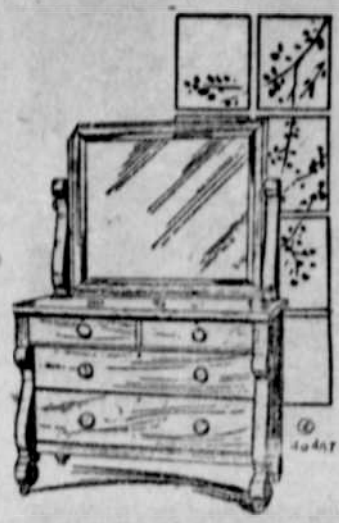


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Men who know tobacco, chew the best without its costing them any more. They take a little chew and it's amazing how the good taste stays in a rich, high grade chewing tobacco. For lasting tobacco satisfaction, there's nothing like a small chew of that rich-tasting tobacco.

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RIGHT CUT is a short-cut tobacco
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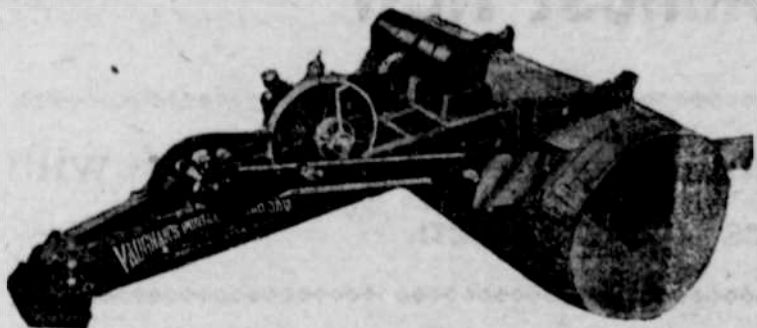
Headache



THOUSANDS OF WOMEN suffer miserably from periodic attacks of headache, never dreaming that a permanent cure may be had. Headache nearly always results from some disorder of the stomach, liver or bowels. Take Chamberlain's Tablets. They will correct these disorders and there will be no more headache. Many have been permanently cured by Chamberlain's Tablets.

Chamberlain's Tablets

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Harry Humphreys - Stayton

Executors' Notice of Appointment

Notice is hereby given that the undersigned have been duly appointed by the County Court of the State of Oregon, for the County of Marion, as Executors of the last wills and testaments of James William Taylor and Rachel Taylor, deceased, and that they have duly qualified as such executors. All persons having claims against the estates of said decedents are hereby notified to present the same to us at Stayton, Oregon, duly verified as by law required, within six months from the date of this notice.

Dated at Stayton, in Marion County, Oregon, this 8th day of September, 1919.

John Stewart Taylor
 Joseph Ledgerwood Taylor,
 Executors of the Last Wills and Testaments of James William Taylor and Rachel Taylor, deceased.
 A. O. Condit and Ronald C. Glover, Attorneys for the estates, Salem, Oregon. Sept. 11-Oct. 9

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 is the wet weather service uniform for the regular men who make every day count.
 Look for the Reflex Edge
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 Boston Mass. — Established 1856

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Here is a chance to save money by getting your

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Hydraulic Cold Setter

W. A. Cladek's Brick Front Shop

The Cold Setter saves 25 per cent over the old method of setting. We guarantee all cold settings. We set tires hot at the old price
W. A. Cladek, Prop.

FLOUR RE-SALE

The United States Grain Corporation

Announces that it will sell "Straight" grade flour, to all purchasers, in carload lots, in 140 lb. jute sacks, gross wt., delivered to any Railway Station in Zone 10, comprising the States of Oregon, Washington and Idaho, at not to exceed \$10.00 per bbl, net cash. Purchasers will be supplied from nearest available mill, which may result in slight saving for buyers' account.

Wholesale and jobbing profits on each flour must not exceed 7c per bbl, and retailer's profit must not exceed \$1.25 per bbl.
 Address all communications to
United States Grain Corporation
 510 Board of Trade Building
 Portland, Oregon

YOUNG HEROES AT OXFORD

Many Customs and Traditions of the University Are Likely to Secm Tame to Them.

The returning hero, fresh from battle fields, will no longer rush to the cricket fields and the river at Oxford with the zest of young barbarians at their play, observes a writer in the Nation (London). To one who may wear the ribbon of the Military Cross or the D. S. O., the position of his college boat in the eights can no longer seem the one matter of life and death, and even the halo of a goal shines with diminished glory.

