

**BEING INSPECTED**  
By HENRY G. WILLING  
Copyright by American Press Association, 1911.

In college we were divided into good, indifferently good and bad. I regret to say that I was of the third class—bad. The badness in college boys is usually but a superfluity of health, youth and spirits, and when I look back upon myself at that period I see simply a boy passing into manhood.

As soon as I was graduated I sought the freedom of the wild west. Ranching was my vocation and cowboys were my associates. The only thing that I can remember creditable to myself while a rancher was falling in love with Eleanor Warfield, a visitor at a neighboring ranch. This occurred during my first year in the west and some time before I had been transformed from the grub, youth, in to the superior being, man. Miss Warfield returned my proffered affection and consented to be my wife, but on one condition. I must be approved by her uncle. He was rich, and being a bachelor, she was to be his heir. Nevertheless she was sure that if she married a man displeasing to him he would leave his property elsewhere.

My fiancée, having finished her visit, left for the east. She was to announce her engagement to her uncle and create as favorable an impression with regard to me as possible. Then, the way having been made smooth, I was to go east myself and present myself for inspection.

Miss Warfield wrote me some time after her arrival that she had informed her uncle of her engagement. She was not overhopeful in the matter, for he had asked a number of questions as to my antecedents which she knew very well would not please a critical old gentleman who had never shown his wild oats and whose ideas of a husband for his niece inclined to the clerical profession. What troubled Eleanor was that he asked at what college I had studied, and from my career at the university as I had frankly given it to her she was quite sure he would hear no good of me. She was agreeably disappointed in this, however, for the faculty spoke very well of me, a circumstance which surprised me and led me to believe that these gentlemen consider unmeritorious students more useful of economists than those who are meritorious. At any rate, I have found them far more lenient to my faults as a graduate than they were to me as a student.

When the time came for my inspection I wrote my fiancée, giving her the day and train on which I would arrive. On the way I fell in with an old gentleman who was the only person on the train I cared to talk to and whom I engaged in conversation. He was one of those men who have more sympathy with young people than those of their own age. He talked horse, and I was delighted to talk horse with him. He smoked to excess and drank whenever it pleased him to do so. We hadn't been together half an hour before he brought out a flask, cigars and cards. I was not personally averse to any one of the three and preferred them together. Having imbibed and lighted weeds, we proceeded to play. I found the gentleman the best eucher player I had ever met. Possibly my reason for so considering him was because before we reached our destination he had taken out of me all the money I had brought with me for expenses.

"Well," I said, "I'm cleaned out."  
"Come to my bank tomorrow morning," he said, "and I'll cash a draft for you."

Since I needed money from the start, the first thing I did after my arrival was to call at the old gentleman's bank. I found him a very different person there from the man with whom I had traveled. He was dignified itself. He cashed my draft without the slightest reference to the manner in which we had walked away the time on the train, asked a few civil questions and dismissed me with the remark that this was his busy day.

I felt a trifle groggy, and I feared I looked groggy. Therefore I took a long nap, deferring my call on my fiancée till evening. I was anxious to see Eleanor, but I feared to present a dispirited appearance to her uncle.

At 4 o'clock I took a Turkish bath, dined, and at 8, quite freshened, I rang the doorbell at the Warfields. Eleanor received me lovingly, of course, and told me that the account the professors had given of me at college had made her quite hopeful. After chatting for some time she led me into the library to be inspected. An old gentleman rose from an easy chair, and—well, I was appalled.

He was my fellow traveler.

He told me to sit down. Then he said that instead of making the inspection of me in his home he had gone west for the purpose of seeing what I really was by taking me off my guard. He was very well satisfied with me and considered me a much better man than I had been represented by the professors under whom I had studied, "or, rather, had not studied," he added.

"What did they say of me?" I asked.

"The reputation you left at college was far better than the one I left myself. I don't belong to a studious family myself, and I doubt if you do. I discovered on our trip that you are honorable, your impulses are good and you will turn out all right."

**DOWNING STREET, LONDON.**

It bears the Name of a Clever Man From Massachusetts.

Downing street, London, where are the British colonial and foreign offices and the official residence of the first lord of the treasury and where cabinet councils are held, perpetuates the name of a clever man from Massachusetts. Those were the days before the Fourth of July had any significance in American annals, and George Downing, the first scholar in the first public school in Massachusetts and the first graduate sent out by Harvard college, came to England and became a chaplain in Cromwell's army.

By a remarkable stroke of fortune he was sent to represent England at The Hague when Europe was trembling before Oliver, and during three distinct eras in England's history he held the office of British ambassador at the Dutch court. He was as popular or as clever under the Merry Monarch as under the protector and the commonwealth, and it came to pass in the reign of Charles II. that the man from Massachusetts was granted a great tract of land at Westminster, where he built huge mansions and laid out Downing street.

