

Legal Advertisements.

Summons in Foreclosure of Tax Lien.

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

John F. Roeho, Plaintiff, vs. Horatio S. Sanford, and Mathew Gollie, doing business under the firm name and style of Sanford & Golden, and George S. Sanford, and N. C. Claven, and all other persons unknown, if any, having or claiming to have an interest in or to the real property hereinafter described.

To the above named defendants, and each of them.

IN THE NAME OF THE STATE OF OREGON:

You are hereby notified that John F. Roeho the holder of Certificate of Delinquency numbered 2852 issued on the 24th day of April 1917 by the Tax Collector of the County of Jackson State of Oregon, for the amount of Thirty and thirty-four one-hundredths Dollars, the same being the amount then due and delinquent for taxes for the year 1911 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:

Beginning at the quarter section corner of south boundary of Section 36, in township 38, south range 1 west of the Willamette Meridian, Oregon; Thence East 2 chains, thence North 2 deg. 45 min. east 43 chains; thence north 28 deg. 45 min. west 5 45 chains; thence west 1.15 chains to corner of tract deeded by A. D. Hammond, and wife to S. J. Scott; thence along boundary of the said Scott Tract, first south 17 deg. west 5.92 chains; thence south 33 deg. west 4 chains; thence north 56 deg. west 9.50 chains thence North 29 deg. east 7.90 chains thence north 75 1/2 deg. west 5 45 chains; thence south 27 deg. west 4.77 chains; thence west 2.4 chains; thence south 13 deg. 45 min. west 30 links; thence west 6.80 chains thence south 60 chains to place of beginning, containing 82.36 acres more or less, same being described in volume 26, deed records of Jackson County, Oregon, at page 603 thereof.

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

Year 1913, paid April 5, 1917, Recept. No. 1639 \$23.63, 15% rate of interest; Year 1914, paid April 25, 1917, Recept. No. 1386, \$45.29, 15% rate of interest; Year 1915, paid April 25, 1917, \$29.79, 15% rate of interest; Year 1916, paid Sept. 1, 1917, Recept. No. 7561, \$21.85, 15% rate of interest.

Said Sanford & Golden 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. Roeho will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of this summons, exclusive of the day of said first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest, and in case of your failure to do so, a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above named.

This summons is published by order of the Honorable F. M. Calkins Judge of the Circuit Court of the State of Oregon for the County of Jackson and said order was made and dated this 13th day of April 1918 and the date of the first publication of this summons is the 20th day of April 1918.

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

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

Summons

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

Lee Harrington, Plaintiff, vs.

Unknown heirs of Sarah Oldakers, if she be deceased, W. G. Oldakers, and unknown heirs of W. G. Oldakers, if he be deceased, James Oldakers, and the unknown heirs of James Oldakers, if he be deceased, Maggie Oldakers, and unknown heirs of Maggie Oldakers, if she be deceased, John Oldakers, and the unknown heirs of John Oldakers, if he be deceased, Archie Oldakers, and the unknown heirs of Archie Oldakers, if he be deceased, Archy Oldakers, and the unknown heirs of Archy Oldakers, if he be deceased, Birtney Oldakers, and the unknown heirs of Birtney Oldakers, if she be deceased,

Auguste Urion, and the unknown heirs of Auguste Urion, if he be deceased, Harriet A. Urion, and the unknown heirs of Harriet A. Urion, if she be deceased; D. H. Van Antwerp, and the unknown heirs of D. H. Van Antwerp, if he be deceased, Fred T. Harrington, and the unknown heirs of Fred T. Harrington, if he be deceased; also all other persons or parties unknown, claiming any right, title, estate, lien and interest in and to the real estate, described in this summons, Defendants. To the unknown heirs of Sarah Oldakers, if she be deceased, W. G. Oldakers, and the unknown heirs of W. G. Oldakers, if he be deceased, James Oldakers, and the unknown heirs of James Oldakers, if he be deceased, Maggie Oldakers, and the unknown heirs of Maggie Oldakers, if she be deceased, John Oldakers, and the unknown heirs of John Oldakers, if he be deceased, Archie Oldakers, and the unknown heirs of Archie Oldakers, if he be deceased, Archy Oldakers, and the unknown heirs of Archy Oldakers, if he be deceased, Birtney Oldakers, and the unknown heirs of Birtney Oldakers, if she be deceased, Auguste Urion, and the unknown heirs of Auguste Urion, if he be deceased, Harriet A. Urion, and the unknown heirs of Harriet A. Urion, if she be deceased, D. H. Van Antwerp, and the unknown heirs of D. H. Van Antwerp, if he be deceased, Fred T. Harrington, and the unknown heirs of Fred T. Harrington, if he be deceased; also all other persons or parties unknown, claiming any right, title, estate, lien or interest in and to the real property described 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 of the plaintiff on file therein against you within six weeks from the date of the first publication of this summons, if served by the actual publication thereof, 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 against you and each of you, to-wit:

