

FARM NOTES

Heard Has New Queen

The herd of Holsteins on the government farm at Belleville, Md., has a new queen. She is an unassuming and peace loving as any of her subjects, although she bears the name Calamity Wayne Pauline 24, and has just completed a test in which she produced in a year more than 11 tons of milk. In 145 days she produced 22,574.9 pounds of milk, which averaged 2.865 per cent butter fat, the total fat being 145.4 pounds.

This animal was selected by dairy specialists of the United States Department of Agriculture from a Michigan herd in July, 1917. She was brought to the Belleville farm, where she produced a heifer calf, and was started on her test December 1, 1917, at the age of 8 years. The test was run through the coldest winter that section had experienced in 44 years, and a summer that was extremely hot. The test for advanced registry was conducted under the rules of the Holstein-Friesian association. During the year the animal was handled by two different breeders.

A son of Calamity Wayne Pauline 24 has been placed at one of the government substations and one of her half-sisters is making a fine record at the Michigan Agricultural college. Calamity's 145-day record was 19,254.4 pounds of milk, averaging 3.1 per cent butter fat, making a total of 118.14 pounds of fat.

All the dairy cattle on the Belleville farm are used for experimental purposes and will be given at least two advanced registry tests to determine their capacity for production.

Tuberculosis-Free Herds Listed

Lists of owners of tuberculosis-free accredited herds of pure-bred dairy cattle, together with the owners of herds that have successfully passed one test in preparation for being accredited, the number of cattle in the various herds, and the breeds, are published periodically by the United States department of agriculture. The list now being prepared and which will be published at an early date contains the names of approximately 546 owners of pure-bred accredited herds and about 2,100 who have herds that have successfully passed one test. This is an increase over July 1, 1918, of approximately 198 accredited herds, and 1,399 herds that have passed one test.

The forthcoming publication also lists 1,200 owners of grade cattle that have successfully passed the requirements for tuberculosis-free accredited herds. This information is of value to buyers and sellers of dairy cattle, as it enables buyers to locate stock that are free from disease and helps breeders in finding a more ready market for their stock. The department now has 141 veterinarians in the field doing tuberculosis eradication work and the various states have an equal number. They have under supervision 1,269 herds of pure-bred cattle and 466 herds of grades which have shown by previous tests to have one or more animals affected with tuberculosis.

How Brooder Chicks are Fed. Take chicks out of brooder 24 to 26 hours after hatching. Give all the sour milk or buttermilk they will drink.

The morning of the second day start feeding a grain mixture of 1 pounds fine cracked corn, 2 pounds steel cut oats and 1 pound cracked wheat. If this mixture cannot be obtained a good grade of commercial chick feed will do. Feed a little of the grain five times a day, keeping the chicks a little hungry till night, when they are given all they will eat. From the fourth day keep wheat bran before them in small hoppers or shallow troughs. Give them all the sour milk or buttermilk they will drink, also all the kale or other green feed, cut fine, they will eat. Keep fine grit and granulated bone before them all the time. —O. S. Brewster, O. A. C.

Grain Corporation May Handle Wheat Guarantee

Carrying out the guaranteed wheat price agreement of the United States is to be left in the hands of the federal grain corporation, unless President Wilson designates the department of agriculture as the handling agency, says a recent notice to O. D. Center, director of O. A. C. attention.

The secretary of agriculture believes the grain corporation is best fitted by organization and experience to go ahead and close up the work. The secretary of agriculture believes the grain corporation is best fitted by organization and experience to go ahead and close up the work. The guarantee act seems to assume that this should be continued. It would be difficult for any other agency to set up machinery for handling the matter, and a great deal of duplication would be bound to result.

The task is of great magnitude and the time till the 1919 crop begins to move is short," the secretary tells Director Center.

The secretary has called the president's urging continued and of the grain corporation, but says that if the president desires the department to handle the guarantee it will assume the task and do the best it can.

Oregon Explained to Soldiers

A bulletin telling returned soldiers all about Oregon state and government lands—logged-off, arid and swamp lands—will soon be in the hands of returning soldiers who want agricultural information. The bulletins will be written by J. W. Brewster, farm help specialist for O. A. C., and the federal government, and published by the state chamber of commerce.

