

THE COURT HOUSE

Items of Interest to Jackson County

Tax Payers

MARRIAGE LICENSES.

James A. Storch and Florence Gearhart.

O. E. Blackington and Christina Hall.

Jesse L. Morgan and Hazel Elsie Ragsdale.

Herbert M. Hardy and Virgie May Gattwinkle.

Wm. Thomas Lindley and Zella May Geer.

Lloyd L. Crocker and Mary A. York.

John B. Palmer and Florence A. Bolt.

James V. Forbes and May Householder.

F. A. Palmer and Cecile Smith.

Hugh Combest and Marie Haleemah Johnson.

NEW CASES

Victor Plymale vs. E. Grace Plymale. Suit for divorce. Complaint filed. Affidavit and order for publication of summons. W. E. Phipps and Clinton A. Ambrose, attorneys for plaintiff.

Bear Creek Motor Car Co. vs. Harry Treat. Action on account. Complaint filed. Affidavit and undertaking for attachment. Summons. Smith & Beckwith attorneys for plaintiff.

Margaret Brown vs. Alnira Wilson. Action to recover money. Complaint filed. Affidavit and undertaking for attachment. Summons and writ issued. Lincoln McCormack, attorney for plaintiff.

E. D. Thompson et al vs. O. C. Oden. Suit for injunction. Complaint filed. Affidavit and undertaking for injunction. H. D. Norton, attorney for plaintiff.

State of Oregon vs. M. M. Martins and G. W. Parots. Criminal. Transcript from Justice Court, Medford.

Northern Brewery Co. vs. Hotel Nash Co. Action to recover money. Complaint filed.

Big Pines Lumber Co. vs. Al. E. Wolverton et al. Action to recover money. Complaint filed. Affidavit and undertaking for attachment.

PROBATE COURT

Estate of L. F. Gardner, deceased. Order to show cause why real estate should not be sold.

Estate of John C. Parslow, deceased. Order admitting will to probate and appointing A. E. Shepard as executor.

Estate of Huldah Culver, deceased. Final account filed. Order fixing date of final settlement.

Estate of America E. Thompson, deceased. Inventory and appraisal filed.

Estate of J. A. Krewson, deceased. Order to show cause why order of sale of real property should not be made.

In the matter of the estate of John C. Parslow, deceased. Order appointing appraisers.

Estate of S. P. Long, deceased. Order appointing appraisers.

Estate of James McDougall, deceased. Order appointing Catherine McDougall as administratrix and fixing bond in sum of \$2000.

Estate of Lillian S. Moore, deceased. Order appointing administrator and appraisers.

BRIDGE FINISHED

Grants Pass Officials on First Engine Crossing New Structure.

Grants Pass, Or., April 19.—The Grants Pass & Rogue River Railroad completed their bridge across Rogue River at noon today and the first engine crossed the structure. City officials and prominent citizens were invited to make the first trip across Rogue River at this point.

Much of the roadbed is graded toward New Hope, and now that there is transportation across the river the work of construction will be pushed with vigor.

Large quantities of rails and ties are already on the ground and will be loaded on cars and taken across the river, and a couple of miles of track will be laid as fast as the construction crew can put it down. Part of the construction crew is recruited from the Southern Pacific forces.

COLOR OF FARMERS

Extract From Report of Census Bureau as to Oregon Farmers

Of the whole number, 45,128 of farms reported in 1910 there were 44,511, or 99 per cent, operated by white farmers and 617, or 1 per cent, by negro and other nonwhite farmers, as compared with a total of 35,837 in

1900, of which 35,286, or 98 per cent were conducted by white farmers and 551, or 2 per cent, by negro and other nonwhite. The increase in the number of farms of white farmers during the decade amounted to 9,225 and in the number of farms of negro and other nonwhite farmers to 66.

The Weather.

Following is the report of U. S. Volunteer Cooperative Observer, E. Britt; Jacksonville, for month of March, Latitude 42 deg. 18. min. north; longitude 123 deg. 5 min. west.

