

IT TURNED OUT ALL WRONG

By ELLEN BANKHURST

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Effie—Effie is my niece—is a good girl, but impractical. She is an orphan and was left to my care and guardianship by my sister, who was five years older than I. I promised to bring Effie up properly, do the best I could with her property and see that she married well. She is now eighteen, and I'm very much afraid she is leaning toward that beggar Lawrence Beckwith. Therefore I am going to attempt to throw her in the way of Martin Saylor. Mr. Saylor is thirty-six, well off and has an excellent social position. I don't believe in girls marrying men of their own age. A girl needs a man older than herself to keep her in training.

Summer has come, and I have a house party at my cottage at Lake G. I left Beckwith out of my invitations and included Saylor. Saylor is getting bald, and there are a few grey hairs about his temples, but I don't care for that. Of course I haven't said a word to Eff about what I intend for her—that would spoil it all. But I've told Saylor. Of course he couldn't say anything definite. He only remarked that to win my niece should make any man very happy and very proud. I am well satisfied with the way the affair is progressing.

Eff proposed that we go up to the end of the lake on a picnic. We went in boats, pulling up in the morning, having our lunch in the woods, and back in the evening. As our party consisted of eleven we required six boats, for we proposed to have only two in each boat. When we went down to get into the boats, Effie said that she would pull the boat with only one in it herself. What did she do but get into it and pull away, leaving Mr. Saylor standing with me. He very politely banded me into a boat and got in himself. The others paired off as they liked.

We hadn't gone a mile before I saw Eff ahead, making a landing at the point where the railroad station is located. Before we reached her a man got into the boat with her, and she pulled on up the lake. I wondered who he was and what it meant. I couldn't understand Saylor's action at all. He didn't seem a bit huffy when Effie pulled away alone or when she took in a companion. He made himself as agreeable to me as if I had been Effie. But men have a way of concealing their feelings. I wish we women could do that.

When we reached the end of the lake who should help me out of the boat but Lawrence Beckwith. I was never so astonished in my life.

"Why," I exclaimed, "what brought you here?"

"The purest luck. It's mighty strange how things happen sometimes. I was on a train that stopped at a station. At that moment your niece rowed up to a landing. I waved my handkerchief to her and called to her. She asked me if I wouldn't like to go on a picnic. I said I would, and here I am."

"That's a very strange coincidence." I said coldly. "I wonder how it could have happened."

"Strangest thing in the world!" he replied.

Mr. Saylor turned and looked out on the lake.

Eff went off with Lawrence, and Saylor couldn't very well do anything else than attend upon me. You see, all the others were mere boys and girls, and Saylor and I were the only elderly persons in the party. I was very much mortified at Eff's action. It put me in an unpleasant attitude towards the man I had told I wished him for her husband.

However, he didn't seem to feel so awfully disappointed. At any rate, he made the best of it, not showing any displeasure. All the boy and girl couples of the party went off in different directions, leaving Saylor and me alone to get what supplies we needed for lunch. He took the ice out of our boat and put the champagne and butter on it, and together we unrolled the bundles containing the luncheon. I was leaning over a case of sardines when I felt an arm around my waist and, turning my face, looked right into Saylor's.

"What do you mean?" I asked. "I brought you out here to make love to Effie."

"And I came to make love to you."

"To me?"

"Yes, to you."

"But I'm old enough to be your mother."

"I wasn't aware that sons were born before their mothers. I'm a couple of years older than you."

"How came that Beckwith boy here?"

"Your niece and I cooked up a plan to get him here. I sent the telegram myself, telling him just what to do. Effie aimed to meet the train at the station."

"Well, upon my word! This beats anything I ever knew. So you were in the plot."

"I certainly was. I have been wishing for an opportunity to speak to you for some time. I certainly couldn't have done it today if I were to be assigned to your niece for the occasion."

Never did a picnic turn out more unexpectedly from what was intended than that one. On our return Eff was engaged to Beckwith and I to Saylor. And I'm going to do just what I said I'd never do—marry a man about my own age.

Among the Mexican Revolutionists

By EDWIN V. CHASE

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Mexico being in the throes of revolution, I was sent down there on secret service duty for the United States government. In order that I might be properly armed with an introduction to whomsoever I needed to consult I was given a letter addressed "To whom it may concern" stating that I was an official of the United States sent to Mexico to gather information on the political condition of the country that would serve as a basis for any action the government might take in the premises.

Since an American was liable to be hated and suspected, especially by the revolutionists, I had no desire to fall into their hands with such a document on my person. I had asked to have it written on thin paper and occupying no great space in order that I might the better conceal it in case of necessity. I thought over many places of keeping it, but finally decided to put it in one of the little chest pockets of my waistcoat.

