

Legal Advertisements.

Summons.

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

John F. Roche, Plaintiff

-vs-

Clara W. Clark, and Jessie Robinson, and all other persons unknown, if any, having or claiming to have an interest in and to the real property hereinafter described, Defendants.

To each of the above named defendants:

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby notified that John F. Roche is the holder of Certificate of Delinquency numbered 4160 issued on the 6th day of April, 1917, by the Tax Collector of the County of Jackson, State of Oregon, for the amount of \$10.37, the same being the amount then due and delinquent for taxes for the year 1915, 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:

Lot one, Block B, Railroad Addition to the City of Ashland, Oregon, as the same is designated, delineated and described on the official plat thereof.

You are further notified that said John F. Roche has paid taxes on said premises for prior or subsequent years, with the rate of interest on said amounts as follows:

For the year 1911, paid April 6th, 1917, \$10.37; For the year 1912, paid April 6th, 1917, \$10.10; For the year 1914, paid April 6th, 1917, \$9.35; For the year 1916, paid Sept. 1st, 1917, \$9.79.

Said Clara W. Clark, as the owner of the legal title of the above named and described property as the same appears of record, and each of the other persons above named are hereby further notified that John F. Roche, 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 summons herein against you, exclusive of the date of the 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 described.

This summons is published once each week for a period of six consecutive weeks in the Jacksonville Post, a newspaper of general and regular circulation in and throughout Jackson County, Oregon, published in the city of Jacksonville, Oregon, under and by virtue of an order duly made, rendered and entered, October 5th, 1917, by the Hon. F. M. Calkins, Circuit Judge, and the date of the first publication of said summons is October 6, 1917, and the date of the last publication of said summons is Nov. 17, 1917.

All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon, at the address hereinafter mentioned.

G. M. ROBERTS, Attorney for Plaintiff Address Medford, Oregon, Medford National Bank Bldg.

Summons.

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

John F. Roche, Plaintiff.

-vs-

Mary Hayes, and Mary Hodges, and all other persons unknown, if any, having or claiming to have an interest in or to the real property hereinafter described, Defendants.

To each and all of the above named defendants:

IN THE NAME OF THE STATE OF OREGON: You are hereby notified that John F. Roche is the holder of Certificate of Delinquency numbered 4162, issued on the 6th day of April, 1917, by the Tax Collector of the County of Jackson, State of Oregon, for the amount of \$7.53, the same being the amount then due and delinquent for taxes for the year 1915, 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:

Lot 4, Block B, Railroad Addition to the City of Ashland, Oregon, as the same is designated, delineated and described on the official plat thereof.

You are further notified that said John F. Roche, has paid taxes on said premises for prior or subsequent years, with the rate of interest on said amounts as follows:

For the year 1911, paid April 6th, 1917, Rept. 14855, \$7.53, at 15%; For the year 1912, paid April 6th, 1917, Rept. 1555, \$8.15, at 15%; For the year 1913, paid April 6th, 1917, Rept. 1644, \$7.77, at 15%; For the year 1914, paid April

6th, 1917, Rept. 05463, \$7.05, at 15%.

Said Mary Hayes 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 further notified that John F. Roche, will apply to the Circuit Court of County of Jackson and State of Oregon, 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 date of the first publication of summons herein against you, exclusive of the date of the 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 a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published once each week for a period of six consecutive weeks in the Jacksonville Post, a newspaper of general and regular circulation in and throughout Jackson County, Oregon, published in the City of Jacksonville, Oregon, under and by virtue of an order duly made, rendered and entered, October 5th, 1917, by the Hon. F. M. Calkins, Circuit Judge, and the date of the first publication of said summons is Oct. 6, 1917, and the date of the last publication of said summons is Nov. 17, 1917.

All process and papers in this proceeding may be served upon the undersigned residing within the state of Oregon, at address hereinafter mentioned.

G. M. ROBERTS, Attorney for Plaintiff Address Medford, Oregon, Medford National Bank Bldg.

Summons

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

John F. Roche, Plaintiff,

-vs-

Mary C. Cobb, and Hilda E. Brown, and Western Development Company, and all other persons unknown, if any, having or claiming to have an interest in and to the real property hereinafter described, Defendants.

To each and all of the above named defendants:

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby notified that John F. Roche is the holder of Certificate of Delinquency numbered 4163, issued on the 1st day of September, 1917, by the Tax Collector of the County of Jackson, State of Oregon, for the amount of \$25.52, the same being the amount then due and delinquent for taxes for the year 1915, 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:

Lots 9, 10, 11, and 12, of Block B, Railroad Addition to the City of Ashland, Oregon, as the same is designated, delineated and described on the official plat thereof.

