

# LOW COLONIST FARES

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Other cities in proportion. Stopovers allowed. Local agents will accept deposits as prepayment for tickets. Colonist tickets good in tourist sleepers by paying the proper charge. Details upon application to

R. H. CROZIER, Asst. Gen'l Pass. Agt. J. O. DIVENS, Agt.  
Portland, Oregon Houlton, Oregon

ness establishment. Karl M. Mitchell was selected from a field of seventy applicants by the village board of trustees, and he plans to run public affairs on the economical and service giving basis of a successful commercial enterprise.

As all the members of the village board are in business in Chicago, it was believed that there would be general satisfaction in having a man always on the job. The new superintendent will get \$1,800 a year and will have charge of the public service, construction contracts and supervision of all employees.

### A Cheap Dress Shirt.

As for paper fasteners, a touring actor writes to point another of their utilities: "There is, at times, in a small company especially, a scarcity of starched linen. And shirts, like King John's treasure, get lost or mislaid in the wash. You are playing a dude part, say, with naught but a flannel shirt to go with your dress coat. Take a sheet of note paper or foolscap, prod it under your vest, and where the central stud should be—insert a round headed brass paper-fastener! Necessity makes invention.—London Chronicle.

### SUMMONS

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

w. weed Nichols, Plaintiff,

vs

Elsie Nichols, Defendant.

In the name of the State of Oregon, You, Elsie Nichols, are hereby commanded to appear and answer the complaint against you filed herein on or before the 25th day of Oct. 1913, that date being six weeks from the first publication herein, and if you fail to appear and answer herein, plaintiff will apply to the court for the relief prayed for in the complaint filed herein and more particularly defined as follows:

For a decree of this court dissolving the bonds of matrimony now existing between plaintiff and defendant herein on the ground of desertion and abandonment committed by defendant against plaintiff and for such other and further relief as may seem equitable.

This summons is served upon you by publication thereof for not less than six weeks in the "St. Helens Mist," a newspaper published in Columbia County, Oregon, and by order of the Honorable J. A. Eakin, Judge of the above entitled court, which order is dated the 8th day of September, 1913.

Date of first publication of this summons Sept. 12, 1913.

Date of last publication of summons Oct. 24, 1913

Mannix & Sullivan,

Attorneys for Plaintiff,  
Portland, Ore

### Summons

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

Edna Spark, Plaintiff,

vs

A E Spark, Defendant.

To A. E. Spark, the above 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 court and cause on or before the 1st day of November, 1913, said date being after the expiration of six weeks from the first publication of this summons. If you fail to appear and answer the plaintiff will apply to the court for the relief demanded in the complaint: For a decree of divorce for ever dissolving the bonds of matrimony now existing between the plaintiff and defendant, on the grounds of cruel and inhuman treatment, rendering the life of the plaintiff burdensome.

This summons is published once a week for six consecutive weeks in the St. Helens Mist, by order of the Hon J. A. Eakin, judge of the above entitled court dated the 18th day of September, 1913, directing the publication thereof, First Publication Sept 19, 1913, Last publication Oct. 31, 1913.

W L Cooper,

Attorney for Plaintiff,  
914 Chamber of commerce,  
Portland, Ore.

### Summons

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

Wm. M. Ross, administrator of the estate of Hans P. Bjorkman, deceased, Plaintiff,

vs

John Larsen, Anna Larsen and Amos W. McElwain, Defendants.

To John Larsen and Anna Larsen, Defendants:

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 suit, on or before the last day of the time prescribed in the order for the publication of this summons, the said period of time being six weeks from the day of the first publication of this summons, and said last day of publication being the 20th day of September, 1913, and if you fail to so appear and answer said complaint the plaintiff will cause your default to be entered and apply to the court above named for the relief demanded in said complaint, to-wit: For a judgment against you for \$150, with interest thereon at the rate of 6 per cent per annum from August 1st, 1910, for \$75 attorney's

fees, for \$1.28 for taxes paid and for costs and disbursements of suit; For a decree of sale under foreclosure of the following described real property in Columbia County, Oregon, to-wit. Commencing at a point 36 rods west of the Northwest corner of the D. L. C. of Z. Bryant, in section 18, township 7 North, range 4 West of Willamette Meridian, and running thence south 60 rods; thence west 12 rods; thence north 50 rods and thence east 12 rods to the point of beginning; and that you and all persons claiming under you, subsequent to the execution of the mortgage referred to in complaint be fore-loosed of all right, claim or equity of redemption in said premises, and that you pay any deficiency remaining after applying the proceeds of said sale properly applicable to the satisfaction of said judgment.