To this day Downing's street is Downing street still, and, though George Downing is forgotten, there is no name in the British empire which is more familiar to us than his.—St. James' Gazette.

**GREEN TURTLES.**

**The Youngsters Have a Perilous Time After Being Hatched.**

Concerning the great turtles of the southwest Indian ocean a traveler says: "The cheelonian, or green turtle (Chelone mydas), is an animal of considerable economic importance to the atoll, for it still occurs in the vast herds which are so often described by early voyagers in the tropics. There appear to be two distinct groups—one resident and small in numbers, the other migratory and visiting the atoll to breed in numbers impossible to estimate.

"The latter arrives in December, and from then to April the sea seems alive with turtles. The females seek the small sand beaches and then ascend them with the rising tide, pushing themselves laboriously above high tide mark. Holes are then dug in the sand by means of the fore flippers until a satisfactory one is obtained, and the eggs, 200 in number, are buried, the turtle returning to sea immediately.

"After forty days the eggs hatch almost simultaneously, and the young turtles dig their way up out of the sand and go down to the sea in a long procession, in the course of which they offer an easy prey to their enemies, the frigate birds and herons. Once in the sea, sharks and other large fish eat them, and only 10 per cent reach maturity."—Chicago News.

**A Strong Recommendation.**

"We are not taking on any new traveling men just now," the safe manufacturer said. "Business is rather dull in our line."

"Well, if you need one let me know," said the applicant for a job. "I'd rather sell your safe than any there is in the market. It's the best."

"Are you an expert?"

"Yes, sir. I know all there is to be known about safes."

"Ever deal in them?"

"No, sir."

"Ever work in a factory?"

"No, sir."

"How do you know ours is the best?"

"Because it takes longest to break into it."

"How do you know that?"

"I'm a reformed burglar."

He got the job.—Chicago Tribune.

**An Immense Flower.**

The largest of all the flowers of the world is said to be the rattlesia, a native of Sumatra, so called after Sir Stamford Raffles. This immense flower is composed of five round petals of a brickish color, each measuring a foot across. These are covered with numerous irregular yellowish white swellings. The petals surround a cup nearly a foot wide, the margin of which bears the stamens. The cup of the rattlesia is filled with a fleshy disk, the upper surface of which is covered with projections like miniature cows' horns. The cup when free from its contents will hold about twelve pints. The flower weighs about fifteen pounds and is very thick, the petals being three-quarters of an inch.—Scientific American.

**SUMMONS.**

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

Katie Evans, plaintiff, vs. Leon Evans, Defendant, Suit for Divorce.

To Leon Evans, the above named Defendant: 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 August, 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 said complaint within said time, for want thereof plaintiff will apply to the Court for the relief prayed for in her complaint, viz: that it be decreed that the marriage vows now existing between the plaintiff and defendant be dissolved and that plaintiff be given the care and custody of James Evans, aged six years, a minor child of plaintiff and defendant.

This summons is published in the Jacksonville Post, by order of Hon. J. R. Neill, County Judge, which said order was entered of record on the 14th day of July, 1911, and which order requires you to appear and answer the complaint on or before the last day prescribed in said order for publication of summons. Date of first publication is the 15th day of July, 1911, and date of last publication on the 26th day of August, 1911.

DEARMOND & DEARMOND,  
Attorneys for Plaintiff.

**Notice of Final Settlement.**

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

In the Matter of the Estate of Sarah A. White, Deceased.

Notice is hereby given that Agatha A. Brandenburg, administratrix of the estate of the 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, August 5, 1911, at 10 o'clock in the forenoon of said day, in the court room of said Court, in the court house, at Jacksonville, Jackson County, State of 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 July 8, 1911.

AGATHA A. BRANDENBURG,  
Administratrix of the Estate of Sarah A. White, Deceased.

**Notice of Sheriff's Sale**

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

By virtue of an execution issued out of the Circuit Court of the State of Oregon, for the County of Jackson, on the 29th day of June, 1911, on a judgment duly rendered in said court as follows:

Whereas, on the 29th day of June, 1911, by consideration of the Circuit Court for Jackson County, Oregon, the State of Oregon, plaintiff, recovered a judgment against Elmer E. Bagley, Samuel Mathis, and all persons claiming to be heirs at law of John Woods, deceased, defendants, in which it was considered, ordered and adjudged that the State of Oregon is seized of all the lands, tenements and property belonging to said estate and described in the information filed in said cause and hereinafter particularly described.

