

An Incident of the French Revolution

By MARTHA V. MONROE

Antoine le Beouf was a leader of one of the arrondissements into which Paris is divided, and when the great revolution came on so far as his sway extended it was absolute. Jean Millet was a leader, too, but a Conservative. The revolution was like a roaring stream, that gathered power as it sped on. Time came when those who had been instrumental in starting it lost their heads by trying to control it. Millet went into it hoping to reorganize the existing government. Before it finished its mad course its object was to get rid of the existing government and the class that supported it by means of the guillotine.

When order was restored under the directory, Le Beouf, who had made bitter enemies during the period of blood running from having sent so many persons to the guillotine, found himself exposed to plots hatched against him for purposes of revenge. One who had lost a near and dear relative spent a long time in manufacturing a case of murder against him, had him arrested and tried. Millet presided as judge, and it was in his power so to instruct the jury that they must bring in a verdict of guilty or not guilty, as he chose. When it became his duty to do this, instead of at once addressing the jury he addressed the prisoner.

"Citizen Antoine le Beouf, stand up!" Le Beouf, who was much broken by his troubles, could only stand by leaning on his daughter, a young woman perhaps twenty-three or twenty-four years old.

"Citizen le Beouf, do you remember during the reign of terror one who at the time the Girondists were executed protested against their execution?"

There was no reply. "Do you remember that you sent out an order for the arrest of that person, that he was brought before you and adjudged an enemy of the revolution? He was confined in a room in your house—the prisons were too full to admit him—till he could be sent to the guillotine. He escaped and strove as before to keep the French people from committing political suicide by their murderous course. Tell me, Le Beouf, do you remember that man?"

"Yes," moaned the prisoner. "I remember him."

All who heard the judge speak believed his words to be preliminary to a vengeance upon the accused. They thought that he would in the end ask Le Beouf if he thought that one who had sent so many to the guillotine should be spared from the guillotine, then instruct the jury that it was their duty under the law to bring in a verdict of guilty. The girl who sustained her father kept her eyes on the judge in a frightened, reproachful look, like the rest dreading his final words.

"This man Millet, who was trying to stop the butchery of yourself and others, kept himself out of your way. You tried to get your hands on him by open means, but, failing, tried treachery. You sent for him on the ground that you wished to form a union between the Conservatives and the Radicals and desired him as a representative man of the Conservatives to join with you to make the revolution less bloody. Suspecting your design, he sent a man to meet you in a dark court, where you would not recognize him. He was seized and hurried away. But when the light shone on him you saw that it was you instead of I who had been tricked."

"The prisoner trembled, but said nothing.

"And now, Antoine le Beouf, you who on the bench—not the judicial bench, the bench of the revolution—sent so many innocent persons to the guillotine, what do you think that, a judge regularly appointed by the state, should do in your case?"

The prisoner bowed his head without reply, but his daughter in a trembling voice said, "You should be merciful, M. le Juge."

"No, mademoiselle, not merciful. Your father does not deserve mercy. But first I should be just. It has not been proved that the prisoner committed this murder with which he has been charged. But this is not my ruling motive. Gratitude is today stronger than justice—gratitude to you, who, when I was confined in the rear of your father's house while he was in the front sending men and women to the guillotine, came and at the risk of yourself dying to save me opened my door and conducted me to the street. It is my duty to instruct the jury in this case to bring in a verdict of not guilty, and it is my pleasure to give you your father's life."

When the judge was speaking the last words an impressive silence reigned in the courtroom. Millet, le Beouf ran to the judge and, kneeling before him, seized his hand and kissed it. Raising her, he turned to the jury and gave them his formal instructions that freed the prisoner. Then Le Beouf tried to thank the judge; but, being unable to speak, he waved his hand to him and was led away by his daughter.

A part of the long followed the released prisoner, and a part remained with the judge to express their interest in his conduct and their admiration for him. He became one of the prominent men under the directory.

Such was a trial during a period of law and order. How different from those trials which were mere prefaces to murder!

Big Eyes, Big Brain.

