

MADE INTO PARK.

Historic Texan Battlefield Made a State Park.

Houston, Texas, April 21.—The battlefield of San Jacinto has been dedicated to Texan valor. As the San Jacinto Battlefield park it was today formally committed to the keeping of the state. The dedication was attended by interesting exercises which were conducted in the presence of a large throng of visitors.

The battle of San Jacinto, which decided the fate of Texas, was fought 74 years ago today. It followed a year's campaign that was a succession of disasters and cold-blooded butcheries, by Santa Anna's orders, of Texas soldiers. The battle was fought at a point a short distance below the junction of Buffalo Bayou and the San Jacinto river. The Texas troops were under the command of General Sam Houston, who, though severely wounded, never left the field until the battle was over and the victory complete. Santa Anna was captured and his army practically annihilated.

The result of the battle and the success of the Texans was that foreign rule was driven back to the boundaries that now confine the Mexican republic. From that battle, eventually, California came into the union, together with the vast territory which intervenes between the Pacific and the plains of Texas.

Eminent Authorities Say

that out-door exercise is needed by the American People. That's all very well, but how can people with rheumatism follow that advice. The answer is very simple—use Ballard's Snow Liniment and the rheumatism will go; leaving you as spry as a colt. Gives quick and permanent relief from rheumatism, neuralgia, lame back and all pains. Sold by City Drug Store.

Light Sparks.

By our Associate Editor.

Still, no one has yet suggested Pinchot and Glavis for a 1912 possibility. The most obtuse of the reactionaries in Congress have begun at last to perceive the direction in which the political wind is blowing.

Three kings will meet Teddy in Vienna. Well three kings is a good hand to draw to.

This summer the Federal court for the Alaska Territory will hold its sessions on a revenue cutter during a cruise of 2,000 miles. There is reason for the step, but it seems a shame to put justice afloat.

The new King of Belgium was once a newspaper man. This should fit him uniquely for the business of running the government.

A number of snow-white muskrats are reported in New Jersey. As a summer resort attraction, a snow-white muskrat may be more of a novelty than a sea serpent, but it is hardly as convincing.

Mr. Armour says he regrets that the price of meat is so high. This surely must make it unanimous then.

"Graft is nonpartisan," remarks the Charleston News and Courier. Graft, rather, is multipartisan.

Mr. Taft did well to decline a controversy with Chancellor Day, if for no other reason than that the chancellor would insist on doing all the talking.

In his African stories, Col. Roosevelt makes from \$20 to \$40 every time he apologizes for missing a shot.

Tell Your Neighbors

When in need of a cough medicine use Dr. Bell's Pine-Tar-Honey. It is the best. Look for the bell on the bottle.

The Ginger Jar.

There is a difference between a hood and a who don't.

A level-headed man avoids many ups and downs in life.

The skunk can not be called penniless since he always has a scent.

The shirt waists a great deal of starch in the course of a year.

A runabout wagon is greatly to be preferred to a runabout wife.

The evils of riches are seldom mani-

fest to those who possess them.

No. The milky way was not caused by the cow jumping over the moon. Many stories are like ashes; when thoroughly sifted there is not much left.

There is this to be said for the apple tree—it never hides any fruit in its trunk. Sheep are most persistent gamblers, though they are constantly being floored.

The man who stutters does not need to be told to think twice, before he speaks once.

Some folks find out how far a dollar will go by seeing how far they can go on a dollar.

The pig has never been known to express any desire for jewelry, though it often wears a ring.

It keeps the society doctors busy nowadays hunting up new diseases that the common people do not have.

An enterprising exchange has a long catalogue of work for rainy days; but then, who wants to work on rainy days?

The chancier hat proves that not only must city folks look to the farmyard for their living, but also for their styles.

The young fellow who told his best girl that she was the apple of his eye, doubtless meant that she was a "Seek-no-further."

Always stand up for the right, but do not wear yourself out with worry because you can not turn the world and make it over in a day.

Many a woman as sharp as a brier at the bargain counter, has been obliged to confess that she was fooled in the selection of a husband.—Farm Journal.

Rape.

(By Dr. Jas. Whitcomb.)

Dwarf Essex rape is one of the most valuable summer forage plants for sheep and hogs. It is easily grown and has a wide range of adaptability. Nothing equals rape for the production of wool and mutton.

