

Legal Advertisements.

Summons in Foreclosure of Tax Lien.

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

John F. Rocho, Plaintiff, vs. Horatio S. Sanford, and Mathew Golden, 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.

IN THE NAME OF THE STATE OF OREGON:

You are hereby notified that John F. Rocho 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. 22.83 chains; thence west 4.15 chains to corner of tract decreed 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 1/4 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. Rocho 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 \$39.68, 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, \$20.73, 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. Rocho 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, Birtney Oldakers, and the unknown heirs of Birtney Oldakers, if she be deceased,

Aguste Urion, and the unknown heirs of Aguste Urion, if he be deceased, Harriet A. Urion, and the unknown heirs of Harriet A. Urion, if she be deceased; 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. Defendant 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, 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 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 1st day of June, 1918.

G. M. ROBERTS, Attorney for Plaintiff.

Administrator's Sale.

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

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

Notice is hereby given, that pursuant to an order of the above entitled court made and entered on the 2nd day of May, 1918, I will on and after the 4th of June, 1918, offer for sale and will sell, at private sale, for cash, all the right, title and interest that said decedent had in and to the following described real property, situated in Jackson County, State of Oregon, to-wit: A tract of land situated in the John P. Davidson Donation Land Claim and being part thereof and described by metes and bounds as follows:

"Beginning at a point on the South line of the John P. Davidson Dona-

tion Land Claim in Section 6, Township 38 South, Range 4 West of the Willamette Meridian, whence South-east corner of said Donation Land Claim bears East 566.2 feet, and running thence North 216.4 feet to a point on the North line of said Donation Land Claim, whence the North-east 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 216.4 feet to a point on the South line of said Donation Land Claim 1800.6 feet East of Range Line; thence East 546 feet to the place of beginning, containing 27 acres, more or less."

Said sale to be made subject to the lien of a certain joint mortgage and tax and all unpaid taxes. Sale will be subject to confirmation by the County Court in the usual manner.

Dated and first published, May 4, 1918.

D. W. BAGSHAW, Administrator, P. O. Address: Jacksonville, Oregon.

Notice of Sheriff's Sale.

By virtue of an execution in foreclosure 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 May 31, 1918 in a certain suit therein, wherein Sherman Morehouse and Carrie Morehouse, his wife, as Plaintiffs, recovered judgment and decree against Frank H. Sommers, Charles H. Pierce and Anna L. H. Pierce, his wife, Defendants, for the sum of \$375.65, with interest thereon at 8% per annum from May 24, 1918, and \$50.00 attorneys fees and \$21.30 costs, which judgment was enrolled and docketed in said Court May 24, 1918;

Notice is hereby given that, pursuant to the terms of said execution, I will on June 4th, 1918, at 10 o'clock A. M., at the front door of the Courthouse 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 the above named defendants, jointly or individually, had on January 29th, 1914 or have since acquired, or now have in and to the following described property, situated in Jackson County, State of Oregon, to-wit:

All of Lot number Nine (9) in Block number Three (3) in the Pierce Sub-division in Township Thirty-seven (37) South, Range One (1) West of the Willamette Meridian, and containing Five (5) Acres, according to the plat thereof, now of record. Dated at Jacksonville, Oregon, May 31, 1918.

RALPH G. JENNINGS Sheriff of Jackson County, Oregon. By LESLIE W. STANSELL Deputy.

Notice To Creditors.

Estate of Ralph B. Baer.

NOTICE IS HEREBY GIVEN, That the undersigned, Effie Marie Baer, has been duly appointed administratrix of the estate of Ralph B. Baer, deceased, and any one having claims against said estate may present the same properly verified within six months from the date of this first publication to the said Effie Marie Baer at her home in Rogue River, Oregon, or to her Attorney H. A. Canaday at 32 North Central, Medford, Oregon.

Date of First Publication May 25th, A. D. 1918.

EFFIE MARIE BAER, Administratrix.

Summons.

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

Frances Ann Kleinhammer, Plaintiff vs.

Kate Hills and W. J. Hills her husband, Defendants.

To said Defendants: Kate Hills and W. J. Hills, her husband.

