

# Laurelhurst

## The Addition with Character

Portland is growing at a tremendous rate. It is the Metropolis of Oregon—it really constitutes the safest and most practical investment in the world today. Laurelhurst is the most beautiful residence park in Portland. Lots in Laurelhurst are being offered at prices 50 per cent too low and much lower than lots in other sections of Portland much further out from town, not so well improved or restricted and with poor car service. Invest your money in Portland and it will increase rapidly.

## Portland's Most Beautiful Residence District

Offers ideal opportunity for investment. It is located in the heart of the best residence section of Portland. It is the most highly improved and the most wisely restricted residence park in Portland. Portland is growing fast and its residence property offers ideal investment for it will double and triple in value within a few years. See Laurelhurst.

Laurelhurst lots are today selling at prices almost one-half of what is being asked for others restricted, much further out from town and with only one car line. Laurelhurst is served by four of the best car lines in Portland. See this property when you see the Rose Festival. You will want to purchase a lot if you are in the market for investment, for it will double and triple in value within a very short time.

### OFFICERS AND DIRECTORS

Chas. K. Henry, president Chas. K. Henry Co., Portland; owner Henry Bld.  
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Henry Fries, of Wakefield, Fries & Co., real estate.  
Robert H. Strong, manager of Corbett Estate.  
George J. Dekum, of Chas. K. Henry Co., real estate.

LAURELHURST CO., 522 Corbett Bldg  
Portland, Oregon.

Kindly send me by return mail the above described literature on Laurelhurst.

Name .....  
Address .....  
Town .....

### SPORTSMAN and TELEPHONE



**EVERY TIME** a man wants to get away from all connection with the busy world, the telephone is an important helper.

The local service is useful in arranging his affairs at home, and the Long Distance service of the Bell System helps him to decide where to go and what to take.

By means of his Bell telephone he can find out whether the fish are biting or the birds are flying, and whether guides or horses can be secured.

After he has been out a while if he wants to get word from the city, the nearest Bell telephone is a friend in need.



**Pacific Telephone and Telegraph Co.**  
Every Bell Telephone is the Centre of the System.



### SUMMONS.

In The Circuit Court of The State of Oregon, For Union County.

E. A. Brownell, Plaintiff, vs. Ella L. Brownell, Defendant.—

To Ella L. Brownell, the above named defendant; You are hereby summoned and required to appear and answer the complaint filed against you in the above entitled suit on or before six weeks after the first publication of the summons in this cause, and you will take notice that if you fail to so appear and answer said complaint, the plaintiff will apply to the court for the relief de-

manded in said complaint, to-wit: for a decree of the court dissolving the bonds of matrimony now, and heretofore existing between you and the plaintiff, and for general relief.

You will further take notice that this summons is published in the La Grande Evening Observer, once a week for six consecutive weeks, of seven issues, by order of the Hon. J. W. Knowles, Judge of said court, made, dated and entered April 6th, A. D. 1910, the first issue of said publication being June 9th, 1910.

T. H. CRAWFORD,

Attorney for the Plaintiff.

June 9-16-'10, July 7-14-'11.

### TIDE CONTROLS OIL FLOW.

Believed that Tides Have Much to Do in Regulating Supply.

San Francisco, Cal., July 15.—Special.—Is the flow of the great Lakeview geyser of central California controlled by the tides of the Pacific? That is the question that is puzzling engineers and scientists since it was noticed recently that the volume of oil discharged by this world-famous spouter, varied at different times of the day.

Engineers believe they have found a solution of the phenomenon in the fact that the fluctuations in the flow of the great gusher are coincident with the ebb and flow of the tides of the Pacific ocean—that the inky fluid spouts in greater volume at high tide and diminishes considerably at low tide.

If this theory is correct it strengthens the contention of many scientists that the vast deposits of petroleum underlying California, were once inland seas, and that there still is connection between the Pacific ocean and these subterranean seas of combustible fluid.

The Lakeview gusher is 1600 feet below the main levee of the Santa Barbara channel and 60 miles distant. Despite this distance, engineers have discovered that the flow of the gusher is directly affected by the tides. The torrent of oil increases with high tide and decreases with low tide, but just what the ratio of increase and decrease is, has not been determined, although the difference is manifest.

According to geologists the wash of the sea has much to do with the deposit of petroleum in the so-called oil sands, it being found in zones as if cast up by the tides. As proof of this contention, shell fish, star fish, scallop oyster shells and shark's teeth have been found in the oil sands of many fields in this state.

The Lakeview gusher was tapped on March 15 last, since which time it has flowed from 40,000 to 60,000 barrels daily. The well came in at a depth of 2200 feet but has long since developed into an immense oil crater, the extent of which no man can tell.

What will happen if the Lakeview continues to emit its tremendous tor-

rent of liquid fuel until the supply is exhausted, is a question that has caused alarm among timid folk residing in the region of the spouter, who fear that the waters of the Pacific ocean may break forth and flood the whole San Joaquin valley oil fields.

