy or cut or to supervise the destruction the court enforcement of the provior cutting of the noxious weeds

weed control district. Section 2. The county court shall upon declaring a weed control dis- the district it may after a hearing trict or districts, cause to be published an official notice, descrirbing trict no longer exists. Any special the weed control district or districts and namng weeds to be destroyed clared terminated if a majority of and to be prevented from producng the land owners in said district by seed within said districts, same to petition or by public hearing state be published in a newspaper or newspapers, not exceeding three in number, serving the said districts. in two consecutive issues if weekly or two times at intervals of one week if daily or semi-weekly, and, the termination of the district, be immediately after the last publica- credited to the general fund of the tion of the official notice, the provisions of the act shall be enforced as hereinafter set forth

Section 3. The weed inspector shall have access to the land within said district and shall serve a written notice to any such owner or occupant of said land or, where unable to serve in person, shall post in three conspicuous places on said setting forth that said weeds must ducing seed within ten days from of the peace of the district the date of notice.

performance of duty under the pro-

visions of this act. any person, firm or corporation own- be not strictly complied with by the district to destroy or to prevent the ager of said land, or by an officer of of any noxious weed within the occupant, lessee of said land, or any meaning of this act, in accordance member of the corporation or firm with the declaration of the county owning said land, shall be subject court and by the use of the best to a fine of not less than \$10 nor means at hand and within a time de- more than \$50. for the first offense clared reasonable and set by the and not less than \$50 nor more court, except that no weed declared than \$250 for subsequent offenses, noxious shall be permitted to pro- the said fine to be recovered in duce seed. Any person, firm or cor- civil action brought in the name of poration owning or occupying land the county in any justice court and in said district and permitting noxi- when recovered to be put into the ous weeds, within the meaning of common school fund of the district this act, to grow or to be uncut af- in which such land may be situated. ter ten days from the serving of the notice shall be subject to a fine of the county court, as provided in sec-not less than ten (\$10) or more tion 4838, shall carelessly or willthan fifty (\$50) dollars for the first fully neglect any of the duties inoffense and not less than fifty dollars posed by this act, or violate any of (\$50) or more than two hundred the provisions thereof, he shall be and fifty (\$250) dollars for each guilty of a misdemeanor, and upon

subsequent offense. Section 5. If the owner or occupant of said land shall fail or refuse to immediately destroy or cut said noxious weeds, the county court shall authorize the weed inspector or such assistants as he may employ to go upon said land or premises or adjoining highway and destroy or cut said noxious weeds. The most effective and most practical method, in the judgment of the inspector and with the least injury to the land or

crops shall be used.

Upon the completion of said work the person so appointed and authorized by the county court shall file with the county clerk an itemized statement of the expenses necessarily incurred in the destruction of said weed or weeds, including his own wages as hereinbefore provided verified by his oath, and when said statement is filed with the county clerk shall cause the same to be entered upon a lien docket prepared for the extermination of said noxfor that purpose, and the amount of dous weeds named and descrirbed in said charges and expenses when so this act within the limits of such docketed shall constitute a first lien corporation and within such county upon said lands or premises except and any municipal corporaton as to taxes. If said charges and ex- any county officer, whose duty it is penses are not paid and said lien discharged by the owner or occupant of neglecting or refusing to comply from the date said lien is docketed, be liable to a penalty or forfeiture it shall be the duty of the district to the state of Oregon a sum not less attorney of said county to bring than \$50 nor more than \$500 to be suit or action in the name of the recovered by suit or action in the county for the foreclosure of said lien; and the lands affected thereby shall be sold under execution for the payment and satisfaction of said lien and for the costs and disburse ments incurred in connection with under the provisions of section 4849 the prosecution of said suit or action Section 6. If within ten (10)

days from the date filing and dock | fee of \$25 for every judgment reneting said lien as provided in the preceeding section, no objections have been filed thereto, the county court shall pay to the person or persons appointed by the court, as provided in section 1, out of the gener-al funds of the county, the amount of said charges and expenses, and the said lien and the amount thereof shall thereafter belong to and be recovered by and for the use of the county passing same.