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 of this plaintiff on file herein against you within ten days from the date of service of this Summons upon you if such service is made within Jackson County, Oregon; within twenty days from the date of the service of this Summons upon you if such service is made within any other county of the State of Oregon; within six weeks from the date of the first publication of Summons if served by publication thereof; or if served outside of the State of Oregon, in lieu of the actual publication, then within six weeks from the date of such service, and you will hereby take notice that if you fail to so appear and answer Complaint on file herein, for want thereof, the plaintiff will pray to the court for the following relief against you, to-wit:

That the plaintiff recover off and from you the above-named defendants, judgment in the sum of Twenty-five hundred dollars (\$2500.00) and interest thereon at the rate of eight (8%) per cent from March 25th, 1918, until paid,

together with one hundred fifty dollars (\$150.00) attorney's fees and costs and disbursements herein to be taxed, and for a decree of court foreclosing a certain real estate mortgage securing said debt and promissory note described in plaintiff's complaint, and to which you are respectfully referred. And that said mortgage be foreclosed on the premises described therein as follows:

Commencing at a point on the North line of Block number Six (6) of Galbreath's Addition to the town (now City) of Medford, situated 123.76 feet West of the Northeast corner thereof, and from said point running thence South 176 feet; thence West 122.74 feet; thence North 176 feet to the North line of said Block; thence East on North line 122.74 feet to the place of commencing. All in Jackson County, Oregon;

That said premises be ordered sold in the manner provided by law, and the proceeds thereof be applied

I In the payment of costs and expense of sale.

II In the payment of costs and disbursements of this suit, including the attorney's fees allowed the plaintiff by the court.

III The amount due the plaintiff on said note and other forms of indebtedness, and the balance if any there be after said amounts have been fully paid, satisfied and discharged, be paid over unto the said defendants, and thence by all and any title, estate, lien and interest of the defendants in and to said premises be foreclosed and forever barred, except as to the right of redemption as provided by law; and for such other further and different relief as to the court may seem proper and equitable in the premises.

This summons is published in The Jacksonville Post, under and by virtue of an order duly made and entered upon the 10th day of April, 1918, in this court and cause by Honorable F. M. Calkins, Circuit Judge. The date of the first publication is the 11th day of May, 1918, last publication is the 22nd day of June, 1918.

C. M. THOMAS, Attorney for Plaintiff, Medford, Oregon.

Notice To Creditors.

In the Matter of Julius Bjerregaard, Estate.

NOTICE IS HEREBY GIVEN that the undersigned, George R. Lindley, has been duly appointed administrator of the Estate of Julius Bjerregaard, deceased, and notice is hereby given that any and all persons having claims against the said estate may present the same properly verified, within six months from the date of this first publication, which first publication is May 18th, A. D. 1918, to said Administrator at his office in the Jackson County Bank at Medford, Oregon.

Dated this 13th day of May, A. D. 1918.

GEORGE R. LINDLEY, Administrator.

FORCED RIVER BELOW GROUND

Clever Piece of Work Which Must Be Pleased to the Credit of English Engineers.

A novel piece of engineering has been completed in connection with the building of an aviation field in England. The site selected was a piece of wooded park, bisected by a little stream about 30 feet wide and 2 feet deep. This waterway is largely artificial in character. It was constructed mainly along a branch of the River Colne in 1638 and 1639, between Longford and Hampton Court palace, with the object of supplying the palace with ornamental fish and water ponds, and it was used for this purpose up to the present time. It is 11 miles long.

The decision to convert the park into an aerodrome made it necessary to divert this river, which, being raised above the level of the ground where it crosses the park, presented an obstacle as well as a danger. Had the river been running in a natural bed below the level of the ground, instead of in an artificial channel above the ground level, it could have been merely covered over. The need for putting it to a lower level led to the decision to bury it underground through the aerodrome by means of a re-enforced concrete inverted siphon, and this plan having been approved of, a detailed scheme was got out.—Scientific American.

Quaint Social Features Among Birds.

Interesting stories have been told of the quaint social features of bird life. The social intercourse of birds is a subject which bird lovers study with special consideration. Man was the first, it appears, to devise a tribunal for the trial of some one accused of crime. If the ornithologists are correct, he was at one time in medieval history far behind the feathery tribes in the system of meting out justice to wrongdoers.

Rooks hold court when one of their number is caught in theft or other misdemeanor. The culprit sits within a circle of rooks who cry out against him. He proclaims his innocence or guilt, as the case may be, by shrieking loudly. If he is considered guilty by the bird assembly, at a signal the flock pounces upon him and tears him to pieces.

