

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, SEPTEMBER 27, 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

John I. Kido and Shina Hiraski.
Floyd Milligan and Leona Gillaspie.
Perry L. Tyhurst and Maud E. Long.
William A. Harrison and Anna Belle Kerby.
Harry Gray and Lela Burns.

CIRCUIT COURT

Ella M. Smith vs C. A. Smith. Suit for divorce. Order for publication of summons.
Marsden Bishop vs Katherine A. Bishop. Suit for divorce. Decree for plaintiff.
Anna B. Townsend vs Cecil A. Townsend. Order of default. Decree of divorce.
Franklin Stroud vs Mary A. Stroud. Default order. Decree of divorce.
George Gilman vs Abigail Ball, et al. Order directing publication of summons in Jacksonville Post.
Fred H. Cook vs O. C. Boggs as administrator. Order confirming sale of real estate.
T. E. Pottenger vs Darius Hippens-tee, et al. Order confirming sale of certain real property.
S. T. Howard, et al vs German American Insurance Co. Order overruling demurrer.
V. G. Emrick vs Norman Moon, et al. Order confirming sale of real estate.
S. T. Howard, et al vs Horticultural Fire Relief. Order overruling demurrer.
The Jackson County Bank vs C. W. Withoff. Order confirming sale of certain real property.
Grace Kime vs H. S. Kime. Decree of divorce.
Minnie M. Ingrass vs Walter D. Ingrass. Decree of divorce.
G. W. Stevens vs J. C. Mayham. Order of default. Judgment for plaintiff in sum of \$352.70 with \$50. attorney's fees and costs of action.
B. F. Piatt vs C. H. Redfield, et al. Order directing publication of summons in Jacksonville Post.
K. L. Stickney vs Trail Lumber Co. Order of default. Decree for plaintiff.
Thomas E. Johns vs Art Nichols, et al. Order overruling demurrer and giving defendant time in which to further plead.
Farmers & Fruitgrowers Bank vs Fred H. Thompson, et al. Order of default. Decree for plaintiff.

NEW CASES.

Elias Turner vs D. S. Wood et al. Action to recover money. Complaint filed. Affidavit and undertaking for attachment filed. Summons.
Medford National Bank vs Z. W. Morrison. Action to recover money. Complaint filed. Affidavit and order for publication of summons.
August Nunmeyer vs Eagle Drug Co. Action to recover money. Complaint filed.
H. W. Spaulding, et al vs Chazee E. Tull. Action to recover money. Complaint filed. Affidavit and undertaking for attachment. Certificate filed.
W. E. Phipps vs The City of Medford. Suit to quiet title. Complaint filed. Summons.
First National Bank of Medford vs Trail Lumber Co. Suit to foreclose a mortgage. Complaint filed. Summons.
First National Bank of Medford vs Trail Lumber Co., Delvia Clement and E. N. Warner. Suit to foreclose a mortgage. Complaint filed. Summons.
R. G. Jeffrey vs Dora Jeffrey. Suit for divorce. Complaint filed.

Notice of Final Account

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

In the Matter of the Estate of John Facklam, Deceased.

Notice is hereby given that the undersigned executor of the estate of John Facklam, deceased, has filed his final account in the above entitled Court, and that the said Court has fixed Monday, the 27th day of October, 1913, at the hour of 10 o'clock in the forenoon of said day, at the Court Room of said Court, in the County Court House, in the City of Jacksonville, Jackson County, Oregon, as the time and place of the hearing of said final account.

Any and all persons desiring to object to said final account or any part thereof, are hereby notified to make or file their objections therein, if any they have, with the said Court, on or before said day.

WILLIAM FA. KLAM,
Executor of Estate of John Facklam, Deceased.
D. W. BAGSHAW,
Jacksonville, Oregon, Attorney for Estate.

Summons.

IN THE CIRCUIT COURT IN AND FOR THE COUNTY OF JACKSON, STATE OF OREGON
NELSON RAY GRAHAM, PLAINTIFF,

vs
QUEENIA ESTELLE GRAHAM, DEFENDANT. Suit in Equity for Divorce.