Section 7. The county court of the several counties of the state of Oregon are hereby authorizzed to control of weeds on highways and Astoria. The Oregon national guard public lands within weed control districts. The amount estimated by 1921. the county court as being sufficient for such purposes may be placed in the county budget and after con-sideration at the meeting held for state training school for boys. It is the purpose of passing upon the tax not far from the present site but has levy by the voters of the county, a much larger area.

which expenditure may be made dur ing the ensuing year. When such a fund is created that portion of be used for weed control on highways within weed control idstricts shall be pro-rated among land owners deatroying weeds on the highways as provided in section 4 in accordance with the amount of work done, the weed inspector as provided in

weed control district, appoint a When in the judgment of the duty it shall be to find out if any weeds is necessary on public lands noxious weeds or plants are being the work shall be done by or under permitted to grow and to produce the supervision of the weed inspector bloom or seed within said district and paid for from the said fund and

growing or seeding within said has been declared a weed control declare that such weed control dis weed control district shall be de that they desire such district term-inated for any or all weeds declared noxious in said district.

Any moneys remaining in any fund for weed control shall after county.

Section 9, Sections 4838, 4540 4841, 4842, 4843, 4844, 4845, and 4846 of Oregon Laws are hereby re-Following is portion of old law not amended:

4839. It shall be unlawful for ing land, or any occupant, lessee of manager of any land ot permit dodland, where law is not being ocm- der, (cuscuta) a parasite on alfalplied with, copies of said notice bear fa, to grow on said land. If dodder ing date of service and posting name be found on land of any person, of weed or weeds and a statement firm or corporation, upon said combe destroyed or prevented from pro- the justice of the peace, said justice Copy of said notice or notices a notice to be served upon the ownshall be filed with the county court. er, occupant, lessee or manager, or The person or persons appointed any officer of the firm or corporation for services, reasonable wages as owning said land, which said notice determined by the county court, for shall demand that the said dodder the time actually employed in the be eradicated and the said land be cleared of said dodder within twen-Section 4. It shall be the duty of notice. If the terms of said notice ing or occupying land within said said owner, occupant, lessee or manseeding on said land or on the haif the firm or corporation owning said of the highway adjoining said land, then the said owner, mnaager, member of the corporation or firm

4847. If any person appointed by conviction thereof shall be fined not less than \$50 nor more than \$150

for each offense. poration is situated.

4849. It shall be the duty of said municipal corporation and county authorities in this state to provide , to enforce the provisions of this act said lands within ninety (90) days with the provisions of this act, shall name of the state in any court of

> 4850. It shall be the duty of the several district attorneys of this state to prosecute all suits brought within their respective counties, and such attorneys shall be entitled to a dered in favor of the state in such suits, and shall be entitled to a fee of \$10 for every suit brought under the provisions of this act when judg ment is rendered against the state.

> Colonel George A. White adjutant Oregon towns that sent national Grande, Pendleton, Tillamook and

The state board of control has so-

in the manner usually employed by

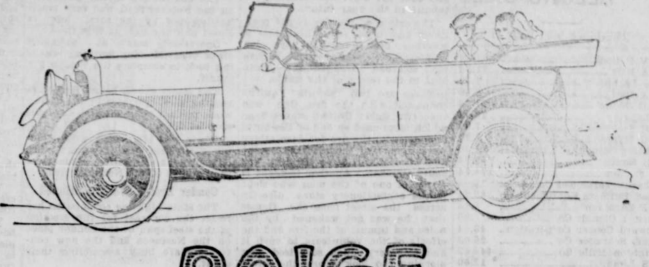
Section 8. If in the judgment of sions of this act in any county which district seems impracticable or likely to work an injury to the people of

any person, firm or corporation own plaint of any land owner filed with the land may be situated shall cause ty (20) days from the date of said

4848. It shall be the duty of all municipal corporations in this state In the matter of the estate having a regularly organized government with legislative powers to provide for the extermination of said noxious weeds described in this act, within the limits of such corporaton, and any said municipal corporation within this state neglecting John A. Nelson, administraor refusing to comply with the provisions of this act shall be lable to a forfeiture to the county in which said municipal corporation is situated a sum not less than \$50 nor more than \$500, to be recovered against said municipal corporation in a suit or action maintained by the county in which said municipal cor-

competent jurisdiction.

general of Oregon, announces that guard units to the world war will be given first claim on new units under the 1922 program of organization. The towns on this priority list are has met maximum requirements for



The Most Beautiful Car in America

A Safe, Sane Investment

Our five passenger "Glenbrook" is a new 1921 car-not an old model re-painted and re-christened for the selling season. Keep that point in mind please. It amounts to a positive guarantee against sudden and unwarranted depreciation,

Furthermore, the price has been reduced to \$1635. You have only to look at the car to realize that no greater value was ever offered before, during or after the war. In fact, no such car was possible until 1921.

These are hard facts, and they are very important. Give them a little consideration and you will understand why the "Glenbrook" is so universally regarded as a safe, sane and profitable investment.

