

THE TURNER TRIBUNE

Turner, Oregon, Thursday AUG. 8, 1929

F. P. Rowley, Editor

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I pledge allegiance to the Flag of the United States and the country for which it stands. One nation, indivisible, with liberty and justice for all."

Nab Speed Demon

The following article with the above heading, from Anaconda, Montana, appeared in the Portland News of August 3.—"Arraigned on a charge of reckless driving that offence is so common in this day of gasoline vehicles and machine whiz-key that it rates little attention. But a recent arrest of a man on that treated plenty of interest. Joe McIntyre was arrested for driving a team of horses recklessly on a main thoroughfare. It was the first time in more than a decade that a man was arrested here for reckless driving of horses. Incidentally Joe was also charged with driving while under the influence of liquor. We wonder if they took his drivers license away from him."

Russia and China seem to have caught the spirit of contests from some of the organizations in the United States. They have started a contest between the Reds and Whites. In reality this contest is a revival of one that has been going on for some time, but dies down at intervals and then comes up again in other localities. At the close of the revolution the White army was organized in Russia, and after a varying succession of defeats and victories the White forces retired to Manchuria and made Vladivostok their headquarters. The White Russians are lining up with the Chinese in an effort to repel the Red Russians. So the contest is on, and the losers will probably set a banquet to the winner, as has been the case of all such contests since the beginning of the world. Will the people of the world ever learn that there is a better way to settle disputes than by the sword? The people at the heart are not murderers, but the idea of warfare to settle disputes has been paramount in the mind of the leaders for ages, and until an extensive campaign of education for the better methods is waged among the people of the world, it will remain so.

Minnesota Picnic Held Sunday

The Minnesota society held their annual picnic and business meeting at Hager's Grove, on Mill Creek, last Sunday. Former residents of the "gopher" state began to assemble by ten o'clock, and by the time the dinner was spread there was between 250 and 300 present. The tables were laid in the shade of the giant oaks that line the banks of Mill Creek. Many of the visitors brought their bathing suits and enjoyed the water to the limit. During the dinner the registration book was passed, and every former Minnesotan was requested to register. There were 56 Minnesota counties represented. Dr. P. O. Riley, of Hubbard, organizer of the day, extended a cordial invitation in behalf of the city of Hubbard to hold their next annual picnic at Hubbard, offering the use of Playmore Park. The invitation was unanimously accepted. I. L. McAdams with his corps of able assistance presided as chef cook to prepare and distribute the coffee.

The program opened by the singing of America led by T. S. McKenzie. Mr. Benner gave a series of interesting readings which was followed by the business meeting. M. B. Stegar, vice president was elevated to the post of president. E. Cook, Paton was named as vice president and Mrs. W. J. Linfoot, secretary-treasurer. Greetings from Albany were given by Mr. Stenberg, president of the Albany club. There was vocal solo by Mrs. Linfoot. Ed Cook Paton demonstrated a few feats of magic for the entertainment of those present. There short talks by the former presidents of the society. The program closed with the singing of "God be With You Till We Meet Again."

Alvin Bond Married At Wenatchee

Alvin Bond, of Turner and Miss Jessie Pybus, of Wenatchee, Washington were married at the First Methodist church at Wenatchee, Tuesday evening, July 30th. The ceremony was performed by Dr. Perry, pastor of the

church, assisted by Rev. Ralph L. Thomas, of Cheaney, Washington, former pastor of the Methodist church, of Turner. Rev. Thompson is a frat brother of Mr. Bond and Mrs. Bond is a sister of Mrs. Thomas. Mr. and Mrs. Bond are graduates of Willamette with the class of '26.

Mr. Bond is the son of Mr. and Mrs. H. S. Bond of Turner. Mrs. Bond is the daughter of Mr. and Mrs. E. T. Pybus prominent in the business circles of Wenatchee. After two weeks spent at Lake Wenatchee, Mr. and Mrs. Bond will make their home in Portland. Mr. and Mrs. H. S. Bond attended the wedding and were much impressed with the city and surrounding country.

New Grandstand Nearly Completed

Salem, Ore., Aug. 7 With the \$150,000 grandstand nearing completion, the grounds undergoing an extensive renovation, and entries for exhibits and races already coming in from all over the Northwest, the Oregon State Fair, to be held here September 23 to 28, promises to be the largest ever held.

With a seating capacity of six thousand, the grandstand, a new feature of this year's fair, will afford an excellent view of the half mile racing track on which the speed and running contests will be held.

Entries in the speed contests, which closed July 15, have exceeded those of any previous year, according to Mrs. Ella S. Wilson, secretary of the fair board. Feature races at this year's fair are the 2½ pace, the 2½ trot and the free-for-all trot and pace. Entries numbering 129 have been made from stables in Oregon, Washington, California, Montana, Colorado, Utah, British Columbia and Saskatchewan. Purse amounting to nearly \$3,000 will be awarded the running events, which will be held daily from Tuesday until Saturday of fair week, entries for which will be accepted until the day before the race is run. The high spot of the events will be the Governor's Derby, scheduled for Wednesday, September 25, when the handsome purse, and a beautiful silver cup will be award-

ed by Dr. Perry, pastor of the

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Marion, Department No. 2.
State of Oregon—E. L. Patterson, Governor; Hal F. Ross, Secretary of State, and Thomas B. Kay, State Treasurer, comprising the State Land Board of the State of Oregon, Plaintiffs, vs.

