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HONOR ROLL OF THE WOMAN BURNED TO REDMOND SCHOOLS DEATH NEAR BEND

Honor roll for the week ending November 14, 1913:

1st Grade

Evelyn Atkinson. Elva Caughey. Willie Ehret Marian Gittings. Carol Kenyon. Josephine Parrish. Charlie Rodman. Edmond Woods Elza Uhles.

Room Two.

Lyle Anderson. Freddie Atchinson. John Bates George Bradley. Edgar Brown. Donald Carolin. Harold Cline. Forest Ehlers. Oscar Farris. Orval Friend. Johnny Hanson. David Loree. Charles Morrill. Philo Smith. Hugh Woods. Marcia Brewer. Hazel Caughey. Florence Clark Henrietta Jensen. Loretta Loree Winifred Munz. Edna Ragan. May Tucke. Hazel Wright.

4th Grade

Alvin Clark. Cynthia Hobbs Bartlette Kendall. John Bradley. Virgil Beckwith. Harry Hanson. America Rodman. Addie Friend Melvin Farris, Catherine Parrish Wayne Lauderback.

5th Grade

Helen Smith. Everal Ogg. Harry Bates Ralph Gillette Lloyd Beckwith. Ethan Lauderback. Altha Mohler Stewart Gittings. Susan Woods. Guy Robbins Irene Weatherley.

6th Grade Margery Young. Emma Atkinson. Ozona Ordway. Lloyd Farris. Irene Kendall. Clyde Wortz. Adam Steinkopf. Mary Thompson. Leroy Davenport. Marie Prouse Genevieve Ragan

7th Grade Ray Johnson.

(Bend Bulletin, Nov. 12) Burned in a terrible manner while alone at her home six miles east of town yesterday afternoon, Mrs. Ella N. Bragg, wife of C. M. Bragg, a also destroyed by the fire, the origin never be definitely

known as the burned woman was in too great pain to talk of the accident Mr. Bragg, who had come to Bend yesterday for supplies, supposes that in starting a fire in the cook stove with old shingles and kerosene explosion resulted and her clothing became ignited. He saw the smoke from the burning house when he was about two miles from home, and as it appeared to be his place he whipped up the horses. In the meantime a neighbor who was on horseback went on ahead as fast as he could and reached the house before Mr. Bragg did. Had it not been for the arrival of this man the barn would have burned also, as Mrs. Bragg, in her excitement, had gone into the barn and torn off part of her burning clothing there.

The first person to reach her was the little girl of C. L. Smith who had gotten on a pony and ridden over to the Bragg home when the smoke of the fire was seen. When Mr. Bragg arrived his wife had started along the road toward the Smith home and had gone about 100 yards, the little Smith girl in the meantime having returned home to tell her aunt of the tragedy. Mr. Bragg hastened on to his home and got a rig to put his wife in to take her to the nearest neighbor's. When he got back to neighbor's. When he got back to her she had walked on another hundred yards or so. She was taken to the Smith place and was in such pain that she walked the floor until Dr. Ferrell arrived and ministered to her wants. Her body was terribly burned, from head to foot. Death relieved her of her agony this morning about 5:30 o'clock.

Vivian Young. Clyde Fry. Gladys Jackson. Helen Dittimore. Heas Woods. Ruth Kaesemeyer. Beulah Tinner. Rachael Case Mildred Smith Meda Gillette. Marjorie Brewer. Charles Abby. Joyce Robbins.

8th Grade Sam Bates. Paul Loree Albert Farris. Norman Ragan. John Brewer. Wayne Chase. Robert Johnson Wilbur Dittimore. Douglas Mullarky Hale Ordway. Wendell Thompson. Lester Ragan. Ray Golden. Hila Morse Maud Malkson. Evelyn Smith. Clarence Steinkopf. Frances Thompson. Bertha Malkson Ethel Wheeler.

"Yes," said the fugitive, "I understand. You have two kinds of law that apply to my case."

"True," they told him. "And we have ten ways of evading them." "Good," said the fugitive. "Give me about seven of them at the usual market price.