DATE	MAXI-MUM	MINI-MUM	PRECP-TATN	CH OF DAY	RE-T
1	52	28			clear
2	54	33			cloudy
3	53	35			
4	55	36	.02		
5	58	39			
6	53	40	.05		cloudy
7	53	32			
8	55	32			
9	53	30			
10	57	29			
11	56	37			partly cloudy
12	55	28			cloudy
13	71	28			clear
14	76	30			
15	79	31			
16	67	33			
17	68	32			
18	72	35			
19	74	35			
20	70	35			
21	71	35			
22	70	38			
23	61	43			
24	55	41			
25	64	32			
26	62	30			
27	65	35			
28	74	34			
29	81	39			
30	84	41			
31	84	43			

Temperature—mean max. 64.64; mean min. 34.48 mean 49.52; Max. 84 on 30-31 min. 23, on 1st; greatest range 30. Precipitation—Total for month, .34 inches. Greatest in 24 hours, .23 inches.

SCARF-PINS FREE

A Phenomenal Offer Made by a New York Firm.

Thousands all over the United States are taking advantage of a generous offer of the Gotham Company 1165 Broadway, N. Y. City, making request for a beautiful gold-plated scarf-pin for lady or gentleman, which is mailed to any one sending name and address free of charge.

This offer is made to introduce their catalogue of general merchandise, household goods, jewelry, novelties, &c. Readers of this paper are requested to send name and address immediately, enclosing five two-cent stamps to cover packing and postage. Send to-day and receive without cost a piece of jewelry that you will be proud of.

Administrator's Final Notice.

IN THE COUNTY COURT OF OREGON FOR JACKSON COUNTY.

In the matter of the estate of M. A. Allen, deceased.

Notice is hereby given that the undersigned administrator of the above entitled estate has filed in the above entitled court his duly verified final account in said estate and the said court has fixed Tuesday the 25th day of April, 1911 at 10 o'clock A. M. of said day in the court room of said court in the county court house in Jacksonville, Oregon, in said county as the time and place for the hearing of said final account. All persons are hereby notified to make or file their objections to said final account with said court, if any they have, on or before said time.

March 25th, 1911.

W. T. GRIEVE
Administrator of the estate of M. A. Allen deceased.

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March 25th, 1911.

W. T. GRIEVE
Administrator of the estate of M. A. Allen deceased.

Summons.

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

Bernice Thelma Whitecomb (formerly Bernice Thelma Studebaker) Plaintiff.

vs.
George B. Whitcomb, Defendant. Suit for divorce.

To George B. Whitcomb Defendant; IN THE NAME OF THE STATE OF OREGON: you are hereby commanded to

appear and answer the plaintiff's second amended complaint against you now on file in the above entitled court and cause, on or before the last day prescribed in the publication of summons herein, to-wit, on or before the 20th day of May 1911, said date being the expiration of six weeks from the first day of publication of this summons and you are hereby notified that if you fail to appear and answer, for want thereof plaintiff will apply to the court for the relief prayed for in the second amended complaint, viz, That it be decreed that the marriage vows now existing between plaintiff and defendant be dissolved, and that her former name of Studebaker be restored to her.

This summons is published in the Jacksonville Post by order of the Hon. F. M. Calkins, judge of the above entitled court, which said order was made and entered of record on the 7th day of April 1911, and which order requires you to appear and answer the said second amended complaint on or before the last day prescribed in said order for publication of this summons. Date of first publication is the 8th day of April, 1911, date of last publication is the 20 day of May 1911.

DEARMOND & DEARMOND
Attorneys for Plaintiff.

NOTICE.

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

In the matter of the application of LUCIEN F. TIETJEN for change of name.

Notice is hereby given that under and by virtue of a decree of the above entitled Court, made and entered on the 15th day of April, 1911, the name of LUCIEN F. TIETJEN was changed to LUCIEN F. COSTEL, and that this notice is published in the Jacksonville Post, a newspaper of general circulation in Jackson County, Oregon, for a period of three successive issues of said paper in compliance with an order of said Court duly made and entered in said matter.

Dated and first published this 22nd day of April, 1911.