Edw. C. Judd and Geo. F. Judd, as executors of the Estate of Carrie L. Judd, deceased, Defendants.

To Edw. C. Judd and Geo. F. Judd, as executors of the estate of Carrie L. Judd, deceased, the above named defendant.

In the name of the State of Oregon, you are required to appear and answer the complaint filed against you in the above entitled court and cause, or before four weeks from the date of the first publication of this summons, and if you fail to answer, for want thereof the plaintiffs will apply to the court for the relief prayed for in their complaint; namely, that they have judgment against you for the sum of four thousand dollars (\$4,000.00), together with interest thereon from the fourth day of September, 1928, at the rate of six per cent annum, until paid, and for the further sum of three hundred dollars (\$300.00) as special attorney's fees, and for plaintiff's costs and disbursements incurred in this suit; that plaintiff's motions described in the complaint shall and will be decreed to be a first lien upon the following described premises, to-wit:

Beginning at the quarter section corner on the line between Sections 23 and 26, Township 8 South, Range 2 West, of the Willamette Meridian; running the same South 69 chains; thence West 38.32 chains to the corner of Frank Lewis' land; thence South 100.11 chains to the South line of Chas. Van Nys land; thence East 7.23 chains to the Southeast corner of Chas. Van Nys land; thence North 50.37 chains to the South line of Chas. Craft's Donation Land Claim; thence South 89 degrees 43 minutes East 20.20 chains along said Craft's land to a point 2.72 chains North of the northeast corner of the claim of A. C. Reubens, Lewis' land; thence South 29.60 chains to the Section line between Sections 23 and 26, thence East 7.90 chains to the place of beginning, containing 284.79 acres, more or less;

that the usual decree be made for the sale of said premises last described by the Sheriff of Marion County, Oregon, according to law and the practice of the above entitled court; that the proceeds of said sale may be applied toward the payment of the amount due plaintiffs, and that the above named defendants and each of them, and all persons claiming under or through them or any or either of them subsequent to the execution of said mortgage, may be barred and foreclosed of all right, claim, and equity of redemption in or to said mortgaged premises, and every part thereof; in that plaintiff has such other and further relief in the premises as may be equitable.

This summons is served upon you by publication in the Turner Tribune, by order of the Honorable L. M. Mahan, Judge of the above entitled court, bearing date of June 24, 1929. The first publication of this summons is July 11, 1929, and the last publication will be August 8, 1929.

CARL T. POPE,
Attorney for Plaintiff.

Place of residence and office address, Salem, Oregon.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 8th day of July, 1929, was appointed administrators of the estate of Amanda E. King, deceased, and that they have duly qualified as such. All persons having claims against said estate are hereby notified to present the same, duly verified by law, at the offices of Guy O. Smith, 403 Salem Bank of Commerce Bldg., in the City of Salem, Marion County, Oregon, within six months from the date of this notice, or to-wit: July 1, 1929.

H. E. KING and ROY E. KING, Administrators of the Estate of Amanda E. King, Deceased.

GUY O. SMITH,
Attorney for Administrators.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 5th day of June, 1929, was appointed administrator of the estate of John Z. Larson, deceased, and that he has duly qualified as such.

All persons having claims against said estate are hereby notified to present the same, duly verified by law, at the offices of R. H. Bassett, 503 Salem Bank of Commerce building, in the City of Salem, Marion County, Oregon, within six months from the date of this notice, or to-wit: July 6, 1929.

J. W. GILMORE,
Administrator.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 18th day of July, A. D. 1929, was appointed administrator of the estate of K. M. Hoffman, deceased, and that he has duly qualified as such.

All persons having claims against said estate are hereby notified to present the same, duly verified as required by law, to Otto K. Paulus, 406 First National Bank Bldg., Salem, Oregon, within six months from the date of the first publication of this notice, or to-wit: July 2, 1929.

ORIS R. HOFFMAN,
Administrator of the Estate of K. M. Hoffman, Deceased.

OTTO K. PAULUS,
Attorney for Administrator.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned, by an order of the County Court of Marion County, State of Oregon, duly made and entered on the 29th day of July, 1929, by publishing the same in the Turner Tribune, a newspaper of general circulation, printed and published in Turner, Marion County, Oregon, not less than once a week for four (4) consecutive weeks, five (5) issues, in the manner prescribed by the laws and statutes of the State of Oregon.

The first publication is the 1st day of August, 1929, and the last publication, as prescribed in said order, is the 29th day for your appearance.

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant; for the restoration of her former name; for her costs and disbursements; and for such other relief as may be just and equitable in the premises; and the plaintiff will sue for the relief demanded in her complaint, viz:

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