

LEGAL

IN THE COMMON COUNCIL OF THE CITY OF ROSEBURG DOUGLAS COUNTY, OREGON NOTICE OF PUBLICATION

In the Matter of the Vacation

A portion of an alley, which portion is bounded by the East line of Glen Street and the West line of Terrace Avenue and the Southern lines of Lots 14 and 15, Block 1, West View Addition to Roseburg, Oregon, and the Northern line of Lot 1, Block 12, Terrace Park Addition to Roseburg, Oregon, all in Douglas County, Oregon.

TO ALL WHOM IT MAY CONCERN: NOTICE is hereby given that 7:30 P.M. on the 5th day of January, 1933, at the Council Chamber in the City Hall in the City of Roseburg, Oregon, is the time and place at which the Common Council of the City of Roseburg for the hearing of the resolution of said Council for the vacation of that portion of an alley within said City, which portion is more particularly described as follows, to-wit:

That portion of an existing alley, the Northern boundary line of which is the Southern boundary line of Lots 14 and 15, Block 1, West View Addition to the City of Roseburg, Douglas County, Oregon, according to the duly recorded map and plat thereof on file in the office of the County Clerk of Douglas County, Oregon; and the Southern boundary line of which is the Northern boundary line of Lot 1, Block 12, Terrace Park Addition to the City of Roseburg, Douglas County, Oregon, according to the duly recorded map and plat thereof on file in the office of the County Clerk of Douglas County, Oregon; and the portion of said alley to be vacated being bounded on the Western end thereof by the Eastern line of Glen Street in Roseburg, Douglas County, Oregon (formerly being Spring Street).

You are hereby notified that said Common Council will hear at said time and place any objection or remonstrance which may be made in writing or filed with the City Recorder of said City prior to the time of hearing said resolution as herein set out. Said resolution was adopted by the Common Council and filed with the Recorder of the City of Roseburg, Oregon on the 1st day of December, 1932.

DATED this 5th day of December, 1932. MILDRED HENNESSY City Recorder Douglas County Oregon.

HEARING DISCOVERY! WILL BE Demonstrated --LOCALLY--

- THAT REQUIRES NO CORDS! ● NO BATTERIES! ● NO BOX OF ANY KIND! ● NOTHING TO WEAR IN YOUR CLOTHING! ● WEIGHS LESS THAN ONE OUNCE!

You May Hear Again Without Any Embarrassment FREE DEMONSTRATION AT HOTEL UMPQUA ROSEBURG, OREGON Ask for Robert Molson On Tuesday December 16th

If Unable to Attend Write For Information Oregon HEARING CENTER Equitable Bldg. Portland, Oregon

TO HAVE Stability ... to offer, to those in need of it, a strength based on knowledge, experience and a genuine desire to be of service... this is a part of our creed.

Ganz Mortuary Telephone 502 MYRTLE CREEK, OREGON



For your convenience, the following local firms are

- FAIRHAVEN FOUNTAIN AND VARIETY Open Every Night to 8 P.M. Tuesdays, to 6:30 P.M. Fishing Tackle 1112 Fairhaven DIAL 3-4512
- PATRONIZE THESE FIRMS EVERY SUNDAY Church's Drug Store Rose Hotel Building Phone 3-6333 Open Wk. Nights Till 10
- Rich-Maid Ice Cream Made Fresh Daily Hand-Packed Quarts and Pints 632 South Stephens Sunday 2 P.M. to 10 P.M. 12 Noon to 10 P.M.
- THE BEVERAGE SHOP "Where Good Mixers Meet" Open 9 a.m. to 11 p.m. Saturday 'Till 12 Midnight 121 South Stephens Phone 3-7101
- Sporting Goods, Paint, NFG. Appliances, Hdwr. DOUGLAS HARDWARE CO. 906 South Stephens Phone 3-6167

LEGAL

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR DOUGLAS COUNTY

CAROL JEAN MARSHALL, Plaintiff,

vs. ROBERT ROY MARSHALL, Defendant.

IN THE MATTER OF THE STATE OF OREGON FOR THE COUNTY OF DOUGLAS

WHEREAS, it is hereby ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

LEGAL

ORDER DIRECTING SERVICE OF SUMMONS

IN THE DISTRICT COURT OF THE STATE OF OREGON FOR THE COUNTY OF DOUGLAS

FRED LOCKYEAR LUMBER CO., Plaintiff,

vs. JAMES GEORGE SMITH, Defendant.