For a decree of this Court forever quieting the title of the following described real property, lying and being situated in Jackson County, Oregon, to-wit:

Beginning at the southwest corner of the southwest quarter of the southeast quarter of section 32 in Township 38 South of Range 4 West of the Willamette Meridian and running east along the section line to a point in the center of the public road as it is now located; thence in a northeasterly direction along the center line of said public road to a point in the center of Thompson Creek; thence northerly along the center of Thompson Creek to the northerly line of said south west quarter of said section 32, thence westerly along said line to the northwest corner of said southwest quarter of the southeast quarter, thence south to place of beginning and being all of that part of the southwest quarter of the southeast quarter of said section 32, lying and being situated west of the county road and Thompson Creek; containing fifteen acres, more or less.

In and to the plaintiff, and decreeing that defendants hereinabove named and all other persons or parties unknown, have no right, title, estate, lien or interest in or to the same, adverse to the fee simple ownership of the plaintiff, and forever barring said defendants, and other persons or parties unknown from any interest therein, and enjoining them forever from ever asserting or setting up any claim of right, title, estate, lien or interest therein or thereto, adverse to the ownership of the plaintiff, and decreeing plaintiff to be the owner of the same subject only to said agreement of Phila. Bliven and H. R. Bliven, and the plaintiff, and for such other, further and different relief as to the Court may seem equitable in the premises.

This summons is published under and by virtue of an order duly made and rendered and entered on the 13th day of April, 1918, by the Hon. F. M. Calkins, Circuit Judge, and the date of the first publication thereof is the 20th day of April, 1918, and the date of the last publication thereof is the 28th day of June, 1918.

G. M. ROBERTS, Attorney for Plaintiff.

Summons.

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

Charles A. Thompson, Plaintiff, vs.

Phoebe Goodell, Pearl Hugger, Lizzie Hugger, Martha Hugger, and all other persons unknown, if any, claiming to have an interest in or to the real property hereinafter described, defendants. Application to Foreclose Tax Lien. To Phoebe Goodell, Pearl Hugger, Lizzie Hugger, Martha Hugger, and to all other persons unknown, if any, claiming to have an interest in or to the real property hereinafter described, defendants:

In the Name of the State of Oregon: You are hereby notified that Charles A. Thompson is the holder of Certificate of Delinquency No. 2801 of date

September 11, 1915, issued on said day by the Tax Collector of Jackson County, Oregon, for the amount of \$24.52 then due and delinquent for taxes for the year 1911, together with penalty, interest and costs thereon upon the following described real property which you own and which it appears from the record you own to wit:

Beginning at a point 8 chains and 50 links south of the northeast corner of Lot No. 7 of Section 32, in Township 36 south of Range 2 West of the Willamette Meridian in Jackson County, State of Oregon, thence south along the east line of Lot 7, 11 chains and 67 links to the southeast corner of said Lot 7; thence west along south line of said Lot 7, 18 chains and 61 links to the southwest corner of said Lot 7; thence north along west line 11 chains 67 links; thence east 18 chains 61 links to the place of beginning, containing 21 acres, more or less, and all being situated in Jackson County, State of Oregon.

You are further notified that said Charles A. Thompson has paid taxes upon said premises for prior or subsequent years with rate of interest thereon as follows: For year 1912, paid Sept. 11, 1915, \$24.71, Recept. 14395; for year 1913, paid Sept. 11, 1915, Del. Cert. 2416, \$31.83; for year 1914, \$42.83, paid Sept. 11, 1915, Recept. 01438; for year 1915, \$31.68, paid Dec. 2, 1916, Recept. 11899; for year 1916, \$17.93, paid Dec. 4, 1917, Recept. 12125; for year 1917, \$15.58, paid Feb. 26, 1918, Recept. 101, rate of interest 15%.

You and each of you are hereby notified that the plaintiff herein will apply to the above-entitled court for a judgment against you and each of you for the amount paid as aforesaid upon the aforesaid delinquent Certificate 2801 with 15% interest thereon from date thereof, together with the aforesaid several amounts paid for prior and subsequent taxes as aforesaid with interest on each of said sums from the aforesaid respective dates of payment thereof at 15% per annum, and for a decree decreeing the same to constitute a valid lien upon the above described property, and for a further decree foreclosing said lien and ordering the sale of above described property for the satisfaction of said lien in the amount due thereon as aforesaid with interest costs and accruing costs; and for a further decree correcting any defect that may appear in the naming of the owner or owners of aforesaid property in the assessment thereof for any of the aforesaid years.

