

SUMMONS

In the Circuit Court of the State of Oregon for the County of Curry.

LOUIE STOLLER and LENA STOLLER, husband and wife, Plaintiffs, vs. AUGUSTA HUGHES, nee FISCHER, also known as AUGUST FISCHER, also known as AUGUSTA FISCHER HUGHES, also known as AUGUSTA A. HUGHES; GEORGE J. MUGHES; the unknown heirs of JACK VAN EYNDE, deceased; also, all unknown heirs of the above named defendants who may be deceased; also the respective wives or husbands of the above named defendants who may be married; also all other persons or parties unknown claiming any right, title, estate, lien or interest in or to the real estate described in the Complaint herein, or any portion thereof, Defendants.

TO: AUGUSTA HUGHES nee FISCHER, also known as Augusta Fischer, also known as Augusta Fischer Hughes, also known as Augusta A. Hughes; George J. Hughes; the unknown heirs of Jack VanEynde, deceased; also all unknown heirs of the above named defendants who may be deceased; also the respective wives or husbands of the above named defendants who may be married; also all other persons or parties unknown claiming any right, title, estate, lien or interest in or to the real estate described in the Complaint herein, or any portion thereof, Defendants.

In the name of the State of Oregon: You are hereby notified that you are required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before June 23, 1950, the same being the last date for answering or appearing personally as prescribed in the Order for Publication of Summons, on file herein, dated May 2nd, 1950, and if you fail to so appear or answer on or before said date, the plaintiffs will apply to the Court for the relief prayed for in their Complaint, a succinct statement of which is as follows:

First: That the defendants be required to set forth their several and respective claims and alleged interest, title, right, estate or lien in or to the following described real estate, to-wit:

Parcel I. The South half (S½) of the Southwest Quarter (SW¼) of the Northwest Quarter (NW¼) of the Northwest quarter (NW¼) of the Southwest quarter (SW¼) of the Northwest quarter (NW¼) of Section Four, Township 41 South, Range 13 West of the Willamette Meridian. Except the following portion from the above described

property: Beginning at the Northwest corner of the South half of the Southwest quarter of the Northwest quarter of the Northwest quarter of Section 4, Twp. 41 S., R. 13 west; thence east 580 feet; thence South 230 feet; thence West 580 feet; thence North 230 feet to the point of beginning.

Parcel II. Beginning at a point on the West boundary of Section 4, Twp. 41 South, R. 13 West W. M., 43.84 chains North of the Southwest corner of said Section 4; thence north 6.66 chains, more or less to the South boundary of the Northwest quarter of the Southwest quarter of the Northwest quarter of said Section 4; thence east, 10.00 chains; thence South 6.66 chains, more or less, to a point due East of the point of beginning; thence West 10.00 chains to the point of beginning.

Parcel III. The Northeast quarter of the Southwest quarter of the Northwest quarter, and the South half of the Southeast quarter of the Northwest quarter of the Northwest quarter, in Section 4, Township 41 South, R. 13 West of the Willamette Meridian.

All of said property being within Curry County, Oregon. Or any part or portion thereof, for the purpose of submitting the same to the judicial determination of the Court.

Second: that the plaintiffs are the owners in fee simple of said real property and the whole thereof.

Third: That none of said defendants has any interest or estate, right, title, or lien upon or in said real property, or any portion thereof paramount to the plaintiffs' right, title and interest therein and thereto.

Fourth: That said defendants and each and all of them and all persons claiming under, by or through them, or any of them, be forever barred, restrained and enjoined from asserting any claim whatever in or to said premises adverse to the plaintiffs.

Fifth: That plaintiffs have such other and further relief as the Court may deem equitable, including plaintiffs' cost and disbursements herein laid out and expended as to any appearing defendants.

Service of this Summons is made by publication pursuant to an Order of the Honorable Dal M. King, Circuit Judge for Curry County, Oregon, which Order was signed, dated and entered May 2nd, 1950, directing publication to be made once a week for four successive and consecutive weeks. Date of first publication May 11, 1950, and date of last publication June 8, 1950.

HUGH C. GEARIN,
Attorney for Plaintiffs.
Residence and Post Office Address: Brookings, Oregon.

Realty Transfers

Mr. and Mrs. James E. Koeller have purchased approximately a third of an acre with garage in the Ward King tract and plan some additional construction in the near future.

Mr. and Mrs. Fred W. Moore have sold five acres of their tract to E. R. Peterson of the West Slope Nursey, near Portland. It is understood that Mr. Peterson intends to expand his nursery business with a branch

at Brookings Both transactions were handled through the Pete Lesmeister Agency.

LOCAL NEWS

Mrs. Elaine Crawford returned Saturday from Gold Beach hospital with her infant son, Donald Dwayne, who weighed 7 lbs. 12 oz. The young man is grandson of Mrs. Owen Crocker

Mr. and Mrs. John Rogers who disposed of their property in this area, left last Friday for Clover-

dale, Calif. to make their future home. Mr. Rogers will enter into the stock raising business.

Mr. and Mrs. Wallace Voy, now of Yakima, Wash., were visitors here over Azalea Festival week-end. The Voys, former resident of this area, sold their property on the seashore south of Ocean View Cafe, and are now engaged in the laundry business.

Many Smith River residents were seen here Sunday at the Azalea Festival.
Send the Pilot to a friend!

VOTE "YES"

To Exceed the SIX PER CENT LIMITATION On WEDNESDAY, MAY 31, 7:30 TO 8:30 P. M.

(Standard Time) Brookings School Auditorium!

FOR THE COMING SCHOOL YEAR

The Curry County Rural School District Is NOT Exceeding The 6 Per Cent Limitation

And

IS RAISING ONLY \$140,387.72

INSTEAD OF \$257,810.12 THIS YEAR,

Which will require 22.6 mills instead of 41.5 mills this year as a Curry County School Dist. Tax

BUT

for the coming school year, the Curry County Rural School District

ALLOCATED

To Brookings School District \$68,979.30 instead \$82,696.00 this year for operation.

THERE IS LEFT, THEREFORE, \$27,066.70 TO BE RAISED FOR OPERATIONAL NEEDS!

HOWEVER

FOR THE PRESENT SCHOOL YEAR—

the over-all school tax was 61.2 mills (41.5 Curry County Rural School District, and 19.7 local district).

FOR THE COMING YEAR 53.8 mills
(Estimated 22.6 Curry Co. Rural School Dist. and 31.2 local)

A REDUCTION OF 7.4 MILLS!

and even less if the evaluation of the county increases as it is expected.

MRS. GEORGIA FROMM advises, as follows, in her April and May Bulletin from the Curry County School Supt. Office:

"The rural school district board levied within the six-per cent limitation. It will be necessary in almost every district in the county to have an election to exceed the six-per cent limitation to levy the additional amount necessary to maintain the schools."

Dist. 17 P.-T. A.

MRS. ROSS HORN, President

JIM'S CABINET SHOP

Book Cases, Writing Desks, Corner Cabinets
Kitchen Cabinets, Breakfast Nooks, Doors,
Windows, frames, cupboard doors, drawers.

IF IT'S MADE OF WOOD—

YOU HAVE A JOB FOR J. E. FIFIELD!

Turn off 101 at Beach Road. Follow the Signs

Need A Good LILY BULB GRADER?

Grade your lily bulbs the modern way. Use our approved, easily operated scissor-type grader. Durable, light weight and calibrated to measure from 5-inch to 10-inch circumference. Many in use. Send for yours today. Price, \$2.75 postpaid.

ARTHUR BOWMAN, INC.

311 S. E. Belmont

Portland, 14, Ore.