Uncrowned Queens

There have been seven uncrowned rucens 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 idicule 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.

finguished 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 re-

maining 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 allke 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 sim

ply set in the position of the lost ear.

It is really only the first artificial ear

that is expensive, the chief cost per

taining to the making of the mold

Vulcanized rubber, which can be bent

and twisted, has been found to consti-

tute the best material for the making

Some German Taxes.

of artificial oars.

Artificial ears are so skillfully made that they may with difficulty be dis-

Broadening

Bond-Don't you realize that ma Finge broadelis a wan?" Benedict-Cr yes: I suppose it can be put that way but "flattens" is the word I've alway used.-London Zapress.

Judging a Man by His Clothes. "What a mistake it is to judge met by their clothes!"

"Yes. I know a self made million atre who dresses as well as any of the clerks in his establishment."-Judge.

Teo Ready With Assistance. Smith-Goldmore is a very generou old fellow. Do you know, he's always helping somebody out. Jones (sadly)-Yes, I know. I was down to see his daughter the other night, and he helped me out too.-Stray Stories.

Guardian's Sale of Real Property

Notice is hereby given that pursuant to an order of Hon. F. L. TouVelle, County Judge of Jackson County, State of Oregon, dated October 12, 1914, duly made and entered in the matter of the estate of Nina M Harris, Neil Harris and Gertrude Harris, minors, now pending in said Court, directing and authorizing me to sell all of the right, title and interest of said estate in and to the following described real propertv. to-wit:

The north half of the north-east quarter and the north-east quarter of the northwest quarter of Section Ten (10) in Township Thirty-five (35) South of Range Two (2) East of Wil-(35)amette Meridian, in Jackson County State of Oregon, according to govern-

ent survey. I will sell at private sale, for eash or on terms, from and after the 5th day of December, 1914, to the highest bid-der, all the right, title and interest of said estate in and to said lands, and the appurtenances thereto, (being an undivided one-third now vested in said estate, or such portion of said lands as may be decreed to belong to said es

described below, embracing 129.27 acres within the Crater National For-

est, Oregon, will be subject to settle-ment and entry under the provision-

for the lands actually occupied. Said lands were listed upon the applications

of the persons mentioned below, who

prior right of any such settler, pro-vided such settler or applicant is qual-

Notice to Creditors.

AND FOR JACKSON COUNTY.

elds, Deceased

In the Matter of the Estate of K.

To whom it may concern: Letters

LEWIS M. MITCHELL,

Citation to Heirs.

IN THE COUNTY COURT OF THE STATE

In the Matter of the Estate of John

A. Norling, Deceased, To Sigurd Norling, William Norling H-zel Norling, heirs of said John A. Norling, deceased, and all other Lers

decedent, unknown, if any such

OF ORECON, FOR JACKSON COUNTY.

Administrator

Among the curious taxes imposed in Germany on various objects are those on baby carriages, where the amount is 40 cents each and \$1.50 tax on caged nightingales, of which there have not been any for many years, and tourists for whom the hotel keeper is taxed 21/2 ment and entry under the provisions of the homestead laws of the United States and the act of June 11, 1906, (34 Stat., 233), at the United States Land Office at Roseburg. Oregon, on December 28, 1914. Any settler who was actually and in good faith claim ing any of said lands for agricultural purposes prior to January 1, 1906, and has not abandoned same has a prefer-ence right to make a homestead entry for the lands actually occupied. Said cents, which is added to the bill,

He Had the Bill.

Tom (in restaurant)-Excuse me, old man, but would you mind paying my check? I haven't anything but a forty dollar bill. Jack-A forty dollar bill: Why, I never heard of a bill of that denomination Tom-Here it is-a bill from my tailor !-- Chicago News.

Banking In England.

The system of credit in England is different from that in this country, and the mere fact that a man has an account in a bank serves to give him standing. One cannot open an account with a bank in England merely by

TouVelle, Judge of the County Court above entitled Court and cause within ten days County Clerk. by FLORA THOMPSON, Deputy.

" Order to Show Cause.