This summons is published by order of the Honorable W. A. Harris, County Judge for said Columbia county, Oregon, made and dated August 14th, 1913, which order prescribes that service of summons in this suit be made upon you by publication once a week for six consecutive weeks in the St. Helens Mist, a newspaper of general circulation published weekly in said county, which time will begin to run from the day of the first publication hereof; and the time within which you are required to answer said complaint is on or before the last day of the time prescribed in said order for publication to-wit: September 26th, 1913.

The date of the first publication of this summons is Friday, August 15th, 1913.

Dillard & Day,  
Attorneys for Plaintiff.

### NOTICE TO CREDITORS

IN THE COUNTY COURT FOR COLUMBIA COUNTY, OREGON.

Estate of Frederick Kammeier, deceased.

Notice is hereby given that the undersigned was on the 15th day of September, 1913, duly appointed executrix of the estate of Frederick Kammeier, deceased; and the creditors of said deceased and all persons having claims against said estate, are hereby notified to present their claims, with the proper vouchers, within six months from the date of this notice, to me, the said executrix, at the law office of Dillard & Day, at St. Helens, Oregon, it being the place fixed for presentation thereof. Dated Sept. 18, 1913.

Sophie Kammeier,

Executrix of the estate of Frederick Kammeier, deceased.

### Summons.

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

Martha A. Tift, Plaintiff,

vs

Thadens F. Tift, Defendant.

In the name of the state of Oregon, you, Thadens F. Tift, are hereby required to appear and answer to the complaint filed against you herein on or before the 25th day of October, 1913, that date being six weeks from the publication herein, and if you fail to appear and answer herein, plaintiff will apply to the court for the relief prayed for in the complaint filed herein, and more particularly defined as follows:

"The plaintiff asks that a decree be granted forever divorcing her from the above defendant. That the court permit and allow the said plaintiff to resume the name of Mrs. Martha Annetta Anderson, said name being that granted her in a former marriage, and that such other relief be granted as to the court may seem fit and equitable.

This summons is served upon you by publication thereof for not less than six weeks in the St. Helens Mist, a newspaper published in the County of Columbia, State of Oregon, and by order of the Hon. J. A. Eakin, Judge of the above entitled court, which order is dated the 5th day of September, 1913, and the date of the last publication of this summons is the 24th day of Oct. 1913.

Joseph Mannix & Howard Bennett,  
Attorneys for the Plaintiff.

### SUMMONS

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

Herbert Dericks, Plaintiff,

vs

Mattie Dericks, Defendant.

To the above named defendant, Mattie Dericks:

In the name of the state of Oregon, you are hereby required to appear and answer the complaint of the plaintiff filed against you in the above entitled court and cause, on or before six weeks from the 25th day of Sept. 1913, and if you fail to appear and answer for want thereof, the above named plaintiff will apply to the court for the relief prayed for in his complaint herein, to-wit: For a decree of said court dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant, on the ground of wilful desertion.

This summons is served upon you by publication thereof once a week in the St. Helens Mist, a newspaper of general circulation, by order of the Hon. W. A. Harris, County Judge of the County of Columbia, State of Oregon, the county wherein said cause is pending, the first

publication thereof being made on the 27th day of Sept. 1913, and the last publication thereof being made on the 7th day of November, 1913.

Dated the 25th day of Sept. 1913.

Arthur I. Moulton,  
Attorney for Plaintiff,  
Postoffice address, 312 Lewis Bldg.,  
Portland, Oregon.

### NOTICE TO CREDITORS

IN THE COUNTY COURT FOR COLUMBIA COUNTY, OREGON.

Estate of Margaret Ross, deceased. Notice is hereby given that the undersigned was on the 20th day of Sept. 1913, duly appointed administrator of the estate of Margaret Ross, deceased; and the creditors of said deceased and all persons having claims against said estate are hereby notified to present their claims, with the proper vouchers, within six months from this date to me at the law office of Dillard & Day, at St. Helens, Oregon, which I designate as the place for presentation thereof. Dated Sept. 26th, 1913.

W. J. Ross,

Administrator of the estate of Margaret Ross, deceased.

### Summons

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

Jenny Gazzola, Plaintiff,

vs

John Gazzola, Defendant.

To John Gazzola, the above named Defendant:

In the name of the state of Oregon you are hereby required to appear and answer the complaint filed herein against you in the above entitled court on or before the 14th day of November, 1913, and if you fail to so answer, for want thereof the plaintiff will apply to the court for the relief therein demanded to-wit, for a decree of absolute divorce from you and for the care and custody of Thomas Gazzola, for the restoration to the plaintiff of her maiden name, Jenny Marina, for the costs and disbursements and for such other and further relief as to the court may seem just and equitable herein.