To Queenia Estelle Graham, the above named Defendant:

IN THE NAME OF THE STATE OF OREGON, You are hereby required to appear and answer the complaint of the above named plaintiff in the above entitled Court, now on file with the Clerk of said Court, within ten days from the date of service of this summons upon you, if served in Jackson County, Oregon, but if served in any other County in the State of Oregon, then within twenty days from the date of the service of this summons upon you; or if personally served upon you out of the State of Oregon, then within six weeks after the date of such service; and if served by publication thereof, then within six weeks from the date of the first publication; and you are hereby notified that if you fail to appear and answer said complaint, as hereby required, the plaintiff will apply to the Court for the relief demanded in said complaint, namely, a decree dissolving the marriage contract existing between you and the said plaintiff, and for such other and further relief as to the Court may seem just and proper.

Under and by virtue of an order made by the Hon. F. M. Calkins, made and dated the 21st day of September, 1913, this summons is served on the defendant by the publication thereof for six successive weeks in the Jacksonville Post, a weekly newspaper printed and published at Jacksonville, Jackson County, State of Oregon, and the defendant by said order is required to appear and answer within six weeks from the date of the first publication hereof.

Date of first publication September 27th, 1913.
H. V. RICHARDSON,
Attorney for Plaintiff, Ashland, Oregon.

NOTICE OF SHERIFF'S SALE

FARMERS AND FRUITGROWERS BANK, PLAINTIFF,

vs
FRED H. THOMPSON, MAUDE C. THOMPSON AND ABNER Z. BOWEN, DEFENDANTS.

SUIT TO FORECLOSE A MORTGAGE.

Notice is hereby given that under and by virtue of an order of sale and decree of foreclosure and an execution thereof issued out of the Circuit Court of the State of Oregon, in and for the County of Jackson, in a certain cause therein, wherein Farmers and Fruitgrowers Bank, is plaintiff and Fred H. Thompson and Maude C. Thompson and Abner Z. Bowen are defendants, which said execution is of date September 22nd, 1913, and was issued by virtue of a decree of said Court in said cause, which said decree was duly rendered and docketed in favor of the said plaintiff and against the said defendants, Fred H. Thompson and Maude C. Thompson, on the 19th day of September, 1913, and recorded in Volume 20 at pages 199 and 200 of the Circuit Court Journal.

I am commanded to sell and will at the hour of 10 o'clock A. M.

MONDAY, OCTOBER 27th, 1913

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 of the right, title and interest that the said defendants, Fred H. Thompson and Maude C. Thompson had on the 18th day of September, 1912, or at any time thereafter, in or to the following described real property, situated in Jackson County, Oregon, to-wit:

Commencing in the center line of Newtown Street, formerly L. Street, extended, twelve hundred twenty-one and 66/100 feet (1221.66 ft.) west and seven hundred twenty-five and 56/100 feet (725.56 ft.) south of the northeast corner of Section Thirty-six (36), in Township Thirty-seven (37) South of Range Two (2) West of the Willamette Meridian, and running thence south along the center of said Newtown Street, extended, six hundred and five feet (605 ft.) to the center of the County road, thence east along the center of said County road seven hundred and twenty feet (720 ft.) thence north six hundred and five feet (605 ft.); thence west seven hundred and twenty feet (720 ft.) to beginning. With the appurtenances. Taken and levied upon by me as the property of said defendants.

And said property and the whole thereof will be sold at said time and place to satisfy the said judgment contained in said decree.

Dated at Jacksonville, Oregon, September 25th, 1913.

W. H. SINGLER,
Sheriff of Jackson County, State of Oregon.

By E. W. WILSON, Deputy.

MARRIED

KIDO-HIRASKI At the court house in Jacksonville, Oregon, Wednesday September 17, 1913, by Judge F. L. Tolmie; John I. Kido and Shina Hiraski.

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MAKING A CHAIN.