I entered the state or province of Chihuahua, which was in the hands of the revolutionists, pretending to favor their cause. After learning all I could in this district I entered the next on the east, Coahuila, which I found neither in the possession of the Mexican government nor the rebels, but in a state of anarchy. Falling into the hands of a small band of insurgents, I was arrested as an American resident and spy. I managed to save my neck by confessing that I was in the secret service not of the United States government, but of Madero. This secured me excellent treatment, and I was suffered to depart for Nuevo Leon, the next eastern province and in the hands of the Diaz forces. In this province is Monterey, where the battle of that name was fought during our war with Mexico.

At Monterey I presented my letter to whomsoever I thought would aid me and received information that was at least reliable. From Monterey, moving southward, I entered San Luis Potosi, in the same state of disorder as Coahuila. Here I was in constant dread of being known or considered as a spy of the United States government by roving bands of insurgents.

Entering the house of a leader of one of these bands, I found it necessary to pretend to be an ardent rebel sympathizer. This pleased Signor Molina, in whose house I was, and he treated me royally till along came a man whom I had met in Monterey. This man was a rebel and evidently remembered me and that I was, when he first met me, consorting with the Diaz people.

Outwardly Molina did not change his treatment of me except to be more scrupulously polite, but I knew I was under suspicion, and this in a province where there was no law was dangerous. At any rate, I felt that if the letter I bore were found I would be treated as a spy on the revolutionary forces and according to the fancy of those in whose hands I happened to be.

I told Molina that I thought I would go on, but he invited me to remain longer with him in such pressing terms that I knew he would not suffer me to depart without being better satisfied concerning me. I began to consider myself in great danger. If the letter I carried were found on me I would surely be considered as a spy on the movements of the revolutionists.

I tried to get rid of Molina long enough to destroy it, but he would not suffer me to go out of his sight. Not caring to let him see that I understood his purpose, I made no opposition to his keeping me with him.

Realizing that I was in for a serious business, I concluded to play a bold game. I began to tell my jolly host real or imaginary happenings to convince him that I was not only a sympathizer with the revolution, but was engaged in secret service work for the revolutionists. Such information as I could give him without breach of confidence concerning the government forces I told him as a great secret. The ruse evidently had no effect upon him.

Indeed, it seemed to make him all the more suspicious of me. At last, throwing off all disguise, he looked me steadily in the eye and said: "Who you are I don't know, except that you are an American, and the Americans who live here hate. One thing I know—you have been at Monterey hand in glove with the Diaz forces."

I laughed outright. "Of course I have been hand in glove with them. Why should I not have been? How can I get their secrets without first gaining their confidence? Come, Signor Molina, let us have a smoke."

Producing a cigar, I handed it to him. He accepted it, and for the moment I had restored confidence. "Have you a match?" I asked. He had not a match. If he had I should have been shot for a spy.

I arose from my chair and looked about for a light. It was the spring season, and since a norther was blowing the room was warmed by a stove. Going to it, I opened the door, fumbled in my pockets for a bit of paper, took out my letter, twisted it, touched it to a flame and lit my cigar with it.

I was just in time. Half an hour later I was searched for incriminating papers. None were found, and I went free.

NOTICE

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

Notice is hereby given that the petition which is published below will be presented to the above named Court at the July Term thereof, to be held at the Court House in the City of Jacksonville on Wednesday July 5th, 1911, at the opening of Court on said day or as soon thereafter as the same can be heard.

Petition For Incorporation.
IN THE COUNTY COURT OF THE STATE OF OREGON, FOR THE COUNTY OF JACKSON.

In the matter of incorporation of the City of Butte Falls, Jackson County, Oregon.

To the Honorable County Court of the County of Jackson, Oregon: We the undersigned duly qualified electors of the County of Jackson, State of Oregon, and residents of the territory hereinafter described, desiring to effect the incorporation of said territory into a municipal corporation respectfully pray the Court that said territory be incorporated into a municipal corporation to be known and designated as the City of Butte Falls pursuant to the provisions of Chapter I of Title XXVII, Bellinger's & Cotton's Annotated Codes.

The Territory which we pray to have set off into a municipal corporation is described as follows:

Section 10, Township 35 South, Range 2 East of the Willamette Meridian, Jackson County, Oregon.

The number of inhabitants of said territory is more than one hundred and fifty and the number thereof as nearly as may be estimated is 300.

