

A Philosophical Discussion

By REGINALD D. HAVEN

He was a graduate of the United States Military academy at West Point and had not only learned conic sections, analytical geometry and all that, but had during the summer encampments escorted young ladies to "Old Fort Put" and over "Mintation walk" and danced with them at hops.

He was a major of artillery in the United States army and stationed at Fort Snelling. It was August, and he thought he would run over to Lake Minnetonka at the time the resort was filled with persons enjoying their summer vacations. He was thirty-five and unmarried. His friends said that he had proposed to so many girls when he was at West Point that there were none left for him to marry when he really meant business.

He had passed out of the reckless love-making of youth. It had left him dreamy, imaginative, with a vein of sentiment such as belongs to the poet. He was fond of musing upon the wonders of the universe. The most interesting study to him was mankind—that is, after womanhood—for, being unmarried, he considered woman a fit subject for study, although a married friend told him he had better stick to nebulae and led woman alone.

"Major Donaldson, have you met Miss Kenworthy?" said a lady by way of an introduction.

"I have not, but it gives me great pleasure to do so now," said the major.

The introducer dropped out, and the officer drew a chair beside Miss Kenworthy. It was the hour of twilight, and the planet Venus was looking down, radiant, on the god of day that had sunk beneath the horizon.

"Beautiful sight," remarked the major by way of opening the conversation. "This hour at this season is my favorite of all parts of the year."

"Very beautiful," Miss Kenworthy assented.

"I wonder how the planet happened to be named for the goddess of love?" "That's easily answered. Venus is the only one of the planets that appears to us to be always changing."

The major glanced suspiciously at his companion. She was looking out upon the landscape with a sober face.

"Your explanation does not hold. The phases of Venus are not apparent to the naked eye, and the ancients had no telescopes. I wonder if the planets are inhabited."

"If there are human beings on Venus I presume the women are all Venuses."

Again Major Donaldson cast an interrogative glance at Miss Kenworthy. Was her remark intended to be humorous or satirical? Her face was still sober. There was no twinkle in her eye.

"Do you know," said the major, "that the philosopher, Sir William Hamilton, suggested that life may have been transmitted to the earth from one of the other planets as the wind wafts pollen from flower to flower?"

"In the same principle, I presume, love was sent down to us from Venus," "You are not of a serious vein, I perceive. As for me, I'm quite in love with these speculations. One of my favorite topics of thought is whether we have lived before and whether we shall live again."

"Do you ever have a feeling that you have been before in the position that you occupy at the present moment?" "I don't exactly understand you."

"To illustrate, we two are sitting together at a summer evening at the twilight hour, looking out on land and water and sky. Supposing that it should occur to you that you have been sitting with me before amid the same conditions—that is what I mean."

"Now I comprehend. There are persons who have experienced such sensations, and these incidents have been used as arguments that we have existed before we came upon earth."

"I have such an experience at the present moment."

"You don't mean it."

"I am conscious of having sat with you at twilight overlooking land and water and sky, and, though instead of looking westward we were looking northward, the planet Venus shone forth resplendent. Singular, isn't it?"

"Very," the major assented thoughtfully. "Have you any idea of the time that has elapsed since this previous experience? Was it a few years, thousands of years, millions of years or eons?"

"It was exactly twelve years."

The major once more turned and scrutinized the lady's face.

"Can you not particularize further?" he asked.

"I can. We were sitting on the rear porch at the hotel at West Point looking out on that beautiful view up the Hudson river. You were a cadet, and I was just out of short dresses."

"And the planet Venus. What has that to do with it?" stammered the major, reddening.

"You told me you loved me and would never love another."

The major sat intently looking at the lady beside him. He had no remembrance of her or the scene she described. But that delightful period when he had tramped through a flower garden as if it were stubble now appeared to him what it really was. And it had passed. Here was one of the flowers on which he had trampled. Some of its original fragrance remained, more precious than gold or gems.

"I did. And that love has remained with me. I love you today as I did then."

She burst into a merry laugh.

Uncrowned Queens.

