

Matter and Force.
There is no such thing as a loss of matter or force. The so-called "conservation" of matter and its forces was demonstrated years ago by Joule and other scientists. When, for instance, a thing "burns up," as we say, the substances that give out the light and heat are changed, not destroyed. The wood or whatever the substance happens to be becomes ashes and gas, and if we could gather up all the products of the burning we should find that they had not lost a particle of their weight and that the form of them only was changed. The eternity of matter was a teaching of the old Greek philosophers, or of some of them at least, and the modern teaching of the conservation or indestructibility of the stuff of the universe would seem to corroborate the ancient idea.

Cash Value of Success.
"While I do not think that success is measured by money," says a writer in the American Magazine, "an estimate of success cannot be dissipated from the cash value that is put on our work. It is the only factor of happiness that, granting material necessities, has to be reckoned in dollars."

"Success is a variant, and it is impossible to state it in a money limit. I know that the \$5,000 that is my father's salary as United States attorney brings with it to him a recognition of his ability that the same salary made in another way would not have. I know that the small checks I sometimes receive for my own work bring a glow that really isn't in the checks."

Bells Not in Favor.
Greek monks are called to prayer in a fashion of their own. Bells are not regarded with too much favor in the Levant. The fact that they are an innovation, however, albeit in the tenth century, from schismatic Venice makes the orthodox doubt their appeal, while the Turks object to them even more strongly lest they disturb wandering spirits, says the National Geographic Magazine. For all ordinary purposes the monks use in their stead a hanging wooden plank or sometimes a smaller metal bar of which the necessary concomitant is a stout mallet.

Artesian Wells.
For over 1,000 years the Chinese have obtained water through means of artesian wells. One of the most famous wells in existence is that at Grenelle, on the outskirts of Paris, where the water is brought from a depth of 1,798 feet. A well in Pesh was sunk to the depth of 3,100 feet in the seventies.

Goliath.
Goliath, the giant of Gath, who "morning and evening for forty days" defied the armies of Israel (I Samuel xvii) and was slain by David, was "six cubits and a span" in height. Taking the cubit at twenty-one inches would make him ten and one-half feet high.

Tit For Tat.
He—These biscuits are not like those which mother used to make. She—Of course they are not. These are intended to be eaten, not talked about.—Richmond Times-Dispatch.

Quick Growing Cress.
It is said that cress is the quickest growing of plants. Under perfect conditions it may be made to flower and seed within eight days of planting.

His Trouble.
Grimsby—Does Brown understand the purchasing power of a dollar? Blinks—Yes. What troubles him is the purchasing power of his wife!

Some men prefer any load of infamy, however heavy, to any pressure of taxation, however light.—Sydney Smith.

Legal Advertisements.

Summons.

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

Fred Bell, Plaintiff,

vs.

Mary F. Gage, Cornelius Cleave Gage, Norman B. Gage, Mary M. Gage, G. B. Johnston, J. F. Maxfield, and G. C. McAllister, Defendants.

To Cornelius Cleave Gage and G. B. Johnston, two of the above named defendants.

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear and answer the plaintiff's complaint against you, now on file 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 30th day of July, 1917, said date being the expiration of Six (6) weeks from the date of the first publication of this summons and if you fail to appear and answer for want thereof the plaintiff will apply to the court for the relief in said complaint demanded, succinctly stated as follows:

For judgment against the defendants, Mary F. Gage, Cornelius Cleave Gage, Norman B. Gage, Mary M. Gage, and G. B. Johnston, for the sum of \$5,500.00, together with interest on \$5,000.00 thereof at the rate of Nine per cent (9%) per annum from the 23rd day of April, 1916, until paid, and for the costs and disbursements of this suit to be taxed. That plaintiff's mortgage mentioned in said complaint be by this court decreed a prior, superior, valid, subsisting lien against the premises

therein described, to-wit:

The West half of the Northwest quarter of Section 5; the Northwest quarter of the Southwest quarter of Section 5; the North-east quarter of the Southeast and the Southwest quarter of the Southwest quarter of Section 6; the Northwest quarter of the Northwest quarter of Section 7; Township 35 South, Range One West, Willamette Meridian.

Also, the Northeast quarter of Section 6, Township 35 South, Range One West, Willamette Meridian.

Also, the North half of the Northwest quarter; the Southwest quarter of the Northwest quarter; the Northwest quarter of the Southwest quarter of Section 6, Township 35 South, Range One West, Willamette Meridian.