WHEREAS, it is hereby ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

That it is further ordered that publication of this summons be made and adjoined as follows:

LEGAL

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN that the undersigned has been appointed administrator of the estate of George Henry Felt, deceased, by order of the County Court of the State of Oregon for Douglas County, Oregon.

All persons having claims against said estate are hereby notified to present the same with the proper vouchers, within six (6) months from the date of this notice, to the undersigned at the office of Long, Neuner & Davis in Roseburg, Douglas County, Oregon.

Dated and first published this 6th day of December, 1932.

LENN MAY FELT, Executor of the Estate of George Henry Felt, Deceased.

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN that the undersigned has been appointed administrator of the estate of Earl Lloyd Wilson, deceased, by order of the County Court of Douglas County, Oregon.

All persons having claims against said estate are hereby notified to present the same with the proper vouchers, within six (6) months from the date of this notice, to the undersigned at the office of Long, Neuner & Davis in Roseburg, Douglas County, Oregon.

Dated this 20th day of November, 1932.

THELMA L. WILSON, Administrator of the Estate of Earl Lloyd Wilson, Deceased.

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN that by order of the County Court of Douglas County, Oregon, the undersigned was appointed administrator of the estate of Margaret E. Vice, deceased.

All persons having claims against said estate are hereby notified to present the same with the proper vouchers, within six (6) months from the date of this notice, to the undersigned at the office of Long, Neuner & Davis in Roseburg, Douglas County, Oregon.

Dated this 15th day of November, 1932.

CHARLES S. WOODRICH, Administrator of the Estate of Margaret E. Vice, Deceased.

NOTICE OF FINAL SETTLEMENT

NOTICE IS HEREBY GIVEN that the undersigned administrator of the estate of Inez Doshua Chilson, deceased, has filed her final account in the County Court of Douglas County, Oregon.

All persons having claims against said estate are hereby notified to present the same with the proper vouchers, within six (6) months from the date of this notice, to the undersigned at the office of Long, Neuner & Davis in Roseburg, Douglas County, Oregon.

Dated and first published this 29th day of November, 1932.

BENJAMIN F. CHILSON, Administrator of the Estate of Inez Doshua Chilson, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of Joel C. Guthrie, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned at the office of George Luoma, U. S. National Bank Building in Roseburg, Douglas County, Oregon, within six months from the date hereof.

Dated and first published this 29th day of November, 1932.

SUMNER WALLACE LEBREW AND RUTH HANNA LEBREW, Administrators of the Estate of Joel C. Guthrie, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of Julia W. Jones, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned at the office of William D. Green, Jr., attorney, Douglas County Courthouse in Roseburg, Oregon, within six months from the date hereof.

Dated and first published this 29th day of November, 1932.

WILLIAM D. GREEN, JR., Attorney for the Estate of Julia W. Jones, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of Hazel Dean, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned at the office of James C. Bovington, administrator, at his office in the United States National Bank Building at Roseburg, Oregon, within six months from the date of this notice, which is Nov. 22, 1932.

Dated and first published this 29th day of November, 1932.

R. L. WHIPPLE, Administrator of the Estate of Hazel Dean, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of ROY FOSTER, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned at the office of Geddies & Falck, Attorneys, U. S. National Bank Building, Roseburg, Oregon, within six months from the date hereof.

Dated and first published this 29th day of November, 1932.

CATHERINE RITTER, Executor.

NOTICE OF FINAL SETTLEMENT

IN THE COUNTY COURT OF THE STATE OF OREGON FOR DOUGLAS COUNTY

In the Matter of the Estate of WILHELM STEUER, Deceased.

Notice is hereby given that the 30th day of December, 1932, at 10:00 o'clock in the forenoon in the County Court Room at Roseburg, Douglas County, Oregon, has been fixed for the time and place for hearing objections, if any, to the final account, filed by the undersigned, in the County Court of the State of Oregon for Douglas County and for the settlement of the estate of

WILHELM STEUER, Deceased.

Albert Steuer, Administrator of the Estate of Wilhelm Steuer, Deceased.

LEGAL

NOTICE TO CREDITORS

The undersigned by Order of the County Court of the State of Oregon for Douglas County has been appointed Administrator of the Estate of James Willey Brown, deceased.

