

Legal Advertisements.

Summons

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR JACKSON COUNTY. Mildred Rosecrans, Plaintiff, vs. Charles Francis Rosecrans, Defendant. Suit for Divorce.

The Charles Francis Rosecrans, the above named defendant:

IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint of the plaintiff filed against you 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 19th day of January, 1918, that being the date of the expiration of six weeks from the date of the first publication hereof. And if you fail to so appear and answer, for want thereof plaintiff will apply to the court for the relief asked for in her complaint, to-wit: For a decree dissolving the bonds of matrimony existing between plaintiff and defendant; for an order granting plaintiff the care and custody of the minor child, Donald Francis Rosecrans, and for such other and further relief as to the court may seem equitable.

This summons is served upon you by publication thereof in the Jacksonville Post, pursuant to an order of Hon. F. L. TouVelle, County Judge of Jackson County, Oregon, which order was made and entered on the 20th day of November, 1917, and which order requires said summons to be so published once each week for six consecutive weeks.

The date of the first publication of this summons is December 8, 1917, and date of last publication thereof is January 19, 1918.

D. W. BAGSHAW, Attorney for Plaintiff. Residence and postoffice address is Jacksonville, Oregon.

Notice to Creditors.

In the Matter of the Estate of Simon Presley Matthew, Deceased.

NOTICE IS HEREBY GIVEN, that the undersigned, George R. Lindley, has been duly appointed administrator of the estate of Simon Presley, Matthew, deceased, and notice is hereby given that any and all persons having claims against said estate may present the said claims properly verified within six months from the date of the first publication of this notice, which first publication is on the 24th day of November, A. D. 1917, to the said Administrator at his office at the Jackson County Bank, Medford, Oregon, or to his Attorney, H. A. Canaday, at his office at 216 East Main Street, Medford, Oregon.

Summons.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR THE COUNTY OF JACKSON. Bank of Jacksonville, an Oregon corporation, plaintiff, vs. James W. Colleston, and 'Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein,' defendants. Suit in Equity to Determine Adverse Claims and to Quiet Title.

To James W. Colleston, and 'Also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.'

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 therein filed against you by the above-named plaintiff, on or before the expiration of six weeks from the date of the first publication of this summons, namely, on or before December 15, 1917. If you fail to so appear and answer the plaintiff will apply to the court for a decree adjudging the plaintiff to be the owner in fee of the hereinafter described real property, and decreeing that you, the above-named and designated defendants, and none of you, have any right, title, estate, lien or interest in or to said property, and enjoining you and each of you from asserting any claim whatever in or to said premises, adverse to plaintiff. The aforesaid premises are described as follows, to-wit: The east half of the east half of Section 6, in Township 34, South of Range 2 West of the Willamette Meridian, in Jackson County, State of Oregon.

This summons is served upon you by publication thereof once a week for six consecutive weeks in the Jacksonville Post, pursuant to an order of Hon. F. M. Calkins, judge of the above-entitled court, which order is of date November 3, 1917, and which requires you to appear and answer the complaint filed against you in the above-entitled court and cause on or before the expiration of 6 weeks from the date of the first publication of this summons. The

date of the first publication of this summons is November 3, 1917. H. K. HANNA, Attorney for plaintiff. P. O. and Residence Address Jacksonville, Oregon.

Notice of Sheriff's Sale.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR JACKSON COUNTY. Commerce Trust & Savings Bank, a Corporation. Plaintiff, vs. Sterling Mining Company, a Corporation, R. S. Bullis, Spencer S. Bullis, C. G. Bullis, Andrew Cantrell, A. S. Kleinhammer, Jackson County Bank, a corporation, S. A. Sanford, Clarence I. Hutchinson, and Harold L. Lumsden, co-partners doing business under the firm name of Hutchinson & Lumsden, B. J. Palmer, Y. H. Allen, Robert G. Smith, The Bullis Company, The Sterling-Applegate Company and T. B. Lumsden Defendants.