OF OREGON FOR THE COUNTY

In the Matter of the Estate of John mack as the administrator with the will annexe

In the Matter of the Estate of John D. Whitehead, Deceased. Order to show cause why order of sale of real tappearing to the Judge of said Court, by the petition this day pre-sented and filed by M. L. Baldwin, the Administrator of the estate of John D Whitehead, late of Jackson County, deceased, praying for an order of sale of real estate, that it is necessary to sell all of the real estate to pay the charges, expenses and claims against harges, expenses and claims against Subdivision in Township 37 South, of Range said estate.

said estate. It is therefore ordered by the Judge F. L. TouVelle of said Court, that Al-fred Whitehead and all persons inter ested in the estate of said deceased, appear before said County Court on Saturday, thể 21st duy of November, A. D. 1914, at 10 o'clock in the fore-noon of said day, at the Court room of said County Court at the City of Jacksonville, in the County of Jack-son, to show cause why an order son, to show cause why an order should not be granted to the said Ad-disbursements of this suit; and for a further de ministrator to sell so much of the hereinafter described real estate of the said deceased as shall be neces-sary, to-wit: E.½ of S.W.¼ and W. ¼ of S.F. ¼ Section 25, Tp. 38 S., R. 4 West W. M and it is further or-

Dated Oct. 19th, 1914. F. L. TOUVELLE,

may be decreed to belong to the under-tate, after partition.) Bids will be received by the under-signed at his office, No. 216 Garnett-Corey Building, Medford, Oregon. Dated November 6, 1914. B. F. PIATT, B. tate of said Minors. Corey Building, Medford, Oregon. Dated November 6, 1914. Dated Source of said Minors. Date of the Estate of Har-rison H. Triplett, Deceased: To C. W. Triplett, John F. Trip-Guardian of the Estate of said Minors. RESTORATION TO ENTRY OF LANDS IN NATIONAL FOREST. Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the lands described below, embracing 129.27 Notice is hereby given that the

You are hereby cited to be and appear in our County Court of the State of Oregon, at the court room thereof, at UREGON, FOR JACKSON COUNTY Jacksonville, in said County, on the 4th day of December, 1914, at ten o'clock Estate of Frank A. Douglas, a Deceased Person. A. M. of that day, then and there to At of that day, then and there to show cause, if any exist, why an or-der of sale should not be made as prayed for in the petition of Sam Mathis, Administrator of said estate, blad in this Court on this dev and filed in this Court on this day, and praying for an order and licence auth-at the hour of 10 o'clock A. M. of sald day at the origing said administrator to sell at Court room of said Court at the Court House in Jacksonville, Jackson County, State of Oregon, state, for the purpose of paying the lains against said estate heretofore time and place for hearing objections to aid acill wed and all other lawful claims count and for the settlement thereof and of said ac-The said real property consists of the following described tracts, situated n Jackson County, Oregon, to-wit:

ified to make homestead entry a.o. the preference right is exercised prior to December 28, 1914, on which with a bank in England merely by currying money to the bank and depos-itting it. He must have two first class references before a bank will accept his account, and when reference is given it means that the person giving it would indorse or stand for the per-son to whom it is given. A reference in Eugland means more than a mere interest in twenty acres of lime lan! Galls Creek. By order of the County Court of Ore-By order of the county court of order gon for the County of Jackson, made this 23rd day of October, 1914. Wit-ness my hand and the seal of said Court this the day and year last above written.

of the State of Oregon, made and cr-tered this 29th day of October, 1914. Witness my hand and the seal of said Court-this 29th day of October, 1914, ... G. A. GARDNER. County Clerk. on or before the last day so prescribed in the o der for publication of said summons; or if pe anal service is made upon you without the sta then within six weeks from the date of such se vice; and if you fail to so appear and answe IN THE COUNTY COURT OF THE STATE default and decree against you for the reli prayed for in his complaint, to-wit: for a jude ment against the defendants Charles McGos

of the above entitled Court, which said order was

made on the 23rd day of October, 1914, and

wherein it is ordered that you and each of you

appear and answer the complaint on file hereit

on or before the expiration of six weeks from

The date of the first publication of this sum-mons is October 24th, 1914, and the date of the

last publication thereof and on or before whic

date you are required to appear and answer

Notice of Final Settlement.

H. K. HANNA.

Attorney for Plaintiff

December 5th, 1914.

the date prescribed in said order as the date of the first publication of this summons.

OF JACKSON.

cree foreclosing said mortgage and ordering the sale of said premises for the satisfaction of afore said judgment, taxes, interest, costs and dis-bursements and forever barring each of said West W. M and it is further or-dered that a copy of this order be pub-lished in the Jacksonville Post four many weeks prior to November This summons is published in the Jacksonville This summons is published in the Jacksonville This summons is published in the Jacksonville above named defendants from any right, title,

County Jadge.

