

A Modest Girl With Long Hair

By SADIE OLCOTT

"I heered you was goin' to be married, Jake. What kind of a gal you goin' to git?"

"As purty as a peach, Tom, and as modest and gentle as a dove. That's what drew me, her modesty. Can't a body look at her without her blushing all over?"

"Humph!" grunted Tom. "Reckon you don't count much on a woman's bein' so modest as that, do you?"

"Jake, I'm goin' to answer your question by tellin' you a story. Oncet I had to go down to Denver to get some asyin' done. I had struck some dirt that I thought might pan out purty good. So I took some chunks with me and started on my own horse. When I got within ten miles or so of the city it was gettin' dark, and I put up at a tavern. My room was in an L to the buildin', and I could look right across to another L and into a window, where there was a gal standin' before a lookin' glass combin' her hair. And her room bein' lower than mine, I could see just how long it was. It reached to the floor and was thick as a sheaf o' wheat."

"If there's a feature about a woman to please your humble servant it's a fine head of hair. And this gal's was glossy and wavy as the surface of a lake, and it shined under the light o' them kerosene lamps to beat the band. I fell in love with her at once—or, rather, I fell in love with her hair—and I vowed I wouldn't leave the place till I'd made her acquaintance."

"The next mornin' I saw her go out and walk up the road. I just went after her, and when I caught up with her I says, says I: "It's a fine mornin', miss."

"She looked down at the ground and didn't say nothin', so I said some more: "No offense, miss. I'm a miner from up around Georgetown, purty rough, but honest. I saw you combin' that wonderful head o' hair o' yours, and—"

"Did you?" she said, kind o' frightened-like.

"Yes. You don't mind a man seein' you with it unloosed, do you?"

"Ladies don't usually appear before gentlemen that way," she said, so modest like that I wanted to put red hot polars in my eyes for lookin' at it, and I told her that her hair was so splendid that she'd ought to wear it down her back all the time. I axed her if I couldn't walk a ways with her, and she said she wasn't used to walkin' with gentlemen as she hadn't been introduced to, but I looked so good and kind and nice that she would not mind my walkin' a little ways."

"Fas!, I got to tellin' her about what brought me to Denver, and she looked kind o' interested when I told her I thought I'd struck payin' dirt. She said for my sake she hoped I wouldn't be disappointed. We was talkin' when we came to a puddle, and she waited while I went ahead, for she had to lift her skirt a couple o' inches, and she was so modest that she wouldn't let me see her foot. So, you see, I had two things to love, her hair and her modesty, and there was even more of the last than the first."

"We walked some time together, and I was gettin' more and more in love all the time. But bimby she came to a house and went in, so I had to leave her at the door. I kep' watch to see her combin' her hair ag'in, and toward evenin' she went into her room and took the hair down, and just as I was beginnin' to feast my eyes on it she closed the blinds."

"Now, if that wasn't modesty I don't know what you'd call it."

"The next mornin' I saw her go out ag'in, and I joined her ag'in, tellin' her that I was goin' into town to get my samples assayed. She said she hoped they'd turn out well and I must let her know. I took the samples into Denver and left 'em there, to call for 'em in two days. While I was a-waitin' I saw a lot of the gal with the long hair and did some courtin'—that is, I would 'a' done it if she hadn't been so deuced modest. I accidentally touched her hand oncet, and I thought she was goin' to have a fit."

"When I went into Denver to get the assayer's report on my samples he told me there was not enough gold in a ton to buy a plug o' tobacco. I went back disappointed, but by this time I was so dead in love that I didn't mind my setback in the other matter. I confided that the assayer said to the gal, and that was the last I saw of her in those parts. Where she went I didn't know, but it was plain she didn't have any use for a miner without a mine."