So, too, in lesser pursuits. How shall he dwell upon the squabbles of compartments in ancient Greece, when he himself has motored from Saloniki to Athens in a day, and on to Sparta in the next? Or what will he feel when questioned on his fading memories of the irregular verbs? Probably most public school boys are haunted to old age by a dream—a terrible nightmare—of being "put on" by the old headmaster when they have not taken the trouble to prepare a line of the passage. It makes no difference that they are more than 50 and the headmaster has long been dead. The horror of the situation remains appalling, and the dream is far more frequent than any of Freud's imaginary perversions.

The feeling of the soldier returning to the class and lecture room will be much the same, with a sense of fullness added. For, indeed, it is impossible to go back in life and second childhood is not like the first. Little victims play regardless of their doom, but not men who have known what doom can do.

The council, the chief governing body of the League, cannot take action without unanimous decision of its members and since the United States will have a representative in the Council our interest will be protected there. We hear it said that the League is formed for the benefit of Great Britain or Japan or some other one nation. This is not true. All the nations will gain by it, not only the great nations such as the United States, Great Britain, France, Japan and Italy, but the little nations which in the past have been oppressed by their big neighbors. The international court will give an opportunity for the settlement of old grievances which have long troubled the peoples of the world.

It has been said that the League will interfere with the Monroe Doctrine, but the League Covenant expressly protects this Doctrine. In fact, through the Covenant the Monroe Doctrine receives recognition throughout the world and its principles become forever established.

BROUGHT BACK PYGMY HIPPO

Hunter Spent Weary Months in Jungles to Prove That the Species Really Existed.

It seems incredible, but there exist hippopotami that do not exceed 30 inches in height. For a long while nobody believed that there were any pygmy hippos in Liberia. The natives insisted that the Hippopotamus Liberiensis lived deep in the forests; but that was another reason why explorers and hunters shook their heads in incredulity. The hippopotamus lives along the rivers, they said, and this talk about pygmies of this species in the forests is nonsense.

Nevertheless a pygmy hippo was caught as far back as 1873, and brought from Africa to the zoological gardens in Dublin. It might have convinced the world, only it arrived in a dying condition, and perished before it could be exhibited. After that, people took to doubting it again, and considered the one recorded specimen as a freak. But Carl Hagenbeck, the famous animal man, made up his mind, at last, that the pygmy hippo could be, and should be, introduced to man. He sent an intrepid hunter, Schomburgk, after it, and Schomburgk, after spending a year and a half in the jungle, reappeared with three pygmy hippos, two of which were at once brought to the New York zoo and placed on exhibition.—New York Herald.

MAKE BUSINESS CALL BRIEF

Well to Remember That Executives, as a Rule, Have Little Time to Waste.

Mouth-talk or brain-talk — which kind do you chiefly use during a business call or conference? "I can't see half as many men as I could see or as I should like to see during the day because my callers, once they get in to see me, waste my time with inconsequential talk," said a busy executive recently. "Consequently, my secretary is under instruction to admit only such persons as she thinks I must see."

If you make a business call know beforehand what you are going to present and how. Don't waste time in nonessentials and trivialities. Fix the objective of your talk before you call. It may be a yes-or-no decision; it may be a promise merely to consider your proposition; it may be the fixing of a specific date when you can go into the matter in detail. Whatever your objective is, work toward it as rapidly as you can; and when you have reached it pick up your hat and say "Good-by." This is one of the surest ways of making a favorable impression.—Pace Student.

SUMMONS In the Circuit Court of the State of Oregon for Marion County

Christina Esson, Plaintiff, vs. William Parker, Jr., and Mattie Parker, his wife, Stephen A. Douglas Parker, and Sadie E. Parker, his wife, Mina Heidinger, and ——— Heidinger, her husband, Chapley Brunner, (unmarried), Frank Brunner, (unmarried), Nellie Brunner and ——— Brunner, her husband, (unknown) Josephine Parker, widow of Eliza Parker, Deceased, Ima Parker, (unmarried), Elsie Parker, (unmarried), Velma Parker, (unmarried), Daisy Parker, (unmarried) and Irene Parker, (unmarried), Linda Niece and J. D. Niece, her husband, Dora Friesch and Antone Friesch, her husband, Ed F. Parker, (unmarried) Dick R. Parker, and ——— Parker, his wife, the unknown heirs of William Parker, Sr., deceased, the unknown heirs of Mary E. Parker, deceased, the unknown heirs of Eliza Parker, deceased, the unknown heirs of Lucinda Ann Parker, deceased, and the unknown husbands and wives of each of the above named heirs of the above named deceased persons, and all persons or parties unknown, claiming any right, title, estate, lien, or interest in or to the said real property described in the complaint herein, Defendants.