This summons is served upon you by virtue of an order of Hon. W. A. Harris, Judge of the County Court of Columbia County, Oregon, which said order is dated the 30th day of September, 1913, prescribing that the summons herein be served upon you by publication thereof once a week for six consecutive weeks in the St. Helens Mist, a newspaper of general circulation in Columbia County, which said order dispenses with the necessity of sending a certified copy of the summons and complaint to your last known postoffice address, for the reason that you have left such last known address.

A. W. Mueller,  
Attorney for Plaintiff  
Date of first publication herein is October 3, 1913.

Date of last publication is Nov. 14, 1913.

In the Circuit Court of the State of Oregon for Columbia County.

Maude C. Story, Plaintiff,

vs

William R. Story, Defendant.

In the name of the State of Oregon: You, William R. Story, defendant above named, are hereby required to appear and answer the complaint filed against you herein on or before the 22nd day of November, 1913, that date being six weeks from the first publication herein; and if you fail to appear herein plaintiff will apply to the court for the relief prayed for in the complaint filed herein, to-wit: For a decree of this court dissolving the bonds of matrimony now existing between plaintiff and defendant on the ground of cruel and inhuman treatment committed by the defendant against the plaintiff, and for such other and further relief as may be just and equitable.

This summons is served upon you by publication thereof for not less than six weeks in the St. Helens Mist, a newspaper published in the County of Columbia, State of Oregon by order of Hon. J. A. Eakin Judge of the above entitled court, which order is dated the 3rd day of October, 1913. The date of the first publication of this summons is the 10th day of October, 1913, and the date of the last publication of this summons is the 21st day of November, 1913.

GEORGE TAZWELL,  
Attorney for the Plaintiff.

For Sale—Good milch cow by Jacob Skuza, St. Helens, Ore.

A good house with three choice lots in good location in St. Helens for sale. Inquire for prices and terms at the Mist office.

### FOR PORTLAND DAILY

### STEAMER

### AMERICA

Leaves St. Helens 6:00 A. M.  
Arrives at Portland 10:30 A. M.  
Leaves Portland at 2:30 P. M.  
Arrives St. Helens at 6:30 P. M.

# Str. IRALDA

Summer Rates between St. Helens and Portland 50 cents one way 75 cents round trip

Tickets good any time after April 4th

Boat leaves St. Helens 7:55 a. m. Returning leaves Portland 2:30 p. m. Arrive at St. Helens 4:45 p. m.

C. I. HOOCHKIRK

To Trade—An 8-room house and two lots in Portland for a small improved place. Could put in other property if it should be necessary. Trade with owner and save commission. Call on Mrs. N. H. Kinney, Columbia Hotel, (or write.) St. Helens, Ore.

Lost—A large pointer dog, color black and white, in the neighborhood of Scappoose. Please notify the owner, David T. Honeyman, care of Honeyman Hardware Co., Portland, Ore., and receive reward.

### Professional Cards

GLEN R. METSKER  
ATTORNEY AT LAW  
Deputy District Attorney  
Office in County Court House  
ST. HELENS OREGON

DR. C. E. WADE  
PHYSICIAN AND SURGEON  
PHONE 99  
Muelke Bldg. ST. HELENS, ORE

DR. L. GILBERT ROSS  
PHYSICIAN & SURGEON  
Office Bank Bldg. Both Phones St. Helens

DR. EDWIN ROSS  
PHYSICIAN & SURGEON  
OFFICE IN BANK BUILDING  
St. Helens Oregon

T. S. WHITE  
FUNERAL DIRECTOR  
LICENCED EMBALMER  
Houlton Oregon

DR. ALFRED J. PEEL  
PHYSICIAN & SURGEON  
Bank Building St. Helens

DR. H. R. CLIFF  
PHYSICIAN & SURGEON  
Phone Main 420; A 1233; Res. E. 667  
1113 to 1117 6th Bldg  
Portland, Or.

Calls answered day or night Phone 93  
W. S. ARMSTRONG, M. D.  
PHYSICIAN & SURGEON  
OFFICE AT  
Pacific Coast Hospital  
ST. HELENS HOULTON

GEORGE H. SHINN  
ATTORNEY-AT-LAW  
St. Helens Oregon

M. E. MILLER  
ATTORNEY-AT-LAW  
St. Helens Oregon

HERBERT W. WHITE  
ATTORNEY-AT-LAW  
St. Helens Oregon

PHONE 93  
Pacific Coast Hospital  
DR. W. S. ARMSTRONG, SUP.  
HOULTON and ST. HELENS, OREGON

# THE CITY

HARMONIOUS PLANTING  
NEEDED FOR BEST RESULTS

Great Skill Needed in the Treatment of Small Places.