"I had a friend in Denver, so I went in there to borrow enough money to get back to camp. While I was walkin' by the main street where all the shops is I saw a crowd before a window. I went to see what was goin' on, and standin' there in the window with her hair hangin' down to her heels was the gal I'd fallen in love with, principally for her modesty, while a feller stood before the shop pointin' her out as havin' growed her hair by usin' Dr. Thimble's hair restorer."

"I can't want to discourage you, Jake, but when them gals is too deuced modest for you look out for 'em."

"Is that a true story, Tom?" asked Jake.

"Tis as gospel."

"V at do you s'pose made her put on that?"

"Iunno. Reckon you'll find out what they do it for, seein' you're goin' to get wif o' 'em."

The Williams Investigation

By DONALD CHAMBERLAIN

Ben Williams was queer, but Ben was a genius, and geniuses are usually queer. He lived a roving life till he was past sixty years old, then bought an acre of ground commanding a beautiful view for \$10 and built a log cabin on it.

How he lived—that is, how he bought clothing and food, for he raised nothing—no one knew. He had been something of an artist, a newspaper man, a poet and an author generally. Whether he had made enough money to enable him to supply his limited wants no one knew. He occasionally walked to the store, six miles distant from his cabin, to buy provisions or anything else he needed and always had the cash with which to pay. No one could solve the riddle, so it proved an endless source of gossip for the countryside.

But one day a possible clue to how Williams obtained the necessary funds presented itself. A robbery was committed in the region, and the fact at once suggested itself to the community that Williams was the robber. Every one wondered why that solution of the problem had not been thought of before. A report was started that the robbery had been committed by a masked man just the height and build of Williams. For a week this report circulated, growing more definite as it spread; then it occurred to some one to mount a horse and ride over to the man who had been robbed and ask him about it. He said that his store had been entered in the middle of the night and he knew nothing about the robbery till the next morning. Neither he nor anybody else had seen the robber.

But Williams having been suspected of the robbery notwithstanding the correction of this report, the talk went on, and the more talk the more certainty not only that he made his living my robbery, but that he was guilty in the case under discussion. Cy Adams, a man who had the reputation of being the principal talker thereabout, said that Williams "oughter be investigated." It wasn't to the credit of the community that a man could live in it without any visible means of support and robberies going on without giving some account of himself. A committee should go to his cabin, ask him to explain how he lived and see if the building contained stolen goods. No one had ever been there, and for all any one knew Williams might have the place full of plunder.

He talked the matter up, but, though he got a number of persons to agree with him, somehow he couldn't get anything done. Then he called for volunteers to serve on the committee. No one volunteered, so at last he said that if he were appointed a deputy sheriff he would do the job alone. There was no objection to his appointment or his going to interrogate Mr. Williams. The only objection in the case was by individuals who were not minded to go with him.

He concluded to go armed only with the sheriff's badge. His mission was to be a peaceful one, therefore he wouldn't need a weapon. He set out one morning on horseback for Williams' cabin and on reaching it dismounted, tied his horse to a sapling and appeared in the doorway. Williams was sitting at a table writing. He looked up, saw the man standing before him and asked what he could do for him.

"Mr. Williams," said Cy, "I'm commissioned by the people of this county to come to you and ask your business."

"My business not being the business of the county, I decline to answer."

"In that event I am commissioned by the people to explain to you that the people make it their business to find out your business, and with that end in view I am directed to search your house. You understand that this is simply a legal process, not a forcible one."

Cy threw open his coat and showed his badge.

"Proceed," said Williams and resumed his writing.

There was one room and a loft in the cabin. No search was needed for the room, for there was nothing but a bunk and a washstand and a cooking stove in it. The sheriff saw it all and looked aloft.

"Any way to get up there?" he asked.

"Yes, but I'm too busy to get it for you."

"Tell me where it is and I'll go for it myself."