W. R. COLEMAN,
Clerk of Jackson County, Oregon.

Order to Show Cause.

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

In the matter of the estate of J. A. Krewson, deceased. Order to show cause why order of sale of real estate should not be made. To-wit: S.W. 1/4 of S.W. 1/4, Sec. 28 and N.W. 1/4 of N.W. 1/4, Sec. 33, and E. 1/2 of N.E. 1/4 of Sec. 32, all in Township 38, R. 3 W., W. M. Also beginning at the S.E. corner of the Ballard Donation Claim, in the S.W. 1/4 of Sec. 4, Township 37 S., R. 2 W., W. M.; thence east 9.43 chains; thence north 29.68 chains to place of beginning, containing 28 acres more or less. Also a certain right of way as described in Deed Records Vol. 26, at page 453, Jackson County, Oregon. Also beginning at the junction of the west side line of the county road leading to the Beavenee Place in Sec. 31, Township 37 S., R. 2 W., W. M.; thence southwestwesterly along the westerly side line of the Jacksonville and Applegate road 170 feet; thence westerly 200 feet to the southeasterly side line of said Beavenee road; thence northwesterly on said side line to beginning, situated in Sec. 31, Township 37 S., R. 2 W., W. M., in Jackson County, Oregon. And it is further ordered that a copy of this order be published for four consecutive weeks in the Jacksonville Post, a weekly newspaper published at Jacksonville, Oregon.

Dated April 14th, 1911.

J. R. NEIL,
County Judge.

SUMMONS.

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

Hattie Leona Metlark, plaintiff,

vs.
Hal E. Metlark defendant.

Suit in Equity for a divorce.

To Hal E. Metlark, the above named defendant; IN THE NAME OF THE STATE OF OREGON: You are hereby notified that you are required to appear and answer the complaint filed against you in the above entitled court and cause within ten days from the date of the service of this summons upon you if served upon you within Jackson County, State of Oregon, or if served upon you within any other county of this state, then within twenty days from the date of the service of this summons upon you, or if served by publication, then on or before the last day so prescribed in the order for publication of said summons; and you will take notice that if you fail to so appear and answer said complaint within said time, plaintiff will take default and decree against you for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony now existing between you and the above named plaintiff, Hattie Leona Metlark, and for a further decree awarding plaintiff the sole custody and maintenance of Clyde Metlark, a male child and the sole issue of said marriage, and for plaintiff's costs and disbursements of this suit, and for such other and further relief as to the court may seem just and equitable.

This summons is published in the Jacksonville Post by order of the Hon. F. M. Calkins, the Judge of the above entitled court which said order was made and dated in Chambers on the 20th day of March, A. D. 1911 and it is therein ordered that you appear and answer the complaint on file herein on or before the expiration of six weeks from the date prescribed in said order as the date of the first publication of this summons.

The date of the first publication of this summons and the date prescribed in the aforesaid order for the first publication of said summons is April 1st, 1911 and the date of the last publication thereof and on or before which date you are required to appear and answer said complaint is May 13th A. D. 1911.

H. K. HANNA JR.,
Attorney for the Plaintiff.

Notice of Sale of Real Property.

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

In the matter of the assignment of T. J. Kenney, an insolvent debtor.

PUBLIC NOTICE is hereby given that under and by virtue of an order of the above entitled court in the above entitled matter which said order was made by said court on the 1st day of April, 1911, said order being of record in Volume 17 at page 123 of the Circuit Court Journal of Jackson County, Oregon, that I will on Monday, the 22nd day of May, 1911, at the hour of 10 o'clock A. M. of said day and at the front door of the court house in Jacksonville, Jackson County, Oregon, offer for sale and will sell at public sale to the highest and best bidder for cash in hand, all of the right, title and interest of the said T. J. Kenney, and all of the right, title and interest of the said insolvent estate and all of the right, title and interest of the said insolvent debtor T. J. Kenney, had on the 15th day of October, 1908, or at any time thereafter either in or to the following described tract of land, to-wit:

The south half of lots numbered seven (7) and eight (8) in block numbered seventeen (17) in the town of Jacksonville, in Jackson County, Oregon.