And you are hereby summoned and required to appear in the above entitled court and matter within 60 days after the date of the first publication of this summons, exclusive of the date of the first publication and defend this suit or pay the amount due as aforesaid, 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, pursuant to an order of Hon. F. M. Calkins, Judge of the above-entitled court, of date March 30, 1918, is served upon you by the publication thereof once a week for 6 consecutive weeks, the date of the first publication being March 30, 1918. All process and papers in this PROCEEDING may be served upon the undersigned at his address which is Jacksonville, Oregon.

H. K. HANNA, Attorney for plaintiff.

Notice For Publication.

DEPARTMENT OF THE INTERIOR, U. S. Land Office at Roseburg, Oregon March 18, 1918.

NOTICE is hereby given that William H. Jordan, of Applegate, Oregon, who, on September 27, 1911, made Homestead Entry, Serial, No. 07540, for the W 1/2 of NW 1/4 of Section 28, Township 38 S., Range 4 W., Willamette Meridian, has filed notice of intention to make Final Five-year Proof, to establish claim to the land above described, before G. A. Gardner, Clerk of the County Court of Jackson County, Oregon, at Jacksonville, Oregon, on the 29th day of April, 1918.

Claimant names as witnesses: Thomas R. Pittock, of Applegate, Oregon; Luther Boucher, of Applegate, Oregon;

Herbert Elmore, of Applegate, Oregon;

Lyre E. Stanley, of Applegate, Oregon.

W. H. CANON, Register.

Summons.

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

Sherman Morehouse and Carrie Morehouse, Plaintiffs, vs.

Frank H. Summers, Charles H. Pierce, and Anna L. H. Pierce, his wife, Defendants. Suit in Equity to Foreclose Mortgage. To Frank H. Summers, one of the defendants above named:

IN THE NAME OF THE STATE OF OREGON: 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 plaintiffs on or before the expiration of six weeks from the date of the first publication of this summons, namely, on or before April 27, 1918.

If you fail to so appear and answer, the plaintiff will apply to the Court for the relief demanded in the Complaint, a succinct statement of which is as follows:

That plaintiffs have judgment against said defendants, and each thereof, for the sum of \$300.00, with interest thereon from the 20th day of January, 1915, at the rate of eight per cent, per annum, \$50.00 attorney fees, and the costs and disbursements of this suit; That the Decree executed by said Defendants, Charles H. Pierce and Anna L. H. Pierce, conveying to plaintiffs all of Lot 9 in Block 3 in the Pierce subdivision in Township 37 South Range 1 West of the Willamette Meridian, in Jackson County, Oregon, and registered in the office of the County Recorder of Jackson County, Oregon, under Certificate of Title No. 1693, be decreed in legal effect to be a mortgage, and that the lands therein conveyed be sold under foreclosure as provided by law, and for deficiency judgment and such other relief as the Court may deem meet and equitable.

This Summons is served upon you by publication once each week for six consecutive weeks in the Jacksonville Post, a weekly newspaper printed and published at Jacksonville, Oregon, pursuant to an Order of the Hon. F. M. Calkins, Judge of the above entitled Court, which order is of date March 9, 1918, and requires you to appear and answer as above set forth. The date of the first publication of this Summons is March 16, 1918.

L. A. ROBERTS Attorney for Plaintiffs. Residence and Post Office address, Ashland, Oregon.

Citation.

IN THE COUNTY COURT OF OREGON, FOR JACKSON COUNTY.

In the Matter of the Estate of Walter M. Kennedy, Deceased.

To Lenora Kennedy, an adopted child, now known as Lenora Gill, one of the 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 required, cited, and ordered to appear in the above entitled court, and matter, at the courtroom of said court at the court-house at Jacksonville, Jackson County, Oregon, on Monday, April 22, 1918, at the hour of ten o'clock A. M. of said day, and then and there show cause, if any there be, why an order authorizing, and licensing the administratrix of said Estate, Rosamond Wright, to sell the following described property, belonging to said estate, at private sale for the purpose of paying the debts of said estate, should not be made, and entered therein, in accordance with the prayer of administratrix's petition filed therein, on February 16, 1918, to-wit:

Lots 2 and 3, of Block 10, and Lots 1, 2, 3, in Block 11, all in Beatty Addition to the City of Medford, and Lot 4, in Block 2 of Whitney Addition to the City of Medford; all in Jackson County, Oregon.

This citation, pursuant to an order of the Judge of above entitled court of date, March 23, 1918, is served upon you, and each of you by the publication thereof once a week for four successive weeks in the Jacksonville Post, a newspaper of regular, and general circulation published in the aforesaid county, and state. The first publication being Mar. 23, 1918, and the last publication being April 20, 1918.

WITNESS the Hon. F. L. TouVelle, Judge of the above entitled court with the seal of said court hereto affixed, this 23rd day of March, 1918.

F. L. TOUVELLE, County Judge.

Attest: G. A. Gardner, County Clerk of Jackson County, Oregon. Seal of Jackson County Court affix'd.