"I keep it hidden. I'll go for it." Laying down his pen, he went out and returned with a ladder, which he placed in position. Cy climbed up and, finding it lack up there, asked for a light. Williams handed up a candle. Having satisfied himself that there was no stolen goods in the loft, Adams was about to come down when he saw that the ladder had been removed. Williams was driving a pen at the table. The sheriff asked for the ladder.

Notice of Publication. DEPARTMENT OF THE INTERIOR, U. S. Land Office at Roseburg, Oregon, April 11, 1913.

Notice is hereby given that Edwin Pierce, of Buncom, Oregon, who, on September 23, 1911, made Homestead Entry Serial, No. 07555, for beginning by the NE cor. Sec. 27, T. 39, S. R. 2, W. W. M., extending thence E. 29.55 chains, thence S. 40 degrees, W. 19.55 chains, thence N. 88 degrees, W. 17.52 chains, thence N. 14.49 chains to place of beginning, Sec. 26, Township 39, S., Range 2, west Willamette Meridian, has filed notice of intention to make Commutation Proof, to establish claim to the land above described, before W. H. Canon United States Commissioner, at Medford, Oregon, on the 31 day of May, 1913.

Claimant names as witnesses: George Trask, of Buncom, Oregon, W. O. Garret, of Buncom, Oregon, Nelson Pursel, of Buncom, Oregon, George A. Gault, of Buncom, Oregon.

B. J. JONES, Register.

Rainbow Sodas at Chapman's.

Notice of Sheriff's Sale.

By virtue of an execution and order of sale 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 recovered 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 (\$2796.90) Dollars with interest thereon from date of said day of February, 1913 at the rate of 7 per cent per annum and Two Hundred Fifty (\$250.00) Dollars attorney's fees.

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. Clate, Myra M. Pernoll, Maud M. Herriott and Alice A. Pernoll, partners doing business under the firm name and style of Pernoll Estate, Plaintiffs,
vs.
Frank Minker and O. M. Crouch, Defendants.

Notice is hereby given, that by virtue and 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 suit in the sum of \$201.75 and the further sum of \$10.10 costs of preparing lien with interest on each of said sums from the 26th 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 \$4.00 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 \$450.80 and the further sum \$6.00 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 the 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 N½ of NE¼ of SW¼, S½ of NE¼ of SW¼, S½ of NW¼ of SW¼, N½ of SW¼ of SE¼, N½ of SE¼ of SE¼, S½ of SE¼ of SE¼, W½ of NW¼ of SW¼ and the E½ of NW¼ of SW¼ of Section 20 Township 40 South of Range 4 West of the Willamette Meridian, containing 100 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 giant 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, and which are declared to be an equality with plaintiffs lien and if the funds arising from such sale are 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 Buncom, Oregon, who on Nov. 22, 1906, made Homestead Entry Serial, No. 04996, for SE ¼ NE ¼, Section 14, Township 49 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. H. Canon United States Commissioner, at Medford, Oregon, on the 27th day of May, 1913.

Claimant names as witnesses: A. S. Kleinhammer, of Buncom, Oregon, Harry Lay, of Jacksonville, Oregon, J. F. Camp, of Jacksonville, Oregon, C. W. Pursel, of Buncom, Oregon.

B. F. JONES, Register.

Notice of Sheriff's Sale Under Execution.

By virtue of an execution and order of sale, duly issued by the Clerk of the Circuit Court, for the County of Jackson and State of Oregon dated the 16th day of April, 1912, in a certain action in the Justice's Court, in and for the Precinct of Jacksonville, Jackson County, State of Oregon, wherein Thoma, Cross & Company, a corporation, as plaintiff recovered judgment on the 19th day of July 1912 against L. D. Canfield, as defendant, for the sum of One Hundred Seventy Seven and 75-100 Dollars with interest thereon in the sum of Twelve and 85-100 Dollars (\$12.85) and for the further sum of Six Dollars (\$6.00) costs and disbursements, as appears by the transcript of the judgment and proceeding had before said Justice's Court, at Jacksonville, Jackson County Oregon. And the transcript of which said judgment was duly docketed in the office of the Clerk of the Circuit Court for said County and State, on the 6th day of August, A. D. 1912, and the sum of One Hundred Ninety Six and 54-100 Dollars together with interest thereon at the rate of 6 per cent per annum from date of judgment, I now actually do on said judgment, also the sum of Two and 50-100 Dollars accrued costs and disbursements.