TAX ON NARCOTICS

Under the provisions of the original Harrison narcotic law, remedies or preparations which contain not more than two grains of opium, or one-fourth grain of morphine, or one-fourth grain of heroin, or one grain of codeine to the ounce, are exempt. This applies also to liniments, ointments, or other preparations for external use only. However, as amended by the Revenue Act of 1918, all storekeepers who handle such preparations, even if their narcotic content exempts them from the provisions of the Harrison Act, are required to register with the collector of internal revenue at Portland, and pay a tax of \$1.99 a year or fractional part thereof, and further, to keep records of all sales of such preparations. Many merchants in Oregon, other

than retail druggists, carry such preparations and they should immediately apply to Milton A. Miller, collector of internal revenue at Portland, for the necessary blanks to register.

SUMMONS IN THE JUSTICE COURT FOR DISTRICT NO. ONE, COLUMBIA COUNTY, OREGON.

H. D. Larsen and E. S. Larsen, co-partners, doing business as Larsen & Co., Plaintiffs.

vs. G. W. Moore and Jane Doe Moore, true name unknown, husband and wife, Defendants.

To G. W. Moore and Jane Doe Moore, the above named 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 court and cause on or before the 15th day of April, 1919, said day being after the expiration of six weeks from the date of the first publication of this summons; and if you fail to appear, for want whereof, the plaintiff will apply to the Court for the relief prayed for in their complaint, to-wit:

For a judgment against each of you in the sum of \$15.00, and for their costs and disbursements of this action.

This summons is published by order of M. F. Hazen, Justice of the Peace for District No. One, Columbia County, Oregon, which order was made and entered on the 15th day of March, 1919, and the time prescribed for the publication thereof is six weeks, beginning with the issue of the 15th day of March, 1919, and ending with the issue of the 15th day of April, 1919.

M. F. HAZEN, Justice of the Peace GLEN R. METSKER, Attorney for Plaintiffs, Residence and Post Office address, St. Helens, Oregon.

SUMMONS STATE OF OREGON

County of Columbia vs. THE CIRCUIT COURT OF COLUMBIA COUNTY.

In the Matter of J. T. Adams, Plaintiff, and Sylvester Davis, Defendant.

J. T. Adams is held and bound to Sylvester Davis in the sum of three thousand dollars to deed Sylvester Davis one-half of the South one-half of the Northwest one-fourth of Section Eighteen; plaintiff to receive one-half interest in a pipe and spindle-cutter and thresher.

Sylvester Davis is held and bound in a like sum to cause the patent to be issued jointly to himself and J. T. Adams; the patent not having been issued and Sylvester Davis having a deed to the above mentioned property by fraudulent presents and refusing to execute the patent to be issued or to pay for land. J. T. Adams asks the Court set aside the deed to said land. Plaintiff claims attorney's fees and cost and disbursement. The consideration for the land was Fifteen Hundred dollars.

J. T. Adams, being first duly sworn, say that the above statement is true.

J. T. ADAMS, Subscribed and sworn to before me this 14 day of January, 1919.

RICHARD SESSEMAN, Notary Public for Oregon My commission expires April 3, 1919.

SUMMONS IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR COLUMBIA COUNTY.

Edlin Peterson, Plaintiff.

vs. Ellen Ellefseth and Eweylyn Ellefseth, Minors, and John M. Peterson; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To Eweylyn Ellefseth, a minor, John M. Peterson and all persons or parties unknown claiming any right, title, estate, lien or interest in the real property described in the complaint herein: In the Name of the State of Oregon, You and each of you are hereby required to appear and answer the complaint filed against you in the above entitled court; on or before the 3rd day of May, 1919, and if you fail to so answer the said complaint or otherwise appear herein, the plaintiff will apply to the court for the relief prayed for in his said complaint, to-wit: That the defendants and each of them be required to be and appear in this court and set forth what, if any, claim they or either of them have or claim to have in and to the following described real property situated in County of Columbia, State of Oregon, to-wit:

All that part of the Southwest quarter of Section 25, Township 5 N. of Range 4 West of the Willamette Meridian, that lies and is situated North of the Nehalem River; excepting therefrom the timber thereon and a right-of-way for logging purposes heretofore conveyed the Benson Logging and Lumbering Co., deed for which is recorded in Book 10, page 54, record of deeds for said Columbia County, Oregon; that the same may be decreed to be without any foundation in law or equity, and that the plaintiff may be decreed to be the owner of said property and every part and parcel thereof, free from any claim or demand on the part of said defendants or either of them, or any of them, and that the plaintiff may have such other and further relief as to the court may seem meet and agreeable to equity.