Said property will be sold subject to the life estate of Elizabeth Kenney, who owns a life estate in and to said property and the whole and every part thereof.

Dated this 2th day of April, 1911.

WILLIAM ULRICH,
Assignee of the estate of T. J. Kenney, an insolvent debtor.

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

Lyons G. Patterson, Plaintiff,

vs.
Madge Patterson, Defendant. Action for divorce.

To Madge Patterson, Defendant. IN THE NAME OF THE STATE OF OREGON: You are hereby commanded 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 prescribed in the publication of summons herein, to-wit, on or before the 23rd day of April, 1911, said date being the expiration of six weeks from the day of the first publication of this summons. And you are hereby notified that if you fail to appear and answer for want thereof, plaintiff will apply to the Court for the relief prayed for in the complaint, viz: that it be decreed that the marriage vows now existing between plaintiff and defendant be dissolved.

This summons is published in the Jacksonville Post by order of the Hon. J. R. Neil, Judge of the County Court of Jackson County, Oregon, which said order was made and entered of record on the 13th day of March, 1911, and which order requires you to appear and answer said complaint on or before the last day prescribed in said order for publication of this summons. Date of first publication is the 15th day of March, 1911. Date of last publication is the 29th day of April, 1911.

DEARMOND & DEARMOND
Attorneys for Plaintiff.

ORDER.

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

State of Oregon, Plaintiff,

vs.
Elmer E. Bagley, Samuel Mathis, and all persons claiming to be heirs at law of John Woods, deceased, Defendants.

Now upon application of B. F. Mulley, Esq., District Attorney for the First Prosecuting Attorney District of Oregon, the above entitled court having heard the petition of the plaintiff, and being advised in the premises, makes this the following order setting forth the following facts, to-wit:

That heretofore and on or about the 27th day of March, 1903, John Woods died intestate in Jackson County, Oregon, leaving no widow, heirs, or next of kin, and leaving an estate consisting of real and personal property within said county and state of the aggregate value of Seven Thousand Two Hundred Seventy-two and 89-100 (\$7272.89) Dollars as shown by the inventory and appraisal and the petition of the petitioner hereto, and other real property of the probable value of One hundred and Seventy-five (\$175) dollars as set forth in said petition.

That thereafter the County Court of the State of Oregon for the County of Jackson appointed Ben Raymond as administrator of the estate of the said John Woods, deceased, and the said Ben Raymond duly qualified as such administrator and inventoried the said estate and caused the same to be appraised under the order of the said county court, but by inadvertence the following described real property belonging to said estate was omitted from the inventory and appraisal thereof, to-wit: Lots numbered 1, 2, 7, 8, 9, and 10 in block one of the Town of Woodville.

That thereafter the said Ben Raymond as such administrator fully administered upon all of the said estate in the manner prescribed by law, except as to the said lots in said Town of Woodville and on or about the second day of May, 1904, the final account of the said Ben Raymond administrator, was approved by the said county court and he was discharged as such administrator; that pending the administration of the said estate of the said John Woods, deceased, and on or about the 13th day of January, 1904, the said plaintiff herein by and through the then district attorney for the First Prosecuting Attorney District of Oregon commenced a proceeding to escheat the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State of Oregon, and was sold under the orders of the court and the proceeds turned over to the State of Oregon; that all of the said estate was sold with the exception of the said lots in the said Town of Woodville hereinbefore mentioned, which were inadvertently omitted from the said escheat proceeding, that the said decedent, John Woods, was the last person seized of the title to the said real estate.

That Elmer E. Bagley and Samuel Mathis for some years past have been in the possession of said described lots; that the value thereof is approximately the sum of One hundred and seventy (\$175) dollars; that the plaintiff claims and demands judgment that the said lots be escheated to and become vested in the State of Oregon.

That in view of the premises, it is ordered that all persons interested in the said estate of the said John Woods, deceased, and such proceedings were had in said cause that the said estate was escheated to the State