

Y. M. C. A. IS NOT FOR SINGLE TAX

DISSENSION BREWS BECAUSE SEC. STONE IS FOR SCHEME

Portland Businessmen Annoyed at Alleged Political Activity of Religious Organization—Officials are Worried.

Because the Single Taxers of Oregon have been endeavoring to bolster up their cause by inferring and declaring it is said, that the Portland Young Men's Christian Association is for Single Tax, there is every indication that grave dissension is brewing in that institution.

H. W. Stone, secretary of the association, is a Single Taxer, and has allowed meetings to be held in the association favoring the Single Tax propaganda. Stone, however, declares that his leanings are merely personal, but do not influence the association in any way.

Y. M. C. A. Said Non-Political
"The Y. M. C. A. is absolutely non-political," said one of the Y. M. C. A. officials the other day. "Mr. Stone has his ideas, but they have nothing to do with the association. Personally I am opposed to those views and I resent the idea that seems to be abroad that the Y. M. C. A. is for this scheme—for it is nothing else but a scheme."

Despite this disclaimer a number of Portland business men and friends of the association throughout the state declare that if the Y. M. C. A. intends to enter the field of politics, or become interested in tax schemes, they will withdraw their annual subscriptions.

Stone May be Hushed.

The fact that the Y. M. C. A. owns one of Portland's skyscrapers and wants to dodge taxation on the building, may account for the stand Stone is taking," said one of these. "However, I want to give fair warning that should the Y. M. C. A. give further opportunity for gossip over the state by espousing either wholeheartedly or halfheartedly Single Tax or any other political issue that should be kept out of religion, I shall not only withdraw my own subscription, but shall hope to induce my friends to 'go and do likewise.'"

SONG OF THE FELS BRIGADE

BY



DEAN COLLINS

This is the jubilant song that is made by U'Ren et al. of the Fels brigade, who put in last, persistent whacks (for a consideration) for Single Tax.

We rally round the war chest
Supplied by Mr. Fels,
And o'er the voter strive to cast
Our Single Taxer spells.
What though the scheme we advocate
Is one whereby we'll rob
The social tree of all its roots—
We're losing nothing by it—

Chorus:—
We gloat, we gloat,
As we strive to clinch the vote
Of the simple-minded public
For our communistic scheme.
Though private rights go floozy,
Let 'em tumble, 'Hoovey, bloovey!"
We're losing nothing by it—
And we're skimming golden cream.

We sidle up into the chap
Who never owned an acre,
And roar that private ownership
Is but a trouble maker,
And urge him on to break it up.
Though "poverty" it's good,
Why not? It means our salary—
Thanks to our good friend, Fels.

To those who balk at Single Tax,
We make another call,
Insisting what we advocate
Ain't Single Tax at all.
We call it Graduated Tax
To throw them off their guard;
But called by any name you choose,
'Twill stick them just as hard.

So rally round the war chest
Supplied by Mr. Fels.
In working for the Single Tax,
We're surely "there with bells."
Our hearts may not be in the fight,
But still we'll try to win it.
For thanks to Fels and to his "cheat"
Fat salaries are in it.
"Try our new scheme awhile and see
Just how much damage 'twill do to
thee,
And if you dislike it, repeat it
again!"—
Thus saith the sapient sec. U'Ren.

Election for 1912 and Others.

(By JAMES H. TWOGOOD)

It would seem as though they were the worst muddled affairs that ever happened to the American people—in Idaho, both county and state, is the worst muddle since its first settlement in 1863. And our next presidential election is the worst mixed up affair the country has ever known, with a three cornered fight on hand. How will it end?

George Washington and Abraham Lincoln are the two best remembered presidents that we ever had. George was born February 22, 1732. Served two terms from 1789 to 1797. The little anecdote of George cutting down his father's favorite cherry tree is the best remembered of anything ever told. It must have been in about 1742. George was 10 years old. He couldn't tell a lie, he could, but he would not—it was not policy. For he well knew that his mother would take him in the woodshed, read him a candle lecture and by the time she got through using the hickory sprout he would be obliged to take his meals standing for the next week.