This summons is served upon you by publication thereof in the St. Helens Mist for six consecutive weeks as provided by an order of Hon. W. J. Fullerton, County Judge of the above named County and State, which said order was made and entered on the 15th day of March, 1919, and which said order directed said publication to be made once a week for said period of time; the first publication to be made on the 21st day of March, 1919, and the last publication to be made on the 2nd day of May, 1919.

W. A. HARRIS, Attorney for Plaintiff, Residence, St. Helens, Oregon.

NOTICE OF SHERIFF'S SALE IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR THE COUNTY OF COLUMBIA.

Laura H. Northrup, Plaintiff.

vs. James Benjamin Paul, Jane Morrill, nee Jane Paul and George Morrill, her husband, Frederick D. Paul and Nora Paul, his wife, Prudence L. Ingles and Clinton S. Ingles, her husband, Charles William Paul, Elizabeth Lane, nee Elizabeth Paul, and William Lane, her husband, Della Bennett, nee Della Paul and Kenneth Bennett, her husband and Lydia D. Northrup, Defendants.

By virtue of an execution, decree and order of sale issued out of the above entitled court in the above entitled cause, to me directed and upon a decree made and entered in said court and cause on the 19th day of October, 1918, in favor of the said plaintiff, Laura H. Northrup, and against the said defendants, James Benjamin Paul, Jane Morrill, George Morrill, Frederick D. Paul, Nora Paul, Prudence L. Ingles, William Paul, for the sums of \$8.22 and \$8.22 and \$124.32 with interest at eight per cent (8 per cent) per annum from July 22nd, 1918, and \$4.20 and \$15.70 with interest at eight per cent (8 per cent) per annum from July 22, 1918 and \$18.33 and the costs of and upon this writ commanding me to make sale of the following described real property, to-wit:

The South half of the Northeast Quarter (S 1/2 of NE 1/4) of the Southeast Quarter (SE 1/4) and the North half of the Northeast Quarter (N 1/2 of NE 1/4) of the Southeast Quarter (SE 1/4); and East half (E 1/2) of the Southeast Quarter (SE 1/4) of the Southeast Quarter (SE 1/4); and the West half (W 1/2) of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4); and the East half (E 1/2) of the Southwest Quarter (SW 1/4) of the Southeast Quarter (SE 1/4), all in Section 25, in Township 5 North, Range 5 West of the Willamette Meridian, in Columbia County, Oregon.

Now, therefore, by virtue of said execution, decree and order of sale and in compliance with the commands of said writ, I will, on the 1 day of April, 1919, at 10 o'clock A. M., at the front door of the County Court House in St. Helens, Columbia County, Oregon, sell at public auction, subject to redemption, to the highest bidder for cash in hand, all the right, title and interest which the above named defendants had in the above entitled property on the 4th day of March, 1909, the date of the first mortgage foreclosed in said decree, or since that date had in and to the above described property or any part thereof, to satisfy the said execution, order and decree, interest, costs and accruing costs.

Dated this 22nd day of March, A. D. 1919.

E. C. STANWOOD, Sheriff of Columbia County, Oregon. First issue, March 23, 1919. Last issue, April 25, 1919.

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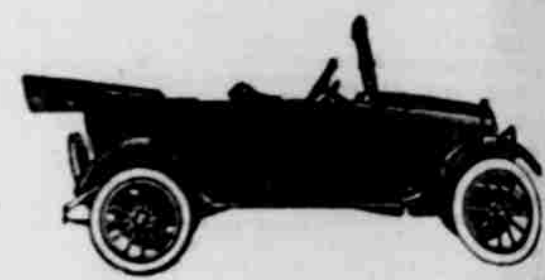
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W. A. HARRIS, Attorney for Plaintiff, Residence, St. Helens, Oregon.

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