

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 swished to a buxom widow or brushing 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, talking 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—My wriggling son across her knee—I'll teach you to be saucy as to dogs' tails.
"But, mother, it isn't our dog."
"No, I know it isn't our dog. But it's my saucypan, 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."—New York Post.

Not Sam's Fault.
Sam Sneader, the commissary man and held in the community to be a good churchman, annoyed the minister extremely by getting up and walking out of the church while the sermon was in progress. The preacher spoke to Sam about it.
"It isn't my fault, doc," Sam protested. "It's a sort of affliction I got."
The preacher told Sam he'd better see the camp doctor. A few days later the preacher met the doctor.
"Did Sam Sneader come to you for advice?" asked the preacher.
"Yes," said the doctor, "but I told Sam I couldn't do anything for him."
"What was Sam's affliction?"
"Affliction! He didn't say anything about that. Sam said he'd been troubling you by walking in his sleep."—New York Post.

Militant Margaret.
Militant minded women were known in England before the suffragettes, one of whom lies in Henry VIII's chapel—Margaret, countess of Richmond, sister of the builder's mother, with her brass effigy by Torrington. She hated the Turk, and she made, as Camden reports, a sporting offer to the chivalrous of her day. "On the condition that princes of Christendom would combine themselves and march against the common enemy, the Turk, she would most willingly attend them and be their lady-in-law in the camp." That position of laundress to the crusaders would have been an easy one, for it was the fashion to make vows to change no underclothing until the holy sepulcher was regained.—Chicago News.

Labor Saving Postman.
One of the sights to be remembered in Portugal, said the Rev. H. O. Fenton, lecturing at the Royal Photographic society, was that of the postman delivering his letters among the congregation at church on Sunday, thereby saving himself many a weary walk.—Fall Mail Gazette.

The Word Improve.
Improve at first meant to rebuke, to condemn or disapprove. In the French it means precisely the opposite of the English word. Milton uses it in the sense of improve. Only in the course of ages did it take on the present signification of bettering.

What a Man Eats.
Mrs. Subbitz—I wonder what's come over Harry. Instead of being cross, as usual, he started off happy and whistling like a bird this morning. Nora (to new girl)—It's my fault, mum. I got the wrong package and gave him bird seed for breakfast food.—Woman's Home Companion.

Disappointed.
Clara—I've been looking into Jack's life, and I'm awfully disappointed. Mary—Why? Clara—My worst suspicions are unfounded.—Satire.

A Chaser.
"But, John, how did you get rid of all the creditors?" "I lit one of your cigars."—Fleegende Blatter.

BOGUS GEMS.

Imitation Diamonds of Paste Are the Best Counterfeits.

It is always wise when buying a white topaz to purchase it from a reliable dealer, inasmuch as rock crystal and even lead glass are often sold under that name.
Colorless beryl yields a very brilliant and diamond-like stone when properly cut. Indeed, many gems and even garnets and rock crystal often passed in former days as diamonds even under the scrutiny of experts, such exact tests as refraction and specific gravity being unknown until comparatively recent years.
No imitation of the diamond, however, is so brilliant as a skillfully cut piece of the kind of lead glass known in the trade as "paste." The play of color in these counterfeits is often very beautiful, but the glass "diamond" possesses no luster, this term being applied to the light reflected from the top surfaces of a gem. The flashes of light and color that give brilliancy come from the interior, being thrown from the rear surfaces of the stone.
The glass diamond is soft and is attacked chemically by a number of things with which it comes in contact by wear, for both of which reasons it soon becomes dulled.—Philadelphia Saturday Evening Post.

He Spoke to Her.
A Virginia farmer was driving a refractory cow down the road one morning. The cow and the driver came to a crossroad. The man wanted the cow to go straight ahead, but the cow picked out the crossroad. A negro was coming along the crossroad.
"Haid her off! Haid her off!" yelled the driver.
The negro jumped about the road and waved his arms. The cow proceeded calmly on her way.
"Haid her off! Haid her off, nigger!" yelled the driver.
"Is a-tryin' ter," replied the negro.
"Speak to her! Speak to her and she'll stop!"
"Good mornin', cow good mornin'!" said the negro politely.—Saturday Evening Post.

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

NOTICE OF SHERIFF'S SALE
IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF JACKSON.