I well remember General Jackson and "by the Eternal" what a time he had with the banks in his administration, 1829-1837. Coin was very scarce then. In 1837 came the foxy Matty Van Buren. We were out west then. His election was certainly a very tame affair—it was like Sunday. He died July 24, 1862.

December 24, 1814, treaty of peace between the United States and Great Britain was signed; Monroe Doctrine promulgated 1823; Protective tariff, 1828.

Colonel Roosevelt—in an afternoon contemporary of June 10, 1910 there was a well written article entitled "Roosevelt as Chief Justice of the World, With D. F. Foster, Chairman, and Senator Elihu Root as Secretary of the Universal Peace Conference." I wrote up an article at the time, and was in hopes this tribunal would be established at The Hague the past year. Was in hopes Colonel Roosevelt would steer clear of the filthy pool of politics and seek this office, which is one notch above the president, and he could do more good for the world at large than any living man.

When Colonel Roosevelt arrived in America from his South African trip June 17, 1910, he had more acquaintances and real friends than any other man in the whole world. But where is he today? They are deserting him by the thousands. Why? In the first place he had no business to butt in and run against Taft, his running mate for four years in the White House. And Taft has been working for a second term for the past two years. A third term is not popular. Life is too short.

It takes eight years for two terms and how many well-qualified senators are there waiting for their chance. How is it that Roosevelt is in the race? It's through the ill advice of many of his so considered best friends. They thought when they advised the colonel to run for a third term, that he was the most popular man in the United States, and it would only be a walk over and he would sweep the whole country—but their foresight was defective. They could not see what they had to butt up against in the future. And the men that were really his staunchest friends, good sound Republicans and well wishers, could not realize they were cutting his throat with a feather. And now the colonel is trying to establish a third party, and, with the help of the Socialist and labor unions, thinks he will succeed. I lope not. The good old Republican party was established by Abraham Lincoln in 1861, and the old Whig party wiped out of existence. Democrats still continue, but I thought after the Civil war of 1861 they would have to change the name.

It's going to be a terrible mixup. The worst ever inflicted on the people and how it will end no man can tell. That good old Republican party established by Abe Lincoln is good enough for me. Hope it will stand during my life time and the country will never again be plunged into a civil war.

Summons.

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR JACKSON COUNTY,
Victor Bursell, Plaintiff,

vs.
William Chambers, the unknown heirs of George Ross, deceased, also all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint. Defendants.

Suit to quiet title.
To William Chambers, the unknown heirs of George Ross, deceased, also all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.

You and each of 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, within ten days from the date of the service of this summons upon you if served within Jackson County, Oregon, or, if served within any other county of Oregon, then within twenty days from the date of the service of this summons upon you, or if served by publication, or out of the state, after and order of publication, then on or before the last day

prescribed in the order for the publication of said summons, which last day is the 5th day of October, 1912.

And you will take notice, that if you fail to so appear and answer said complaint, plaintiff will apply to the above entitled court for the relief demanded in said complaint, succinctly stated as follows:

That a decree be entered in favor of the plaintiff that he is the owner of the following described land, situated in Jackson County, Oregon, to-wit: Commencing 1.28 chains west of the northwest corner of D. L. C. No. 66, Tp. 37 S., R. 2 W., W. M. thence south parallel with the west boundary of said D. L. C. No. 66, 27.95 chains; thence west 19.72 chains to said east boundary of D. L. C. No. 44; thence north on said east boundary line of D. L. C. No. 44, 27.95 chains to the northeast corner of said D. L. C. No. 66; thence east 19.72 chains to the place of beginning, containing 54.82 acres, more or less.

That the description in the deed of George Ross and Elizabeth Rice, his wife, be decreed to convey to the said Levi Rice, all of the right, title or interest in and to the said land, issued to him on December 15th, 1890, and that the cloud caused by said patent being of later date than the said deed be removed, and that plaintiff's title to the land described herein be quieted as to same.

That the deed of Wm. Chambers and Mary A. Chambers, his wife, to Elizabeth Maurv, wife of R. F. Maurv, be decreed to have been executed by William Chambers, and that said Wm. Chambers and the said William Chambers are one and the same person, and that the cloud to plaintiff's land herein described by reason of the same be removed, and that plaintiff's title to the land herein described be quieted as to same.

