

How a Courtship Began

By JAMES C. WHARTON
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Miss Cartright, an American girl who had been studying music in Berlin, having finished her course there, took a train for Paris, intending, after replenishing her wardrobe in that city, to proceed to England and thence by steamer to America. Miss Cartright had a German maid with her, with whom she conversed in the German language.

Besides the American girl and her maid, there were in the compartment a gentleman who sat directly opposite her and two others sitting together at the other side of the compartment. The man who sat opposite was about twenty-eight years old, wore a serious look on his face and buried himself in a book. The two men who sat further on were made up after the manner of London swells. The train had hardly started when one of them said to the other in English, referring to Miss Cartright:

"She's the first pretty German woman I've seen in this beastly country."

"How do you know she's German?"

"Haven't you heard her speaking to her maid in the jaw-breaking German language?"

"I rather fancy from her outlandish costume she's an American."

"Oh, no; she's not one of those disgusting Americans. She's got too much chic about her for that."

"She can't be a German. Of all the frightful creatures I ever met the German women—"

"Gentlemen," interrupted the man with the book, "such discussion of ladies of different nationalities is inadmissible in a railway carriage."

"Beg pardon," said one of the Londoners; "we didn't know you understood English. But you might as well understand first as last that an Englishman expresses his opinions wherever he is. The British empire extends around the globe; therefore a British subject is always at home; therefore he has a right to say what he likes."

"So he has if he chooses to take the consequences. You have insulted this lady, though I presume she doesn't understand English and is therefore unaware of the fact. I am glad that she does not, for I propose to call you to account for your conduct, and I prefer that she should not know that I am acting in her behalf. Please apologize to me for what you have said about her."

"I make no apologies to any one."

"Then will you inform me where you can be found on the arrival of this train at its destination?"

"At the Hotel de L. Paris," replied the Englishman, taking a card from a case bearing the name of the Marquis of Butterton. The card he received in exchange bore the name Baron Rolandsek.

"Well, Baron Rolandsek," said the Britisher, "I fancy I can satisfy you that we Englishmen are not to be frightened by you Germans in any event."

Miss Cartright had been pretending to understand not a word of this dialogue, but the moment the name Rolandsek was spoken her manner changed.

"Baron, are you the Heidelberg man I have heard so much about through the Ehrensteins of Berlin?"

"They are my friends," said the baron, evidently astonished at her speaking English.

"Doubtless you are the same. This gentleman probably doesn't know that you were conqueror with the small sword in all the student duels of your year at Heidelberg. I am very much obliged to you for your defense of me, but it is unnecessary. We Americans are the only nation of the world that has ever successfully resisted British tyranny, and we have lost nothing since Cornwallis surrendered to General Washington." Then, turning to the Englishman: "Gentlemen, I can understand your dislike to apologizing to Baron Rolandsek, but I am quite sure you will not object to apologizing to a woman. Not that I care for an apology on my own account, but that it will settle this matter without the necessity for any further making a mountain out of a mole hill."

"I don't recognize the baron's right," said the marquis, "to criticize my action in any event."

"Very well," replied Miss Cartright; "he has shown great delicacy in saying that he would prefer that I should not know he was acting in my defense. Now that he is aware that I have understood your conversation I am quite sure he will at my request withdraw that defense."

"Only at your command," said the baron, who was by this time disgusted with the position taken by the marquis.

"Then I must command you," said the lady.

"I regret your command, but feel bound to obey it."

This ended the episode so far as the Englishmen were concerned. Miss Cartright and Baron Rolandsek entered into conversation, the lady courteously addressing him in his native language. He was accorded permission to call upon her in Paris and followed her to London. Before she sailed for America they were betrothed.

The baron has since his marriage been a member of the general staff of the German army and an aide-de-camp to the emperor.