E. Renshaw, Plaintiff.
vs.
Elliott M. Armstrong and Joseph W. Armstrong, her husband, and George E. Hart and M. Trammell, Defendants.
Notice is hereby given that under and by virtue of an order of sale, decree of foreclosure, and execution thereof issued out and under the seal of the Circuit Court of the State of Oregon, in and for the County of Jackson, in a certain cause therein, wherein E. Renshaw as plaintiff was rendered a decree of foreclosure against Elliott M. Armstrong and Joseph W. Armstrong, her husband, and George E. Hart and M. Trammell as defendants in the sum of thirteen thousand (\$13,000) Dollars with interest thereon from Dec. 1, 1910 at the rate of six per cent per annum until paid in accordance with the terms and conditions of said note, and for the sum of \$385.05 taxes for the years 1910 and 1911 with interest thereon at 6% per annum from November 22, 1912 until paid, and for the sum of \$178.79 taxes for the year 1912 with interest thereon at the rate of 6% per annum from May 25, 1913 until paid, and for the sum of One Thousand (\$1000.00) Dollars as attorney's fee with interest thereon at the rate of 6% per annum from the date of this decree, together with the costs and disbursements herein taxed at \$63.65; and this Court by its decree herein directed and ordered that so much of said realty be now sold and sold satisfy the sum of \$2340.00, past due interest and the sum of \$234.00, said \$600.00 attorney's fees, and also the sum of \$599.80 taxes for the years 1910, 1911, and 1912, and for the costs and disbursements of this suit taxed at \$63.65, said sale being subject however to the following: that if the sum of \$780.00 interest due Dec. 1, 1914 on said principal sum is not paid on or before Dec. 1, 1914 or the taxes which may be due from the said defendants on any portion of said premises and when the plaintiff is obliged to pay to protect his security, that an execution issue with an order of sale attached for the sale of so much of said realty including any realty theretofore sold hereunder as may be necessary to satisfy the amount then due including taxes together with the sum of \$78.00 as attorney fees and for any additional costs and disbursements incurred thereunder, and if on Dec. 1, 1915 the balance for which this decree is granted with interest at 6% from date of decree and also including the balance of \$34.00 attorney fees with interest and \$14 additional taxes has not been paid, then an execution issue with an order of sale attached for the sale of the whole of the realty mentioned in said mortgage and for which a decree has been granted to satisfy the said balance as aforesaid; which decree was enrolled and docketed in the Clerk's office of said Court in said County on the 15th day of February, 1914.

I am commanded by virtue of an execution with power of sale attached issued by the Clerk of the above Court dated the 27th day of February, 1914, in the above entitled cause to sell all the following described real property or so much of said realty as is necessary to satisfy said execution and order of sale, to-wit:

All of the Renshaw Sub-Division in Township Thirty-seven (37) South of Range One (1) West of the Willamette Meridian, as numbered, marked, and delineated on the official plat thereof, now of record in the office of the County Recorder of Jackson County, Oregon, together with any and all

water and water rights appurtenant thereto, and especially the appropriation authorized by Permit No. 25, dated October 25, 1909, and recorded in Book No. 1 of Permits in the office of the State Engineer at Salem, Oregon, at page 136 thereof, and recorded also in Volume 1 of Water Right Certificate Records of Jackson County, Oregon, at page 1 thereof, excepting however Lot Eight (8) thereof, which is hereby expressly reserved from this conveyance said property being situated in Jackson County, Oregon.

Now therefore, by virtue of said execution and decree, and in compliance with said writ, I will on
Tuesday, the 31st day of March, 1914, at the hour of ten o'clock A. M. at the front door of the Court House in Jacksonville, Jackson County, Oregon, sell at public auction, subject to redemption as by law provided, all the right, title and interest of the above named defendants Elliott M. Armstrong, her husband, Joseph W. Armstrong, her husband, and George E. Hart and M. Trammell in and to the above described property or in so much of said realty as is necessary to satisfy said execution and order, for cash in hand to the highest bidder.

Dated at Jacksonville, Oregon, this 27th day of February, 1914.
W. H. SINGLER,
Sheriff of Jackson County, Oregon.
By E. W. WILSON, Deputy.

Notice to Creditors

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

In the Matter of the Administration of the Estate of Fannie M. Port, a Deceased Person.
Notice is hereby given that the undersigned, by an order of the County Court of Jackson County, State of Oregon, heretofore duly entered herein has been appointed and now is the duly qualified and acting administrator of the estate of above named decedent. All creditors and persons having claims against said decedent or her estate are hereby notified and required to present the same duly verified with proper vouchers, to the undersigned at his home in Jacksonville, Jackson County, Oregon, within six months from the date hereof.