The Big Ones and the Heavy Cables Are of Wrought Iron.

SOFT STEEL FOR SMALL ONES.

The Larger Sizes Are All Hand Forged, and in This Work the Metal Must Be of Precisely the Right Heat and the Blows Quick and Sure.

The great bulk of chains, including all cable and mooring chains, are sold by the pound. The price ranges from 3 1/2 to 12 cents a pound, according to the size, material and quality.

All cables and other very heavy chains are made of wrought iron, and there are made wrought iron chains of all sizes down to and including chain of material a quarter of an inch in diameter, but nowadays most of the chain used in comparatively smaller sizes is made of soft steel, such chain being made in sizes ranging by sixteenths from three-sixteenths of an inch to an inch and a quarter.

When the size of a chain is referred to by those familiar with chains, it always means not the link, but the material used in it. Thus a one inch chain would be made of one inch steel or iron. The completed link would be about five or six times as long and about three and a half times as wide across as the thickness of the material of which it was made.

In other days all chains were hand-made, but the modern chain is of soft steel and machine made. There is taken a long bar of steel, which is bent cold around a mandril that is oval in shape. The bar is thus bent into what looks like a spiral spring with its coils not round, but oblong. This spiral is cut up cold in a cutting machine, which cuts it into as many parts as there are coils, each of these being the material for a link, and at the same time the machine spreads each of these sections apart a little at the opening and cuts on each of the two free ends a long scarf or bevel and bends the ends over within the opening.

This bent piece of steel is now in shape, roughly speaking, like a letter U, with rather long arms and with its two ends bent over inward. It needs only to have those scarved ends welded together to make it a link of chain. The chainmaker sits at a foot operated power hammer, with a forge beside him, in which he heats the open links.

He takes from the fire a link suitably heated and hooks it into the chain as far as completed and then pinches the open ends of the new link together under the hammer, and with three or four quick blows he welds the link together. When he takes a hot link from the fire he puts a cold one in, and so he continues to work. It is altogether a quick and more economical process of manufacture than hand forging, but it has not yet been adapted to chains of the larger sizes.

There are wrought iron chains of some sizes that are machine made, but all wrought chains of material above an inch and a quarter in diameter are hand forged.

Of whatever size the big chain is to be the workmen cut up the iron bars into straight lengths, each suitable to be made into a link. This length of iron is heated, one end at a time, and one after the other the ends are hammered down by hand on an anvil to shape the scarves or bevels. Then this straight piece of heavy wrought iron with scarved ends is swaged into link form, and if it is to be a stud or bar chain there is placed within the link before it is welded together the stud or bar. This is a stout little bar of cast iron, with its ends rounded in, concaved to fit the rounding surface of the link iron, the stud being placed across the link inside of it and midway of its length.

Once in place and the link pinched together on its ends the stud could not be got out except by breaking it out with a sledge. Its purpose is to prevent the links from drawing together at their sides and wedging under heavy strains. In a stud chain there is a stud in every link.

With this stud in place and the link bent to shape with the scarves overlapping, the link is again put in the fire to be finally heated for the welding, which is done by hand. It takes a blacksmith to handle it and on big chains two or three helpers striking with sledges to do the welding. The iron must be of precisely the right heat, and the blows must be quick and sure to complete the work perfectly before the iron cools.

Stud chains are sometimes made of iron as small as five-eighths of an inch in diameter. From that the iron used runs through various diameters up to three inches and more. A three-inch chain makes a tremendous cable, suitable for a five ton anchor.—Harper's Weekly.

Unlawful.

What the man spent for flowers and candy before his wedding was quite some.

But not a red afterward. Accordingly the florists and confectioners filed a bill in the federal court. "This merger," they protested, "is in restraint of trade."—Life.

A Corn Cure.

Soak feet in warm water to which a little borax and soda have been added. Repeat several days and corn will come out.—National Magazine.

Have something to do, something to love and something to hope for.—Thomas Chalmers.

The Breezes Whisper "Autumn, Autumn".