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

MONDAY, MAY 19th 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 of said defendant in and to the following described real property situated in Jackson County, Oregon.

The North half of the South half of section twenty-two (22) township thirty-four (34) South of range three (3) West of the Willamette Meridian.

Taken and levied upon as the property of said defendant 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, Jackson County, Oregon, this 17th day of April.

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

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: 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, 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 12th 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 Iva 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.

SUMMONS

IN THE JUSTICE'S COURT OF THE DISTRICT OF MEDFORD, FOR JACKSON COUNTY, STATE OF OREGON,
W. H. Barr, Plaintiff,
vs.
S. C. Lee, Defendant.
Action to recover money.

To S. C. Lee, Defendant: In the name of the State of Oregon: You are hereby commanded to appear and answer the plaintiff's complaint against you now on file in the above entitled court and cause on or before the 9th day of June, 1913, 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 for want thereof, plaintiff will apply to the court for the relief prayed for in the complaint, succinctly stated as follows: for a judgment for the sum of \$133.05, and interest on said sum from the 15th day of April 1913, and for costs of this action.

This summons is published in the Jacksonville Post by order of the Honorable G. O. Taylor, Justice of the Peace in and for the above entitled district, which said order was made and entered of record on the 24th day of April, 1913, which order requires you to appear on or before the last day prescribed in this summons. The date of the first publication of this summons is the 25 day of April, 1913.

MULKEY & CHERRY
Attorneys for Plaintiff, Medford, 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 effective. 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 Mng. W. C. ALLOWAY, Secy. and Treas.

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We are revising our lists ready for the spring trade. If you have real estate to dispose of at a fair price, place it in our hands for sale, we have a number of prospective buyers who expect value for their money.

We can sell your property at a price equal to its full value but do not want any listed at fictitious or "Boom" price.

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JACKSONVILLE, OREGON

Change in Southern Pacific Time Table.

Effective January 1st, 1910.

NORTH BOUND TRAINS.	
20 Portland Passenger.....	7:30 A.M.
24 Grants Pass Motor.....	10:31 A.M.
32 Grants Pass Motor.....	4:58 P.M.
14 Oregon Express.....	5:45 P.M.
16 Oregon Express.....	5:58 P.M.
12 Shasta Limited (Mail only)	2:35 A.M.

SOUTH BOUND TRAINS.

23 Ashland Motor.....	8:45 A.M.
13 California Express.....	10:52 A.M.
31 Ashland Motor.....	2:24 P.M.
15 San Francisco Express....	3:35 P.M.
11 Shasta Limited (Mail only)	5:47 A.M.

BETTER THAN SPANKING

Spanking will not cure children of wetting the bed, because it is not a habit but a dangerous disease. The C. H. Rowan Drug Co., Dept. 1475, Chicago, Ill., have discovered a strictly harmless remedy for this distressing disease and to make known its merits they will send a 50c. package securely wrapped and prepaid Absolutely Free to any reader of The Jacksonville Post. This remedy also cures frequent desire to urinate and inability to control urine during the night or day in old or young. The C. H. Rowan Drug Co. is an Old Reliable House, write to them today for the free medicine. Cure the afflicted members of your family, then tell your neighbors and friends about this remedy.

Sell Your Property By listing it with us

We are revising our lists ready for the spring trade. If you have real estate to dispose of at a fair price, place it in our hands for sale, we have a number of prospective buyers who expect value for their money.

We can sell your property at a price equal to its full value but do not want any listed at fictitious or "Boom" price.

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