Professor Laugier, a French scientist, has discovered that the size of the brain in animals is in exact proportion to the size of the eyes. The bigger the eyes the bigger the brains! Of course this only applies to each class of animal. A tiger may have bigger eyes than a man for instance, but it doesn't follow that it has a bigger brain. But the tiger with big eyes is more cunning and brainy than a tiger with small eyes. Professor Laugier made this remarkable discovery when studying the habits of the fish known as the dorade or githhead. There are two kinds of dorade, one pink and the other gray. The gray fish has a much smaller eye than the pink one. The scientist cut open a large number of these fish in his experiments and was struck by the fact that the large eyed fish always had the largest brain. He promptly followed up this discovery by testing other animals. He found, for example, that the little tree frog had a much larger eye than the larger marsh frog and had also a larger brain. He asserts that the same rule applies among higher animals.

Joaquin Miller in London. Joaquin Miller is especially felicitous in his description of mountains and sea. His phrasing is strong and, though sometimes strained, vivid and true:

Afar the bright Sierras lie
A swaying line of snowy white,
A fringe of heaven hung in slight
Against the blue base of the sky.
And this is aptly descriptive of the ocean foaming on the shore:

The ocean's thin and hoary hair
Is trailed along the silver sands.
After the late Lord Houghton climbed the attic stairs to Joaquin's room and found him sleeping under a buffalo robe the crude young westerner became a familiar figure in London social circles. He did not abandon his frontier costume, but invaded London drawing rooms with trousers tucked into his boots and his tawny hair and beard flowing uncut over a scarlet shirt. He afterward settled in Washington as a journalist and in 1887 removed to California.—Westminster Gazette.

Slander in Pantomime. An amusing feud of two families in the County Mayo, the Sweeneys and the Caseys, was before the justices at Kiltimagh on summonses, Mr. McGinley, district inspector of constabulary, elucidating its incidents.

One of the Caseys having been ordered to wear spectacles, Sweeney, for ridicule, paraded before their house in a pair of tin goggles. Two Caseys next appeared. One dropped a purse, which the other seized and ran away with. This, said the inspector, was to indicate that a Sweeney had been sent to a reformatory for purse stealing.

Two Sweeneys retaliated in the street by one of them, with dramatic flourish, aiming a wooden gun at the other. This meant, said the inspector, that a Casey, a water bailiff, had been indicted for shooting at a man.—London Mail.

The Value of Accuracy. We strive so much to know everything that we lose sight of the fact that accuracy is more important than knowledge since knowledge that is misty and fragile is a poor guide. But it is not only that what we know should be true as that the fact that accuracy is one of the most important elements of character. Vague ideas tend to make a weak character since character is only another name for truth. So that in the education of every man and child accuracy should be made a vital part. One of the tests for entrance to the Naval academy is, or was, an addition of a column of figures to ascertain the quantity of carelessness, if any, the applicant has in his character. It should be made an important item in our education to require accuracy.—Ohio State Journal.

Where Sherlock Holmes Lived. The cattle show was regularly held in Baker street for many years before its removal to the Agricultural Hall. Baker street takes its name from Sir Edward Baker, a friend of the Mr. Portman who gave his name to Portman square and to whom the land belonged. The street has had its share of famous inhabitants. Bulwer Lytton was born and Mrs. Siddons died there. Pitt lived at its north end, and Henry Grattan, the orator, died there in 1820. And have you noticed how very small a street Baker street is?—London Globe.

Naturally. "I wonder," said Mrs. Giddy, "why those inquisitive people across the street are always looking into our windows?" "Maybe," suggested her sharp tongued husband, "to find out why you are always looking into theirs."—St. Louis Post-Dispatch.

Keeps His Word. "Yes, sir," said Jenkins; "Smithers is a man who keeps his word; but, then, he has to." "How is that?" asked Johnson. "Because no one will take it."

An Old Firm. "Who painted Subbuss' house?" "He told me the name of the contractor. I think he said it was done by Fitz & Startz."—Boston Transcript.

Sure Enough. Sillicus—What do you consider the first requisite of a good husband? Cynicus—A good wife.—Philadelphia Ard.

It is commonly the simplest men.—Thoreau.
The hero and obscurest of men.

Sells Liquor to Minors.

The supreme court today affirmed the decision of the Marion county circuit court in the case of the City of Woodburn, respondent, against Gilbert Apin and United States Fidelity & Insurance company, appellants. Apin had given a \$1000 bond that he would conduct an orderly saloon. Some time later he was convicted of having sold liquor to Kenneth Sylvester, who was under age, and Emmet Austin while the latter was drunk. The circuit court held that Apin's plea had not been orderly, and gave judgment in favor of the city of Woodburn for \$1000.—Salem Capitol Journal.