Are You Ready?

The man who looks ahead gets ahead. Now is the time and here is the place to find everything to meet your requirements at exceptionally low prices. Below we enumerate a few lines we carry

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| Draperies | Percales | Velvets |
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ARISTOCRATIC OVINES

BOUGHT BY J. J. HILL

John C. Shaw is in receipt of a letter from his brother, Thomas Shaw, who is now in Europe purchasing thoroughbred cattle for James J. Hill, giving the information that many aristocratic bovines will be added to Mr. Hill's herd. The very best which can be found across the water are being selected, and the question of price is not entering into the matter to any great extent, as \$2,000 has been paid for a bull, and others are being bought at correspondingly high prices.

The letter states that twenty-eight short horns and twelve Ayrshires have been purchased, and that the writer has visited many lands before buying the short horns, as he was determined to get only the best. He continues: "I am positive that we have bought the best herd of short horns that ever left England. The average price for them was \$600, and for the Ayrshires, \$350. One of the bulls cost \$2,000, and was a 4-year-old at that. No one can tell me dual purpose cattle cannot be bred. The highest priced cattle in England are the dual short horns. Many give 16,000 pounds of milk per year, and at the same time produce the best of beef steers. I have secured twenty-two Oxford and twenty-two Shropshire sheep, and Mr. Hill has cabled me to get three Angus bull, and I am starting tonight for Aberdeen, Scotland, to get them."

Before returning, Mr. Shaw will visit Holland for the purpose of obtaining a herd of Holsteins, and from there will go to France to buy French dairy cattle, a breed little known in this country.

Mr. Shaw was for several years head of the agricultural college at Guelph, Ontario, and was afterward an instructor in the University of Minnesota. He is the author of fifteen works on agriculture, many of them being used as text books in the different colleges, and is designated by James J. Hill as one of the best—if not the best—agriculturalist in America.

The Japanese Juggler.

A man who has traveled in Japan says of the feats of a native juggler: "He took an ordinary boy's top and spun it in the air, then threw the end of the string back toward it with such accuracy that it was caught up and wound itself all ready for the second cast. By the time it had done this it had reached his hand and was ready for another spin." The paper juggler files he made by help of a fan to alight wherever he wished. The spectator requested that one might be made to settle on each ear of the juggler. "Gentle undulations of the fan waved them slowly to the required point and they left them comfortably settled."

A Hard Job.

"I see from your letterheads, HIKINS, that you are the assistant treasurer of that company of yours," said Withersbee. "Have you got so much money it takes two of you to look after it?" "No," said HIKINS. "We have so little it takes two of us to find it."—Harper's.

Truth Eternal.

All errors have only a time. After a hundred million of objections, subtle ties, sophisms, the smallest truth remains precisely what it was before.—Ancient Maxim.

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H. K. HANNA

Lawyer

Office in Bank of Jacksonville Building
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by local applications, as they cannot reach the diseased portion of the ear. There is only one way to cure deafness, and that is by constitutional remedies. Deafness is caused by an inflamed condition of the mucous lining of the Eustachian Tube. When this tube is inflamed you have a rumbling sound or imperfect hearing, and when it is entirely closed, deafness is the result, and unless the inflammation can be taken out and this tube restored to its normal condition, hearing will be destroyed forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of Deafness caused by Catarrh that cannot be cured by Hall's Catarrh Cure. Send for circulars, free.

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When you have trouble with your stomach or chronic constipation, don't imagine and you can't be helped but because our Chamberlain's Colic, Cholera and Diarrhoea Remedy is the only one that will cure you. Mrs. S. H. Smith, Portland, N. J., writes, "For years I have been troubled with stomach trouble. Everything I ate upset my stomach. One of Chamberlain's advertising circulars came to me. After reading a few of the letters from people who had been cured of their stomach trouble, I decided to try Chamberlain's Colic, Cholera and Diarrhoea Remedy. I got it and an hour or so after I had taken it I was cured. For sale by all druggists."

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