In the Matter of the Administration of the Notice is hereby given that Walter M. Clark, sidder, all the real property of said has been duly appointed and fixed by the order estate.

The south-west quarter of the south-west quarter of Section Eleven (11) in Township 35 South, of Rang 4 West of W. M., excepting those parts thereof heretofore sold to John Smith-p-ter and O. C. Oden, Also two-thirds report or any item thereof must be filed or made on or before the aforeanid time fixed for the h-aring and settlement thereof. Date of the first publication hereof is October 7, 1914, and date of last publication is Novem-

you are in need of gan, Violet McGougan and Lincoln McCo **Good Printing**

at

Try the

Jacksonville, Ore.

you get best work



Prices Are Low

Shrewd buyers will invest in Jacksonville property and prepare for the raise which is sure to come.

We can offer you a few bargains at prices which will yield a handsome profit in the near future. Get busy, at once.



Change in Southern Pacific Time

Effective November 13, 1913.

NORTH BOUND TRAINS.

14 Portland Passenger 8:27 A.M.

24 Grants Pass Motor 10:22 A.M.

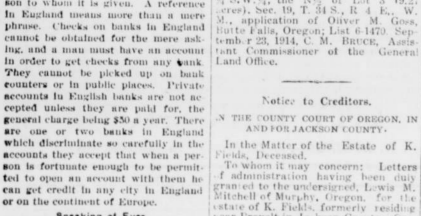
32 Grants Pass Motor. 4:27 P.M.

12 Shasta Limited (Mail only)2:44 A.M

SOUTH BOUND TRAINS.

Extra fare train.

- - Table: - - -



Speaking of Eyes. "Pop!"

"Yes, my son."

"Kittens are not much use until they

get their eyes open, are they?" "No, my boy."

"Well, pop, is it the same with pota

toes?"-Youkers Statesman.

Some Class.

"I'm afraid the new cook will be a little too lofty for us." "Why?"

"She came in a taxienb."-Louisville Courier-Journal

A Forehanded Man.

Tramp-Would you give a poor starvin' man something to eat, mum? Lady of the House-1 might, but you are not starving. Tramp-1 know dat lady; but an onnee of prevention is worth a pound of cure, you know Boston Transcript.

Delighting the Eye and the Ear. "That planist has remarkable hair."

"Yes," replied the theatrical manager. "Ite is one of the most compact propositions I 'mow of. Not only does

he provide his own music, but he carries his own scenery."-Washington Star.

An Easy One.

Somebody writes in and asks us a conundrum as follows: Why is a steel ellar door like a glutton's dinner? Beause it is bolted down, of course.-Thicago Post.

Paraguay's Giant Weso. Paraguay is the home of a glant wasp so terrible that most native fornst hunters fear it more than they de snakes, centipedes or spiders.

Not Much Mind.

Pinhead-"Tis the mind that makes the body rich. Miss Pickles Don't worry. Poverty is no crime.-Birmingbam Age-Herald.

G. A. GARDNER.

Summons for Publication.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR JACKSON COUNTY Dasia Massie, Plaintiff,

-....

Fdward Massie, Defendant, To Edward Massie, the above named defen

ear Provolt in Ja kson County, Ore-In the Name of the State of Oregon, You are gon, but now deceased, notice is here-by given this 28th day of October, 1914. hereby required to appear, and answer the com-plaint of the plaintif filed against you in the that all claus is using the estate of the said K. Fields must be provinted, with the proper vouchers, within six months from the date of this notice to the said control of the same set of the said set of the same set of th 7th day of November, 1914, the time prescribed the undersigned at the Jackson County Bank, in the City of Medford, County of Jackson, State of Oregon,

And you are hereby notified that if you fail to ppear and an wor said complaint, for wan hereof the plaintliff will apply to the Court for he relief der a ded in the complaint, to with

For a decree of the Court orever dissolvin he bonds of matrimony xisting between laintiff and defend at and for an order and reverento ing to plaint ff her maiden na ne o-wit, Dosia Chry.

This sum as is published by virtue of an or a made by the H mo abl F. M. Calkins, Judge of the above entitled Court, on the 5th day of November, 1914, the first publication to be made n the 7th day of November, 1914, and the last publication to be made on the 19th day of Decemb r. 1914.