There have been seven uncrowned queens of England. The first was Margaret of France, the second wife of Edward I. Money was scarce in the government coffers at the time, and Edward could not afford the expense of a coronation. The four later wives of Henry VIII, Anne Boleyn's successors—Jane Seymour, Anne of Cleves, Catherine Howard and Catherine Parr—were never publicly crowned as queen consorts. Perhaps it was because Henry thought it would cause ridicule to have coronations occur as frequently as his marriages. Henrietta Maria, the wife of Charles I, being a strict Catholic, refused to take part in a state function which would compel her to partake of the Sacrament, according to the rites of the Church of England. Sophia Dorothea, the wife of George I, and mother of George II, was never recognized as queen of England and therefore cannot be classed as one of Britain's uncrowned queens. Caroline of Brunswick, the wife of George IV, was not permitted to be present in Westminster hall at his coronation.—London Mail.

Artificial Ears.

Artificial ears are so skillfully made that they may with difficulty be distinguished from natural ones, it is said. When the person who has lost an ear applies to the manufacturer for a substitute there is made a mold of the remaining ear. If there be left any part of the other a mold of that part also must be taken to assist in the fitting of the artificial. Manufacturers assert that no two ears are alike and that it takes a skillful workman to prepare an ear from the mold or molds. When finished, says Harper's Weekly, the new ear is pasted on the stump or simply set in the position of the lost ear. It is really only the first artificial ear that is expensive, the chief cost pertaining to the making of the mold. Vulcanized rubber, which can be bent and twisted, has been found to constitute the best material for the making of artificial ears.

The Two Fine Things of Life.

Because it is an elementary thing to do it requires courage to buy or build a house. Buy? Build? The universal head becomes a pendulum of warning. There are just two fine things open to most of us between the cradle and the grave. One is to marry and the other is to acquire a home, and the modern answer to both proposals is the same, "Don't," so greatly do men fear life, so exorbitantly do they purport to enjoy it. Philip Gilbert Hamerton, in "The Intellectual Life," pointed out that the invention of railroads had resulted in a return to one of the most marked phases of barbarism, a nomadic life. Since he wrote we have invented the motorcar and the flat, and fixity of residence, which is a distinctive mark of civilization, has become its derision or despair.—London T. P's Weekly.

A Coaxer For Recruits.

Nowadays the authorities do not advertise so alluringly for recruits as they did in the past. A notice issued in 1801 by British authorities calls on men to join the light dragoons, in which regiment, they are informed, "you will be mounted on the finest horses in the world, with superb clothing and the richest accoutrements; your pay and privileges are equal to 2 guineas a week; your society is courted; you are admired by the fair, which combined with the chance of getting enriched to a hansom widow or hunching with a rich heiress, renders the situation truly enviable and desirable. Young men out of employment or otherwise uncomfortable, there is a tide in the affairs of men which, taken at the flood, leads to fortune. Nick it!"

Some Talkers.

A man once visited Niagara Falls, taking with him his wife and his wife's sister. Immediately on arriving and securing hotel quarters the party set out to see the wonderful sight, wife and sister talking as they walked along on a million interesting subjects.

"Say, John," said wife, turning to the old man after they had gone quite a distance, "aren't we getting near the falls?"

"Yes," was the prompt reply of John. "If you will stop talking a minute you will hear the thunder of the water quite plainly."—Philadelphia Telegraph.

Reason and Instinct.

Inquiring Son—Papa, what is reason? Fond Parent—Reason, my boy, is that which enables a man to determine what is right. Inquiring Son—And what is instinct? Fond Parent—Instinct is that which tells a woman she is right whether she is or not.—London Tit-Bits.

Worse Still.

Mother (to wriggling son across her knees) I'll teach you to be saucy to dogs' tails.

"But, mother, it isn't our dog."

"No, I know it isn't our dog. But it's my saucy son, you young rascal!"—London Mail.

His Definition.

A boy who was asked to describe a kitten said, "A kitten is remarkable for rushing like mad at nothing whatever and stopping before it gets there."

A Restful Fall.

"I had a fall last night which rendered me unconscious for six hours."

"Really? Where did you fall?"

"I fell asleep."

Mrs. Dash—Mother says that she wants to be cremated. Dash—Just my luck! I haven't a mate's with me.—Smart Set.