The date hereof and of the first publication hereof is February 7th, A. D. 1914.
LEE C. PORT,
Administrator of the Estate of Fannie M. Port.
H. K. HANNA,
Residing at Jacksonville, Oregon,
Attorney for said estate.

Notice of Final Settlement.

IN THE COUNTY COURT FOR JACKSON COUNTY, OREGON

In the Matter of the Estate of Thomas Merrick, Deceased.
Notice is hereby given, that Agnes E. Fahs, (formerly Agnes E. Merrick, but who has since married) the administratrix of the above entitled estate has filed her final account, and that Monday, March 9, 1914, at the hour of ten o'clock A. M. at the County Court room at the Court House at Jacksonville, in Jackson County, Oregon, is by order of the Judge of the above entitled Court, fixed as the time and place for hearing and settling said final account, and all persons interested in said estate and having any objections to said final account are hereby notified to appear at said time and place and present their objections thereto.
Dated January 31, 1914.
AGNES E. FAHS,
Administratrix.

Summons.

IN THE CIRCUIT COURT OF OREGON FOR JACKSON COUNTY

T. L. Farlow, Plaintiff.
vs.
Elias Miller and Sarah M. Miller, his wife, Alice A. Hinman and A. Hinman, her husband, E. J. Farlow and Mary Farlow, his wife, Fred Farlow, a single man, and May Conn and H. C. Conn, her husband, Louisa E. Hafer and Peter Hafer, her husband, Sarah Adkins, a widow, Lydia Adkins, a widow, John Farlow and William Farlow. Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described as the S. E. 1/4, E. 1/2 of S. E. 1/4, S. E. 1/4 of N. W. 1/4, and S. W. 1/4 of N. E. 1/4 of Sec. 11, Tp. 37 S., R. 2 E., W. M. in Jackson County, Oregon, Defendants.
To Fred Farlow, May Conn, H. C. Conn, Louisa E. Hafer, Peter Hafer, Sarah Adkins, Lydia Adkins, Alice A. Hinman, A. Hinman, John Farlow and William Farlow; And also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described as the southeast quarter, the east half of the southwest quarter, the southeast quarter of the northwest quarter and the southwest quarter of the northeast quarter of Section 11 in Township 37 South of Range 2 East of Willamette Meridian, in Jackson County, Oregon, the above named Defendants.
You and each of you are hereby notified and required to appear in the above entitled Court and cause within six weeks from the date of the first publication of this summons upon you, which is the 14th day of February, 1914, and answer the complaint of plaintiff against you, now on file in said Court and cause; and if you fail to appear and answer within the time required, for want thereof the plaintiff will apply to the Court for the relief prayed for and demanded in his complaint, to-wit:

For a decree of this Court decreeing plaintiff to be the owner absolutely and in fee simple of an undivided seven-eighths interest in and to the southeast quarter, the east half of the southwest quarter, the southeast quarter of the northwest quarter and the southwest quarter of the northeast quarter of Section eleven (11) in Township thirty-seven (37) South, Range two (2) East of the Willamette Meridian in Jackson County, Oregon.
And for a further decree of this Court restraining the defendants and each thereof, excepting defendants

John Farlow and William Farlow from asserting any right, title, interest, estate, lien or claim of any nature or character whatsoever in or to said described premises, or any part thereof; and for a further decree decreeing defendants John Farlow and William Farlow to be the owners of an undivided one-eighth interest in and to the said described premises;
And for a further decree of the Court, removing the clouds on plaintiff's title to said premises occasioned by the misspelling of the names of the grantors, Simeon Farlow and Lydia A. Johnson; and for such other relief as to the Court may seem equitable.

This summons is served upon you, and each of you, by publication in the Jacksonville Post, a newspaper of general circulation, published in Jackson County, Oregon, once a week for six consecutive weeks, by order of Honorable F. M. Calkins, Judge of said Court, made on the 9th day of February, 1914.
GUS NEWBURY,
Attorney for Plaintiff.

Summons for Publication in Foreclosure of Tax Lien.

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

Geo. W. Stevens, Plaintiff.
vs.
D. R. Hunt, whose true name is Dennis P. Hunt and any other person or persons having an interest in or lien or claim upon the real estate described in the complaint herein, Defendants.

