

SHE SAVED HIM

By MAY C. ETHERIDGE

"John, I've something to say to you. You're a good fellow, and I have no family. I have some stock in the Hope Mining company that is valuable and other securities. They're all in this tin box. There is also a will in the box leaving all I possess to you."

"Why, Mr. Hathorn," said John Murray, surprised, "what in the world put that into your head? I've been working for you only six months, and you never saw me before I came to you and asked you for a position in your store. Besides, you are a healthy, strong man, liable to live thirty or forty years longer."

"I'll tell you, John. You've told me about that wife of yours in the east and that little kid you set so much store by. Something tells me that I've not long to live. If I were to die tomorrow there wouldn't be a person in the world to claim what I left. If I will it to you you can bring your family out here and go right on with the store. I might as well make some one comfortable, mightn't I? Come with me."

He took John to his bedroom over the store, pulled up a plank in the floor, put in the box and relaid the plank. Then the two went downstairs and resumed their work. That night John Murray wrote his wife in the east and told her of the bequest that might come some day to them.

It was about three months after this that John, who took care of the books and the cash, made up a deposit of the cash that had come in during the week for the bank at the county seat, some ten miles distant. While riding through a narrow defile a man sprang upon him and before he could draw his revolver disarmed him and, taking out a rope, bound him hand and foot. Then, appropriating the money he carried, he left John beside the road and made off in the direction of the store.

John remained as he was several hours before any one came along to release him; then he returned to report the robbery. Entering the store, he found it deserted. Looking about the place, he found Hathorn's dead body in the barn, with a little hay thrown over it.

Here were two troubles John had to report to his neighbors, though the first was nothing in comparison with the second. His story looked very unlikely. It seemed more probable that he had made up the story about having been robbed, had appropriated the money himself and had murdered his employer. The store stood alone, with no house within a mile. John was arrested and tried, and, though the evidence against him was purely circumstantial, it insured his conviction, and he was sentenced to be hanged.

One day a woman entered a jewelry store at the county seat, where John was awaiting execution, and offered to sell a watch. The jeweler noticed on the case the initials E. L. H. He asked the woman if these were her initials, and she admitted that they were not and looked frightened. This excited the suspicion of the jeweler, and he kept the woman parleying till he could learn more of her. Then it occurred to him that the initials were those of Mr. Hathorn, whose murder had excited so great a commotion in the community. He sent for an officer, and the woman was arrested. Having been put through a severe examination, she broke down and confessed that she had murdered Hathorn and carried off the watch with her. But she claimed that plunder had not been her object, averring that Hathorn had married and deserted her.

There were two opinions as to this confession, the one being that it was untrue, the other that it was genuine. Those who maintained the latter view were supported by the fact that Murray's lawyer had brought evidence to show that Hathorn had feared some secret enemy. This turned the scale against the woman, though Murray was not at once released. As soon as he was he went to the jail where she was confined to have a look at her.

He was astonished to see his own wife. Fortunately the official that was with him was behind Murray and the wife had time to give her husband a warning look not to recognize her before the man came up. During the interview she also succeeded in whispering to him: "Fly for your life. I will be all right." John saw in this a scheme to save him and as soon as he left the jail disappeared. A day or two later Mrs. Murray recalled her confession, telling the following story:

She said that as soon as she heard of her husband's arrest she had gone west. She had had Hathorn's initials engraved on a watch that belonged to her brother and used it to get herself arrested. She told of the tin box of which her husband had written her and which had not been referred to by defendant's counsel in the trial since the will it contained would show a motive for the murder by Murray.

Attended by court officials, Mrs. Murray went to Hathorn's room in the store, and the box was found. Besides the articles to it already mentioned was a paper on which was written, "Eben Greenleaf has sworn to kill me and I believe he will."

Who Greenleaf was never came to light. John Murray was invited to return, but wrote his wife to sell out the store and bring his inheritance east.

Moods of the Bay of Fundy.

The bay of Fundy is full of strange and contradictory features. Grand Macon Island, which lies to the portward of a vessel entering the bay, is one rocky graveyard—on the reef to the southeast an impaled ship is a common sight. Every indentation, nay, every rocky cranny, bears some terrible and suggestive name descriptive of some maritime tragedy. On the island, twelve miles in length and scarcely inhabited, is a graveyard filled with the bodies of unknown sailors. A little above Trinity rock the coast of Nova Scotia rises in rocky parapets from the sea and a narrow inlet admits to the Annapolis valley where, strange to say, the eye rests on a fertile valley of apple orchards which raise the highest priced fruit in the world. In this sheltered space is a climate which, owing partly to the gulf stream and partly to position, differs altogether from the arctic cold of the stormy sea without.—Westminster Gazette.

Cold and Colds.