That the said defendants, and each of them, be forever enjoined, and debarred from asserting any claims whatsoever, in or to any of the said land owned by the plaintiff, or any part thereof, adverse to plaintiff, and for such other and further relief as to the court shall seem just and equitable, and that plaintiff have and receive his costs and disbursements herein to be taxed.

This summons is published in the Jacksonville Post, a weekly newspaper published and of general circulation in Jackson County, Oregon, by order of the county judge in the above entitled matter, dated August 16th, 1912, which directs the summons to be served upon you by publication thereof in said newspaper once a week for six consecutive weeks, from and after the first date of publication, which is the 17th day of August, 1912, said last date of publication being the 5th day of October, 1912. And said order requires you and each of you to answer on or before the last day prescribed in the order for the publication of said summons and that in default thereof, a decree will be entered as prayed for.

A. E. REAMES,
Attorney for Plaintiff.

Notice.

Notice is hereby given that the undersigned, Charles Birum, intends to apply to the County Court of Jackson County, Oregon, on the 5th day of September, 1912, for a license to sell intoxicating liquors at Footes Creek Precinct on River Lot One in Section 19, Township 36 south, Range 4 west of the Willamette Meridian, Oregon for a period of four months and in support of said application will present the following petition, viz:

PETITION.

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

In the matter of the Application of Charles Birum for a License to sell Spirituous, Vinous, and Malt Liquors and Fermented Cider within the County of Jackson, State of Oregon.

To the Honorable, the County Court of the State of Oregon for the County of Jackson, and to the Honorable J. R. Neil and the Commissioners of said county:

Your petitioners, each and all of whom are legal voters of Footes Creek Precinct in the County of Jackson, State of Oregon, petition the Honorable County Court above named to grant unto Charles Birum a license to sell spirituous, vinous and malt liquors and fermented cider, commonly known as hard cider, within said Footes Creek Precinct on River Lot One in Section 19, Township 36 south, Range 4 west of the Willamette Meridian, Oregon for a period of four months commencing on the first day of September, 1912.

Your petitioners further show unto this Honorable Court that each and everyone of the persons whose signatures are hereto attached is a legal voter and actual resident of Footes Creek Precinct and has actually resided in said precinct at least thirty days immediately preceding the date of signing and filing this petition.

J. J. Wilson, J. C. Savage, J. Kinlake, R. A. Cook, L. J. Miller, Ray Blakely, W. A. Elliott, W. R. Swacker, R. E. Cook, Wm. Carr, Benjamin Harrison, C. Carr, W. P. Bailey, H. S. Bailey, Ed. Woodcock, H. Slevin, Ed. Koster, Albert W. Mattis, Obed Bottoms, Ed. Roling, C. W. Stumbo, W. F. Koster, Jessie L. Cotton.

Notice for Publication.

DEPARTMENT OF THE INTERIOR
U. S. Land Office at Roseburg, Oregon,
July 12, 1912.

Notice is hereby given that Jonas Patis, of Roseburg, Oregon, who on July 15, 1908, made Homestead entry Serial No. 61155, for N 1/4 NE 1/4 and SE 1/4 NE 1/4, Section 34, Township 38 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 6th day of September, 1912. Claimant names as witnesses: George Bookley, of Roseburg, Oregon; William Ray, of Roseburg, Oregon; James T. Buckley, of Roseburg, Oregon; Robert Ray, of Roseburg, Oregon.

BENJAMIN F. JONES,
Register.

Summons.

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

Sadie Elizabeth Drake, Plaintiff,
vs.
Chas. B. Drake, Defendant,
Suit in Equity for divorce.
To Chas. B. Drake, 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 summons herein, to-wit: on or before the 14th, day of September 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 appear and answer, for want thereof the plaintiff will apply to the Court for relief prayed for in Plaintiff's complaint as follows:

For a decree of matrimony now existing between the plaintiff and defendant, on the ground of Habitua gross drunkenness contracted since marriage and continuing for one year prior to the commencement of this suit; and that the plaintiff have restored to her her maiden name and that she have judgment against the defendant for the costs and disbursements of this suit and for such other and further relief as to this Court shall seem meet and equitable.