There are two general systems for growing this forage crop. For early summer feed it should be sown early in the spring in rows about three feet apart, putting on about one pound of seed per acre. When the plants are about four inches high start the cultivator and cultivate all summer similar to corn. Another good plan is to sow broadcast about the first of June, covering the seed with a heavy discing. Plow the land a good depth in the fall, then again in the spring when the soil is in condition; work down fine and allow the field to remain idle about the first of June, then sow from one to two pounds of seed per acre broadcast, disc in and work down fine. In about six weeks the rape should be a foot high and furnish an abundance of highly palatable and nutritious feed.

Another good method of utilizing rape, especially valuable on rich moist soil, is when seeding such ground to oats or barley in the spring; sow about two pounds of rape seed per acre. The rape will come up with the grain, but will have a struggle for existence during the summer; after the grain is harvested the rape, with the first rains in the fall, will spring into new life and quickly develop an excellent fall pasture.

A popular system in clover-growing districts is to sow about one pound of rape seed per acre with the spring seeding of clover and pasture during the late summer with sheep.

Rape is worthy of a place upon every farm and with proper cultural methods will yield good returns.

The Call of the Blood.

For purification, finds voice in pimples, boils, sallow complexion, a jaundiced look, moth patches and blotches on the skin,—all signs of liver trouble. But Dr. King's New Life Pills make rich red blood; give clear skin, rosy cheeks, fine complexion, health. Try them. 25c at City Drug Store.

Insure your buildings, automobile, etc. in the St. Paul Fire & Marine Insurance Co. D. W. Bagshaw, Agent.

Dr. Bell's Antiseptic Salve

Good for all Skin Diseases.

EXECUTOR'S NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned executor of the last will and testament of Milton J. Hampton, deceased, has filed his final account as executor thereof and of said estate in the County Court of Jackson County, Oregon, and that said Court has appointed Tuesday, May 31, 1910, at 10 o'clock a. m. of said day as the day and hour for the hearing of said account and of objections thereto and for the settlement thereof.

Now, therefore, all persons interested in said estate are hereby notified and required to appear at the County Court room at Jacksonville, said County and State, at said time, to them and there show cause, if any there be, why said account should not be settled, allowed and approved, and said executor discharged and said estate forever and finally settled.

Dated April 29, 1910. First insertion April 30th, 1910.

ALVIN CLARK, Executor of the Will and Testament of Milton J. Hampton, deceased.

TAKE NOTICE.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR THE COUNTY OF JACKSON.

IN THE MATTER OF THE APPLICATION OF Agnes Dutton to Register Title to the following described real property, situated in Jackson County, Oregon, to-wit: Lots numbered Three (3), Four (4), Five (5), Six (6), Seven (7), Eight (8), Nine (9), Ten (10), and Eleven (11), in Block number Four (4), of the Orchard Home Association tract, as numbered, designated, and described on the official plat thereof, now of record.

Margaret Tice, Walter Tice, Anna Willis, Rush Willis, Edie Phelps, Ira Phelps, Charles Tice, Belle Tice, Tom Tice, Maggie Culver, Melvin Culver, Hazel Tice, Fred Tice, Martha Tice, Babe Tice, Nettie Clark, William Clark, Elmira May Cox, John W. Cox, Amelia Wilson, A. M. Wilson, Mary L. Davidson, William E. Davidson, Annie Jackson, H. W. (W. H.) Jackson, Fred E. Davidson, Mary A. Davidson, E. A. Fennock, S. C. Spencer, Geo. H. Durham, Herbert L. Waters, Eugene F. Brennan, Wm. L. Smith, Allan Smith, and all whom it may concern, Defendants.

That on the 21st day of March, 1910, an application was filed by the said Agnes Dutton in the Circuit Court of Jackson County, Oregon, for Initial Registration of the title of the land above described. Now unless you appear on or before the 31st day of May, 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the application and you will be forever barred from disputing the same.

Witness my hand and the seal of said Court hereunto affixed this 23rd day of April, A. D. 1910.

(Seal) W. R. COLEMAN, County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

FRED W. MEARS, By M. E. TOWNE, Deputy, Attorney for Applicant.

SUMMONS.

IN THE CIRCUIT COURT OF OREGON FOR JACKSON COUNTY.

W. T. Grieve, Kate Grieve his wife, Martha R. Mitchell and C. H. Mitchell, her husband, Plaintiffs vs. Lizzie A. Littlefield and Frank P. Littlefield, her husband, Defendants.