### Sheriff's Sale.

Notice is hereby given that by virtue of an execution and order of sale and decree of foreclosure and sale issued out of and under the seal of the Circuit Court of the state of Oregon, for the county of Union, bearing date the 7th day of July, 1910, and to me directed and delivered upon a judgment and decree duly rendered, entered of record and docketed in said court on the 27th day of June, 1910, in a suit wherein William M. Blakely was plaintiff, and Asa L. Roberts and Hattie R. Roberts were defendants, said judgment being in favor of said plaintiff, and against said defendants for the sum of \$536.90, with interest at 8 per cent per annum from June 27, 1910, and the further sum of \$20, for costs and disbursements. I will sell on Saturday, the 13th day of August, 1910, at 2 o'clock p. m., of said day at the front door of the county court house in the city of La Grande, Oregon sell at public auction to the highest bidder for cash, to satisfy said plaintiff's judgment, interest, costs and disbursements and accruing costs, all the right, title and interest that the said defendants and each of them had on the date of said mortgage to-wit, August 20, 1908, or have since therein obtained in and to the following described real property, to-wit:—

Lots Two, Three and Four of Block One Hundred and Thirty-five of Chaplin's addition to the town of La Grande, Union county, Oregon.

Dated this 11th day of July, 1910, at La Grande, Oregon.

F. P. CHILDERS,

Sheriff of Union County, Ore. July 14-21-28 Aug 4-11

### Notice of Sale of State Lands.

Notice is hereby given that the State Land Board will receive sealed bids until 11:00 o'clock a. m. August 1, 1910, for the following described school lands, to-wit: S 1-2 and S 1-2 of N 1-2 of Section 16, T. 5 S. R. 34 E.

All bids must be accompanied by a regularly executed application to purchase and at least one-fifth of the amount offered.

No bids for less than \$15.00 per acre will be considered.

The right is reserved to reject any and all bids.

Applications and bids should be addressed to G. G. Brown, Clerk State Land Board, Salem, Oregon, and marked, "Application and bid to purchase state lands."

G. G. BROWN,

### Summons.

In the Circuit Court of the State of Oregon for Union county.

Ida Benton, plaintiff, vs. Bert Benton, defendant.

To Bert Benton, 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 suit, within six weeks from the date of the first publication of this summons, and in case you fail to so answer, for want thereof, the plaintiff will apply to the court for the dissolution of the bonds of matrimony existing between the plaintiff and defendant, and for her costs and disbursements, and for such other and further relief as to the court may seem proper.

This summons is published in the La Grande Weekly Observer, by order of the Hon. J. W. Knowles, Judge of the Circuit Court of Union county, the state of Oregon, for Union county, which order is dated on the 30th day of June, 1910, and requires said summons to be published once each week for six successive weeks. The date of the first publication of this summons is the 7th day of July, 1910.

EUGENE ASHWILL,

Attorney for the Plaintiff.

7-8-8-18

### Notice to the Creditors.

Notice is hereby given that the undersigned has been appointed administrator of the estate of Katherine Bair, deceased, and all persons having any claims against said estate shall present the same to the said undersigned administrator with the proper vouchers within six months

from the date of the first publication of this notice, which is the 24th day of June, A. D. 1910.

JOHN W. MORELOCK,

Dated at La Grande, Ore., this 18th day of June, A. D. 1910.

Administrator of the estate of Katherine Bair. June 24 July 22.

### SUMMONS.

In The Circuit Court of The State of Oregon For Union County.

Bertha Raby, Plaintiff, vs. Benjamin Raby, Defendant.—

To Benjamin Raby, the above-named defendant:

In the name of the State of Oregon, you are hereby summoned to appear and answer or otherwise plead, to the complaint filed in the above-entitled court and cause, on or before six weeks from and after the date of the first publication of this summons, to-wit: on or before the 27th day of July, A. D. 1910.

And if you fail, neglect or refuse to so appear and answer or otherwise plead herein within said time, plaintiff will thereafter apply to the above entitled court, for default and decree herein, as prayed for in her complaint, to-wit: for a judgment of default against you for want of answer or other appearance; for a decree of divorce of plaintiff from you, for wilful desertion continuing for a period of more than one year; and for her costs and disbursements in this suit against you, and such other and further relief, from time to time as may be necessary to enforce such decree and judgment.

This summons is served upon you by publication, by virtue of an order of the Hon. J. W. Knowles, Judge of the above entitled court, made and entered at La Grande, Oregon, June 15th, A. D. 1910, directing that service hereof be made for a period of six consecutive weeks by publication hereof in the La Grande Evening Observer. That the date of the first publication hereof by virtue of said order, is June 15th, A. D., 1910, and the date of the last publication will be July 27th, A. D. 1910.

Dated at La Grande, Oregon, June 15th, A. D., 1910.

L. DENHAM

Attorney for Plaintiff.

June 15-22-29, July 6-13-20-27.