Also, the South half of the Southeast quarter of Section 6; the Southeast quarter of the Southwest quarter of Section 6; the Northeast quarter of the Northwest quarter of Section 7, Township 35 South, Range One West, Willamette Meridian, reserving therefrom, however, that portion of said premises deeded to August Lawrentz, said deed being of record in Vol. 74 of the Deed Records for Jackson County, Oregon, at page 182 thereof, the excepted portion being all that part of the South half of the Southeast quarter of Section 6 above described lying South of the County road passing through the South half of the Southeast quarter of Section 6, said Township and Range.

Containing in all six hundred and sixty-five (665) acres, more or less, in Jackson County, Oregon.

And that said premises be sold by the sheriff of Jackson County, Oregon, as by law provided, and that the proceeds, or sufficient thereof, be applied in payment of said judgment, costs and accruing costs, and that if the proceeds of said sale be insufficient to pay said judgment, costs and accruing costs, that plaintiff have and hold a deficiency judgment for the remaining deficit; that said defendants, and each of them, and all persons claiming or to claim by, through, or under them, or either of them subsequent to the execution of plaintiff's said mortgage be barred and foreclosed of all right, title or equity, or claim of equity, in or to said described premises, except the equity of redemption as by statute provided.

This summons is published in the Jacksonville Post, a newspaper published in, and of general circulation in, said County and State, by order of the Honorable F. M. Calkins, Judge of said Court, which said order was made and entered on the 16th day of June, 1917, and in obedience thereto the first publication hereof is the 16th day of June, 1917.

W. E. PHIPPS
Attorney for Plaintiff.

Alias Summons.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, IN AND FOR JACKSON COUNTY
W. J. Gregory, Plaintiff

vs.

Margaret Holms and John Doe Holms (true name unknown) her husband, if living, and their unknown heirs if dead, Elizabeth McLaughlin and John Doe McLaughlin, (true name unknown) her husband, if living, and their unknown heirs if dead, heirs of James A. Lupton, deceased; the unknown heirs of James A. Lupton, deceased; the unknown heirs of Levi A. Rice and Prudence M. Rice, both deceased; Frank Amy, a widow, the unknown heirs of Albert Amy, deceased; Laura Wilson and Robert M. Wilson, her husband, heirs of Haskell Amy and Mahala M. Amy, his wife, both deceased; Samuel Laporte sometimes known as Samuel Laport, if living, and his unknown heirs if dead; Aletta B. Bigham and John Bigham her husband, Leila B. Hedge and J. Otis Hedge, her husband, Jose L. Berry, single, Nellie D. Griffin and John B. Griffin her husband, heirs of W. B. Berry, deceased; Jane E. Plymale, widow and heir of Francis M. Plymale, sometimes known as F. M. Plymale, deceased; Francis Gabriel Plymale, if living, and his unknown heirs if dead, John Plymale, Cassie Nicholson and H. G. Nicholson, her husband, Ethel Curry, Gladys Curry, the unknown heirs of Ray Curry, deceased, John W. Curry, surviving husband of Anna Curry, deceased, the unknown heirs of Anna Curry, deceased, Meda Fox and O. W. Fox, her husband, all being heirs of Francis M. Plymale, sometimes known as F. M. Plymale, deceased; the unknown heirs of Francis M. Plymale, sometimes known as F. M. Plymale, deceased; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

To Margaret Holms and John Doe Holms (true name unknown) her husband if living, and their unknown heirs if dead, Elizabeth McLaughlin and John Doe McLaughlin (true name unknown) her husband, if living, and their unknown heirs if dead, the unknown heirs of James A. Lupton, deceased, the unknown heirs of Levi A. Rice and Prudence M. Rice, both deceased, the unknown heirs of Albert Amy, deceased, Laura Wilson and Robert M. Wilson her husband, Samuel Laporte sometimes known as Samuel Laport, if living,

and his unknown heirs if dead, Leila B. Hedge and J. Otis Hedge her husband, Jose L. Berry, single, Nellie D. Griffin, her husband, heirs of W. B. Berry, deceased; the unknown heirs of W. B. Berry, deceased; the unknown heirs of Francis M. Plymale, deceased, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint, Defendants.

There are several forms of wireless equipment used in warfare, and under favorable conditions a range of from 150 to 200 miles is possible with one of them. The most portable "station," however, is the cavalry type, which weighs 610 pounds and is carried about in equal proportions by four horses. Its range is not a wide one. It works over a distance of from twenty-five to thirty miles. The engine and dynamo are mounted on opposite sides of a rigid saddle on the first horse, together with four gallons of petrol and a quart of lubricating oil, tools, spare parts and a telescopic driving shaft. The second horse carries the transformer—which changes the current to a lighter or lower voltage—in a wooden case and in another wooden case the receiver, while the third horse carries the masts, which in some cases are in sections and in others are made on a telescopic principle. The fourth horse carries halcyards, stays and the aerial wires, which are wound round drums and pack away in a fiber case.—Pearson's Weekly.