NOTICE IS HEREBY GIVEN that by virtue of a writ of execution issued out of and under the seal of the above entitled Court in the above entitled cause, to me directed, and dated December 1st, 1917, and which writ was issued upon request of plaintiff and in compliance with and upon a judgment, decree and order of sale rendered and entered in the above entitled court and cause December 1st, 1917, and duly docketed in the Judgment Docket of above entitled court and wherein the plaintiff, Commerce Trust & Savings Bank, a Corporation, recovered judgment against the defendant, The Sterling Mining Company, a Corporation, for the following sums, to-wit: for the sum of One Hundred and Fifty Thousand Dollars (\$150,000.00), with interest thereon from July 1st, 1905, at the rate of six per cent per annum, and for the sum of Three Thousand Dollars (\$3,000.00) attorney's fees, and for the further sum of Three Hundred (\$300.00) Dollars fees of trustee; both of last named amounts to draw interest at six per cent per annum from December 1, 1917, and for all costs and disbursements of the above entitled suit. All of the said amounts being the amount of principal and accrued interest due at the date of said decree upon the bonds and coupons thereto attached and the mortgage securing the same therein foreclosed, and the further and additional sum of trustee fees Three Hundred (\$300.00) Dollars and attorney's fees Three Thousand Dollars (\$3,000.00), interest on each of said amounts at six per cent from December 1st, 1917, which are due and payable under the terms of said mortgage, and the further and additional sum of \$19.00 taxed as costs and disbursements in said suit; all of said several sums draw interest at the rate of six (6) per cent per annum from December 1st, 1917.

The aforesaid amounts are decreed to be a first lien upon the real estate hereafter described. That in addition thereto, the Court decreed a second lien in favor of S. A. Sanford as follows: for the sum of Thirteen Thousand seven hundred and thirty and 65-100 (\$13,730.65) Dollars with interest at the rate of eight (8) per cent per annum from the second day of June, 1913 and the further sum of Seven Hundred Seventy-five (\$775.00) Dollars, with interest at the rate of six (6) per cent from the second day of June, 1913. The defendants R. S. Bullis, Spencer S. Bullis and C. G. Bullis, were decreed to be mortgagee in possession, and a third lien granted them for the sum of One Hundred and Fifty Thousand Dollars (\$150,000.00), with interest at the rate of six (6) per cent per annum from December 1st, 1917.

Said decree provided that the defendants in said cause and each of them is foreclosed of all right, title, estate, lien or interest in or to the hereafter described premises, including all interest that said defendants above named, or any of them had on December 1st, 1917, or prior thereto, except the interest of S. A. Sanford, in said second lien as above set forth, and except as to the third lien of R. S. Bullis, Spencer S. Bullis and C. G. Bullis, set forth above.

Said decree corrects an error made in describing said real estate at the time said mortgage was executed, and decrees that the intention was to mortgage the property hereafter described. In said decree it is ordered that the property, hereafter described, be sold for the satisfaction of the aforesaid judgment. Said decree further provides that the property hereafter described be sold as a whole at public auction and that the bond holders or any thereof, the mortgagee in possession or any other defendant may bid and be a purchaser at said sale, and any such bond holder becoming a purchaser, as aforesaid in making settlement or payment of the purchase price, shall be entitled to turn in any bonds and any matured and unpaid coupons, thereby secured, estimating the value of said bonds and coupons for that purpose at the sum payable out of the net proceeds of such sale to the holder or holders of such bonds or coupons, as his or their ratable share of such net proceeds after allowing for the proportion of the total payment required to be made for costs and expenses of sale or otherwise; and if such share of the net proceeds should be less than the amount then

due upon such bonds and coupons, such purchaser or purchasers may make such settlement by receipting on such bonds held by them, the amount to be credited thereon, and at any and every such sale any and all of the bond holders may bid for and purchase such property upon compliance with the terms of sale, may hold and retain and dispose of such property without further accountability therefor.

NOW THEREFORE by virtue of said judgment, decree, order of sale and execution, and in compliance with the commands of said writ, I will on the 31st day of December, 1917, at the hour of 10 o'clock a. m. on said day at the front door of the Court House in Jacksonville, Jackson County, State of Oregon, offer for sale and sell at public auction to the highest bidder, for cash in hand, or bonds as provided in said decree, subject to redemption as by statute provided, the following described real property and all interest therein that the defendants above named or any of them had thereon on June 20th, 1905, or that they have since acquired or now have therein or so much thereof as may be necessary to satisfy said execution, judgment, decree and accruing costs, to-wit:

The lands and premises directed to be sold by this decree are situated in the County of Jackson and State of Oregon, and are particularly described as follows, to-wit:

The SW 1/4 of the SW 1/4 of Sec. 4, the W 1/2 of the NW 1/4 of the NW 1/4; the W 1/2 of the SW 1/4 of the NW 1/4; the NW 1/4 of the NW 1/4 of the SW 1/4 of Sec. 9; the E 1/2 of the NE 1/4 of the NW 1/4; the E 1/2 of the SE 1/4 of the NE 1/4 and the E 1/2 of the NE 1/4 of the SE 1/4 of Sec. 8 in Tp. 39 S. R. 2 W. The SW 1/4 of the NE 1/4 of the SE 1/4; the NW 1/4 of the SE 1/4 of the SE 1/4; the SW 1/4 of the SE 1/4 and the SE 1/4 of the SE 1/4 of the NW 1/4 of the NE 1/4 of the NW 1/4 of the NW 1/4 of the NW 1/4 of Sec. 17 in Tp. 39 S. R. 2 W. Beg. at the cor. of lots No. 41, 42, 55, and 56 of survey of mineral land in Tp. 39 S. R. 2 W and running th. W. 55 links, th. S. 18 1/2 deg. E. 3.41 chs.; th. S. 20 1/2 deg. W. 5.95 chs.; th. S. 10 1/2 deg. W. 4.58 chs.; th. S. 23 1/2 deg. W. 1.91 chs.; th. S. 13 deg. W. 3.09 chs.; th. S. 9 1/2 deg. W. 2.22 chs and intersect the last but, secs. 4 and 9, 356 links E. of cor. 11 chs.; th. S. 7 1/2 deg. W. 2.43 chs.; th. S. 11 chs.; th. S. 1 1/4 deg. 4.00 chs.; th. S. 5 1/2 deg. E. 2.89 chs.; th. S. 8 1/2 deg. E. 4.51 chs.; th. S. 8.30 deg. E. 7.82 chs.; th. N. 54.59 chs. to the place of beginning being in Sec. 4 and 9 Township 39, S. R. 2 W. also the E 1/2 of the SW 1/4 of SW 1/4 Sec. 4 Tp. 39 S. R. 2 W. The NW 1/4 of SW 1/4, N 1/2 of SW 1/4 of NE 1/4, SW 1/4 of SW 1/4 of NE 1/4 and S 1/2 of NW 1/4 of Sec. 18 Tp. 39 S. R. 2 W.

W 1/2 of NW 1/4 Sec. 27 Tp. 39 S. R. 2 W. The SW 1/4 of NE 1/4 Sec. 13 Tp. 39 S. R. 3 W. Also the E 1/2 of SW 1/4 Sec. 33 Tp. 39 S. R. 2 W. The SE 1/4 of Sec. 13 Tp. 39 S. R. 3 W. The NW 1/4 of NW 1/4 of NW 1/4, E 1/2 of NW 1/4 of NW 1/4, W 1/2 of NE 1/4 of NW 1/4, W 1/2 of SE 1/4 of NW 1/4, E 1/2 of SW 1/4 of NW 1/4, E 1/2 of SW 1/4 of NW 1/4 of NW 1/4 of NW 1/4 Sec. 4 Tp. 39, S. R. 2 West. Also SW 1/4 of SW 1/4 of Sec. 33 Tp. 39 S. R. 2 W. The E 1/2 of NW 1/4 of Sec. 17 Tp. 39 S. R. 2 W. The W 1/2 of NW 1/4 of NW 1/4 Sec. 17 Tp. 39 S. R. 2 W. The W 1/2 of SW 1/4 of SE 1/4 Sec. 33, Tp. 39 S. R. 2 W. The W 1/2 of NW 1/4 of SE 1/4 of Sec. 33, Tp. 39 S. R. 2 W. The E 1/2 of the NE 1/4 of NW 1/4 Sec. 4 Tp. 39 S. R. 2 W. The N 1/2 of SE 1/4 of SW 1/4 of Section 8. The N 1/2 of NE 1/4 and NE 1/4 of NE 1/4 of SW 1/4; SW 1/4 of NE 1/4 of SW 1/4; and N 1/2 of SW 1/4 of SW 1/4 of Sec. 18, Tp. 39 S. R. 2 West of W. M. The E 1/2 of NW 1/4 of NW 1/4. The E 1/2 of SW 1/4 of NW 1/4; the E 1/2 of NW 1/4 of SW 1/4 and the SW 1/4 of the NW 1/4 of SW 1/4 Sec. 9 Tp. 39 S. R. 2 W. The W 1/2 of the SW 1/4 of NE 1/4; the SE 1/4 of SW 1/4 of NE 1/4; The N 1/2 of NW 1/4 of SE 1/4; the SW 1/4 of NW 1/4 of SE 1/4; the NE 1/4 of NW 1/4 of SE 1/4 of SW 1/4; the SW 1/4 of SE 1/4 of SW 1/4; and the S 1/2 of SW 1/4 of NW 1/4 of NW 1/4, and the SW 1/4 of NW 1/4 of NW 1/4 Sec. 19 Tp. 39 S. R. 2 W. W. M. The W 1/2 of NW 1/4 and W 1/2 of SW 1/4 of Sec. 9 Tp. 39 S. R. 2w. in Jackson County, Oregon.