SECOND SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR THE COUNTY OF JACKSON.
Anna Caton Hopper, Plaintiff,
vs.
Emery Douglas Hopper, Defendant.
To Emery Douglas Hopper, the above named Defendant:
IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before the last day of the time prescribed in the order for publication of this summons herein, to-wit: on or before the 22nd day of January, A. D. 1912, said date being the expiration of six weeks from the date of the first publication of this summons. And if you fail to so appear and answer, for want thereof the plaintiff will apply to the Court for the relief prayed for in said complaint, soverely stated as follows:

For a decree of the Court forever dissolving the bonds of matrimony now existing between plaintiff and defendant, and permitting the plaintiff to again resume her maiden name, Anna Caton, and for her costs and disbursements herein, and for such other and further relief as to the Court may seem just and equitable.

This summons is served upon you by publication thereof in the Jacksonville Post, published in Jacksonville, Jackson County, Oregon, in accordance with the order for publication thereof signed by the Hon. F. M. Callins, Judge of the above entitled Court, said order being dated on the 4th day of December, A. D. 1911, and requiring said summons to be published at least once a week for six consecutive weeks, in said paper, the date of the first publication hereof being Saturday, the 9th day of December, A. D. 1911.

F. J. NEWMAN,
Attorney for Plaintiff, Medford, Oregon.

ADMINISTRATOR'S NOTICE

IN THE COUNTY COURT OF THE STATE OF OREGON FOR JACKSON COUNTY.
In the matter of the estate of James A. Baird, a deceased person.
Notice is hereby given that H. K. Hanna Jr., the administrator of the estate of James A. Baird, deceased, has rendered, presented and filed for settlement in the above entitled court and matter his final account and report of his administration of said estate; and that Saturday the 26th day of December 1911, at the hour of ten o'clock a. m. of said day at the courtroom of said court at the court house in Jacksonville, Jackson County, State of Oregon, has been duly appointed and fixed by the order of the Judge of the above entitled court as the time and place for hearing objections to said account and report and for settlement thereof and of said estate.

All persons interested in said estate are hereby notified that all objections to said account and report or any item thereof must be filed on or before the date and time aforesaid, to-wit: December 26th, 1911 at 10 o'clock a. m.

Date of first publication hereof is December 2nd 1911.

H. K. HANNA JR.,
Administrator of the estate of the above named decedent.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR JACKSON COUNTY.
G. Loud, Plaintiff,
vs.
The Gold Ray Realty Company, a corporation, The Grants Pass Banking and Trust Company, a corporation, The Enterprise Mining Company, a corporation, Condon Water and Power Company, a corporation, Walter S. Brown, C. E. Ray and Frank H. Ray, W. A. Jones and W. C. Hale, Defendants.
To The Enterprise Mining Company, a corporation, and Walter S. Brown:

IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint filed against you in the above entitled suit within ten days from the date of service upon you if served within Jackson County, Oregon, or within twenty days from the date of service if served within any other county within the State of Oregon, and if service upon you be had by publication of summons, then within six weeks from the date of the first publication of summons upon you, which date of first publication is Saturday, December 2, 1911, and the last date of publication and the last date for your appearance herein is January 12, 1912, and you are notified that if you fail to appear and answer to the complaint filed against you in said Court and cause within the time aforesaid, the plaintiff will apply to the Court for the relief prayed for in the complaint, viz:

For judgment against the defendant, Walter S. Brown, on the twenty-seven causes of suit in the complaint set forth for the total sum of \$2000.00, principal and attorney's fees, besides interest as in the complaint set forth; and that the liens set forth in the complaint be foreclosed and that the real property therein described, viz: The North 1/2 of the Southwest 1/4, all in Section 16, Township 36 South, Range 4 West, Willamette Meridian, in Jackson County, Oregon, and the personal property, equipment and appurtenances connected with said real property be sold in the manner provided by law for sale of real property on lien foreclosure, and that the proceeds thereof be applied to the payment of the sums found due to the plaintiff, principal, interest, attorney's fees and his costs and disbursements, and that upon such sale each of the defendants be forever barred and foreclosed of all right, claim and equity of redemption in and to said premises and every part thereof, and that the plaintiff have such other and further relief as is equitable.