N. B. Stoddard, L. F. Palmer, O. Adams, Frank Carson, E. H. Watson, Ira Tugate, A. L. Croas, L. V. Marcy, Ben Clark, A. M. Ford, John Cradock, H. B. Dodd, M. B. Baker, C. E. Powers, U. S. Morris, Carl Rasmussen, Luther Hughes, Geo. Richardson, B. F. Morris, F. N. Powers, N. S. Erie, M. E. Hoyer, D. G. Karnes, John G. Whorton, C. P. Briggs, J. A. Cook, Howard Vradenburg, N. B. Hildreth, C. E. Thomason, N. S. Thomason, G. W. H. Albert, S. F. Spencer, Louis E. Smith, J. E. Brainard, Wm. Chambers, Lewis Doorns, Henry Bigham, Richard Thomason, L. Bassett, A. Dupray, Ben Fredenburg, L. A. Wright, J. A. O'Brien, W. H. Jones, S. J. Fredenburg, Glen Owens, J. W. Jonas.

NOTICE FOR PUBLICATION. DEPARTMENT OF THE INTERIOR.

U. S. LAND OFFICE at Roseburg, Oregon.

June 8, 1911.
Notice is hereby given that Lewis A. Wall, heir of George K. Wall, of Watkins, Oregon, who on August 27, 1907, made Homestead entry 14576 Serial, No. 04255, for NE 1/4, Section 4, Township 41 S., Range 3 West Willamette Meridian, has filed notice of intention to make Final five year Proof, to establish claim to the land above described, before W. H. Cannon United States Commissioner, at Medford, Oregon, on the 13 day of August, 1911.
Claimant names as witnesses: William Kinney, of Jacksonville, Oregon; Ezra Arnold, of Jacksonville, Oregon; John Haskins, of Watkins, Oregon; J. P. Harr, of Watkins, Oregon.
BENJAMIN F. JONES, Register.

Notice Of Final Settlement.

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

Estate of Henry L. Pegz, deceased.
Notice is hereby given that M. M. Neil, Administrator of the estate of above named decedent, has filed in the above entitled court her duly verified final account and report of the administration of said estate and the said Court has fixed Saturday, July 22, 1911, at 10 o'clock A. M. of said day, in the court room of said court, in the court house at Jacksonville, Jackson County, Oregon, as the time and place of hearing said final account and report.
All persons interested are hereby notified to make or file their objections to said final account and report with said court, if any they have, on or before said time.
Date hereof and of the first publication hereof is June 24, 1911.
M. M. NEIL, Administrator of the estate of Henry L. Pegz, deceased.

Notice of Sale of Real Property By Administrator.

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

In the matter of the estate of Joseph A. Krewson, deceased.
Notice is hereby given that the undersigned, administrator of the estate of Joseph A. Krewson, deceased, will from and after the 22nd day of July, 1911, at the hour of eleven o'clock A. M. of said day, at the Court House door, in Jacksonville, Oregon, offer at private sale to the highest bidder for cash, and subject to confirmation by the County Court of Jackson County, Oregon, the following described real property, to-wit: SW 1/4 of SW 1/4 Sec. 28, NW 1/4 of NW 1/4, Sec. 33, E 1/2 of NE 1/4 Sec. 32, all in Tp. 38 S., R. 2 W. of W. M., also 28 acres of land described in Vol. 55, at page 217, Record of Deeds, Jackson County, Oregon, as beginning at the S. E. corner of the Ballard Donation claim, in the SW 1/4 of Sec. 4, Tp. 37 S., R. 2 W., thence west 9.43 chains, thence north 29.68 chains, thence east 8.43 chains, thence south 29.68 chains to place of beginning, also Right of Way described in Vol. 36, at page 453 Record of Deeds, Jackson County, Oregon, also that certain tract of land in Jacksonville, Oregon, Beginning at the junction of the west side line of the county road leading to the Beavenee place in Sec. 31, Tp. 37 S., R. 2 W. Will. Mer., thence south-westerly along the westerly side line of the Jacksonville and Applegate road 170 feet, thence westerly 200 feet to the southerly side line of said Beavenee road, thence northerly on said side line of said Beavenee road to the place of beginning, situate in Sec. 31, Tp. 37 S., R. 2 W. of W. M., Jackson County, State of Oregon.

This sale is made under and in pursuance of a license and order of sale, granted, made and entered of record by the County Court of Jackson County, Oregon, on the 29th day of May, 1911, in the matter of the estate of Joseph A. Krewson, deceased, authorizing this administrator to sell said property. Dated this 19th day of June, 1911.
FRANK R. NEIL, Administrator of the estate of Joseph A. Krewson, deceased.