This summons is published in the Jacksonville Post by order of Hon. J. R. Neil, Judge of the County Court of Jackson County, Oregon, which said order was made and entered of record on the 1st day of August A. D. 1912.

Date of the first publication hereof is the 3rd, day of August A. D. 1912.
H. A. GARDY,
Attorney for Plaintiff.

Notice to Creditors.

Notice is hereby given, that Grant Mathews, the undersigned, has been appointed executor of the Last Will and testament of Nelson Harmon, deceased, by the County Court of Jackson County, Oregon, and all persons having claims against said estate are hereby notified to present the same, duly verified, to the undersigned executor, at his residence on Footes Creek, in Jackson County, Oregon, or at the law office of H. D. Norton at Grants Pass in Josephine County, Oregon, on or before the expiration of six months from the date of the first publication of this notice.

Date of first publication is August 31st, 1912.
GRANT MATHEWS,
Executor.

Notice of Time and Place of Final Settlement.

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

In the matter of the Estate of John Beavenue, a deceased person.
Notice is hereby given that Onie Beavenue, the Administrator of the estate of John Beavenue, 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 the 28th day of September at the hour of 10 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: September 28, 1912, at 10 o'clock P. M.
Date of first publication hereof is August 31st, 1912.
ONIE BEAVENUE,
Administrator of the Estate of the above named 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 Maggie P. Drumhill to Register Title to the following described real property, situated in Jackson County, Oregon, to-wit:

Lots numbered one (1), two (2), three (3) and four (4) in Block number one (1); Lots numbered one (1), two (2), three (3), four (4) five (5), six (6), seven (7) and eight (8) in block number two (2); Lots numbered one (1), two (2), three (3), four (4), five (5), six (6), seven (7), eight (8), nine (9), ten (10), eleven (11), twelve (12), thirteen (13), fourteen (14), fifteen (15), sixteen (16), seventeen (17), eighteen (18), nineteen (19), twenty (20), twenty-one (21), twenty-two (22) and twenty-four (24) in Block three (3); and the south 23.2 feet of Lot sixteen (16) in Block number three (3), all in the C. & D. Sub-division, being a part of Hamilton Addition to the City of Medford, Oregon, according to the official plat thereof, now of record.

And also the following described premises, to-wit: Commencing two hundred (200) feet west from the southeast corner of Lot numbered two (2) of Hamilton Addition to the City of Medford, Oregon, according to the official plat thereof, now of record, and from said point running thence north one hundred and six (106) feet, thence west sixty (60) feet, thence south one hundred and six (106) feet, thence east sixty (60) feet to the place of beginning.

All Whom it May Concern, Defendants.

TAKE NOTICE.

That on the 27th day of August, 1912, an application was filed by said Maggie P. Drumhill 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 30th day of September, 1912, 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 seal of said Court hereto affixed this 28th day of August, 1912.
[SEAL] W. R. COLEMAN,
County Clerk of Jackson County, Oregon, and Ex-officio Clerk of the Circuit Court.
FRED W. MEARS,
Attorney for Applicant.

SUMMONS

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

Jennie B. Barnes, Plaintiff,
vs.

Lewis Barnes, Defendant.
To Lewis Barnes 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 within Jackson County, Oregon, or if served within any other county within this

state, then within Twenty Days from the date of the service of this summons upon you; or if served by publication, then on or before the last day so prescribed in the order for publication of said summons; and you will take notice that if you fail to so appear and answer said complaint within said time, plaintiff will take a default and a decree against you for the relief prayed for in said complaint, to-wit: For a decree dissolving the bonds of matrimony now existing between you and the above named plaintiff, Jennie B. Barnes, and for a further decree awarding plaintiff the sole custody of George William Barnes, a male minor child, the sole issue of said marriage, and that plaintiff be given back her former name Jennie Beatrice Conner, and for plaintiff's costs and disbursements of this suit, and for such other and further relief as to the Court may seem just and equitable.

This summons is published in the Jacksonville Post by order of the Hon. F. M. Calkins, Judge of the above entitled court, which said order was made and dated in Chambers at Ashland on the 16th day of August A. D. 1912, wherein it is 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 is August 24, 1912, and the date of the last publication and on or before which date you are required to appear and answer is October 6th, 1912.