"But listen a moment, Matilda. Don't you think a good husband "Now that the case is ended, I may ought to tell his wife of her faults?" "Lysander, a good husband does not think his wife has any faults."

In the Circuit Court of the State of Oregon, for Crook County. Louise C. Davenport, plaintiff,

Moses A. Gulick, Bertha M. Gu-lick, O. G. Adams, S. W. Yancy, de-

fendants. To Moses A. Gulick and Bertha M. Gulick, the above named defend-

ants: gon you are hereby required to apple of Benton county elected me, you pear and answer the complaint filed may remember." against you in the above entitled suit on or before the 26th day of December, 1913, said day being more than 42 days from the date of the first publication of this Summons and Notice; and if you fail to so appear and answer, for want thereof re you feel so about it. Good night, the plaintiff will apply to the Court father." for the relief prayed for in the Com-plaint herein, to-wit: that judgment be entered against you for the sum of Nine Hundred Dollars with interest thereon at the rate of ten per cent per annum from September 18. 1912; for Ninety Dollars attorney's which in the brief moment allowed for fees and for the costs and disburse-ments of this suit. That the usual decree be entered by this Court that the Northeast quarter of the Northwest quarter, the North half of the Northeast quarter and the Southeast quarter of the northeast quarter of rancher, died this morning. The quarter of the northeast quarter of agony she bore before death relieved Section thirty in Township fourteen. agony she bore before death relieved her was awful. The Bragg home was also destroyed by the fire, the origin the Willamette Meridian be sold by the sheriff of this county according sale be applied to the satisfaction of the costs of said sale, the costs of

fendants and each of you and all persons claiming or to claim under you be barred and foreclosed of any right or equity of redemption therein except as provided by statute and that the plaintiff have such other ten years. Don't you know by this and further relief as to the Court time that he has no intention of start may seem equitable in the premises.

This Summons is served upon you by publication by order of the Hon-orable G. Springer, Judge of the County Court of Crook County, Oregon, made November 10, 1913. By said order it was directed that this Summons be published in the Redmond Spokesman, a weekly newspaper published at Redmond, Oregon once each successive week for six onsecutive weeks and the date the first publication thereof is No-vember 13, 1913, the date named in said order for the first publication.
DENTON G. BURDICK,

Attorney for Plaintiff. Redmond, Oregon. First publication Nov. 13-Dec. 25

SUMMONS

In the Circuit Court of the State of Oregon, for Crook County. Oma Locke, plaintiff,

vs. Earl Locke, defendant. To Earl Locke, the abov named defendant:

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 26th day of December, 1913, said day being more than 42 days from the date of the first publication of this Summons and Notice; and if you fail to so appear and answer, for want thereof the plaintiff will apply to the Court for the relief prayed for in the Com-plaint herein, to-wit: for a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and that she receive such further relief as the Court may find just and equitable in the prem-

by publication by order of the Hon-orable G. Springer, Judge of the County Court of Crook County, Oregon, made November 10, 1913. By said order it was directed that this Summons be published in the Red-mond Spokesman, a weekly newspaper published at Redmond, Oregon, once each successive week for six consecutive weeks and the date of the first publication thereof is No-vember 13, 1913, the date named in said order for the first publication. DENTON G. BURDICK,

Attorney for Plaintiff Redmond, Oregon. First publication Nov. 13-Dec. 25 HIS RISE TO POWER Continued from page 7

sympathy with it."

"I am not." The judge laid his book on the desk and sat stiffly erect. John was immediately enabled to sympathize with those unfortunates who were arraigned before his father. speak frankly. As a judge I, of course, approve of the punishment of crime. But I don't approve your going out of your way to attack your party and Senator Murchell, a fine, clean living gentleman, who has always showed the warmest friendship for your family." Judge Dunmeade spoke with restrained emphasis.

