

# SHE COLLECTED THE ACCOUNT

By MARY D. JENNINGS

Copyright by American Press Association, 1911.

When Reinhart was in business he sold a man named Merritt some goods that were never paid for. Reinhart sent a collector after him, and the man came back with a black eye. He sent another man, and he came back with a broken jaw. Reinhart found it impossible to get any more collectors after that, for he felt in honor bound to tell them that Merritt was a fighting man and sent every collector back with some damage instead of the amount due.

One day a young woman came into Reinhart's store and asked him if he had any bad debts to give her for collection. She was pretty, and a good natured smile continually played about her red lips, just like a humming bird fitting near a flower.

Suddenly a bright thought struck Reinhart. He would give this girl Merritt's debt to collect. He told her that there was an amount he would like to get in, but felt bound to inform her of the reception his men collectors had met and to warn her that she would be liable to receive some pretty rough treatment.

"Just the kind of man I like," she said, with the same delightful smile. "I have no use for these mild mannered men—ha, ha! But you don't think he'll really hurt me, do you?"

Reinhart told her that any man who would hurt such a charming young woman would be a brute indeed and assured her that if she received any bodily injury from Merritt he (Reinhart) would have Merritt arrested and see that he was punished.

The amount of the bill was \$185.57, with \$38.42 for interest. Reinhart told the girl (Miss Anthon) she called herself that he would give her half the amount if she succeeded in collecting it all and 50 per cent of whatever amount she did collect. He made out a fresh bill and gave it to the collector, and she went away smiling.

The next day Miss Anthon went to see Merritt, with the same pleasant smile on her face, and succeeded in getting into his house without his knowing her errand. He received her kindly, but when she sprung the bill on him he told her that if she didn't leave instantly she would be ejected. She replied by sitting down in Merritt's study—he was a literary man—and removing her hat, let him see that she was going to stay till she chose to go. But she smiled on him that perpetual smile of hers, and the debtor, forgetting his debt, watched it, wondering where it came from. She didn't seem a bit afraid, paying no attention to his threat to have her put out. She rattled on about various things in a simple and childlike way, saying nothing more about the collection. She sat an hour, after which she arose and asked if Merritt would take up the matter of paying Reinhart's account if the interest were remitted. Since there was nothing very definite in this, Merritt said that if the interest were deducted he would surely consider putting the matter in shape for ultimate payment.

He chuckled when he closed the door on the collector and thought what an innocent, guileless girl she was. Surely Reinhart had resorted to a very stupid method of getting his account. But Merritt noticed that the girl had left her smile behind her. He was writing a story at the time of her entrance and attempted to continue it after her departure. It refused to be continued. It seemed to Merritt that his characters were laughing at him. He threw down his pen and, taking up his hat, started out to walk off in this indisposition for work that had come upon him.

The next afternoon Miss Anthon called again on Mr. Merritt, and it seemed to the author that a fountain sparkling and making rainbows in the sun had come in with her. She began by saying something pleasant, and ran from that to something else pleasant, and then something else pleasanter still, till it occurred to Merritt that she was like the girl in the fairy story who every time she spoke, dropped a pearl from her lips. She made herself at home as before, and Merritt made no threat of ejection. When she departed she told him that Reinhart was perfectly willing to throw off the interest from his bill, and she wished to know what Mr. Merritt thought of a compromise of the account at 50 cents on the dollar.

Merritt dismissed her, saying that he thought 50 cents on the dollar quite enough to pay under the circumstances, and Miss Anthon took her departure, again leaving her smile behind her. A fortnight passed and she had not called again. Merritt missed her. One day he met her on the street and asked her when she was coming to receive payment for the compromise amount of the Reinhart bill. She told him that Reinhart wanted the full amount of the bill, with the interest.

"Well, come in and talk it over," he said.

The next day Merritt was revived by a call from the collector. It seemed that he had been living at the north pole in December and with her entrance he had been transferred to the land of the never setting sun.

To shorten a long story, Merritt agreed to pay the full amount of the account on installments. Miss Anthon called for the installments, giving a receipt and a smile for each. For the last installment she gave him a kiss and he gave her an engagement ring.

## Oregon Sidelights.

Forest Grove's streets are now lighted with arc lights throughout the entire city.

The S. P. & S. office at Astoria is to be moved to quarters in the Page building, fronting on Commercial street.

Preparations are being made to have petitions for the straight road between Baker and Haines circulated in a house to house canvass.

Postmaster Emmitt of Klamath Falls reports receipts at his office for the past fiscal year \$14,136.48, compared with \$7,804.88 in 1908.

The Round-up and district fair directors are negotiating for the services of the Ladies' band, of Weston, during the Round-up next fall.

All of the Clatsop county teachers who recently took the state examination passed, save four who dropped out before the examination was concluded.

Salem Statesman: The Lend-a-Hand publication of the state penitentiary may possibly be issued in magazine form. The matter is under consideration.

Klamath Herald: Cofer Brothers have started up their brick yard, with a force of 15 men. Already 200,000 bricks have been made, and another kiln is ready to burn.

Eugene Register: This section was visited with the unusual spectacle of a thunder shower in the middle of July, yesterday. It is thought no damage will be done to hay or cherries.