On small places harmony in plants is much harder to secure than on those of greater scope. So often does the average owner have a list of plants he most fancies and into the garden somewhere, somehow, these plants must go. Nor is his taste at fault. It is proper and fitting that he should have what he wants or most admires. A great deal of skill is needed, however, if he is to have harmonious effects from many sorts of plants in a small compass, says the Los Angeles Times.

But when we step into a large garden we expect to see more of order and harmony of detail, also some central or fundamental scheme manifest upon which the whole revolves or rests. There is too much of really stupid planting in local gardens due to lack of study in planting—a plea for the services of one who knows. All colors, habits, climatic requirements and characters are put into one hopeless jungle, with the result that such gardens are not only lacking in character, but of interest, and certainly fail to attract any one. Our parks are also full of this meaningless planting, and therefore where we should be able to look for examples of good planting we meet with rank disappointment and failure. One of the chief faults in both park and garden lies in the inability, or perhaps unwillingness, of planters to distinguish between fundamentals and incidentals. Any plant is not so valuable for itself as for the part it plays in helping to make the picture. Tree and shrub masses and groups are fundamentals. A single plant is an incidental. Small flowering plants are the merest incidentals used to brighten the scene.

### ROUGH MARRIAGE KNOTS.

Pledges Under Which They Were Tied in Medieval Times. The matrimonial contract today is a thousand times more polite than it was in the middle ages. It has lost the engaging frankness of its medieval originals.

In the good old days when the bride was taken "for fairer, for fouler, for better, for worse," and promised "to be buxom and bonny" to her husband, her father gave the bridegroom one of the bride's shoes as a token of the transfer of authority. The bride was made to feel the change by a blow on the head duly administered with the shoe. How much more significant and eloquent a use of the article than our "refined" custom of throwing it after the carriage! The husband took oath to treat his wife well, in failure of which she might leave him. As a point of honor, however, he was allowed to "bestow on his wife and apprentices moderate chastigation."

An old Welsh law lays it down that three blows with a broomstick "on any part of the person except the head is a fair allowance," while another provides that the stick "be not longer than the husband's arm nor thicker than his middle finger." The bride, however, had her privileges. In certain countries it was her accepted right the morning after the wedding day to ask for any sum of money or any estate that she pleased, and her husband could not in honor refuse. A man had to be pretty sure of his bride's "intentions" to run such a risk.

These old time marriages were often hard driven bargains, which unobviously displayed a good deal of unlovely human selfishness. Yet the rough knots that were tied a thousand years ago held faster than many of the benighted and bejeweled bonds we so genteelly adjust today.—New York World.

# BEAUTIFUL

CONVERTED SANDY, ROCKY YARD INTO PRETTY GARDEN

Jerseyman's Experience Should Be a Lesson For All Others.

The village cynic of Rutherford, N. J., told John H. Williamson that grass would not grow in his yard. This was just after Mr. Williamson had bought an unsightly lot in that village and moved there. And at first it seemed as if the cynic was right. The back yard was composed largely of red Jersey sand and rocks. The idea of converting it into the prettiest garden in the town seemed absurd.

But Mr. Williamson wanted a garden. He wanted flowers and lots of them. He wanted to dig in the earth and wanted roses for his friends. He set out to show the populace of Rutherford that flowers could be made to grow in Jersey sand. Now he has one of the most beautiful gardens in that state, and his neighbors, inspired by his success or envious of his achievement, have likewise improved their yards. Spots which two years ago were dumping grounds for tin cans are now magnificent gardens. The effect of the single garden has been marvelous.

The first thing Mr. Williamson did was to get the sand and rocks out of his yard. Every afternoon he hauled a wheelbarrow full of rocks to the woods, a half mile away. On his return trip he brought a load of good wood soil. In one month he had two flower beds.

This was in the middle of May, and the question arose, "What shall I plant?"



MR. WILLIAMSON'S ROSE GARDEN.

It would take an entire year to get a good stock of perennials from seed. Therefore he sowed a variety of annuals and made a hotbed and a cold frame. Then he bought a number of rosebushes and tried his hand at planting cuttings in the hotbed. The results were strong, healthy plants for the next year, a majority of which were kept in the cold frames.

In two years the spot of Jersey sand and rock has been converted into a beautiful garden. It is situated on a prominent street corner, and all passersby take notice. His neighbors asked questions and begged for cuttings and advice, which were freely given. Everybody wants a garden like Williamson's.

Today the entire neighborhood shows the effect of what can be done if one only tries. Mr. Williamson says his greatest joy was when he presented the cynic with a bouquet of roses grown on the spot where grass would not grow.

Mr. Williamson has recently been awarded first prize for having the prettiest back yard in Rutherford. He has shown what can be done by energy, perseverance and a desire to have a garden and flowers.

### Novelty in Village Rule.

The village of River Forest, Ill., has entered on its career as a modern hus-