"And has created a pernicious machine," John added incautiously. "Which elected you to the office you

now hold." "Your memory isn't good, judge. The machine nominated me. The peomay remember."

without Murchell's indersement." "That, I'm sorry to say, is probably true," John said, wishing that he had not ventured into the room. "I'm sor-

"You couldn't have been nominated

Judge Dunmeade resumed his book. Now, the judicial temperament is not given to impulse. But as John went slowly out of the room Judge Dunmeade experienced a novel sensation reflection he was at loss to define. Later he decided that it was his generous nature asserting itself to give his

been mistaken. Be that as it may, before John had passed quite out of the room he was recalled by an unexpected "Wait!" He returned. "Yes. father?"

son another chance. He may have

the sherin of this county according to law and that the proceeds of said sale be applied to the satisfaction of the costs of said sale, the costs of the costs of the suit and the satisfaction of the claim of the plaintiff.

"I suppose," said the judge gruffly, Animal Husbandry, Dairying, Poultry keeping, Mechanic Arts, Domestic Science and Art, Commerce, Forthis summons is published in the Science and Art, Commerce, Forthis summons is published in the costs of the plaintiff.

The suppose, said the judge gruffly, Animal Husbandry, Dairying, Poultry keeping, Mechanic Arts, Domestic Science and Art, Commerce, Forthis summons is published in the costs of the plaintiff.

The suppose are said the judge gruffly, Animal Husbandry, Dairying, Poultry keeping, Mechanic Arts, Domestic Science and Art, Commerce, Forthis summons is published in the costs of the plaintiff.

The suppose are said the judge gruffly, Animal Husbandry, Dairying, Poultry keeping, Mechanic Arts, Domestic Science and Art, Commerce, Forthis summons is published in the costs of the c "I suppose," said the judge gruffly, Animal Husbandry, if you persist in attacking Senator CO-OPERATION, at That all of the above named de- Murchell you make my lifelong ambition impossible."

The senator has been teasing you along with the promise of a justiceship for time that he has no intention of giving it to you?"

"He gave you a nomination."

"Yes, he happened to believe he could make use of me. It seems to be solely a question of the senator's political necessities. I-I doubt that he needs ron, father."

"That means, I presume," the judge said bitterly. "that I count for nothing against your notions? But I might have known it. Good night!" he re-

Out in the clear night John walked slowly about. More than ever he realized the price which they must pay who would be voices.

(To be continued.)

"What is your atitude on the tar-

"Something," replied Senator Sorghum, "like that of a man who is gon, you are hereby require walking a tight rope."

Artist (angrily)—No. I tell you, I cember, 1913, and if you all don't want a model—I only paint answer the plaintiff will up flowers and fruit.

Model (sweetly) - That's all right. veryone says I'm a peach.

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ducational history of Oregon reactional history of Oregon

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H. M. TENNANT, Registrar, Corvallis, Oregon. Farmers' Business Courses by

First Stude How hear w to the right answer to the the tion? Second Stude Two

Jackson-Whew! that's an Johnson -- Seems to face Jackson-Yes. That's the tesk will look when I pe

SUMMONS

In the Circuit Court of the to Oregon within and feel

Guy E. Dobson, Plaintif.

Freda Barkley, A. C. Satta, H. Barkley, defendants. To A. C. Sanford, the ster, ed defendant. in the name of the State of

pear and answer the complan against you in the above an the court for the relief deman said complaint, viz. That be judgment aginst you for them Two Hundred Dollars, with m thereon at the rate of eight pe per annum from the 23rd day d gust, 1912, together with he and disbursements, including torney fee in the sum of Fig. lars; that the certain not made, executed and delivered in This will be a notable event in the jointly with Freda Barkler at Spinks for the sum of Two Hu Dollars, the said note and not bearing date August 23, 1916, said note has been assigned b plaintiff, be foreclosed and the property therein described the southwest Quarter of let Nine, in Township Thirteen

"Are you still taking that seriously? Winter outing. No tuition. Accommodations reasonable. Reduced Spokesman, a weekly never the promise of a justiceship for rates on all railroads. For further published at Redmond, Oregs. In date of the first publication of summons is October 23rd, 1913 J. A. WILLEOX.

Attorney for Plaintif. First publication Oct 23-Dec 4

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