To D. R. Hunt, whose true name is Dennis P. Hunt and any other person or persons having an interest in or lien or claim upon the real estate described in the complaint herein, the above named defendants.
In the Name of the State of Oregon: You are hereby notified that Geo. W. Stevens, the holder of Certificate of Delinquency numbered 134, issued on the second day of November, 1910, by the Tax Collector of the County of Jackson, State of Oregon, for the amount of Four and 15-100 Dollars, the same being the amount then due and delinquent for taxes for the year 1909, together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner as appears of record, situated in said County and State, and particularly bounded and described as follows, to-wit: The Lot numbered two in Section 7 in Township 26 south of Range East of the Willamette Meridian, being 3 1/4 acres in the north-west quarter of the north-east quarter of said Section, Township and Range.

You are further notified that said Geo. W. Stevens has paid taxes said premises for prior or subsequent years with the rate of interest on said amounts as follows:

Year's Date	Tax	Receipt No.	Amount	Interest
1910 Nov. 1 1911	168		\$157	15 per ct.
1911 Oct. 14 1912	6010		\$128	15 per ct.
1912 Oct. 16 1913	13559		\$454	15 per ct.
1913 Feb. 25 1914	199		\$148	15 per ct.

Said D. R. Hunt, whose true name is Dennis P. Hunt, as the owner of the legal title of the above described property as the same appears of record, and each of the other persons above named are hereby notified that Geo. W. Stevens will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate, and you are hereby summoned to appear within sixty days after the first publication of this summons exclusive of the day of said first publication, and defend this action or pay the amount due as above shown together with costs and accrued interest and in case of your failure to do so, a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above named.

This summons is published by order of the Honorable T. J. Cleeton, Judge of the Circuit Court of the State of Oregon for the County of Jackson, and said order was made and dated this 26th day of February, 1914, and the date of the first publication of this summons is the 28th day of February, 1914.
All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon, at the address hereafter mentioned.

M. PURDIN,
Attorney for Plaintiff.

Summons.

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

BERTHA A. CORTHELL, Plaintiff.
vs.
EDGAR CORTHELL, Defendant.

To EDGAR CORTHELL, defendant above named:
In the Name of the State of Oregon, you are hereby notified that Bertha A. Corthell, as plaintiff, has commenced a suit in the Circuit Court of the State of Oregon, in and for Jackson County, and that in pursuance of an order made and entered in said cause by F. M. Calkins, Judge of said Court, on the 19th day of February, 1914 you are hereby required to appear in said cause on or before six weeks from the first publication of this summons, which publication will be on the 21st day of February, 1914, and answer the complaint of the plaintiff, filed therein, and for want of answer thereof on or before said time, plaintiff will apply to the court for the relief demanded, and prayed for in said complaint, to-wit:

For a decree of divorce from you; for the care, custody and control of the minor child, Marie; Alice Corthell, and for plaintiff's costs and disbursements of this suit.
Dated this 19th day of February, 1914.
W. J. MOORE,
Attorney for Plaintiff.

Notice for Publication

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

February 7, 1914.
Notice is hereby given that Max S. Hirsch, whose post office address is 585 Burnside Street, Portland, Oregon, did, on the 19th day of December, 1912, file in this office Sworn Statement and Application, No. 0524, to purchase the N. E. 1/4 N. W. 1/4 and Lots 1, 2, 3 and 4 of Section 15, Township 41 S., Range 4 West, Willamette Meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised \$500.00, the timber estimated 1,060,000 board feet at \$2.50 per M. and the land nothing; that said applicant will offer final proof in support of his application and sworn statement on the 24th day of April, 1914, before Register and Receiver United States Land Office, at Roseburg, Oregon.
Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.
B. F. JONES,
Register.

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Change in Southern Pacific Time Table.

[Effective November 13, 1913.]

NORTH BOUND TRAINS.

14 Portland Passenger	8:27 A.M.
24 Grants Pass Motor	10:22 A.M.
32 Grants Pass Motor	4:27 P.M.
16 Oregon Express	5:20 P.M.
12 Shasta Limited (Mail only)	2:44 A.M. Extra fare train.

SOUTH BOUND TRAINS.

23 Ashland Motor	8:35 A.M.
13 California Express	10:52 A.M.
31 Ashland Motor	2:24 P.M.
15 San Francisco Express	4:00 P.M.
11 Shasta Limited (Mail only)	5:22 A.M. Extra fare train.

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