To Lizzie Littlefield and Frank P. Littlefield her husband, the above named defendants:—

In the name of the state of Oregon—You and each of you are hereby required to appear and answer the complaint of plaintiffs filed in the above entitled court and cause within six weeks from the date of the first publication of this summons upon you which is the 20th day of April, 1910, and if you fail to appear within the time required and answer, for want thereof the plaintiffs will apply to the court for the relief prayed for and demanded in their complaint, to-wit: For a decree of the court for the sale of Lots one and two in section 31 and lot four in section 30, all in Township 32, south of range three east of the Willamette Meridian, in the manner provided by law, and that the proceeds of the sale be applied to the payment of the costs and expenses of suit and attorneys fees, and costs of sale, and the balance be divided among the plaintiffs and defendants in proportion to the interests which each has in the said property and according to the laws of the state of Oregon. This summons is served by publication once a week for six consecutive weeks in the Jacksonville Post, published at Jacksonville, Oregon, by order of Hon. F. M. Calkins Judge of said Court, said order having been made on the 21st day of April, 1910.

GUS NEWBURY, Attorney for Plaintiffs

NOTICE.

Pursuant to an order of the County Court of Jackson County, Oregon, the undersigned, as foreign guardian of Annabel MacKinnon, a minor, will from and after the twenty-third day of May, 1910, proceed to sell at private sale for cash, the interests of said minor in and to Lots three (3) and four (4) and the South half (S 1/2) of North-west quarter (NW 1/4) of Section two (2), Township thirty-four (34) South, Range three (3) West of the Willamette Meridian, in Jackson County, Oregon, the interests of said minor being the fee simple title subject to the dower right of the undersigned; and the undersigned will sell and convey with the minor's said interest her own dower right; that is to say, the fee simple title free from dower will be sold. Bids will be received at the Jackson County Bank, Medford, Oregon.

CAROLINE LOUISE MacKINNON, Foreign Guardian of Annabel MacKinnon, a minor.

EXECUTOR'S FINAL NOTICE.

IN THE COUNTY COURT OF OREGON, IN AND FOR JACKSON COUNTY.

Estate of Kinder K. Boaz, deceased. Notice is hereby given that the undersigned executor of the estate of said decedent, has filed in the county court of the State of Oregon, for Jackson County, his final account of his administration of said estate, and the county court has fixed Monday, May 23, 1910, at 9 o'clock in the forenoon of said day, in the court room of said county, at Jacksonville, Jackson County, Oregon, as the time and place for hearing of said final account.

All persons interested are hereby notified to make, or file their objections to said final account with the said court, if any they have, on or before said day and time.

Dated at Jacksonville, Oregon, April 19, 1910.

T. J. KENNEY, Executor of the estate of Kinder K. Boaz, deceased.

Notice of Sheriff's Sale Under Execution.

By virtue of an execution and order of sale, duly issued by the Clerk of the Circuit Court of the County of Jackson, State of Oregon, dated the 11th day of April, 1910, in a certain action in the Circuit Court for said County and State wherein Charles Prim and W. L. Yawter as plaintiffs, recovered judgment against The Revenue Mining Company, a corporation, for the sum of Seven Hundred (\$700.00) Dollars, together with interest thereon at the rate of 8 per cent per annum from the 1st day of May, 1909, and costs and disbursements taxed at Sixteen (\$16.00) Dollars, on the 5th day of January, 1910.

Notice is hereby given that I will on the 16th day of May, 1910, at the Court House door in Jacksonville, in said County, at 2 o'clock P. M. of said day, sell at public auction to the highest bidder for cash, all the right, title and interest that said defendants had in and to the following property on and from the 28th day of October, 1909, and described as follows, to-wit: The south-east quarter of the north-east quarter and the east half of the south-west quarter of Section eleven (11), in Township thirty-seven (37) South, of Range three (3) West of Willamette Meridian, in Jackson County, Oregon.

Taken and levied upon as the property of the said defendant, The Revenue Mining Company, or so much thereof as may be necessary to satisfy the said judgment in favor of said plaintiffs, Charles Prim and W. L. Yawter, against said Revenue Mining Company, with interest thereon, together with all costs and disbursements that have or may accrue.

W. A. JONES, Sheriff, By R. B. DOW, Deputy, Dated at Jacksonville, Oregon, April 13, 1910.

ADMINISTRATOR'S NOTICE TO CREDITORS.

Notice is hereby given that the undersigned has been appointed by the county court of Oregon, for Jackson County, administrator of the estate of James Berry Rodgers, deceased. All persons having claims against the said estate are hereby notified to present the same to the undersigned, duly verified, at his residence at Beavie Oregon or to his attorney, Gus Newbury, at Medford, Oregon, on or before six months from the date hereof.

April 23rd, 1910.

CHARLES OSCAR RODGERS, Administrator of the estate of James Berry Rodgers, deceased.