This summons is published by order of the Honorable J. R. Nell, County Judge for Jackson County, Oregon, made and entered November Dec. 2, 1911, ordering publication thereof in the Jacksonville Post, a newspaper of general circulation published at Jacksonville, in Jackson County, Oregon, for a period of six successive weeks.

Dated this 2nd day of December, 1911.

H. D. NORTON,
Attorney for Plaintiff.

Notice of Application for U. S. Patent

L. W. SMITH, Applicant.
U. S. Land Office, Roseburg, Oregon.
November 10, 1911.
Mineral Application No. 07284.
Notice is hereby given that in pursuance of the Act of Congress approved May 10, 1872, L. W. Smith, whose postoffice is Gold Hill, Oregon, has made application for a patent to the Stansell Consolidated Group of Placer Mines, originally located as a placer ground by Wm. Ludington January 12th, 1888, said location notice being of record in Volume 10 of Mining Records of Jackson County, Oregon, at page 121 thereof, and amended location thereof made by W. R. Stansell January 23rd, 1906, as the Stansell Consolidated Group of Placer Mines, numbered from One to Four inclusive, said location notices being of record in Volume 15 of Mining Records of Jackson County, Oregon, at pages 5, 6, 7 and 8 thereof, same being surveyed land situated within the Foots Creek Mining District, Jackson County, Oregon, in the Roseburg Land District, and which is more fully described according to the official U. S. Survey thereof as follows, to-wit:

The Northeast quarter of the Northwest quarter of Section twenty-five (25), Township thirty-seven (37) South of Range Four (4) West of the Willamette Meridian, Jackson County, Oregon, contains eighty acres, the said group of placer mining claims being of record in the office of the Recorder of Jackson County, Oregon, at

Jacksonville, in the said county and state as aforesaid.

There are no adjoining or conflicting claims. Any and all persons claiming adversely any portion of said placer mine or surface ground are required to file their adverse claims with the Register of the United States Land Office at Roseburg, Oregon, in the Roseburg Land District, during the sixty days period of publication hereof or they will be barred by virtue of the provisions of the statute.

BENJ. F. JONES,
Register.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR THE COUNTY OF JACKSON.
L. M. LYON and Cora Lyon his wife, and John H. Hueners, Plaintiffs,
vs.
The unknown heirs of James R. Poole, deceased, the unknown heirs of John Bigham, deceased, the unknown heirs of Arthur Langell, deceased, the unknown heirs of Miles N. Hill, deceased, the unknown heirs of Frank Brown, deceased, the unknown heirs of C. C. Bodine, deceased, the unknown heirs of Mary A. Brauna, deceased, the unknown heirs of A. Brauna, deceased, the unknown heirs of A. Stroup, deceased, the unknown heirs of J. A. Brunner, deceased, the unknown heirs of Herman Brunner, deceased, the unknown heirs of R. Brown, deceased, the unknown heirs of W. Brown, deceased, the unknown heirs of John Anderson, deceased, the unknown heirs of James Clugage, deceased, the unknown heirs of John S. Drum, deceased, the unknown heirs of Thomas Dewina, deceased, the unknown heirs of J. G. Emery, deceased, the unknown heirs of J. G. Chamber, deceased, the unknown heirs of C. F. Wilson, deceased, William C. Buffman, Joshua B. Pool, John Williams, and Minerva Williams, his wife, Nicholas Deisch, the surviving husband of Mary Deisch, deceased, Frank Deisch, Peter A. Deisch, Thomas Deisch, Louis Deisch, and Noel Deisch, the children and heirs at law of the said Mary Deisch, deceased, Sallie Bilger (formerly Sallie Cardwell), Rose Hughes (formerly Rose Cardwell), Mariah Kahler (formerly Mariah Cardwell), Modora Berry (formerly Modora Cardwell), Della Fink (formerly Della Cardwell), Laura Fitch (formerly Laura Cardwell), Alvin Cardwell, and W. W. Cardwell, the legatees and heirs at law of James A. Cardwell, deceased, and of Caroline Cardwell, deceased, Mrs. Edith Hanks and Vivian Cardwell, the daughters and heirs at law of Dan Cardwell, deceased, who was a son of the said James A. Cardwell, deceased, and of the said Caroline Cardwell, deceased, Alice Kane and Mary Dulmarter, daughters of A. M. Berry, deceased, Wilkes Berry, the son of the said A. M. Berry, deceased, and also all other parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants. Suit in Equity to Quiet Title to Real Property.