Throwing Heat Overboard.
On all seagoing steamers the steam is condensed by sea water pumped through the surface condensers. This circulating water is then discharged overboard. In the process of condensation the cooling water taken in at temperatures varying from 32 degrees to 88 degrees F., according to climatic and other conditions, is raised to temperatures varying from 80 to 120 degrees and then discharged. This great loss of heat is practically unavoidable, says the Popular Science Monthly. Even on comparatively small steamers hundreds of tons of heated water are pumped overboard daily. This constitutes one of the greatest heat losses in the operation of steam machinery, although sometimes a portion of the warm water is used for scrubbing decks and for bath water on passenger ships.

ing, and his unknown heirs if dead, Leila B. Hedge and J. Otis Hedge her husband, Jose L. Berry, single, Nellie D. Griffin and John B. Griffin, her husband, heirs of W. B. Berry, deceased; the unknown heirs of W. B. Berry, deceased, Francis Gabriel Plymale if living and his unknown heirs if dead, Gladys Curry, the unknown heirs of Ray Curry, deceased, John W. Curry, the unknown heirs of Anna Curry, deceased, Meda Fox and O. W. Fox, her husband, the unknown heirs of Francis M. Plymale, also known as F. M. Plymale, deceased, also all other persons or parties unknown claiming any right title, estate, lien or interest in the real estate described in the complaint, defendants.

IN THE NAME OF THE STATE OF OREGON, you and each of you are hereby required to appear and answer the complaint of the plaintiff now on file against you in the above entitled Court and Cause within six weeks from the date of the first publication of this summons, that being the time designated in the order of publication heretofore made and entered herein by the Hon. F. M. Calkins, Judge of the First Judicial District of Oregon, within which you shall be required to so appear herein, and you, and each of you, are hereby notified that if you fail to appear and answer said complaint or otherwise plead thereto within said time, plaintiff will apply to the Court for the relief prayed for in his said complaint as follows, to-wit:

For an order and decree of this Court quieting the title in the plaintiff to the following described premises, situated and being in the County of Jackson and State of Oregon, to-wit:

Commencing at the quarter stake between sections 31 and 32 Township 36 South of Range 1 West W. M., thence east along quarter line to center of section 2556.5 feet; thence north along quarter line 2324.4 feet; thence west to west boundary of section 2556.5 feet; thence south along section line 2324.4 feet to place of beginning, containing 140 acres more or less; and that plaintiff be decreed to be the owner of said described real estate in fee simple, subject only to the rights of W. W. Glasgow and Willie E. Glasgow, his wife, Charles M. English and Letha English, his wife, J. A. Bothwell and Estella M. Bothwell, his wife, and S. A. Keenan under a certain contract referred to in the complaint herein as being of record in Vol. 88 at page 393 Deed Records of Jackson County, Oregon; that said defendants and each, every and all thereof be decreed to have no right, title, or interest therein or thereto, and that said defendants and each, every and all thereof, be forever barred, enjoined and restrained from asserting or setting up any claim, right, title or interest in or to said above described real estate or any part or parcel thereof, and for such other, further or different relief as to the Court may seem just and equitable in the premises.

This summons is published, and served upon you by publication, under and by virtue of an order of the Hon. F. M. Calkins, Judge of the First Judicial District of Oregon, heretofore made and entered of record in said Court and Cause on the 16th day of June, A. D. 1917; the first publication of this Summons will be made on June 16th, A. D. 1917.

F. J. NEWMAN
Attorney for Plaintiff,
Medford, Oregon.

Wireless in War.

There are several forms of wireless equipment used in warfare, and under favorable conditions a range of from 150 to 200 miles is possible with one of them. The most portable "station," however, is the cavalry type, which weighs 610 pounds and is carried about in equal proportions by four horses. Its range is not a wide one. It works over a distance of from twenty-five to thirty miles. The engine and dynamo are mounted on opposite sides of a rigid saddle on the first horse, together with four gallons of petrol and a quart of lubricating oil, tools, spare parts and a telescopic driving shaft. The second horse carries the transformer—which changes the current to a lighter or lower voltage—in a wooden case and in another wooden case the receiver, while the third horse carries the masts, which in some cases are in sections and in others are made on a telescopic principle. The fourth horse carries halcyards, stays and the aerial wires, which are wound round drums and pack away in a fiber case.—Pearson's Weekly.