MULKEY & CEURRY Attorneys for Plaintiff

Summons

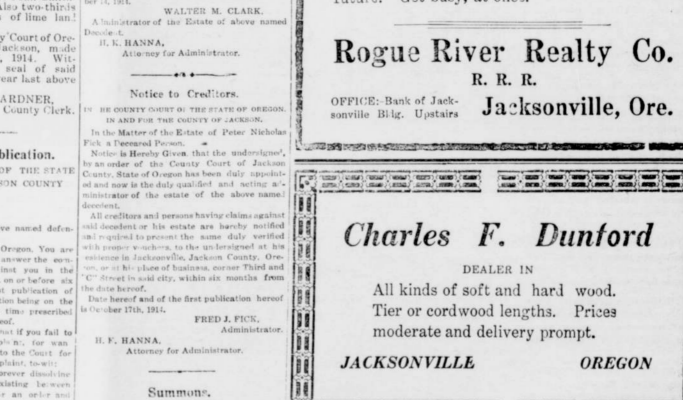
N THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR THE COUNTY OF JACKSON

Joseph Martin, Flaintiff,

there be. In the Name of the State of Oregon: You and each of you are here by cited to be and appear in the County Court of the State of Oregon, at the court room thereof, in the City of Jackson-ville, in said County, on Monlay, the 7th day of December, 1914, at ten o'clock in the forenoon of said day, then and there to show cause, if any exist, why an order of sale should not be reade as maye! for by Anna M. Norling, administrately of said estate, filed in this court. His day and praying is r a heepse and order authorizing her Charles McGongan and Violat McGongan, his wife, and Liasoln McCormack as Alministrator his smended compfiint, namely, for a decrer a license and order authorizing her comb Field, and Parker Bornes Field, Jr., an to sell the following real property of infant, and Parker Bernes Field, Jr., and infant, and Parker P. Field, Bannyan Field, an infant, and eastedy of their minor child. Howard infant, and Parker P. Field, Henry C. Field, Elen T. Field, C. Warren. Jacksonville, Jackson County, Oregon, Freduction, Defendants, Suit in and being particularly described by roorded in Volume 55 of the Deed Re-corded in Volume 55 of the Deed Re-cords of Jackson County, O cron et al. (2010). Phillips Ketchum, Defendants, Suit in Equity to Declare a Deed and Bond for Deed a Mortgage and to Foreelose the same. To Charles McGouran, and Violet McGouran, his wife, and Lincoln McCormset as Adminis-ter with the will annexed of the Estate of When the same County, O cron et al. (2010).

curds of Jackson County, O.egen. at White-onb Field, and Parker Barnes Field, Jr., page 353 thereof, to which record at- an infact, and Bradford Sampson Field, an in-"t Whiteyorb Field, and Parker Barnes Field, Jr., Ci - fort, Parker B. Piel', Honry C. Field Ellas T in a statute boundaries of said Field, E. Russel Field, Care'ne ". Callender and ruy, for the purpose of paying Phillips Ketchum, the above named defendants: the charges, claims a d expenses la the Name of the State of Oregon: You are against said estate.

By order of the Honorable F. L.



I THE CIRCUIT COURT OF THE STATE OF OREGO

FOR THE COUNTY OF JAC'SON Charles A. Warren, Plaintiff

Luttie V. Warren, Defendant. Suit for

To Luttie V. Warren; the above named de-

In the Name of the State of Crement You roby earnmanded to appear and answer the

I datid's amende ! complaint against you now or le in the shove entitled Court and couse on a before the Instiday prescribed in the publication of as herein, to-vit on or before the 28th 'ay of November, 1911, sa'd date being the exviraion of six weeks from the date of the first pullication of this summons. And you are hereby notified that if you fail to appear and answer for want thereof plaintif will apply to the above entitled Court for the relief praced for in ing botween the plaintiff and defen lant, and for

Suit in for Deed published in Jacksonville, Jackson County, Oregon, by order of Honorable F. M. Calking Judge of the Circuit Court of Jackson County Oregon, which said order was made and entered of recent on the 15th day of October, 1914. and which sail order requires you to appear and asswer said amended complaint on ar heisre the last d y preser of summans. Date of first publication is the of October, 1914, and date of last publicaot. is the 28.h day of November, 1915.

H. L. DE ARMOND. Attorney for Plaintiff

OREGON POST ADS.

m

Ĩ

bring