The American Bonding Co. of Baltimore will go on your bond and write burglary insurance.

D. W. BAGSHAW, Agent.

Notice of Sheriff's Sale.

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 10th day of April, 1913, in a certain action in the Circuit Court for said County and State, wherein John E. Thomas and Melissa D. Thomas are plaintiffs respondent judgment against Margaret Mitchell, Annie E. Krepps, J. E. Krepps, her husband, Los Angeles Oil Refining Company, a corporation John Doe, Jane Doe, Richard Roe and Mary Roe for the sum of Two Thousand Seven Hundred Ninety Six and 50/100 Dollars (\$2796.50) Dollars with interest thereon from said 29th day of February, 1913 at the rate of 7 per cent per annum and Two Hundred Fifty (\$250.00) Dollars attorney's fee.

Now therefore, Public Notice is hereby given that I will on

MONDAY MAY 12th, 1913, at 10 o'clock A. M. on said day offer for sale, and will sell at Public Auction to the highest bidder for cash in hand, the following described real property situated in Jackson County, State of Oregon, to-wit:

The East one-half of the East one-half of Section twelve in Township Forty South of Range Three East Willamette Meridian, in Jackson County, Oregon.

Taken and levied upon as the property of said defendants or so much thereof as may be necessary to satisfy said judgment above mentioned together with all costs and disbursements that have or may accrue.

Dated at Jacksonville, Oregon this 12th day of April 1913.

AUG. D. SINGLER, Sheriff of Jackson County, State of Oregon.

Notice of Sheriff Sale.

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

Nancy Pernoll, John W. Pernoll, Martin V. Pernoll, Henry H. Pernoll, Lydia H. Clute, Myra M. Pernoll, Maud M. Horriott and Alice A. Pernoll, partners doing business under the firm name and Style of Pernoll Estate, Plaintiffs.

vs.

Frank Mictor and O. M. Crouch, Defendants.

Notice is hereby given, that by virtue of an order of sale and execution issued out of the above named Court and cause on the 10th day of April, 1913, and to me directed upon a judgment and decree duly rendered and entered in said Court and Cause on the 7th day of April, 1913, in favor of the above named plaintiffs and against the above named defendants on Plaintiffs first cause of \$110.00 costs of preparing lien with interest on each of said sums from the 29th day of August, 1912, at 6 per cent per annum, and \$50.00 reasonable attorney's fees, and on Plaintiffs second cause of suit in the sum of \$131.91 and the further sum of \$0.00 for recording Plaintiffs lien together with interest on each of said sums from the 29th day of August, 1912, at 6 per cent per annum, and \$50.00 reasonable attorney's fees, and on Plaintiffs third cause of suit in the sum of \$430.83 and the further sum \$0.00 for recording Plaintiffs lien together with interest on each of said sums from the 29th day of August, 1912 at the rate of 6 per cent per annum and the further sum \$50.00 reasonable attorney's fees, as also the further sum of \$30.00 Plaintiffs costs and disbursements taxed therein.

Now Therefore, Notice is hereby given that I will on

MONDAY, MAY 12th, 1913, at 10 o'clock A. M. of said day at the front door of the Court House in Jacksonville, Jackson County Oregon offer for sale and will sell at Public Auction to the highest bidder for cash in hand all the right title and interest which said defendants or either of them had on the 28th day of August, 1912 or have at any time thereafter acquired in and to the following described real property situated in Jackson County, State of Oregon to-wit:

The N 1/2 of NE 1/4 of SW 1/4; S 1/2 of NE 1/4 of SW 1/4; S 1/2 of SW 1/4 of SE 1/4; N 1/2 of SE 1/4 of SE 1/4; S 1/2 of SE 1/4 of SW 1/4; and the E 1/2 of NW 1/4 of Section 20 Township 40 South of Range 4 West of the Willamette Meridian, containing 160 acres, together with all the water rights ditches and ditch rights connected therewith or appurtenant thereto and also about 200 feet of hydraulic pipe together with one No. 2 and one No. 3 pump used in connection with said mining property.