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Citation to Heirs

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

In the matter of the estate of O. C. Boyer, deceased.

To Roy Edward Boyer, Freddy Martin Boyer and Eva May Boyer, heirs of the above named decedent, and to all other heirs unknown, if any there be and to all other persons interested in said estate:

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby ordered and required to appear in the above entitled matter in the County Court of the State of Oregon, for the County of Jackson, at the court room thereof, at Jacksonville, Jackson County, Oregon, on Thursday the 16th day of August, 1917, at 10 o'clock in the forenoon of said day, then and there to show cause if any there be, why an order authorizing Goldie M. Boyer, administratrix of said estate, to sell the hereinafter described real property belong to said estate, at private sale subject to confirmation by the Court, should not be made and entered herein in accordance with the prayer of said administratrix' petition filed herein, to-wit:

All of that portion of the Northwest quarter of the Northwest quarter of Section 15, Township 36 South, Range 4 West, W. M. lying east of Evans creek, excepting and reserving the irrigation ditch and a strip of land parallel thereto, six feet in width on each side from the center thereof, with right of ingress and egress thereto and therefrom. All being situated in Jackson County, State of Oregon.

This Citation is served upon the unknown heirs of said decedent, if any there be, and upon all other persons interested in said estate, by publication thereof in the Jacksonville Post, pursuant to order of the Judge of the above entitled court, dated July 5th, 1917.

Date of first publication is July 7, 1917.

WITNESS the Honorable F. L. Tou Velle, Judge of the above entitled court, with the seal of said Court hereunto affixed, this 5th day of July, 1917.

F. L. TOUVELLE, County Judge.
Attest:
G. A. GARDNER, County Clerk.
By F. L. COLEMAN, Deputy.

Notice to Creditors.

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

In the matter of the estate of Charles H. Baye, deceased.

Notice is hereby given that the undersigned has been appointed by the above entitled Court, administrator of the estate of above named decedent and has duly qualified therefor.

All persons having claims against said estate are required to present the same, properly verified, to the undersigned administrator at his office in Jacksonville, Jackson County, State of Oregon, within six months from the date of the first publication of this notice.

Date of first publication is June 30, 1917.

D. W. BAGSHAW,
Administrator.

Notice For Publication.

DEPARTMENT OF THE INTERIOR.
U. S. Land Office at Roseburg, Oregon.
July 11, 1917.

Notice is hereby given that Charles Johnson of Jacksonville, Oregon did, on March 20, 1917, make Homestead Application No. 010975, under the Act of April 23, 1904, Section 2, and Act of July 11, 1906, for the S $\frac{1}{2}$ of N $\frac{1}{2}$ of SW $\frac{1}{4}$ of NW $\frac{1}{4}$ of Sec 34, Tp 38 S. R 2 W. W. M., List No. 6-1961, and entry was allowed on May 10, 1917, as additional to H. E. No. 05895, on which final proof has been submitted.

The purpose of this notice is to allow all persons claiming the land adversely or desiring to show it to be mineral in character an opportunity to file objection to the application with the local land officers for the land district in which the land is situated and to establish their interest therein or the mineral character thereof.

W. H. CANON,
Register.

Summons.

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

Western Bond and Mortgage Company, a corporation, Plaintiff,

vs.

W. E. Brayton, Anna Brayton, his wife, John J. Brown, Clara J. Waltman, and O. L. Waltman, her husband, and C. H. Owen, Defendants.

To John J. Brown, Clara J. Waltman and O. L. Waltman, defendants in the above entitled suit:

IN THE NAME OF THE STATE OF OREGON, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 21st day of August, 1917, that being more than six weeks after the date of the first publication of this summons and if you fail to so appear and answer the complaint of plaintiff filed herein, the plaintiff will apply to the court for the relief demanded in said complaint to-wit: for a judgment against the defen-

dant Clara J. Waltman and other defendants in the sum of \$6000.00 together with interest at the rate of 8% per annum from the 15th day of August, 1916, for the further sum of \$5.50 and interest thereon at 10% per annum from June 2nd, 1917, for the sum of \$600.00 attorneys fees, and for the costs and disbursements herein, and for a decree against each of you and other defendants for the foreclosure of one certain mortgage dated February 15th, 1916, and made and executed by the defendants W. E. Brayton, Anna Brayton, to the Western Bond and Mortgage Company, securing the sum of \$6000.00 with interest at 8% per annum, said mortgage covering the following described real property situated in Jackson County, Oregon, to-wit:

Beginning at a point 9 chains and 13 links East and 6 chains and 18 links south of the Quarter Section corner on the North line of Section 3, in Township 37 S. R. 2 W. W. M., in Oregon, running thence south 70 degrees and 45 minutes East 8 chains and 93 links; thence south 42 degrees 45 minutes East 17 chains and 97 links; thence north 6 degrees 10 minutes West 15 chains and 56 links; thence east 36 chains and 35 links; thence south 33 degrees East 6 chains and 79 links, thence south 40 degrees 30 minutes East 4 chains and 51 links; thence south 35 degrees East 2 chains and 90 links to the north line of D. L. C. No. 55; thence east on said north line 1 chain and 25 links; thence north 35 degrees west 23 chains and 9 links to the northwest corner of Lot 3 in Section 2, said Township and Range; thence north 2 chains and 60 links; thence north 77 degrees 45 minutes west 3 chains and 66 links; thence south 62 degrees 30 minutes west 5 chains and 19 links; thence north 34 degrees 30 minutes west 8 chains and 30 links; thence north 67 degrees west 6 chains; thence south 80 degrees 45 minutes west 12 chains; thence north 82 degrees 45 minutes west 4 chains and 10 links; thence north 44 degrees 15 min. ea west 13 chains; thence west 7 chains and 49 links; thence south 23 chains and 51 links to the point of beginning, containing 95.75 acres, more or less.

Excepting and reserving therefrom the following:

Beginning at a point 9.13 chains east and 12 chains and 39 links north of the Quarter Section corner of the north boundary line on Section 3, Township 37 S. R. 2 W. W. M., in Oregon, thence north 5.94 chains; thence east 7.49 chains; thence south 44 degrees 15 minutes east 7 chains and 4 links; thence west 12.50 chains to the beginning, containing 5 acres, more or less.

Also excepting and reserving the following:

Beginning at same point as described above as beginning point, running thence south 18.54 chains to a post on the north side line of the County Road; thence along road south 70 degrees east 66 links; thence north 18.70 chains to the south line of the land described above in first reservation; thence west 54 links to the point of beginning, containing 1 acre more or less. Also excepting and reserving the following:

Beginning at a point 9.73 chains east and 6.35 chains south of the Quarter Section corner on the north line of Section 3 Township 37 S. R. 2 W. W. M., Oregon; running thence south 70 degrees 45 minutes east 8.09 chains; thence south 42 minutes east 2.09 chains; thence north 23.50 chains; thence west 8.88 chains; thence south 19.27 chains to the point of beginning, containing 19 acres more or less.

Also excepting and reserving therefrom the right of way of Charles M. Wiseman described as follows: Beginning at a point where the Charles M. Wiseman Water ditch right of way crosses the east line of land belonging to Martha Wichman and running thence south 29 degrees east 7 chains to the center of Bear Creek and across the lands of John J. Brown in Jackson County, Oregon."

This summons is published once a week for six consecutive weeks pursuant to an order of the Honorable F. L. Tou Velle, Judge of County Court of the State of Oregon, for Jackson County, entered on the 3, day of July, 1917, the first publication being on the 7th day of July, 1917, and the last publication being on the 18th day of August, 1917.

FARRINGTON & FARRINGTON
and Ora H. Porter,
Attorneys for Plaintiff.

Notice to Creditors

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

In the matter of the estate of O. C. Boyer, deceased.

Notice is hereby given that the undersigned has been appointed by the County Court of Jackson County, Oregon, administratrix of the estate of O. C. Boyer, deceased, and has duly qualified therefor.

All persons having claims against said estate are required to present the same properly verified to the undersigned administratrix at her home in Rogue River, Jackson County, Oregon, within six months from the date of the first publication of this notice, which first publication is June 30, 1917.

GOLDIE BOYER,
Administratrix.

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GUS NEWBURY

Attorney-at-Law

Will Practise in All Courts in the State
MEDFORD, OREGON

D. W. BAGSHAW

Attorney at Law

NOTARY PUBLIC AND CONVEYANCER

Office with Jacksonville Post.

JACKSONVILLE, OREGON

H. K. HANNA

Lawyer

Office in Bank of Jacksonville Building

JACKSONVILLE, OREGON

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Change in Southern Pacific Time Table.

Effective Nov. 13, 1916.

NORTH BOUND TRAINS.

14 Portland Passenger..... 8:20 A.M.

16 Oregon Express..... 6:20 P.M.

12 Shasta Limited..... 2:18 A.M.

SOUTH BOUND TRAINS.

15 California Express..... 10:50 P.M.

13 San Francisco Express... 9:05 A.M.

11 Shasta Limited..... 3:20 A.M.

17 Ashland Passenger..... 4:35 P.M.