Milk Shakes, at Chapman's Chocolate Corner.

SUMMONS

IN THE DISTRICT COURT OF THE DISTRICT OF MEXICO, FOR JACKSON COUNTY, STATE OF OREGON.

W. H. Barr, Plaintiff, vs. S. C. Lee, Defendant.

Articles to recover money.

In the name of the State of Oregon: You are hereby notified 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, and the court may make and enter a judgment for the sum of \$123.45, 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 said district, which order was made and entered of record on the 15th day of June, 1913, and 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 21st day of June, 1913.

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.

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, 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 29th day of December, 1911, and recorded in Volume 18 at pages 89 and 90 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 said order, 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 3rd day of December, 1911, or at any time thereafter, either in or to the following described property:

Commencing at a point 28.5 feet south 25 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 3.80 chains south of the northeast corner of Donation Land Claim Number Sixty-Four (64) in Township Thirty-eight (38) South, Range One (1) West of the Willa Mett Meridian, thence running south 71 degrees west 30 feet, to the true point of beginning, thence north 25 degrees west 20 feet, thence north 75 degrees east 15 feet, thence south 26 degrees east 45 feet, thence south 73 degrees west 150 feet, thence north 26 degrees east 15 feet to the place of commencing.

Under and by virtue of these said deficiency judgment, and the execution thereunder, there is decreed to be sold, and owing unto the said plaintiff the full sum of \$243.30 dollars with interest thereon from the said first day of April, 1912, at a 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. H. SINGLER, Sheriff of Jackson County, Oregon. By E. W. WILSON, Deputy.

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 of the County of Jackson, State of Oregon, dated the 12th day of June, 1913, in a certain action in the Circuit Court for said County and State, wherein Garnett-Cory Hardware Company, a corporation as plaintiff, recovered judgment against J. M. Bayless for the sum of Two Hundred Fifty-four and 10/100 (\$254.10) Dollars in U. S. gold coin, with interest thereon in like gold coin at the rate of 8 per cent per annum from the 15th day of July, 1912, and the further sum of \$50.00 attorney's fees and the further sum of \$11.00 for costs and disbursements herein.

This summons is published in the Jacksonville Post, a weekly newspaper, published at Jacksonville, Oregon, by order of Hon. F. M. Calkins, Judge of the said Court, which order was made and entered of record on the 15th day of May, 1913, 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, to-wit, on or before six weeks from the 24th day of May, 1913, the date of first publication of this summons.

DEARMOND & DEARMOND, Attorneys for Plaintiff.

SUMMONS

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

Alto Vargas, Plaintiff, vs. Joseph Vargas, Defendant.

Suit in Equity for a Divorce.

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 six weeks from the date of the service of this summons, if served upon you within Jackson County, State of Oregon, or if served upon you within any other county of the State of Oregon, then within twenty days from the date of such service upon you, or if served upon you personally without the State of Oregon, after order for publication of summons, then on or before the expiration of six weeks from the date of such personal service upon you; and if served upon you by publication then on or before the expiration of six weeks from the date of the first publication thereof, namely on or before July 5th, 1913, 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 decree against you for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony now existing between you and the said plaintiff and for a further decree awarding plaintiff the custody of Agnes Vargas, the sole issue of your marriage with said plaintiff.

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 entered of record on the 15th day of May, 1913, and which order requires you to appear and answer the said complaint on or before the expiration of six weeks from the date of the first publication of this summons.

The date of the first publication of this summons is May 21st, 1913, and the date of the last publication and on or before which date you are required to appear and answer is July 5th, 1913.

H. K. HANNA, Attorney for the Plaintiff.

Notice for Publication.

DEPARTMENT OF THE INTERIOR, U. S. Land Office at Boise, Idaho.

June 15, 1913. Notice is hereby given that Avey C. Martin, of Medford, Oregon, who on May 18, 1913, made Homestead Entry Serial No. 92222 for S. 3, 1/2 S. W. 1/4, Section 14, Township 38 S., Range 2 West Willamette Meridian, has filed notice of intention to make three year proof, to establish claim to the land above described, before Herbert Smith, United States Commissioner, at Grants Pass, Oregon, on the 1st day of August, 1913.