All persons having claims against the estate of James Willey Brown, deceased, are hereby notified to present the same with the proper vouchers, within six (6) months from the date of this notice, to the undersigned at the office of Thomas C. Harrell, 204 Carter Building, Roseburg, Oregon, within six months from the date of this notice.

Dated November 29th, 1932.

JAMES GEORGE SMITH, Administrator of the Estate of JAMES WILLEY BROWN, Deceased.

NOTICE OF FINAL SETTLEMENT

NOTICE IS HEREBY GIVEN that the 30th day of December, 1932, at 10:00 o'clock A.M. in the County Courtroom in the Court House in Roseburg, Douglas County, Oregon, has been fixed as the time and place for hearing objections, if any, to the final account filed by the undersigned in the County Court of the State of Oregon for Douglas County, and for the settlement thereof.

Dated this 29th day of November, 1932.

WILHELM STEUER, Deceased.

Albert Steuer, Administrator of the Estate of Wilhelm Steuer, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of John M. Throno, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned Executor, U. S. Post Office, Roseburg, Oregon, U. S. National Bank Building, Roseburg, Oregon, within six months from the date of this notice, which is December 12, 1932.

Dated and first published this 29th day of November, 1932.

LESTER L. WIMBERLY, Executor of the Estate of John M. Throno, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of Helene E. Wimberly, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned Executor, U. S. Post Office, Roseburg, Oregon, U. S. National Bank Building, Roseburg, Oregon, within six months from the date of this notice, which is December 12, 1932.

Dated and first published this 29th day of November, 1932.

LESTER L. WIMBERLY, Executor of the Estate of Helene E. Wimberly, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of Julia W. Jones, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned at the office of William D. Green, Jr., attorney, Douglas County Courthouse in Roseburg, Oregon, within six months from the date hereof.

Dated and first published this 29th day of November, 1932.

WILLIAM D. GREEN, JR., Attorney for the Estate of Julia W. Jones, Deceased.

NOTICE TO CREDITORS

All persons having claims against the estate of ROY FOSTER, deceased, now pending in the County Court of Douglas County, Oregon, are hereby notified to present the same, properly verified, to the undersigned at the office of Geddies & Falck, Attorneys, U. S. National Bank Building, Roseburg, Oregon, within six months from the date hereof.

Dated and first published November 15th, 1932.

CATHERINE RITTER, Executor.

NOTICE OF FINAL SETTLEMENT

IN THE COUNTY COURT OF THE STATE OF OREGON FOR DOUGLAS COUNTY

In the Matter of the Estate of WILHELM STEUER, Deceased.

Notice is hereby given that the 30th day of December, 1932, at 10:00 o'clock in the forenoon in the County Court Room at Roseburg, Douglas County, Oregon, has been fixed for the time and place for hearing objections, if any, to the final account, filed by the undersigned, in the County Court of the State of Oregon for Douglas County and for the settlement of the estate of

WILHELM STEUER, Deceased.

Albert Steuer, Administrator of the Estate of Wilhelm Steuer, Deceased.

Breathing-Aid Girdles For Males? Why Not Keep Oxygen Mask Handy?

By HAL BOYLE
NEW YORK (AP) — Success can cost too much. And if men have to start wearing girdles to achieve it—well, success has plumb priced itself out of the market for the average man.

The idea that the American male needs a girdle to get ahead in a woman's world belongs to Dr. Burgess Gordon, president of the Women's Medical College in Philadelphia.

The distinguished medic says girdles contribute to a man's sense of well being by elevating her abdomen, thus allowing her to get more air into her lungs and oxygen into her body tissues.

And if men are going to compete with women successfully, he believes, they had better start wearing this secret success weapon, too.

Well, I have just completed a poll of 15 men on this question, and they voted 14-to-1 as follows: "If wearing a girdle is to spell the difference between success and failure, we'll give up right now and go fishing. Let women rule the world."

The only negative vote was from a middle-aged fellow who pulled me aside and whispered: "I've been wearing a girdle for five years, but it has been ten years since I got a raise in pay. Do you think my girdle is too tight or too loose?"

The surprising thing about the poll is that the men didn't object to girdles on the grounds they were unmanly, or that George Washington managed to win a war without the help of a corset. The chief objection was that girdles for men are basically impractical.

Too Much Muscle Needed
"My wife looks better in a girdle, and it is only reasonable to admit that I would, too," said one man. "But here's the problem. It takes all the muscle that both my wife and I have to pour her into a girdle now."

"There just isn't enough strength in our family to get us both into