

JACKSONVILLE POST

Official Paper of the City of Jacksonville, Oregon

A weekly newspaper published every Saturday at the county seat of Jackson County, Oregon. D. W. BAGSHAW, Editor.

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SATURDAY, JUNE 21, 1913

SUBSCRIPTION: One year by mail \$1.50. Advertising rates furnished on application.

COURT HOUSE NEWS

Items of Interest to Jackson County

Tax Payers

MARRIAGE LICENSES

Raymond Hazelrig and Daisy Evans. Franklin L. Chetwood and Lela Hazel Culbertson.

William Ross McDonald and Mrs. Adella J. Jennings.

CIRCUIT COURT. NEW CASES.

George F. Hall vs. William A. Aitkins. Action to recover money. Affidavit and undertaking for attachment; writ and certificate of attachment. Summons. A. E. Reames, attorney for plaintiff.

First National Bank of Medford vs. W. L. Freres. Action to recover money, complaint filed. Affidavit and undertaking for attachment. Writ issued. Certificate of attachment filed. Gus Newbury, attorney for plaintiff.

Enos Conger vs. Town of Jacksonville, et al. Suit to quiet title. Complaint filed. Summons issued. Affidavit and order for publication of summons. Neff V. Mealey, attorneys for plaintiff.

T. E. Scantlin vs. C. E. Whiteman, et al. Suit for injunction. Complaint and undertaking filed. Gus Newbury, attorney for plaintiff.

Ida Slocum vs. Frank C. Slocum. Suit for divorce. Complaint filed. Mulkey & Cherry, attorneys for plaintiff.

George W. Stacey vs. I. W. Berry. Suit to foreclose chattel mortgage. Complaint filed. Injunction order. Gus Newbury, attorney for plaintiff.

PROBATE COURT

In the matter of the estate of David Linn, deceased. Final account of administratrix approved. Order discharging administratrix and bondsmen upon filing proper vouchers.

In the matter of the estate of John Huntley, deceased. Order appointing appraisers.

In the matter of the guardianship of Garland Lloyd Walker, Gardie Pierce Walker and Lester Lunford Walker, minors. Order revoking letters of guardianship heretofore issued to Kitty Benson.

In the matter of the estate of Ernest E. Hart, deceased. Order re-appointing appraisers.

In the matter of the estate of James Cook, deceased. Order directing citation to issue to heirs to show cause why certain real property should not be sold.

In the matter of the estate of H. H. Triplett, deceased. Order for citation to C. W. Triplett to show cause why he should not be removed as administrator of said estate.

In the matter of the estate of Lulu E. Monroe, deceased. Order fixing date of hearing on final account and directing publication of notice.

In the matter of the estate of L. A. Michaels, deceased. Order fixing time and place for hearing on final account.

In the matter of the estate of John Jacob Isler, deceased. Order fixing date of final hearing and directing publication of notice thereof.

Estate of Elizabeth K. Smith, deceased. Order fixing time and place on hearing of final account.

In the matter of the guardianship and estate of Harry Walker, a minor. Order directing the sale of certain real estate.

In the matter of the guardianship of Walter C. Hawk, Mildred Hawk, Leslie H. Hawk and Ruth Hawk, minors. Order appointing Clara M. Hawk as guardian.

In the matter of the estate of Augustus Moore, deceased. Report of administratrix filed.

MARRIED

HAZELRIG-EVANS—At the M. E. parsonage in Jacksonville, Oregon, Wednesday, June 11, 1913, by Rev. H. W. Rummell; Raymond Hazelrig and Daisy Evans.

Notice of Final Settlement.

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

In the matter of the estate of Frank Ennis, a deceased person. Public Notice is hereby given that James M. Cronemiller and H. K. Hanna, Jr., the duly qualified executors of the estate of Frank Ennis, deceased, have presented and filed for settlement in the above entitled court and matter their final account of their administration of the said estate and that Mon-

day, the 21 day of July, A. D. 1913, at the hour of 10 o'clock A. M. of said day at the court room of the above entitled court, at the court-house in Jacksonville, Jackson County, State of Oregon, has been duly appointed and fixed by order of the Judge of the above entitled court as the time and place for hearing of objections to said account and report and for the settlement thereof and of said estate.

All persons interested in said estate are hereby notified that all objections to said final account or any item thereof must be filed or made on or before the date and time appointed for such hearing as set forth herein above.