Claimant names as witnesses: Gay Martin of Medford, Oregon; D. M. Martin, of Medford, Oregon; Louis Marzay, of Medford, Oregon; Louis Lewis, of Medford, Oregon.

B. F. JONES, Register.

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.
12 Oregon Express.....5:58 P.M.

16 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.

SUMMONS

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

Josee Renfort, Plaintiff, vs. Robert Renfort, Defendant. Suit for Divorce.

To Robert Renfort, the above named defendant: In the Name of the State of Oregon, you are hereby notified to appear and answer the complaint of the plaintiff 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 5th day of July, 1913, said date being the date of the expiration of six weeks from the date of the first publication of this summons. And if you fail to so appear and answer within said time, for want thereof the plaintiff will apply to the Court for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony existing between plaintiff and defendant; for an order granting plaintiff the care and custody of the minor child, Robert Renfort, and for such other and further relief as to the Court may seem equitable.

This summons is served upon you by publication thereof in the Jacksonville Post, a weekly newspaper of general circulation, printed and published at Jacksonville, Oregon, once a week for four successive weeks prior to July 24th, 1913. Dated June 13th, 1913.

F. L. TOU VELLE, County Judge.

J. W. Copeland, of Dayton, Ohio, purchased a bottle of Chamberlain's Cough Remedy for his boy who had a cold, and before the bottle was all used the boy's cold was gone. Is that not better than to pay a five dollar doctor's bill for sale by all dealers.

D. W. BAGSHAW, Attorney for Plaintiff.

SUMMONS

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

Leon B. Haskins and Gertrude Odgers Haskins, husband and wife and Nannie Barr and W. H. Barr, wife and husband, Plaintiffs, vs. H. A. Knight, Defendant. Suit in Equity.

To H. A. Knight the above named defendant: In the Name of the State of Oregon: You are hereby notified to appear and answer the complaint of plaintiffs 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 six weeks from the date of the first publication of summons herein which date is the 24th day of May, 1913. And you are hereby notified that if you fail to appear and answer the complaint of plaintiffs herein within said time, for want thereof the plaintiffs, and each thereof, will apply to the court for the relief prayed for in their complaint, which is specifically stated as follows, to-wit: that a decree be entered in favor of the plaintiffs and each thereof, declaring and excluding you forever from claiming or asserting any right, title, interest, lien or estate, either in law or equity, to the following described real property, situated and being in the County of Jackson and State of Oregon, to-wit:

The north-west quarter of the north-west quarter of Sec. 15, and the north-east quarter of the north-east quarter of the north-east quarter of sec. 16, all in Township 38, South of Range 2 West of the Willamette Meridian, containing 81 acres according to government survey, to which said described real property you claim an interest that the defendant is entitled to the said real property from these plaintiffs to the defendant be cancelled, and for their costs and disbursements herein.

This summons is published in the Jacksonville Post, a weekly newspaper, published at Jacksonville, Oregon, by order of Hon. F. M. Calkins, Judge of the said Court, which order was made and entered of record on the 15th day of May, 1913, 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, to-wit, on or before six weeks from the 24th day of May, 1913, the date of first publication of this summons.

DEARMOND & DEARMOND, Attorneys for Plaintiff.

SUMMONS

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

Alto Vargas, Plaintiff, vs. Joseph Vargas, Defendant.

Suit in Equity for a Divorce.

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 six weeks from the date of the service of this summons, if served upon you within Jackson County, State of Oregon, or if served upon you within any other county of the State of Oregon, then within twenty days from the date of such service upon you, or if served upon you personally without the State of Oregon, after order for publication of summons, then on or before the expiration of six weeks from the date of such personal service upon you; and if served upon you by publication then on or before the expiration of six weeks from the date of the first publication thereof, namely on or before July 5th, 1913, 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 decree against you for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony now existing between you and the said plaintiff and for a further decree awarding plaintiff the custody of Agnes Vargas, the sole issue of your marriage with said plaintiff.

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 entered of record on the 15th day of May, 1913, and which order requires you to appear and answer the said complaint on or before the expiration of six weeks from the date of the first publication of this summons.