That all the right and title to the same encumbered and is vested in the State of Oregon, which judgment was enrolled and docketed in the clerk's office of said Court, in Jackson County, on the 29th day of June, 1911.

And, whereas, it was ordered and adjudged that all of said lands, and every parcel thereof, belonging to said estate and hereinafter described, be sold by the sheriff of Jackson County, Oregon, in the same manner as upon execution at law.

THEREFORE, in obedience to said execution, and as by law provided, I will on Monday, the 7th day of August, 1911, at the front door of the court house in the Town of Jacksonville, Oregon, at the hour of 11 o'clock A. M. of said day, sell at public auction, all the right, title and interest of said estate in and to the following described property, to-wit:

Lots one (1), two (2), seven (7), eight (8), nine (9) and ten (10) in Block one (1) of the Town of Woodville, in Jackson County, Oregon, to the highest bidder for cash in hand, the proceeds of said sale, less the costs and disbursements of the sale, to go to the State of Oregon.

W. A. JONES,  
Sheriff of Jackson County, Oregon.

Dated at Jacksonville, Oregon, this 5th day of July, 1911.

**NOTICE FOR PUBLICATION, DEPARTMENT OF THE INTERIOR, 04285**

U. S. LAND OFFICE at Roseburg, Oregon, June 8, 1911.

Notice is hereby given that Lewis A. Wait, heir of George K. Wait, of Watkins, Oregon, who, on August 27, 1907, made Homestead entry 14576 Serial No 04285, for NE 1/4, Section 4, Township 31 S., Range 2, Water 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 18 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. Pegg, deceased.

Notice is hereby given that M. M. Neill, Administratrix 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, State of 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. NEILL, Administratrix of the estate of Henry L. Pegg, 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, the 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. 31, E 1/2 of NE 1/4 Sec. 32, all in Tp. 33 S., R. 3 W. of W. M., also 25 acres of land described in Vol. 35, 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 29.66 chains, thence east 9.43 chains, thence south 29.66 chains to place of beginning, also Right of Way described in Vol. 38, 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 Beavene place in Sec. 31, Tp. 37 S., R. 2 W. Mer., thence south westerly along the westerly side line of the Jacksonville and Applegate road 170 feet, thence westerly 200 feet to the southeasterly side line of said Beavene road, thence northeasterly on said side line of said Beavene road to the place of beginning, situate in Sec. 31, Tp. 37 S., R. 2 West 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. NEILL, 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.

AGATHA 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, 21, 23, 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, how of record.

vs.

ALL WHOM IT MAY CONCERN, Defendants

**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 23rd day of August, 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. Neill, Judge of the County Court for Jackson County, Oregon, which said order was made and entered of record on the 12th day of July, 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 15th day of July, 1911, and the date of the last publication is the 26th day of August, 1911.

A. E. REAMES, Attorney for Plaintiff.

**Summons.**

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

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

To Laura J. Fick, the above named defendant: 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. 2, 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 16th 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

destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of mucous surfaces.

We will give One Hundred Dollars for any case of Deafness (caused by Catarrh) that cannot be cured by Hall's Catarrh Cure. Send for circulars free.

F. J. CHENEY & Co., Toledo, O.  
Sold by Druggists, 75c.

Take Hall's Family Pills for Constipation.

**Barber Shop and Bath Room**  
FRANK ROBISON, Proprietor

HOT OR COLD BATHS  
Agent for  
Medford Domestic Laundry

JACKSONVILLE, OREGON

In the Good Old Summer  
:- Time :-  
Go to Thompson's  
For Ice Cream, Ices and Cold Fountain Drinks.

**City Drug Store**  
J. W. ROBINSON, M. D., Proprietor

Handles a full line of Drugs, Novelties, Stationery, Cigars, Toilet Articles, Perfumes, Tablets, Books, Magazines and Periodicals.

**A Complete Line of Post Cards Always on Hand**

Phones Home 65; Pacific 1201

**W. H. SMITH**  
"THE ROOF MAN"

Tar and Gravel and Patent Roofs  
Roof Painting and Repairing

25 W. Main Street, MEDFORD, OREGON

**Charles F. Dunford DRAYAGE**

Express, Freight, General Delivery. Teaming to all Parts of the Country. Nothing too Heavy or too Light. Agents for Colectin Mineral Water.

JACKSONVILLE OREGON

John Dunnington A. S. Kleinhammer

**Jacksonville Meat Market**

DUNNINGTON & KLEINHAMMER, Props.

Dealers In  
All Kinds of Fresh and Cured Meats.  
Poultry, Choice Lard, Etc.

JACKSONVILLE, OREGON