The Baker Herald is advocating Saturday afternoon concerts by the juvenile band. The Herald argues the patronage would develop a fine band and would draw crowds from town and country.

Major McAlexander, who has had charge of the cadets at O. A. C. for the past four years is en route to San Francisco, with his family, by automobile. He has been ordered to the Philippines.

The Forest Grove News Times describes a wonderful sheaf of cats recently brought in by Stephen Morgan, who raised the oats on his premises in Forest Grove. The sheaf stands nine feet and eight inches high.

Pendleton East Oregonian: Pendleton people have had an opportunity to see a combine harvester at work right in their back yard. Cutting on the field on the south hill has commenced today and the machine is in plain view of the whole city.—Journal.

## 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.

## Application to Register Title

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

In the matter of the application of Butler & Thompson Co., a Corporation, to Register Title to the following described tract of land:

Beginning at the northeast corner of Donation Land Claim No. 37, in Section 2, Township 39 south, Range 4 west of Willamette Meridian in Oregon; thence running north 89 deg. 44 min. west along the north boundary line of said Donation Land Claim, 25.50 chains; thence south 29.88 chains; thence east 25.30 chains to the east boundary line of said Donation Land Claim; thence north 0 deg. 20 min. east along said boundary line 29.76 chains to the place of beginning.

To Myron J. Stearns, M. E. Pogue, Mary B. Powers, Nettie I. Pogue, Henry H. Pogue, Ida C. Gartman, Colonel W. Pogue, Charles Pogue and Hester Porter and all whom it may concern, defendants.

TAKE NOTICE. That on the 15th day of July, A. D. 1911, an application was filed by Butler & Thompson Co., a corporation 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 September, 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.

(SEAL) W. R. COLEMAN, County Clerk.

By FLORA THOMPSON, Deputy.

To Myron J. Stearns, M. E. Pogue, Mary B. Powers, Nettie I. Pogue, Henry H. Pogue, Ida C. Gartman, Colonel W. Pogue, Charles Pogue and Hester Porter, defendants.

In the Name of the State of Oregon, you and each of you are hereby summoned and required to appear and answer the application of the Butler & Thompson Co., a corporation, to register the title to the above described land, filed in said Court on the 15th day of July, 1911, on or before six weeks from the date of the first publication of this summons; which date of first publication is July 22nd, 1911, and the last day is September

2nd, 1911; and if you fail to answer said application within said time, the applicant will apply to the Court for the relief prayed for in his application, to-wit: For the registration of beginning at the northeast corner of Donation Land Claim No. 37, in Section 2, Township 39 south, Range 4 west of Willamette Meridian, in Oregon; thence running north 89 deg. 44 min. west along the north boundary line of said Donation Land Claim, 25.50 chains; thence south 29.88 chains; thence east 25.30 chains to the east boundary line of said Donation Land Claim; thence north 0 deg. 20 min. east along said east boundary line 29.76 chains to the place of beginning.

This summons is served by publication, pursuant to an order made by Hon. Frank M. Collins, Judge of the said Court, on the 15th day of July, 1911, and is returnable the 5th day of September, 1911.

(SEAL) W. R. COLEMAN, County Clerk.

By FLORA THOMPSON, Deputy.

## 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, 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 end 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 23rd day of June, 1911, on a judgment duly rendered in said court as follows:

Whereas, on the 24th 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 the heirs at law of John Woods, deceased, defendants, in which it was considered, ordered and adjudged that the State of Oregon be 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 escheated to 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 28th 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. 94285, in NE 1/4, Section 1, Township 41 S., Range 2 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 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. Hart, of Watkins, Oregon.

BENJAMIN F. JONES, Register.

## 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 seven 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. 25, NW 1/4 of NW 1/4, Sec. 32, 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 9.25 chains, thence north 29.68 chains, thence east 8.45 chains, thence south 29.68 chains to place of beginning, also Right of Way described in Vol. 35 at page 102, 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 Beavensue 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 300 feet to the southeasterly side line of said Beavensue road, thence northeasterly on said side line of said Beavensue 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 23rd day of May, 1911, in the matter of the estate of Joseph A. Krewson, deceased, authorizing this administrator to sell said property.

Dated this 18th day of June, 1911.

FRANK R. NEIL, Administrator of the estate of Joseph A. Krewson, deceased.

## SUMMONS.

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

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

To Leon Evans, the above named Defendant: IN THE NAME OF THE STATE OF OREGON: You are hereby summoned 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 25th 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 John 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. Nell, 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 23rd day of August, 1911.

DEAMOND & DEAMOND, Attorneys for Plaintiff.

## Notice Of Final Settlement.

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

Estate of Henry L. Perez, 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, 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 end of the first publication hereof is June 24, 1911.

M. M. NEIL, Administrator of the estate of Henry L. Perez, deceased.

## 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 thereon 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, Range 2 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. Nell, Judge of the County Court for Jackson County, Oregon, which said order was made and entered of record on the 15th 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 23rd 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. 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. 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. Collins, 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 the 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 22nd, 1911.

H. K. DIANNA, 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. CHENILEY & Co., Toledo, O. Sold by Druggists, 75c. Take Hall's Family Pills for Constipation.

WYTHELAND'S EAGLE EYE SALVE. Good for Nothing but the Eyes.

## 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 1261

## 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 Celestin 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