That I will apply the proceeds of said sale first to the costs of said sale and second to the payment of the amounts due on Plaintiffs judgment and also to the payment of other executions now in my hands that have been decreed by the above entitled court to be liens upon the above described property, and which liens are declared to be on an equality with plaintiffs lien and if the funds arising from such sale be insufficient to pay all of said liens in full, that I will apply the same pro rata according to the several amounts due thereon. And if there be any over plus I will hold and pay over in accordance with the direction of said court.

Dated at Jacksonville, Jackson County Oregon, this 12th day of April, 1913.

AUG. D. SINGLER, Sheriff of Jackson County, State of Oregon.

Notice For Publication.

DEPARTMENT OF THE INTERIOR
U. S. Land Office at Roseburg, Oregon,
March 21, 1913.

Notice is hereby given that Carl J. Schmidt, of Buncum, Oregon, who, on Nov. 22, 1896, made Homestead Entry Serial, No. 04995, for SE 1/4, NE 1/4, Section 14, Township 40 S, Range 2, West Willamette Meridian, has filed notice of intention to make Five year Proof, to establish claim to land above described, before W. B. Cannon, United States Commissioner, at Medford, Oregon, on the 9th day of May, 1913.

Classroom witness as witnesses: A. E. Kleinhammer, of Buncum, Oregon; Harry Lay, of Jacksonville, Oregon; J. F. Crump, of Jacksonville, Oregon; C. W. Pursell, of Buncum, Oregon.

B. F. JONES, Register.

Notice of Sheriff's Sale.

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 17th day of March 1913 in a certain action in the Circuit Court for the County of Jackson, and State of Oregon wherein Lizzie Campbell as Plaintiff recovered judgment against H. C. Bonney, Anna Bonney, P. A. Bonney, Bertha Bonney, for Four Thousand Three Hundred Twenty (\$4320.00) Dollars, with interest thereon from said 1st day of August, 1912, at the rate of 8 per cent per annum, and \$200.00 Attorney's fees, and whereas a judgment was also rendered in favor of Joseph Randies and against H. C. Bonney, Anna Bonney, P. A. Bonney and Bertha Bonney for Four Thousand (\$4000.00) Dollars with interest thereon from said 1st day of July 1910 at the rate of 6 per cent per annum and Four Hundred (\$400.00) Dollars attorney's fees.

Public notice is hereby given that I will on

MONDAY, APRIL 21st, 1913, at the front door of the Court House in Jacksonville, Jackson County, State of Oregon at 10 o'clock in the forenoon of said day sell at Public Auction to the highest bidder for cash in hand the following described real property: The Northwest quarter of the Southwest quarter (N W 1/4 of S W 1/4) and the Southwest quarter of the Northwest quarter (S W 1/4 of N W 1/4) of Section three (3) the East half of the Southeast quarter (E 1/2 of S E 1/4), the Northwest quarter of the Southeast quarter (N W 1/4 of S E 1/4); and East half of the Southwest quarter (E 1/2 of S W 1/4) of Section Four (4) and the Northeast quarter of the Northwest quarter (N E 1/4 of N W 1/4), of Section nine (9) all in Township Thirty Seven (37), South of Range Two (2) East of Willamette Meridian, in Jackson County, Oregon, according to government survey, containing three hundred and twenty acres, more or less, together with all the tenements hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Taken and levied upon as the property of the said defendants or so much thereof as may be necessary to satisfy said judgments above mentioned together with all the costs and disbursements that have or may accrue.

Dated at Jacksonville, Oregon, this 18th day of March, 1913.

AUG. D. SINGLER, Sheriff.

SUMMONS

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

Sarah Wilcox, Plaintiff,
vs.
Charles Wilcox, Defendant, Suit in Equity for a Divorce.

To Charles Wilcox, the above named defendant: You are hereby notified that you are required to appear in the above entitled court and cause and answer the complaint of plaintiff therein on file against you within ten days from the date of the service of this summons upon you if served within Jackson County, State of Oregon, or if served within any other county of the State of Oregon, then within twenty days from the date of such service upon you, or if served by publication, or out of the state, after an order of publication, then on or before the last day so prescribed in the order for publication of said summons, which last day is April 26th, 1913; and you will take notice that if you fail to so appear and answer said complaint within said time, plaintiff will apply to the above entitled court for an order of default and for a decree against you for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony heretofore and now existing between you and the plaintiff herein, and for such other, further and different relief as to the Court may seem equitable.