TO ———
 William Parker, Jr., and Mattie Parker, his wife, Stephen A. Douglas Parker and Sadie E. Parker, his wife, Linda Niece and J. D. Niece, her husband, Dora Friesch and Antone Friesch, her husband, Ed F. Parker, Dick R. Parker, and ——— Parker, his wife, Mina Heidinger and ——— Heidinger, her husband, Nellie Brunner and ——— Brunner, her husband, Chapley Brunner, the unknown heirs of William Parker, deceased, the unknown heirs of Mary E. Parker, deceased, the unknown heirs of Eliza Parker, deceased, the unknown heirs of Lucinda Ann Parker, deceased, and the unknown husbands and wives of each of the above named deceased persons, and all persons and parties unknown claiming any right, title, estate, lien or interest in and to the real property described in the complaint herein:

IN THE NAME OF THE STATE OF OREGON: You and each of you known and unknown, are hereby required to appear and answer the complaint of the above named plaintiff in the above entitled court now on file with the Clerk of said court on or before the 17th day of November, 1919, and you are hereby notified that if you fail to appear and answer said complaint as hereby required the plaintiff will apply to the above entitled court for the relief demanded in the complaint herein, to-wit:

For a decree of said court quieting the title to the following described premises, to-wit:

Beginning at a point on the right bank of Pudding river, where the West line of the D. L. C. of John C. Carey and wife, in Tp. 5 S. R. 1 W. of the Willamette Meridian, Oregon, if extended crosses the said river, and 11.82 chains distant from the N. W. corner of a 22.90 acre tract of land owned by Paul J. Komp and wife, on the 24th day of February, 1917, and running thence S. 45 degrees W. 72.65 chains to the S. W. corner of said D. L. C., thence S. 60 degrees E. 39.25 chains, thence North 45 degrees E. 20 chains, thence N. 45 degrees W. 1.25 chains, thence N. 45 degrees E. 2.37 chains, thence S. 45 degrees E. 2.10 chains, thence N. 45 degrees W. 60.61 chains, thence N. 57 degrees 45' W. to the center of the county road, thence S. 43 degrees 30' W. to a point 6.60 chains distant from the point where said road crosses the N. line of said D. L. C., said point being 13.62 chains W. of the N. E. corner of said D. L. C., thence S. 71 degrees W. 1.57 chains to an iron pipe on the right bank of said river, thence following down stream on the top of said bank of said river, N. 60 degrees 18' W. 3.65 chains; thence N. 75 degrees 5' W. 11.20 chains; thence N. 33 degrees W. 50 links; thence W. 75 degrees 29' W. 5.26 chains; thence N. 82 degrees 30' W. 4.37 chains; thence N. 63 degrees W. 3.33 chains to the place of beginning, containing _____ acres, in Marion County, Oregon, and adjudging and decreeing the plaintiff to be the owner in fee simple of said premises and of the whole thereof and further decreeing that neither of the defendants, known or unknown, have any right, title, estate, lien or interest in or to said premises or any part thereof, and forever barring and foreclosing each and all of the said defendants, known or unknown, from asserting or claiming any right, title, estate, lien or interest in or to said premises or any part thereof, consistent with plaintiff's said title, and for such other and further relief as to the court seems proper.

This summons is published by order of the Honorable George C. Bingham, Judge of the Circuit Court of the state of Oregon, Marion County; made at chambers in Albany, in Linn County, Oregon, on the 25 day of September, 1919, wherein this summons is directed to be published once each week for six successive weeks prior to the 17th day of November, 1919. The date of the first publication of said summons is the 2nd day of Oct. her. 1919.

HEWITT & SOX
 Attorneys for Plaintiff
 Post office address: Albany, Oregon.
 Last pub. Nov. 13, 1919.

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