You are further notified that said John F. Roche, has paid taxes on said premises for prior or subsequent years, with the rate of interest on said amounts as follows:

For the year 1911, paid April 6th, 1917, Rept. No. 14854, \$62.77; For the year 1912, paid Sept. 1st, 1917, Del. Cert. 5111, \$16.04; For the year 1912, paid Sept. 1st, 1917, Del. Cert. 5122, \$16.04; For the year 1913, paid April 6th, 1917, Rept. No. 1643, \$33.18; For the year 1914, paid April 6th, 1917, Rept. No. 05462, \$27.16; For the year 1915, paid Sept. 1st, 1917, Cert. of Del. 4163, \$25.52; For the year 1916, paid Sept. 1st, 1917, Rept. No. 7562, \$25.21.

Said Mary C. Cobb, 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 further notified that John F. Roche, 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 summons herein against you, exclusive of the date of the 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 described.

This summons is published once each week for a period of six consecutive weeks in the Jacksonville Post, a newspaper of general and regular circulation in and throughout Jackson County, Oregon, published in the City of Jacksonville, Oregon, under and by virtue of an order duly made, rendered and entered, October 5, 1917, by the Hon. F. M. Calkins, Circuit Judge, and the date of the first publication of said summons is Oct. 6, 1917, and the date of the last publication is Nov. 17, 1917.

All process and papers in this proceeding may be served upon the undersigned residing within the state of Oregon, at the address hereinafter mentioned.

G. M. ROBERTS, Attorney for Plaintiff Address Medford, Oregon, Medford National Bank Bldg.

NOTICE OF FINAL HEARING. In County Court, Jackson County, Oregon, Estate of Thomas, G. Cox, deceased.

The undersigned, Executrix of said estate has filed in said Court her final account as executrix and the Judge of said Court has set Saturday, December 1, 1917 at ten o'clock A. M. at the Court house in Jacksonville, said county, as the time and place to hear any objections to the approval of said account.

GERTRUDE COX, Executrix

Summons

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

William Ulrich, Plaintiff,

-vs-

Ulysess G. Welch, and Anna J. Welch, husband and wife, Defendants.

To Ulysess G. Welch, and Anna J. Welch, husband and wife, the above named defendants:

IN THE NAME OF THE STATE OF OREGON: You and each of you are hereby required to appear in the above entitled court and cause and answer the complaint of the plaintiff on the file therein against you within six weeks from the date of the first publication of this summons, and you and each of you will hereby take notice that if you fail to so appear and answer, for want thereof, the plaintiff will apply to the court for the following relief, to-wit:

For a judgment against you and each of you in the sum of \$220.00 with interest thereon at the rate of ten per cent per annum from August 12th, 1917, until paid, together with the further sum of \$50.00 as attorney's fees and his costs and disbursements herein to be taxed, and for a decree of this court foreclosing said mortgage given by you unto the plaintiff, and more particularly described in said complaint herein, in and to the following described real property, lying and being situated in Jackson County, Oregon, to-wit:

The north half of the southwest quarter, the northwest quarter of the southeast quarter, and the southeast quarter of the southwest quarter of section ten in township 34, south of range one, west of the W. M. containing 160 acres more or less.

And that said property be ordered sold in the manner provided by law and that at any such sale of said property so sold, after first paying the costs and expenses thereof satisfying said plaintiff's judgment, including the amount found due upon said promissory note, described in said plaintiff's complaint, reasonable attorney's fees in the sum of \$50.00, and his costs and disbursements herein to be taxed, and the balance if any there be, be paid over unto the said defendants, and by such decree that all of the right, title, estate, lien and interest of said defendants be forever barred and foreclosed except as to the right of redemption as provided by law.

This summons is published in the Jacksonville Post, a weekly newspaper of general and regular circulation published in the city of Jacksonville, Oregon, under and by virtue of an order duly made, rendered and entered by the Hon. F. M. Calkins, Judge of the above entitled Court, on the 15th day of September, 1917, and the date of the first publication is October 6, 1917.

G. M. ROBERTS, Attorney for Plaintiff.

Notice of Sheriff's Sale.