This summons is published in the Jacksonville Post by order of the Hon. F. L. TouVelle, Judge of the County Court of Jackson County, State of Oregon, and which order was made and dated on the 13th day of March, A. D. 1913, and it is therein ordered that you appear and answer the complaint of plaintiff 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 this summons is March 15, 1913, and the date of the last publication thereof and on or before which date you are required to answer said complaint is April 26th, 1913.

H. K. HANNA, At Jacksonville, Oregon, Attorney for the Plaintiff.

Summons.

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

Gertrude Loraine Norton, plaintiff,
vs.
Elmer Howard Norton, defendant, Suit in Equity for a divorce.

To Elmer Howard Norton, the above named defendant:

In the Name of the State of Oregon: You are hereby notified that you are required to appear in the above entitled court and cause and answer the complaint of plaintiff therein on file against you within ten days from the date of the service of this summons upon you if served within Jackson County, State of Oregon, or if served within any other county of the State of Oregon, then within Twenty Days from the date of such service upon you, or if served by publication, or out of the state, after an order for publication, then on or before the last day so prescribed in the order for publication of said summons, which last day is May 3rd, 1913; and you will take notice that if you fail to so appear and answer said complaint within said time, plaintiff will apply to the above entitled court for an order of default and for a decree against you for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony heretofore and now existing between you and the plaintiff herein, and to restore her to her maiden name of Gertrude Loraine Dunnington, and for such other, further and different 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, and which order was made and dated on the 21st day of March, 1913, and it is therein ordered that you appear and answer the complaint of plaintiff 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 this summons is March 22, 1913, and the date of the last publication thereof and on or before which date you are required to answer said complaint is May, 3rd, 1913.

H. K. HANNA, At Jacksonville, Oregon, Attorney for the Plaintiff.

Cured of Liver Complaint.

"I was suffering with liver complaint," says Eva Smith of Point Blank, Texas "and decided to try a 25c. box of Chamberlain's Tablets, and am happy to say that I am completely cured and can recommend them to every one." For sale by all dealers.—Advertisement.

Notice of Sheriff's Sale.

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 23rd day of March, 1913, in a certain action in the Circuit Court for said County of Jackson, and State of Oregon, wherein E. H. French as defendant recovered judgment against Joe M. Derry and Claire L. Derry for the sum of Twenty One Hundred Dollars (\$2100.00), together with interest thereon at the rate of 10 per cent per annum from the 30th day of January, 1912 also the sum of \$250.00 as an attorney's fee, together with costs and disbursements of this suit.

Public Notice is hereby given that I will on

MONDAY APRIL 29th, 1913, at the front door of the Court House in Jacksonville, Oregon in said County and State at 10 o'clock in the forenoon of said day sell at Public Auction to the highest bidder for cash in hand, the following described real property:

Lots numbered Fifteen (15), Sixteen (16) and Seventeen (17) in Block Number Two (2) Helm's Addition to the City of Medford, Oregon.

Taken and levied upon as the property of the said Joe M. Derry and Claire L. Derry, or so much thereof as may be necessary to satisfy said judgment in favor of the said E. H. French with interest thereon, together with all costs and disbursements that have or may accrue.

Dated at Jacksonville, Oregon this 22nd day of March, 1913.

AUG. D. SINGLER, Sheriff of Jackson County, Oregon.

Cough Medicine for Children.

Too much care cannot be used in selecting a cough medicine for children. It should be pleasant to take, contain no harmful substance and be most effectual. Chamberlain's Cough Remedy meets these requirements and is a favorite with the mothers of young children everywhere. For sale by all Dealers.—Advertisement.

E. C. HOGSETT, Pres. and Mgr. W. C. ALLOWAY, Secy. and Treas.

ROGUE RIVER VALLEY ABSTRACT-TITLE CO.

(INCORPORATED)

Only new up-to-date Abstract Plant in Jackson County.

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Home Phone Jackson 2905

Medford, Pacific Main 2511

Medford, Home 356

ROGUE RIVER VALLEY

ABSTRACT-TITLE CO.

(INCORPORATED)

Only new up-to-date Abstract

Plant in Jackson County.

Bell Phone Jacksonville 11.

Home Phone Jackson 2905

Medford, Pacific Main 2511

Medford, Home 356

Medford, Home 356

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