All the lands within described or which might thereafter be owned, leased or appropriated by the said Sterling Mining Company in connection with its mines, irrigating, or otherwise, also all water rights, ditches, flumes, pipes, giants, reservoirs, dams, rights of way, tools, implements, material, furniture, and other chattels then owned or which might be acquired by the said Mining Company.

Also all franchises, rights, immunities, and privileges then owned or possessed by the mining company, together with all rents, issues, incomes, profits, moneys, rights, benefits or advantages derived from any of the property of the mining company in any way whatsoever.

Also all the rights, title and interest which the said mining Company had or might thereafter acquire in the capital stock, bonds or other securities of any

other corporation. Also all and singular the property, real, personal and mixed, of The Sterling Mining Company theretofore acquired or owned by it, or thereafter to be acquired and owned by it wherever situated, even though in such trust deed or mortgage not specified and particularly the property theretofore owned and known as The Sterling Mines, and which are particularly described herein.

It being the intention and meaning to embrace thereafter and subject to the lien therein provided for, all the real estate and personal property, rights, privileges, and franchises that may be hereafter acquired by The Sterling Mining Company as well as those now owned by it and used or intended to be used in connection therewith.

Dated at Jacksonville, Oregon, December 1st, 1917. RALPH G. JENNINGS, Sheriff. By LESLIE W. STANSELL, Deputy.

Date of first publication December 1st, 1917. Date of last publication December 20th, 1917.

ARGENTINA A STRONG ALLY

Regarded Far More Valuable Than Spain to United States and Other Nations Fighting Germany.

When the congress of Argentina voted to sever relations with Germany the people of the most powerful neutral left in the ranks of the pacifists showed their determination to join the allies. Argentina could work more gold to the allies than could Spain. Her war potentiality is greater, for while her army is only 20,000 strong, compared to the 130,000 which Spain maintains, according to a publicist, her wealth far surpasses that of the older nation. Argentina is young, strong, clean-limbed. Spain is old, fuddled and doddering.

The South American republic was the last dangerous nation whose people turned against the Kaiser. Its entrance into antagonism to Teutonism would mark the final and crowning blunder of German diplomacy.

None of the passive nations could give the allies so much in the way of vital help as could Argentina. After the United States, her sympathy and determined support are more to be valued by the democratic powers than any other uncommitted nation. Now she is giving her lot to follow her great Northern sister into the good work.

Argentina's population is only 8,000,000, in comparison to the 29,000,000 of Spain, but her manhood is developing while Spain's is anything but aggressive. Her character is made of cosmopolitan forces, the best and hardest of the adventurous races.

BATTLE FIELD DEATH TEST

Minimum Quantity of 33 Per Cent Solution of Dionin Recommended to Academy of Medicine.

Uncertainty as to whether a person be alive or dead is especially great on the battlefield, and prompt decision in such cases is far more important than in civil life, writes a correspondent at the front. Dr. A. Terson has just recommended to the French Academy of Medicine a new test, those already known having proved insufficient. The best of these latter has been the injection of fluorescein, as devised by Icard. But even this is uncertain, for in some cases men who are still alive do not show the green coloration of the whites of their eyes following injection, which the test is supposed to produce.

Dr. Terson recommends placing in the eye a minute quantity of a 33 per cent solution of dionin (ethyl-morphine), glycerine. If death has already taken place, nothing happens, but if the man has the slightest trace of life still in him the white of his eyes will immediately turn purplish-red and swell, but this inflammation will disappear rapidly and leave no ill effect.

Dyes and Worms.

In order to determine the action of dyes when taken into the system, N. A. Cobb of the United States department of agriculture, selected for experiments the tiny worms called nematodes. It is well known that certain of the aniline dyes have peculiar affinities for certain sorts of living cells, observes a chemist, so Mr. Cobb tried various dyes on these worms and watched their action under a microscope. He found that different organs received different dyes, so that he was able to tint the internal apparatus of the nematodes in several colors and thus watch them clearly under his microscope. And he discovered some strange facts, not the least of which is that the dyestuffs undergo a chemical action in the creature's body to such an extent that you can never tell what color your dye will produce until you have tried it. Another fact of great importance is that he has found that different granules of the same cell absorb different dyes and manifestly perform different roles.

\$100,000,000. Excellent road conditions are considered largely responsible for the above figures.

Positive Signs.

Even some public signs seem direct to the point. They do not waste any time in wondering how the reader will feel about it. In a garage is posted: "Don't smoke around the tank. If your life isn't worth anything gasoline is!"



(Copyright, 1917, Western Newspaper Union.)