Justice is not done halfway by the birds.

NOTHING WASTED BY CHINESE

Flowery Kingdom's Farmers Even Utilize the Prolific Weeds for Fertilizer and Fuel.

Nothing goes to waste on the Chinese farm—not even the weeds. According to the farmer's ideas, there are good weeds and bad weeds, states a writer. The good weeds are put into compost heaps and return fertilization to the soil. The coarse weeds with woody stems which will not easily rot are cut down and allowed to dry until the sun of the faculty has time to rake them up for use as winter fuel.

Nowhere as in China do the dead rob the living. Millions of graves are scattered over the fields, their location directed by the complicated rules of feng shui. In some sections of the country more than one-sixth of the tillable area is covered with graves of estimable but now useless ancestors, and sometimes when a young man falls heir to a farm he finds that it is a farm full of graves, and his biggest crop is a crop of duty to dead and half-forgotten ancestors.

Chinese women didn't wait for the outbreak of war to put on trousers and volunteer for work in the fields. They have been wearing trousers for many centuries and for many more they have been helping the beans and potatoes to do their bit for their country. The Chinese sages have had a great deal to say about the inferiority of woman, but when it comes to digging in the fields the Chinese woman is equal to any man.

HUMPBACKED MEN IN DEMAND

Affliction Proved Qualification Where Strange and Successful Experiment Was Tried in Factory.

An unusual advertisement appeared in a Chicago paper recently, desiring the services of five humpbacked men. The explanation of this strange want is even more interesting than the announcement, says Popular Mechanics Magazine.

It seems that a large envelope factory, unable to fill its orders, decided to work nights as well as days. Long experience had demonstrated that in the use of certain machines women were better operators than men by reason of their hands being more delicate and nimble.

The owner does not believe in factory work at night for women, and the men proved clumsy and slow. It was then he set about to seek men who were well but physically incapable of heavy work. He decided that humpbacks had the necessary qualifications of more agile and sensitive touch, and an actual test proved such to be the fact. Hence the advertisement.

Rubber in India.

In southern India a factory at which high-grade rubber is made resembles a dairy, the milklike appearance of the latex adding to this illusion, as well as the precautions taken to insure absolute cleanliness, says the Family Herald. One of two methods of manufacture is generally adopted. If the estate is young and only a few trees are being tapped the rubber is made in the form of biscuits or sheets. The latex is put into shallow, round dishes or oblong pans and a certain quantity of acetic acid added to it. This is the coagulating agent most generally used. After standing for some hours the rubber is found floating on the top of the dish in a white, spongy clot. This is removed and washed and rolled by hand and through a mangle until clean. The biscuits are placed on racks in a warm room or an artificial dryer and allowed to remain there until dry. The finished biscuits are pale amber-colored and transparent, and for this reason are popular on the market, for their purity and freedom from dirt can be judged by holding them to the light and looking through them.

The Grant Monument.

The monument to General Grant in front of the capitol in Washington was contracted for on August 10, 1903. The contract provided that the work should be completed in five years, but the contractors asked, and were granted, several extensions. All of the architectural work is finished, the cavalry and the artillery groups are in position at either end of the platform, the lions and lamps called for by the design are in place and there remains to complete the memorial only the placing of the equestrian group, i. e., the figure of General Grant on horseback on the central pedestal, and affixing the two bas-reliefs which are to go on either side of the pedestal. The total cost authorized by congress for the memorial is \$240,000, exclusive of \$10,000 which was appropriated for use in procuring designs.

German Silver.

German silver is manufactured in three general ways, according to Popular Science Monthly. It is composed of nickel, copper and zinc in varying proportions. The German method is to melt all the copper to be used in the mixture, and two-thirds of the nickel and zinc in a graphite crucible and then add the rest of the nickel and zinc. In the English method the copper, nickel and zinc are melted all at one time, then more copper and zinc are added. Should the metal appear porous, a fine-pipe containing pitch is pushed into the metal mixture to deaerize it. There are several American methods. One is to melt a copper-nickel alloy and then gradually add the preheated zinc. In another method monel metal is used as a base.

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Office in Bank of Jacksonville Building JACKSONVILLE, OREGON

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GENERAL OFFICES NEW YORK AND CHICAGO BRANCHES IN ALL THE PRINCIPAL CITIES

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.