ADMINISTRATOR'S NOTICE

IN THE COUNTY COURT OF OREGON, FOR JACKSON COUNTY.

In the matter of the estate of Margaret D. Long, deceased.

Notice is hereby given, that Edward Palmer has been duly appointed administrator of said estate, and all persons having claims against the estate of said decedent are hereby notified to present the same, duly authenticated, to the undersigned administrator of said estate, at his residence in Medford, Oregon, within six months from the date of the first publication of this notice, which date of first publication is April, 16th 1910.

EDWARD PALMER, Administrator of the estate of Margaret D. Long, deceased.

SUMMONS.

IN THE CIRCUIT COURT OF OREGON, FOR JACKSON COUNTY.

Levi Stewart, Plaintiff, vs. Orilla Stewart, Defendant.

To Orilla Stewart, the above named defendant: IN THE NAME OF THE STATE OF OREGON, You are hereby required to appear and answer the complaint of plaintiff filed in the above entitled court and cause within ten days after the date of service of this summons upon you if served within Jackson County, Oregon, if served personally upon you out of the State of Oregon, then within six weeks after the date of such service; but if served by publication of said summons then within six weeks after the date of first publication thereof, and you are hereby notified that if you fail to appear and answer said complaint as hereby required, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: for a decree of divorce.

Under and by virtue of an order made by Hon. F. M. Calkins, Judge of said Court, dated the 31st day of March, 1910, this summons is served on the defendant by publication thereof for six successive weeks in the Jacksonville Post, a weekly newspaper printed and published at Jacksonville, Jackson County, Oregon, and the defendant by said order is required to appear and answer said complaint within six (6) weeks from the date of first publication. The date of the first publication of said summons is April 9th 1910, and the date of the last publication is May 21st 1910.

J. A. LEMERY, Attorney for Plaintiff.

TAKE NOTICE

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR THE COUNTY OF JACKSON.

In the matter of the application of John L. Thorndike to Register Title to the following described real property, situated in Jackson County Oregon, to-wit:

Lots numbered One (1), Two (2), and Three (3), in Block number Two (2), of Meeker's Addition to the City of Medford, as numbered, designated, and described on the official plat thereof, now of record.

O. F. Paxton, and ALL WHOM IT MAY CONCERN, Defendants.

TAKE NOTICE

That on the 29th day of March, A. D. 1910, an application was filed by said John L. Thorndike in the Circuit Court of Jackson County, for Initial Registration of the title of the land above described.

Now, unless you appear on or before the 7th day of May, A. D. 1910, and show cause why such application shall not be granted, the same will be taken as confessed, and a decree will be entered according to the application and you will be forever barred from disputing the same.

WITNESS my hand and the seal of this Court, hereunto affixed this, 30th day of March, A. D. 1910.

W. R. COLEMAN, (Seal) County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

Fred W. Mears, Attorney for Applicant.

SUMMONS.

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

Anna Green, Plaintiff, vs. Willis Green, Defendant.

To Willis Green, the above named defendant: IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint of plaintiff filed in the above entitled court and cause within six weeks from the date of the first publication of this summons, which is April 2nd 1910. And if you fail to appear and answer within the time required, for want thereof the plaintiff will apply to the court for the relief prayed for and demanded in her complaint, viz: For a decree of the court dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant, and for the custody of the minor child of plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.

This summons is served by publication in the Jacksonville Post, by order of Hon. F. M. Calkins, Judge of said Court, said order having been made and entered on the 28th day of March, 1910.

GUS NEWBURY, Attorney for Plaintiff.

SUMMONS

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

Mary E. Eastlick, Plaintiff, vs. W. W. Eastlick, Defendant, Suit For Divorce.

To W. W. Eastlick, the above named defendant: IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the plaintiff's complaint against you now on file in the above entitled court and cause, on or before the last day of the time prescribed in the order for publication of summons herein, to-wit: on or before the 2nd day of May, 1910, said date being the expiration of six weeks from the day of first publication of this summons. And if you fail to appear and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in said complaint, succinctly stated, as follows:

That the bonds of matrimony existing between plaintiff and defendant be forever dissolved and abrogated; that plaintiff's former name, Mary E. Rose, be reinstated and restored to her, and that the costs and disbursements of this suit be taxed to the defendant.

This summons is published in the Jacksonville Post, by order of Hon. F. M. Calkins, Judge of the above entitled court, which said order was made and entered of record on the 18th day of March, 1910, and the first publication hereof is the 28th day of March, 1910.

W. E. PHIPPS, orney for Plaintiff.

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