J. A. LEMERY,
Attorney for Plaintiff

Summons.

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

Consolidated Gold Mines Co., a corporation, and A. J. Sherrod, Defendant,
vs.
Consolidated Gold Mines Co., a corporation, and A. J. Sherwood, the above named defendants.

In the name of the state of Oregon, you are hereby commanded to appear and answer 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 7th day of September 1912, said date being the expiration of six weeks from the first day of publication of this summons. And you are hereby notified that if you fail to appear and answer the complaint of plaintiff herein within the said time, for want thereof plaintiff will apply to the Court for the relief prayed for in his complaint, viz, for a judgment against you for the sum of \$495.65 with interest thereon from the 1st day of July, 1910, and for the costs and disbursements in this action; and also for an order to sell the following described personal property located in Jackson County, Oregon, and which is now subject to attachment herein, to-wit: one gasoline engine, one two stamp quartz mill together with belts and all other necessary fixtures for operating the same.

This summons is published in the Jacksonville Post, a weekly newspaper published at Jacksonville, Oregon, by order of Hon. F. M. Calkins, Judge of said Court, which order was made and entered of record on the 23 day of July 1912, and which order requires you to appear and answer the said complaint on or before the last day prescribed in said order for publication of this summons.

Date of first publication of summons the 27th day of July 1912, date of last publication the 5th day of September 1912.
DEARMOND & DEARMOND,
Attorneys for Plaintiff.

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

School Days Here Again

School begins Monday, September 9th. Get your books early and avoid the rush.

Tablets, Pencils, Pens, Ink, Rulers, Erasers, Composition Books, Spelling Blanks, of each a good supply at

City Drug Store

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

Order Appointing Day for Final Settlement.

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

In the matter of the Estate of Geo. W. McConnell, deceased.
Angie W. McConnell the Executrix of the Estate of Geo. W. McConnell deceased, having rendered and presented for settlement, and filed in this Court, her final account of her administration of said Estate.

It is ordered, That Monday the 23rd day of September, A. D. 1912, being a day of a subsequent term of said Court, to-wit: of the September term thereof, A. D. 1912 at 10 o'clock A. M. of said day, be and the said is hereby appointed for the Settlement of said account; and that notice of said settlement be published in the Jacksonville Post a newspaper published in Jacksonville Oregon as often as once a week for four successive weeks prior to said day of settlement.

Done at Jacksonville, Oregon this 21st day of August A. D. 1912.
J. R. NEIL,
County Judge.

SUMMONS.

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

Bessie M. Henry alias Bessie M. Wilson, Plaintiff,

vs.

Brookfield Henry alias Frank H. Wilson, Defendant.

Suit in Equity for Divorce.
To Brookfield Henry alias Frank H. Wilson, 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 summons herein, to-wit: on or before the 14th day of September, 1912, said date being the expiration of six weeks from the date of the first publication of this summons. And if you fail to appear and answer, for want thereof the plaintiff will apply to the Court for the relief prayed for in plaintiff's complaint, succinctly stated as follows:

For a decree of the court forever dissolving the bonds of matrimony now existing between the plaintiff and the defendant, on the grounds of such cruel and inhuman treatment and such personal indignities as to make plaintiff's life burdensome; and giving her the care and custody of their minor child, and that she have judgment against the defendant for alimony in the sum of Twenty-five Dollars per month and for the costs and disbursements of this suit, and for such other and further relief as the court may deem just and equitable.

This summons is published in the Jacksonville Post by order of Hon. J. R. Neil, Judge of the County Court of Jackson County, State of Oregon, which said order was made and entered of record on the 2nd day of August, 1912.

Date of first publication hereof is the 3rd day of August, 1912.

FRED W. MEARS,
Attorney for Plaintiff.

If you are a housewife you cannot reasonably hope to be healthy or beautiful by washing dishes, sweeping and doing housework all day, and crawling into bed dead tired at night. You must get out into the open air and sunlight. If you do this every day and keep your stomach and bowels in good order by taking Chamberlain's Tablets when needed, you should become both healthy and beautiful. For sale by all dealers.