Date of the first publication hereof is June 21, 1913.

JAMES M. CRONEMILLER,
H. K. HANNA, JR.

SUMMONS

IN THE DISTRICT 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 4th day of August, 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 \$135.05, and interest on said sum from the 19th 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 19th day of June, 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 21 day of June, 1913.

G. O. TAYLOR,
Justice of the Peace in and for said District.

Notice of Sheriff's Sale

C. W. Walters, Plaintiff,
vs.
Lydia Hanson Spanos, (formerly Lydia Hanson) and Mike Spanos, her husband, and Fred L. Colvig, County Recorder of Jackson County, Oregon, Defendants.

Public Notice is hereby given, that under and by virtue of an order of sale and decree of foreclosure, and a deficiency judgment thereunder, and an execution issued out of the Circuit Court of the State of Oregon, in and for the County of Jackson, upon said deficiency judgment, in a certain cause therein wherein C. W. Walters is plaintiff, and Lydia Hanson Spanos, (formerly Lydia Hanson) and Mike Spanos, her husband, and Fred L. Colvig, as the county recorder of Jackson County, Oregon, were defendants, and which said execution is of date of June 19, 1913, and was issued by virtue of said deficiency judgment and decree in said court and cause, which said decree was duly rendered and docketed in favor of the said plaintiff, and against the said defendants on the 20th day of December, 1911, and recorded in Volume 18 at pages 58 and 59 of the Circuit Court Journal, and which said deficiency judgment bears date of April 1, 1912, and is found in Volume 2 of the Judgment Lien Docket at page 81.

I am commanded to sell, and will sell at the hour of 10:30 o'clock A. M. on Monday, July 21, 1913, at the front door of the Court House in Jacksonville, Oregon, after for sale and will sell at public auction to the highest bidder for cash in hand all of the right, title and interest that the said defendants Lydia Hanson Spanos (formerly Lydia Hanson) and Mike Spanos, her husband, or any or either of them had upon the 20th day of December, 1911, at any time thereafter, either in or to the following described property:

Commencing at a point 236.5 feet south 26 degrees east from an iron pin, which is situated on the east side of the county road, in the Town of Talent, said pin being 16.30 chains west and 2.50 chains south of the northeast corner of Donah's Land Claim Number Sixty-Four (64) in Township Thirty-eight (38) South, Range One (1) West of the Willamette Meridian, thence running south 73 degrees west 30 feet to the true point of beginning, thence north 25 degrees east 30 feet, thence north 73 degrees east 155 feet, thence south 26 degrees east 45 feet, thence north 73 degrees west 155 feet, thence north 26 degrees west 15 feet to the place of commencing.

Under and by virtue of the said deficiency judgment, and the execution thereunder, there is declared to be due, and owing unto the said plaintiff the full sum of \$243.24 dollars, with interest thereon from the said first day of April, 1912, at the rate of 8 per cent per annum.

And said property will be sold at said time to satisfy the said deficiency judgment. Dated at Jacksonville, Oregon, June 19, 1913.

W. R. SINGLER,
Sheriff of Jackson County, Oregon
By E. W. WILSON, Deputy.

"Madam, your pet Pekinese spaniel bit one of the children on the street in the face this morning."
"Good heavens, my poor little dog! I know none of the children about here have their faces antiseptically washed."
—Baltimore American.

Scarce Strings.
Parke—Billie is certainly tied to his wife's apron strings. Lane—Well, in these days he is lucky if he has a wife with apron strings.—Life.

Close.
Bees—Chollie is certainly a peach, but he won't give me an engagement ring. Jess—Perhaps he's a clungstone.—Boston Post.

The man who feels certain that he will not succeed is seldom, if ever, mistaken.

THE DEACON'S TIP

By M. QUAD

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Deacon Haskins was an active church deacon. He was a good man and a guileless man. He subscribed to and read a religious weekly, but so seldom glanced at any other sort that the trickery and wickedness of the outside world were almost a sealed book to him.

On a certain evening, however, and one to be remembered to his dying day, as the deacon was abroad with his kerosene can, he had a hunch to drop into the postoffice. It is doubtful if he had ever heard of the game of poker, and yet he felt that hunch as strongly as Senator Bailey might when holding four aces. Yes, there was a letter for him—a letter bearing the New York postmark.