To all of the unknown heirs of James R. Poole, deceased, to all of the unknown heirs of John Bigham, deceased, to all of the unknown heirs of Arthur Langell, deceased, to all of the unknown heirs of Miles N. Hill, deceased, to all of the unknown heirs of Frank Brown, deceased, to all of the unknown heirs of C. C. Bodine, deceased, to all of the unknown heirs of Mary A. Brauna, deceased, to all of the unknown heirs of A. Brauna, deceased, to all of the unknown heirs of A. Stroup, deceased, to all of the unknown heirs of J. A. Brunner, deceased, to all of the unknown heirs of Herman Brunner, deceased, to all of the unknown heirs of R. Brown, deceased, to all of the unknown heirs of W. Brown, deceased, to all of the unknown heirs of John Anderson, deceased, to all of the unknown heirs of James Clugage, deceased, to all of the unknown heirs of John S. Drum, deceased, to all of the unknown heirs of Thomas Dewina, deceased, to all of the unknown heirs of J. G. Emery, deceased, to all of the unknown heirs of A. Chambers, deceased, to all of the unknown heirs of C. F. Wilson, deceased, to all of the unknown heirs of William C. Buffman, to Joshua B. Pool, John Williams and Minerva Williams his wife, to Nicholas Deisch, the surviving husband of Mary Deisch, deceased, to Frank Deisch, Peter A. Deisch, Louis Deisch, and Noel Deisch, the children and heirs at law of the said Mary Deisch, deceased, to Sallie Bilger (formerly Sallie Cardwell), to Mariah Kahler (formerly Mariah Cardwell), to Della Fink (formerly Della Cardwell), to Laura Fitch (formerly Laura Cardwell), to Alvin Cardwell, being the legatees and heirs at law of James Cardwell, deceased, and the legatees and heirs at law of Caroline Cardwell, deceased, to Alice Kane and to Mary Dulmarter, daughters of A. M. Berry, deceased, to Wilkes Berry, the son of the said A. M. Berry, deceased, to all other parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, and herein described, the above named defendants:

In the name of the State of Oregon: You and each of you are hereby required to appear in the above entitled court and cause within ten days from the date of the service of this summons upon you if the same be served within Jackson County, Oregon, or if served within any other county within Oregon, then within twenty days from the date of the service of this summons upon you, or if served upon you by publication of summons, then on or before the expiration of six weeks from the date of the first publication of said summons, and you and each of you will take notice that if you fail to so appear and answer said complaint within said time that the plaintiffs herein will take a decree against you and each of you for the relief prayed for in the complaint, to-wit:

For a decree in favor of the plaintiffs herein and against the defendants and each, every and all thereof, that the plaintiffs herein, L. M. Lyon and Cora Lyon his wife, are the owners in fee simple of all of the following described tract of realty, lying and being situated in Jackson County, Oregon, and being more particularly described as follows, to-wit:

Beginning at an iron pin situated 48 feet north of the southwest corner of Donation Land Claim No. 90 (Pool D. L. C.) in Township 37 South of Range 2 West of the Willamette Meridian, thence East 187.30 feet; thence North 0 degrees 32 minutes East 564 feet; thence North 89 degrees 28 minutes West 775 feet to the center of Middle Street; thence North 0 degrees 16 minutes East 351.30 feet to the south line of the Rogue River Valley Railroad right of way; thence along said right of way South 68 degrees 1 minute, West 856.36 feet; thence South 78 degrees 27 minutes West 292.51 feet; thence South 0 degree 9 minutes, East 6 feet; thence East 130 feet; thence South 0 degree 09 minutes East 254.66 feet; thence West 130 feet; thence South 0 degree 09 minutes East 290 feet to the place of beginning, containing 27.5 acres, more or less.

That the plaintiff herein John H. Hueners is in the possession of and entitled to the possession of all of said real property under and by virtue of a written contract to purchase the same from his co-defendants L. M. Lyon and Cora Lyon his wife. That none of said defendants have any right, title or interest of any kind or nature either in or to any part or portion of any of the real property herein described; that the title to all of said real property, the whole and every part thereof, be quieted in those plaintiffs herein free from any lien, claim or demand of any kind or nature of any of the defendants herein. For a judgment against such of the defendants herein as shall contest this suit, for plaintiffs' costs and disbursements herein to be taxed, and for such other, further and different relief as to the court shall seem equitable in the premises.

This summons is published in the Jacksonville Post a weekly newspaper published and issued

weekly and regularly in Jacksonville, Jackson County, Oregon, and of general circulation throughout said County and State, under and by virtue of an order of the Honorable Frank M. Colkins, Judge of the above entitled court, which said order was made in chambers on the 27th day of October, 1911; the said summons under and by virtue of said order of publication is published in said newspaper once a week for a period of six consecutive weeks and will be published seven times; the date of the first publication of said summons is the 23rd day of October, 1911, and the time within which you, the said defendants, and each, every and all thereof are required to appear herein and answer said complaint is within six weeks from the date of the said first publication of said summons.

Dated this 27th day of October, 1911.

COLVIG & BRAMES,
Attorneys for the Plaintiffs.

Notice for Publication

DEPARTMENT OF THE INTERIOR
U. S. Land Office at Roseburg, Oregon.
November 17, 1911.
Notice is hereby given that Theodore J. Mattingly, of Jacksonville, Oregon, who, on May 24, 1906, made Homestead entry Serial No. 5355, for N 1/2 N W 1/4, Section 18, Township 38, south, Range 2, west Willamette Meridian, has filed notice of intention to make Final Commutation Proof, to establish claim to the land above described, before W. H. Canon, United States Commissioner, at Medford, Oregon, on the 5th day of January 1912.

Claimant names as witnesses: John Cramp, of Jacksonville, Oregon, Charles Dunford, of Jacksonville, Oregon, Charles Dunford Jr., of Jacksonville, Oregon, Richard Ford, of Jacksonville, Oregon.

BENJAMIN F. JONES,
Register.

Administrator's Notice

IN THE COUNTY COURT OF THE STATE OF OREGON FOR JACKSON COUNTY.
In the matter of the Estate of Rebecca Eggleston, deceased.
Notice is hereby given that the undersigned have been appointed by the County Court of Oregon for Jackson County administrators of the estate of Rebecca Eggleston, deceased. All persons having claims against said estate are hereby notified to present them duly verified, to the undersigned administrators at Glendale, Oregon, or to their attorney J. A. Lemery at his office in Ashland, Oregon, on or before six months from and after the first publication of this notice.

The date of the first publication is November 11, 1911.

JOSEPH A. JACQUES,
SIDNEY JACQUES,
Administrators of the estate Rebecca Eggleston, deceased.