Citation to Heirs.

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

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

To Zepha Bartlett, Cora Basye Lidsone, heirs of above named decedent and to all other heirs unknown, if any there be, of said decedent and to all persons claiming an interest in said estate;

In The Name of the State of Oregon; you and each of you are hereby required to appear in the courtroom of the above entitled court, at the court house in the City of Jacksonville, Jackson County, Oregon, on Thursday, the 2nd day of May, 1918, then and there show cause, if any there be, why an order should not be made authorizing D. W. Bagshaw, the administrator of the above entitled estate to sell the real property belonging to said estate and hereinafter described, at private sale, subject to confirmation by the court, as prayed for in the petition

of said administrator filed in above entitled court and matter. The hour for your appearance to be at 10 o'clock in the forenoon of said day.

The real property for which the order of sale is asked is described as follows:

A tract of land situated in and being a part of the John P. David on Donation Land Claim, described as follows: Beginning at a point on the South line of the John P. Davidson Donation Land Claim in Section 6, Township 38 South, Range 4 West of the Willamette Meridian, whence the the Southeast corner of said Donation Land Claim bears East 566.2 feet and running thence North 2164.4 feet to a point on the north line of said Donation Land Claim, whence the Northeast corner thereof bears East 561 feet; thence west along and upon said North line 541 feet to a point 1785.4 feet east of the Range Line; thence South 2164.4 feet to a point on the South line of said Donation Land Claim 1800.6 feet East of the Range Line; thence East 546 feet to the place of beginning, containing 27 acres, more or less, in Jackson County, Oregon.

WITNESS the Honorable F. L. TouVelle, Judge of the above entitled court, with the seal of said Court hereto affixed, this 21 day of March, 1918.

F. L. TOUVELLE, County Judge.

Attest: G. A. GARDNER, County Clerk. By FLORA THOMPSON Deputy.

EXPLAINING ANTICS OF BEAN

Nothing Really Mysterious About Seeds Which Furnish Mexican Peons Cheap Gambling Paraphernalia.

One of the favorite amusements of the Mexican peon is the game he calls "los brincones," which might be translated "the jumpers." A circle of dusky laborers grouped about an apparently empty space in the sunny dust is a characteristic sight south of the Rio Grande. The objects of interest, invisible to the casual eye, are the "brincones," or jumping beans.

The game is one calculated to appeal to the Mexican temperament, being a form of pure gambling associated with the irreducible minimum of physical effort. To the visitor it bears also a touch of mystery. The players draw a small circle in the dust and lay therein a number of little brown beans, which are really not beans at all, but the seeds of some native plant. Exposed to the rays of the sun and the solemn gaze of the players, after a time the beans begin to move. They turn, they stir, they actually hop about. The lure of chance consists in betting on which bean will first jump out of the circle, and apparently the game is fair. There would seem to be no way of "framing" the mysterious beans.

The Mexican neither knows nor cares why the beans jump, though their behavior is most unusual for members of the vegetable kingdom. Asked for an explanation, he will shrug and remark that it is the nature of "brincones" to jump. Why question the wisdom of providence, which has seen fit to provide her children with a cheap and satisfactory apparatus for games of chance? Science, however, steps in with the explanation that the innocent brown bean in question is the home of a certain larva, whose spasmodic movements early in life are responsible for the antics of its vegetable home.

SING TO SETTLE QUARRELS

Esquimos Have Manner of Adjusting Grievances That Is Said to Work Satisfactorily to Them.

The Eskimos, who live in the ice-bound, barren northland, have a way of settling quarrels which seems very strange and amusing to those who live in a land of policemen and courts of justice. There, when quarrels arise, the man who has a grievance writes a song in which he tells the wrongs that have been done him. When this has been composed to his satisfaction he invites his enemy to come and hear him sing it. This the enemy must do, and he brings with him all his relatives and many of his friends, while the singer also has gathered his friends and relatives for the occasion, which is considered something of a general entertainment by the people of the village in which the men live.

Then, while other men of the village pound merrily on huge drums, the song of wrongs is begun. When it is finished, if the audience expresses approval, the singer is considered to have won and to have a just cause of complaint. But if dissatisfaction is expressed, that is considered sufficient punishment. After the song every one dances and the party breaks up in great good humor.

Encourage Spirit of Adventure.

The spirit of adventure, so nearly universal in youth, commonly is thwarted at every turn. Yet this is one of its finest gifts; when it has gone, life's greatest promise is past. An educational system should nurture and direct this spirit, bringing it to expression in a daring to aim at high standards, in adventures into new fields of action, thought, and knowledge; in a desire for the hard, strenuous things which temper and stabilize character. The sporting instinct of youth demands these difficult tasks, and life is stale when they cannot be found.—Arthur E. Morgan, in the At-

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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

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.

Table with columns for train names and times. 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.