I am a woman of thirty-five. Fifteen years ago when I had just finished my education my father said to me one day:

"Louise, I am going to bring home a guest to dinner today."

I was the housekeeper and this meant that the meal should be served for an extra person.

"Who is it?" I asked.

"Langford is his name; he is twenty-five years old, and—well, you can judge for yourself. He is either a fool or a genius, I am not certain which; you may give me your opinion after you have seen him."

When Mr. Langford came I saw nothing unusual in his appearance. Indeed he was rather plain. He was certainly not up to the ways of society for instead of appearing in evening dress he wore a business suit. He took very little notice of me, addressing his remarks to father. They were chatting when dinner was announced and when the guest was introduced to me he gave me a nod without pausing in what he was saying, evidently more interested in it than in me. The subject on his mind was engines, about which I was absolutely ignorant.

During the dinner he hopped about from one subject to another like a bird in a tree. At one moment it was "heavier than air," the next something that would go a hundred miles an hour, and the next— heaven knows what. I think it was about gas bags. I don't believe father understood half of what he said and I didn't take in a word of it. I was certainly very much bored and glad when the dinner was over. As father rose he said to me: "Louise, I shall have to ask you to entertain Mr. Langford for awhile; I have some letters to write that can't be put off."

Great heavens! I entertain Mr. Langford, with his "gas bags" and "heavier than air" talk. I gave father an annihilating look, but it produced no effect. He went upstairs to his den and I led Mr. Langford into the drawing room. He came down from his gas bags and became for a few minutes a very different person.

"I must apologize," he said, "for talking about matters that you cannot be expected to understand."

"What in the world were you talking about anyway?" I asked.

"Navigating the air; I expect to see the day when a man will fly like a bird."

I made up my mind at once that if he was either a fool or a genius, he was a fool. "I am looking forward," he continued, "to the day when a man will fly from New York to Chicago in much less time than would be required by a railroad train. He will soar over mountains. In war there will be no need for scouts to report on the position and strength of an enemy. Men will go up in flying machines and take photographs of a whole battlefield. Of course, there will be men on both sides, and they will fight to drive each other away."

There was a far-away look in his eye when he said this and I began to suspect that he was insane.

"I can see," he went on, "thousands of these flying machines pitted against thousands on the other side firing at one another, now and again one dropping to the earth, some of them making gradual descents either on a slant or in circles. These battles above the clouds—"

"Will you excuse me a moment, Mr. Langford," I interrupted, "I wish to speak with my father."

I fled from him upstairs to father. "Papa," I said, out of breath, "I dare not stay one moment longer alone with that man. He is a lunatic."

"Why do you think that?" asked father.

I told papa what the man had said about men fighting in the air.

"He is an enthusiast, my dear; I don't think his mind is affected."

"I am not going back without you, papa; when he was talking about those battles in the clouds he frightened me."

"Dell, go down again; when I finish this letter I'll join you."

I returned to the drawing room. I fancied Mr. Langford had surmised that he had gone too far with his nonsense about going up in the air. At any rate he talked to me delightfully on other subjects. I forgot his weak spot and enjoyed the rest of the time I spent with him immensely. That night I went to bed with my brain in a whirl and dreamed that I was flitting about up in the sky.

All this happened, as I have said, years ago. I was recently invited to an aeronautic exhibition and was introduced to a man who had been prominent in airplane inventions and had fought in the air on the Belgian battle front. I did not hear his name when he was presented to me, but there was something about him that was familiar to me. He was very enthusiastic about airplanes and had brought down many Germans.

"Before the navigation of the air had become an accomplished fact," he said looking at me quizzically, "I met a young lady to whom I imparted my expectations, and I am quite sure I convinced her that I was a lunatic."

"You are—"

"George Langford."

He doesn't bring down any more Germans. I don't let him. We are engaged.

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BUSINESS CARDS.

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D. W. BAGSHAW Attorney at Law NOTARY PUBLIC AND CONVEYANCER Office with Jacksonville Post. JACKSONVILLE, - OREGON

H. F. HANNA Lawyer Office in Bank of Jacksonville Building JACKSONVILLE, OREGON

THIS PAPER REPRESENTED FOR FOREIGN ADVERTISING BY THE AMERICAN PRESS ASSOCIATION GENERAL OFFICES NEW YORK AND CHICAGO BRANCHES IN ALL THE PRINCIPAL CITIES

Change in Southern Pacific Time Table.

Effective Nov. 13, 1916.

Table with 2 columns: Train Name and Time. Includes North Bound Trains (Portland Passenger, Oregon Express, Shasta Limited) and South Bound Trains (California Express, San Francisco Express, Shasta Limited, Ashland Passenger).