Notice of Sheriff's Sale Under Execution

Clyde Shaw, Plaintiff.
vs.
Opp Mining Company, an Oregon corporation and Jackson County Bank, an Oregon corporation, Defendants.
BY VIRTUE OF AN EXECUTION AND ORDER OF SALE duly issued by the Clerk of the Circuit Court of the County of Jackson, State of Oregon, dated the 3rd day of November, 1911 in a certain action in the Circuit Court for said County and State wherein Clyde Shaw as plaintiff recovered judgment against Opp Mining Company, a corporation, in plaintiff's first cause of suit for the sum of One hundred seventy and 10/100 Dollars (\$170.10) with interest thereon from the 14th day of August, 1911 at the rate of 6 per cent per annum and for the further sum of Fifty Dollars (\$50.00) attorneys fees and upon plaintiff's second cause of suit for the sum of Four hundred thirteen and 20/100 Dollars (\$413.20) with interest thereon from the 14th day of August, 1911 at the rate of 6 per cent per annum and the further sum of Sixty Dollars (\$60.00) attorneys fees and upon plaintiff's third cause of suit for the sum of Two hundred seventy-one and 40/100 Dollars (\$271.40) with interest thereon from the 14th day of August, 1911 at the rate of 6 per cent per annum and the further sum of Fifty Dollars (\$50.00) attorneys fees and upon plaintiff's fourth cause of suit for the sum of Three hundred forty-seven and 45/100 Dollars (\$347.45) with interest thereon from the 7th day of September, 1911 at the rate of 6 per cent per annum and the further sum of Fifty Dollars (\$50.00) attorneys fees and upon plaintiff's fifth cause of suit for the sum of Thirty-two and 25/100 Dollars (\$32.25) with interest thereon from the 7th days of September, 1911 at the rate of 6 per cent per annum and for the further sum of Fifteen Dollars (\$15.00) attorneys fees and for the further sum of Thirty-three Dollars (\$33.00) costs and disbursements, said judgment being enrolled and docketed in the Clerk's office of said Court on the 31st day of October, 1911.

Public notice is hereby given, that I will, by virtue of said execution and order of sale, on the 9th day of December, 1911 at the front door of the Court house in Jacksonville, said public auction at 2 o'clock P. M. of said day sell at public auction to the highest bidder for cash the following described property, to-wit:

The north half of the north-west quarter and the north half of the north-east quarter and the south-east quarter of the north-east quarter of Section 36 in Township 37 South of Range 3 West of the Willamette Meridian, excepting from the said described land, however, a tract of about five acres, more or less, known as the Martin Laine tract, which tract is located in the NE 1/4 of Section 36 of the NW 1/4 of the forested section; and also the north-west quarter of the north-west quarter of Section 31 in Township 37, South of Range 2 West of the Willamette Meridian, and also the following described tract of land, to-wit: Beginning at the south-east corner of the south-west quarter of Section 25, Township 37 South of Range 3 West of the Willamette Meridian; thence north 2.35 chains, more or less to a point from which the south-east corner of T. F. Dugan claim as recorded in Volume 8 at page 187 of the Mining Records of the aforesaid county and state, bears north 80 degrees west 60 feet; thence north 80 degrees west to said corner; thence north on the east line of said Dugan Claim to a point situated 2.85 chains south of the north-east corner of said claim; thence south 80 degrees east 21.51 chains to the east boundary line of the south half of the south-west quarter of said Section 25; thence south 8.15 chains to the quarter corner on the line between sections 25 and 36 in said Township and Range; thence west on Section line 25.17 chains to the place of beginning, containing 13 acres, more or less, together with all water rights, water ditches, mills, milling and mining machinery, superstructures, ores, metals and concentrates, commonly known as the Opp Mine, located in Jackson County, State of Oregon.

Taken and levied upon as the property of the said defendants or so much thereof as may be necessary to satisfy said judgment, in favor of said plaintiff against said defendants, all costs and disbursements that have or may accrue.

Dated at Jacksonville, Oregon November 4th, 1911.

W. A. JONES, Sheriff.
By R. H. DOW, Deputy.

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