The date of the first publication of this summons is May 21st, 1913, and the date of the last publication and on or before which date you are required to appear and answer is July 5th, 1913.

H. K. HANNA, Attorney for the Plaintiff.

Citation.

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

In the Matter of the Estate of James Cook, deceased.

Citation to Show Cause on Application to Sell Real Property.

To Lucinda Demson, William Cook, George W. Cook, Dan Harrington, Susie Lencione, Annie Warner, Mary Pope, Harry Harrington, Frank Harrington, Wesley Harrington, Nora Parker (otherwise known as Nora Bowles), Annie Cook, and John Cook, heirs of James Cook, deceased, and to all Other Heirs Unknown, if any such there be:

It appearing to my satisfaction upon reading the petition of John Cook, as administrator of the estate of James Cook, deceased, duly verified the 20th day of April, 1913, and filed in this court on the 1st day of May, 1913, that in order to pay the charges, expenses and claims against the estate of said decedent that the following described premises, or a portion thereof, should be sold, namely, the South half of the Northeast quarter and the North half of the Southeast quarter of Section Twenty (20), Township 34 S. 8th, Range Three (3) East of the Willamette Meridian in Jackson County, Oregon.

Therefore, you and each of you, namely, Lucinda Demson, William Cook, George W. Cook, Dan Harrington, Susie Lencione, Annie Warner, Mary Pope, Harry Harrington, Frank Harrington, Wesley Harrington, Nora Parker (otherwise known as Nora Bowles), Annie Cook, and John Cook, heirs of James Cook, deceased, and to all other heirs unknown, if any such there be, are hereby directed and cited to appear before said county court on Thursday, the 24th day of July, 1913, at 10:00 o'clock in the forenoon of said day at the court room of said county court at the County Court House at Jacksonville, in the County of Jackson, Oregon, to show cause, if any exist, why an order should not be made, authorizing the said administrator to sell so much of the above described real property of the said decedent as shall be necessary, as prayed for in said petition.

This citation shall be served upon all non-resident heirs and all unknown heirs by publishing the same in the Jacksonville Post, a newspaper published in Jackson County, Oregon, once a week for four successive weeks prior to July 24th, 1913. Dated June 13th, 1913.

F. L. TOU VELLE, County Judge.

J. W. Copeland, of Dayton, Ohio, purchased a bottle of Chamberlain's Cough Remedy for his boy who had a cold, and before the bottle was all used the boy's cold was gone. Is that not better than to pay a five dollar doctor's bill for sale by all dealers.

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

SUMMONS

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

Edwin H. Williams, Plaintiff, vs. Oregon-California Development Co., a foreign corporation, defendant.

Suit in Equity to Foreclose a Mortgage, To Oregon-California Development Co., 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 on or before the expiration of six weeks from the date of the first publication of this summons, namely, on or before June 25th, 1913; or if service of summons be made upon you personally and without the State of Oregon after order for publication of summons, then on or before the expiration of six weeks from the date of such service upon you; and you will take notice that if you fail to so appear and answer said complaint within said time plaintiff will take a default against you and will apply to the court for the relief prayed for in his complaint, to-wit: for a judgment thereon from January 10th, 1912 at 6 per cent per annum and for judgment for the further sum of fifty dollars attorney's fees and for the costs and disbursements of this suit and for a decree foreclosing that certain mortgage of the said defendant executed to the plaintiff herein of date February 6, 1912 now of record in Vol. 30 at pages 250 and 251 of the Mortgage Records of Jackson County, Oregon and for the sale, to satisfy the aforesaid judgments, of that certain property described in and covered by said mortgage, to-wit: All of Lot Two in Section "D" of the Rogue River Valley Orchards Company's tract, situated in Township 38, South of Range 1 East of the Willamette Meridian in Jackson County, Oregon as shown upon the recorded plat thereof on record in the office of the County Recorder of said county and state.

And for such other, further and different relief as to the Court shall seem equitable.

This summons is published in the Jacksonville Post by order of the Hon. F. M. Calkins, one of the judges of the above entitled court and which said order was made and dated in Chambers on the 10th day of May, 1913, 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 May 17, 1913 and the date of the last publication and on or before which date you are required to appear and answer is June 25th, 1913.

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

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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.

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