> PAIGE-DETROIT MOTOR CAR CO., DETROIT, Michigan Manufacturers of Paige Motor Cars and Motor Trucks Prices quoted f. o. b. Detroit

> > Tillamook Auto Company

Legal Notices

CITATION THE COUNTY COURT STATE OF OREGON FOR TILLAMOOK COUNTY

John Larson, deceased, Camilla Nielson Reichhardt and Marie Vilhelmine Neuman Petitioners and plaintiffs

tor of the estate of John Larson, deceased, Emma Adams, Anna Christine Nenmann, and all persons unamed or unknown having or claiming any interest in and to the above entitled estate as heirs or distribut-

Defendants

To Anna Christine Neumann, and all persons unnamed or unknown having or claiming any interest in and to the above entitled estate as heirs or distributees, defend-

IN THE NAME OF THE STATE OF Last issue August 4, 1921.

OREGON
You and each of you are hereby

cited and required to appear in the County Court of the State of Oregon, for the County of Tillamook, at the Court Room thereof, at Tillamook in said County and State, on Tuesday the 11th day of October 1921, at the hour of 10:00, o'clock A. M. of said day, then and there to show cause, if any there be, why the facts should not be found and the rights of heirship to and distribution of said estate not decreed as set forth and prayed for in the petition of the plaintiffs on file herein in this

You and each of you are hereby further required to appear before this Court on said time and place and file your respective claim or claims of heirship, ownership or interest in said estate.

This citation is served upon you pursuant to an order duly made and entered herein by the Honorable Homer Mason, Judge of the above entitled court, dated the 8th day of July, 1921,

Witness, The Honorable Homer Cottage Grove, Hood River, La Mason, Judge of the County Court of the State of Oregon, for Tillamook County, with the seal of said Court a fixed, this 8th day of July, 1921.

H. S. Brimhall County Clerk. This citation is served upon you by publication in the Tillamook June 30th, 1921.

Headlight, a newspaper published and of general circulation in Tilla
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mook County, Oregon, in pursuance to an order of the Honorable Homer Mason, Judge of the above entitled Court, duly made and entered on the 8th day of July, 1921.

John Olsen Attorney for Plaintiffs and Petitioners. Bld.g, Portland, Oreg. Date of first pub, July 14, 1921 Date of last pub. August 25, 1921

NOTICE OF HEARING OF ADMIN-ISTRATOR'S FINAL ACCOUNT

Notice is hereby given that the undersigned has filed his Final Account as administrator of the estate of Irene Mabel Webb, deceased, in the County Court of the State of Oregon for Tillamook County, and that said court has appointed Friday, the 5th day of August, 1921, at ten o'clock a. m. at the court room of said court in Tillamook City, Oregon, as the time and place for the hearing of the said account and the closing of said estate, and any and all persons having any objections to the said account are hereby required to present the same if any they have to said court at said time and

place. Dated July 7, 1921. EDWIN J. WEBB Administrator of the Estate of Irene Mabel Webb, Deceased.

NOTICE TO WATER CONSUMERS

Sprinkling will be permitted free of charge under the following conditions: From 5 p. m. until 9 p. m. each day, all east of Second Avenue E., sprinkling on Monday, Wednesday and Friday. All west of Second avenue E., Tuesday, Thursday and Saturday. All water to be turned off in case of fire. Sprinklers found running after 9 p. m. water will be turned off, and sprinkling rights will be cancelled for the rest of the seaeson. B order of Tillamook Water Commission. Dated June 14, 1921, by E. D. Hoag, Supt.

ADMINISTRATOR'S NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been, by the County Court of Tillamook county, State of Oregon, duly appointed administrator of the estate of Laura A. Atherton, deceased.

All persons having claims against said estate are hereby notified to present the same, duly verified, and with the proper vouchers, to the undersigned, at the Tillamook County Bank, in the City of Tillamork, Oregon, within six months from th date of the first publication of this notice. Dated and first published

E. B. MacNAUGHTON, Administrator



Life is nothing but a lot of averages. Nobody aver had everything his own way. Instead of deploring lack of profit this last your take a three or five year average. It will make you feel almost cheerful

Ups and downs will come, but a 'nationalized account here at the First N. de oa! will produce more 'ups' than 'downs' Home of 'Nationalized Accounts."

W. J. Riechers. B. C. Lamb. C. J. Edwards. John Morgan A. W. Bunn Henry Rogers

Hupmobile

A. HUDSON GARAGE

Fresh Chinook Salmon

9c by Parcel Post to R. F. D.

8c Per Pound Dressed

R. B. HAYS,

Tillamook, Oregon