"Without having gone anywhere near either pole," writes a correspondent of the London Chronicle, "I have had my experience of the fact that intense cold outside stops the cold in the head. We were six men essaying the ascent of the Grand Combin in the Alps over 14,000 feet. From our first attempt we were driven back by a thunder storm, and a stay of some hours to dry in the hut with the stove going woke up all the microbes. When we returned to the hut next day from the valley there were at least four severe colds among us, with sneezing and sore throats. On the third morning we traversed our peak, slowly cutting snow and ice steps in weather memorably bitter even for that height. On the other side it suddenly occurred to me that I had no 'cold' left, and the others made the same discovery."

Not on the Play Bill.

Miss Mary Moran, the English actress, tells of an incident that occurred when she was playing Belle, the wicked lady in R. C. Carton's play, "The Tree of Knowledge," to a holiday audience. At the end of the fourth act Belle leaves her husband and goes away with the villain of the piece. In a moment of remorse she bends over her sleeping husband, kisses him and, taking from her neck his mother's chain, she places it beside him, remarking as she exits: "The best and the worst of us are fools." On this particular occasion the clasp of the chain refused to unclasp. Twice she tried to remove it, when a voice from the gallery exclaimed: "Keep it, Belle. You'll want something to pawn if you're going to skip out with that other bloke!"

Prosperity is Communistic.

A man cannot prosper in any honest business without benefiting the community as well as himself, for he cannot induce men to deal with him without offering them an advantage; and, taking all the transactions of life together, the advantages which men offer to others must, on the whole, be equal to those which they receive themselves. Doing business, therefore, is a very effective and extended mode of doing good, and the fortune which is acquired in doing it is, in a very important sense, the measure and index of the good done.—Jacob Abbott.

Summons for Publication.

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

J. H. Bowman, Plaintiff.

Daisy A. Bowman, Defendant. Suit in equity for divorce.

To Daisy A. Bowman, the above named defendant.

In the Name of the State of Oregon, you are hereby required to appear, and answer the complaint filed against you in the above entitled Court and cause, on or before six weeks from the day of the first publication, being the 11th day of March, 1914, the time prescribed in the order of publication thereof.

And You Are Hereby Notified that if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit: for a decree forever dissolving the bonds of matrimony existing between the plaintiff and defendant.

This summons is published under and by virtue of an order made by Honorable F. L. Tou Velle, County Judge of Jackson County, Oregon, in the absence of the Circuit Judge of Jackson County, Oregon, from said county, on the 12th day of March, 1914, the first publication on the 14th day of March, 1914, and the last publication on the 25th day of April, 1914.

MULKEY & CHERRY, Attorneys for Plaintiff.

NOTICE OF SHERIFF'S SALE

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

E. Renshaw, Plaintiff.

vs.

Effie 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 Effie 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 \$385.95 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 28, 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 6% 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 as shall satisfy the sum of \$2340. past due interest and the sum of \$234. out of said \$1000. 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. 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 which 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. 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 said attorney's fees with interest and 1914 additional taxes has not been paid that 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 10th 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. 36, 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 in the above named defendants Effie M. Armstrong and 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.

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.W. 1/4, S.E. 1/4 of N.W. 1/4; and S.W. 1/4 of N.E. 1/4 of Sec. 11, T. 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 south east quarter of the northwest quarter and the southwest quarter of the northwest quarter of Section 11 in Township 37 South of Range 2 East of Willamette Meridian, in Jackson County, Oregon, the above named defendants.

In the Name of the State of Oregon: 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 forty-four forty-fifths 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 of 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, Simon 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 124, 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 13-100 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 located and described in the following: The Lot numbered two in Section 7 in Township 36 South of Range East of the Willamette Meridian, being 33 1/2 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 on said premises for prior or subsequent years with the rate of interest on said amounts as follows:

Year	Date	Tax	Receipt	Amount	Interest
1910	Nov. 1, 1911	168		\$1.57	15 per cent.
1911	Oct. 14, 1912	6018		\$4.28	15 per cent.
1912	Oct. 16, 1913	13559		\$1.51	15 per cent.
1913	Feb. 25, 1914	199		\$4.18	15 per cent.

Said D. R. Hunt, whose true name is Dennis P. Hunt, as the owner of the real title of the above described property as the same appears of record, and each of the other persons 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. Cleator, 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 orders 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, Marjorie 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 E. Hirsch, whose post office address is 965 Burnside Street, Portland, Oregon, did, on the 19th day of December, 1912, file in this office a Sworn Statement and Application, No. 6224, to purchase the N.E. 1/4, N.W. 1/4 and Lots 1, 2, 3 and 4 of Section 18, 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 appraisement, and that, pursuant to such application, the land and timber thereon have been appraised \$551.01, the timber estimated 1,000,000 board feet at \$0.50 per M, and the land nothing; that said applicant will offer said proof in support of his application and sworn statement on the 21st day of April, 1914, before the 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 the office, alleging facts which would defeat the entry.

B. F. JONES, Register.

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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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