It was from a market tipster. He wanted to do the deacon and several other persons a good turn by putting them next to a good thing.

The stock of the Wild Cat silver mine, then selling at 7 cents on the dollar, was to jump to 60 within a month.

It was an alluring circular. One read it through a haze of greenbacks. It made one's blood run faster and his toes to snap. The preacher would have to preach no more, and the widow could go ahead and get her fur coat and auto.

"But it's speculation," sighed Deacon Haskins as he laid aside the letter.

"Y-e-s," sighed the wife.

"We've got \$500 in the house, you know. If we invested that we would make over \$3,500 in a month. That's a big profit, Martha."

"It's a whopper, and I can't see wherein it's wicked to take advantage of the chance. It almost seems as if Providence sent it to us."

The matter was debated at great length, and the conclusion arrived at was that it couldn't be very wicked to speculate in silver stocks. They weren't food or clothing, and poor people couldn't be harmed.

"But don't send your order in," cautioned the wife when the other matter had been settled. "If you do some one is going to find out about it. You just go right up to New York and see this Mr. Nipper personally. If he looks honest leave the money with him. If he don't then bring it back. I have an idea he's a church member and all right, a Christian man wanting to do another Christian man a good turn."

"That's the way I feel," replied the deacon, and two days later he was face to face with Mr. Nipper.

Mr. Nipper looked honest. He had a face as open and frank as a yearling child.

He quoted Scripture.

He was a church member and fully intended to go to heaven when he died.

He courted the fullest investigation into his life and actions since the day he was born.

Of course Deacon Haskins bought \$500 worth of silver stock. He refused a cigar or a drink, but he did shake hands with great heartiness and whispered something about meeting Mr. Nipper in a better world than this.

"Martha, if that man ain't as honest as the day is long then I can't read human nature," was his report on arriving home.

"But is he a church member?" she asked.

"Why, he's one of the elders in the biggest church in New York city!"

And their confidence was childlike as they sat down to wait and the profit they were to make was figured out two or three times a day. You know how such speculations end. It was a staggering blow to the deacon and his wife. They hardly spoke for days and days. The neighbors saw a great change in them, but none got at the cause of it.

The reader must now jump things along for six months. One July day as the deacon was a mile from home, looking for stray hogs, he came upon an auto that had rammed into a fence from the bursting of a tire. There was only one man in the auto, and he was held in the fence by his foot.

It was Mr. Nipper. He was taking a little spin by himself from a summer hotel several miles away. He had made some changes in his appearance, but was almost instantly recognized. Such was the bitterness called up by sight of the man that the deacon went off his head. He pried the foot loose and then dung the man to the ground and wallowed him till he begged for mercy. Then the wallower stopped to get his breath and wallowed some more. It wasn't Deacon Haskins now. It was an enraged bull seeing red. He slammed and hit and battered and banged, and Mr. Nipper really had hard work to make him take \$700 and go his way.

The deacon went home to tell his wife and put the money in the cupboard and then continued on to the parsonage. He made a clean breast of everything and then asked:

"Parson, do you think I can be forgiven?"

"Let's see," was the reply. "You put in \$500?"

"Yes."

"And got out \$700?"

"Yes."

"Ahem, ahem. If that \$200 goes for a church bell and pew cushions I should say—"

"That I had a living chance?"

"Yes; that you had ninety-nine chances in a hundred."

And that was where the \$200 went.

The World is Growing Better

Yes, and especially the romantic little city known on the map as Jacksonville—the Pioneer of the Rogue—the Park City of the Valley—where contentment sings, nature smiles and where to live is to rejoice.

OH, YE LOVERS OF BEAUTY AND BARGAINS!

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Beware of Ointments for Catarrh That Contain Mercury
as mercury will surely destroy the sense of smell and completely derange the whole system when entering it through the mucous surfaces. Such articles should never be used except on prescriptions from reputable physicians, as the damage they will do is ten fold to the good you can possibly derive from them. Hall's Catarrh Cure, manufactured by F. J. Cheney & Co., Toledo, O., contains no mercury, and is taken internally, acting directly upon the blood and mucous surfaces of the system. In buying Hall's Catarrh Cure be sure you get the genuine. It is taken internally and made in Toledo, Ohio, by F. J. Cheney & Co. Testimonials free.
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