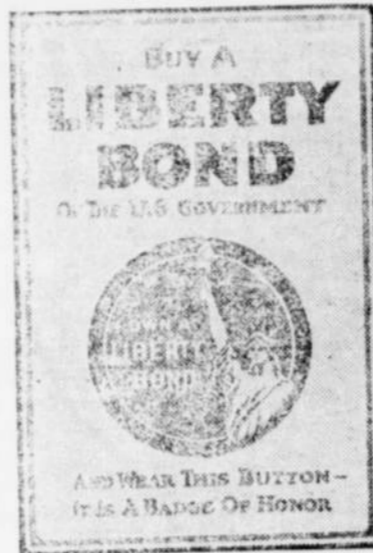
By virtue of an execution and order of sale duly issued out of and under the seal of the Circuit Court for the State of Oregon, for Jackson County, dated September 25th, 1917, in a certain action therein, wherein Ira Spencer as Plaintiff, recovered judgment against S. M. Carpenter, defendant, for the sum of \$774.68 and \$16.00 costs, which judgment was enrolled and docketed in said Court March 14th, 1917.

Notice is hereby given that, pursuant to the terms of said execution, I will on October 30th, 1917, at 10 o'clock A. M., at the front door of the Court-house in the city of Jacksonville, Jackson County, Oregon, offer for sale and sell at public auction for cash, to the highest bidder, to satisfy said judgment, with the costs of this sale, subject to redemption as provided by law, all of the right, title and interest that S. M. Carpenter had on March 14th, 1917, or has since acquired, or now has in and to the following described property, situated in Jackson County, State of Oregon, to-wit:

An undivided two-thirds interest in and to the following described property: The Knaecker Belle Quartz Lode Mining Claim Number One, situated in the Applegate Mining District of Jackson County, Oregon, and recorded in Volume 18 at page 424 of the Mining Records of Jackson County, Oregon, to which reference is hereby made for a detailed description by metes and bounds. Also, Knaecker Belle Quartz Lode Mining Claim Number Two, situated in the Applegate Mining District of Jackson County, Oregon, and recorded in Volume 18 at page 423 of the Mining Records of Jackson County, Oregon, to which reference is hereby made for a detailed description by

metes and bounds. Dated at Jacksonville, Oregon, September 26th, 1917.

RALPH G. JENNINGS, Sheriff of Jackson County, Oregon. By Leslie W. Stansell, Deputy.



Legislative Bodies.

Any legislative body may be called a congress or parliament, but different countries have different names and some of distinctive meaning. France has a national assembly with two houses called senate and chamber of deputies; Germany has an upper and lower house, bundesrath and reichstag; Belgium has a senate and chamber of representatives; Spain has a cortes and two houses, senate and congress; Denmark, two houses, senate and congress; Italy has a parliament with senate and camera di deputati, or chamber of deputies; Prussia, a landing composed of two chambers called the herrenhaus, or house of lords, and the abgeordnetenhaus, or chamber of deputies; Sweden a diet, with a first chamber and second chamber. All the South American republics, being fashioned on the government of the United States, have a congress composed of two bodies, senate and chamber of deputies.

The Wireless Wave.

In articles on wireless telegraphy such expressions as 200 meter wave lengths, 620 meter wave lengths, 15,000 meter wave lengths, are constantly used. In reply to a correspondent who asks how the length of the waves is measured the Scientific American gives the following simple explanation:

"The length of an electric wave is determined by a wave meter. The natural wave length of an aerial is four times its linear length, just as the wave length of a note of a closed organ pipe is four times the length of the pipe, and the wave length of the note of a tuning fork is four times the length of the box which is resonant with the note. However, other considerations make it difficult to measure the wave length by a rule, and the wave meter gives a more correct result than can be found by measuring the length of the wire."

Indian Rock.

Indian rock, in Fairmount park, Philadelphia, the landmark along the Wissahickon, is so called because of the figure of Teddyusung upon it. Teddyusung was king of the Delawares and a powerful chief in the Six Nations. The rock on which this statue stands was long known as the Council rock, and there the last council of the Lenape tribe was held in 1763, before their departure for the Wyoming reservation. According to the legend, Teddyusung took his last look over the Wissahickon ravine from this rock. A wooden figure of an Indian was placed on the rock in 1856. This remained until replaced in 1903 by the present figure, the gift of Charles F. Henry of Chestnut Hill.—Philadelphia Press.

Nature's Only Timepiece.

There is no need for clocks on the Aegean sea any day when the sun is shining. There nature has arranged her only timepiece, one that does not vary through the centuries pass. This natural time marker is the largest sundial in the world. Projecting into the blue waters of the sea is a large promontory, which lifts its head 3,000 feet above the waves. As the sun swings round the pointed shadow of the mountain just touches, one after the other, a number of small islands, which are at exact distances apart and act as hour marks on the great dial.—New York Tribune.

The Queen Bee.