Administratrix's Notice to Creditors

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

In the Matter of the Estate of D. R. White, deceased.
Notice is hereby given that the undersigned, Agatha A. Brandenburg, has been duly appointed by the County Court of the State of Oregon, for Jackson County, administratrix of the estate of D. R. White, deceased. All persons having claims against the said estate are hereby notified to present the same, duly verified, to the undersigned administratrix of said estate, at her residence in Medford, Oregon, or to my attorney, Fred W. Meares, at his office in the Fruitgrowers' Bank Building, Medford Oregon, on or before six months from the date of the first publication of this notice.

Date of the first publication is June 17, 1911.

AGETHA A. BRANDENBURG.

Administratrix of the Estate of D. R. White, deceased.

Application to Register Title

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

In the matter of the application of J. O. Sample to Register Title to the following described real property, situated in the County of Jackson, State of Oregon, to-wit: Lots numbered 7, 8, 9, 10, 11, 24, 25, 26, 27, 29 and 30 in Block number one (1) and lots numbered 1, 2, 3, 4, 5, 17, 18, 19, 20 and 21 in block number two (2), all in Tuttle's Second Addition to the City of Medford, Oregon, according to the official plat thereof, now of record.

ALL WHOM IT MAY CONCERN, Defendants

vs.

TAKE NOTICE.

That on the 5th day of June, 1911, an application was filed by the said J. O. Sample 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 15th day of July, 1911, 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 prayer of the application, and you will be forever barred from disputing the same.

Witness my hand and the seal of said Court hereto affixed this 8th day of June, 1911.

(SEAL) W. R. COLEMAN,

County Clerk of Jackson County, Oregon, and ex-officio Clerk of the Circuit Court.

FRED W. MEARES,

Attorney for Applicant.

SUMMONS.

SUIT TO QUIET TITLE.

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

J. P. ATKIN, Plaintiff,

vs.

CHARLES A. MARRINER, Defendant.

To Charles A. Marriner, the above named defendant:

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear in the above entitled court and cause, and there answer the complaint of the plaintiff on file therein against you, on or before the last day of the time prescribed in the Order of Publication of Summons herein to-wit: the 8th day of July, 1911, said date being the expiration of six weeks after the date of the first publication of this summons. And you will take notice that if you fail to appear and answer for want thereof, plaintiff will apply to the above entitled court for the relief prayed for in said complaint, succinctly stated as follows:

That the plaintiff be decreed to have a good and valid title to the following described real property situated in Jackson County, Oregon, and described as follows, to-wit:

The southwest quarter of the southwest quarter of Section Thirty-six, Township Forty, South of Range 4, West of the Willamette Meridian.

And that you the said defendant be required to set forth the nature of your claim to said property; that all adverse claims asserted by you be determined by decree of this court and that by said decree it be declared and adjudged that you have no estate or interest in or to said premises, and that you be both enjoined and debarred from asserting any claim whatever in or to said premises adverse to the plaintiff, and that plaintiff have such other and further relief as equity may require and to the court may seem meet, and that he have judgment for his costs and disbursements herein to be taxed.

This summons is published in the Jacksonville Post, by order of the Honorable J. R. Neil, Judge of the County Court for Jackson County, Oregon, which said order was made and entered of record on the 1st day of June, 1911, and which order requires you to appear and answer said complaint on or before the last day prescribed in said order for the publication of this summons. The date of the first publication is the 3rd day of June, 1911, and the date of the last publication is the 8th day of July, 1911.

A. E. REAMES, Attorney for Plaintiff.

Summons.

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

Fred J. Fiek, plaintiff, vs. Laura J. Fiek, defendant. Suit in Equity for a Divorce.

To Laura J. Fiek, 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 the State of Oregon, 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 a default and decree against you for the relief prayed for in his complaint, to-wit: for a decree dissolving the bonds of matrimony now existing between you and the above named plaintiff, and for a further decree decreeing plaintiff to be the owner in fee simple of an undivided one third of your undivided one half of the following described property, situate and being in Jackson County, State of Oregon, to-wit: lot No. 4 in Block No. 4, in Lundgren's Sub-division of the Holman Addition to the Town of Jacksonville, in the county and state aforesaid; and for a judgment against defendant for the costs and disbursements of this suit and for such other and further relief as to the Court may seem equitable.

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 dated in chambers on the 10th day of June, 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 June 17th, 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 July 29th, 1911.

H. K. HANNA, JR.,

Attorney for the Plaintiff.

Deafness Cannot be Cured

by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, Deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be

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