The queen is always at the mercy of the bees and is a slave instead of a ruler.

PRACTICAL HEALTH HINT.

The Man Fat and Forty. Even the fat man at forty is not irreparable if he is still free from the onset of degenerative diseases, such as hardening of the arteries, heart diseases, Bright's disease, etc. He may never be able to lick a Jess Willard or win an athletic championship for the simple reason that he has lived short on exercise and long on appetite, but by adopting a rational plan of living—proper diet, exercise, rest and freedom from alcoholic and other harmful indulgences—he may live yet twenty years, thirty or even to be twice his present age and keep in useful service.

WHEN FLIRT MEETS FLIRT

By OSCAR COX

One day my cousin Alice Wood came to my law office and asked me to take a bunch of promise cases for her.

"What are you laughing at?" she asked as if much hurt.

"That you, the biggest flirt in the state, should propose to use any man for bunch of promise cases. I know but a dozen men who could get a verdict against you on such an action any day."

"Very well, then I'll have to get another lawyer."

"She arose to go, but I stopped her I wished to hear more."

"Who is the fellow?" I asked.

"Phil Nickerson."

"Phil Nickerson? Why, I thought he was madly in love with you."

"See here, Jim," said Alice, changing her tone, "if you will take this case, doing just what I tell you to do, nothing more and nothing less, I'll give you a thousand dollar fee."

Alice is of the rich branch of our family, I of the poor branch. I was looked. I told her I was ready to take her orders. She dictated a letter to be sent in my name to Mr. Nickerson saying that my client considered herself to have been shamefully treated by him and demanded \$500.00 damages. The recipient would never accuse me or any man of writing such a letter, for it was feminine from the first to the last word. Nevertheless it went to him exactly as she had dictated it.

In due time a reply came stating that the writer had proposed to Miss Wood, but she had never accepted him. For six months he had waited for her decision, but, there being no prospect of his coming, he had given the matter up. He knew enough of law to be sure that no proposition would hold good indefinitely.

I showed the letter to Alice, and she dictated a misive stating that she had accepted Mr. Nickerson several times. I didn't see how the "several times" added strength to the contract, but I had agreed to obey orders and did so. The reply to my letter stated that in contract there must be part payment to bind the bargain. In half a dozen acceptances of Mr. Nickerson there had been nothing passed except a kiss for each acceptance. These could not be considered payments since both had given and both received. When I showed this letter to my client she bristled.

"He should be ashamed of himself," she said, "to mention such sacred things to you."

"How about the revelations that are to come out when the case gets into court?" I asked.

"This was a poser she takes refuge in silence. It was evident to me that she had quarreled with a man she loved."

"How would it do," I suggested, "for me, as your counsel—acting without your knowledge or consent, mind you—to propose a reconciliation?"

"Reconciliation! Do you suppose I would be reconciled to that man?"

"Well, then, I might write him that no reconciliation is possible. That might bring him around."

"To what?"

"Well, payment of damages. I wish to punish him."

"For what?"

"Why, while engaged to me he showed especial attention to that Gallagher girl."

"Oh, he did! Well, suppose I tell him that you would not stand such treatment?"

"You might do that," was the reply, after some thought.

"It would weaken your case. He might claim that his attentions to Miss Gallagher had caused you to break the engagement."

"That would be ridiculous. He knows better."

"Suppose I write him that if he will apologize for his attentions to Miss Gallagher while engaged to you you will forgive him?"

"Never!"

"Hold on. You will forgive him so far as to waive the damages?"

"I might do that—if he is very penitent."

I was engaged to a lovely girl, was anxious to be married and needed that thousand dollar fee. This matter had dinged on long enough. I asked Alice if I should send a letter embodying what she had accepted to, and she gave me permission. I wrote the letter and was unprofessionally dishonest enough to add that I advised a compromise, recommending that Mr. Nickerson settle the matter personally out of court and irrespective of counsel.

A day or two later Alice came into my office, very proud of herself. She said she had brought the scamp to terms. He had apologized, offered to amend his way, and she had consented to give him another trial. But she admitted that I had done very well in adhering to the letter of her instructions and not butting in. For this she doubled my fee.

I am married and living happily with my wife. I am sorry to say that Alice is not married. Her fiance stood the test she imposed on him for a fortnight, then fell from grace. But he says that within a week after the reconciliation—that Alice would not consent to—an old lover of hers appeared on the scene and took her away from him in a jiffy. She tells one story, he another. For my part, I would not believe either of them. One flirt is bad enough, but when flirt meets flirt, then comes the game of war.

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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 4:25 P.M.