CAPT. DREYFUS' CASE snapping sound and the two pieces fell and he called Lieut. Col. Henry, who

TERRIBLE PUNISHMENT OF A POSSIBLY INNOCENT MAN.

A Scene at Once Pathetic and Tragic -While He Proclaimed His Innocence the Mob Shouted "Traitor!" "Indas!" "Wretch!"

Now that the Dreyfus case is once more prominently before the world-a world by the way, which in the main has always considered the French captain innocent, a brief glance at the awful scene attending his "degradation may be interesting.

Dreyfus was a captain in the French army and, in secret court, was convicted in 1894 of selling plans of the minister of war to the German govern-ment. Among them were plans for the mobilization of the French army on the eastern frontier in the event of war. He was sentenced to every conceivable degradation that military men could inflict on a soldier, and to life imprisonment on the terrible Devil's Island.

Surrounded by a guard of four artillerymen, accompanied by a lieutenant of the Republican Guard, Alfred Dreyfus was brought out from the small building in which he had been confined. Gen. Darras lifted his sword and uttered the command "Carry arms!" which was repeated from company to company. The troops executed the movement. Hearts almost ceased to beat, and all eyes were directed toward the disgraced soldier. Between the forms of the artillerymen could be seen clearly the gllt stripes and gllttering sword of the captain, distinguished at a distance by the black sword knot at the hilt of the sword. Dreyfus walked with a firm step. The group started toward Gen. Darras and a clamor went up from the crowd. The group stopped. Again there was sience, this time tragic,

The cannoneers accompanying Drey-



MRS. DREYFUS.

fus stepped back a little; the condemned man appeared detached from the group. The clerk saluted the gen-

with the rest to the ground. The sword was one of the main witnesses against belt was next detached and the scabbard fell in its turn. It was finished. The seconds seemed a century. Never was there an impression of acute anguish, Again, with-

out sign of emotion, the voice of the condemned man rose: "You degrade an innocent man."

Next he had to pass before his for-

CAPTAIN DREYFUS UNDER GUARD ON DEVIL'S ISLAND.

mer comrades and subordinates. He duced. It turned the scale and the unstrides over what were the insignia of fortunate soldier was condemned. presently pick up, and places himself the people in the main were opposed before the four cannoneers who lead him before Gen. Darras. The little lieving that there could be no wrong group, with the two officers of the Republican Guard at the head, start to-

ward the band placed before the prison vehicle and begins to march along the line of troops, at a distance of about a yard. Still Dreyfus walked with head erect. The crowd shouts "Death to htm!

Dreyfus is handed over to two gen darmes who put him in the prison ve hicle. The coachman whips up his horses, and the wagon starts off, surrounded by a detachment of the Republican Guards, preceded by two with drawn revolvers.

The condemned man was rich. cultivated, a favorite with many officers, and the head of a charming household. From this position he fell in the eyes of Frenchmen lower than the vilest criminal that ever went to the jail or to the guillotine.

conviction of the Hebrew soldier. ment Doubts existed as to his guilt and finally his brother Mathleu accused Couut Esterhazy of being the author of the memorandum. A court martial acquiteral in military fashion and, turning to ted Esterhazy. Then came the sensa-Dreyfus, read in a distinct voice the tional charges preferred by M. Zola men," or farmers of moderate means, sentence condemning him to exile and against the officers of the French army, to model farms and creameries in difimprisonment in a fortified spot and to in which he claimed that Dreyfus was ferent parts of the country. It is believ-

his office, which two gendarmes will Up to the time of Henry's confession

suicide. It transpires that the forged

document was the chief reason why the

court martial found Dreyfus guilty.

The members of the court were unde-

cided as to the man's guilt or innocence

when the forgery by Henry was intro-

Other Trials.

cal agricultural societies, has begun or ganizing excursions among the "house

SUMMONS In the Circuit Court of the State of Oregon for the County of Clackames. Dreyfus, for an explanation. Henry then confessed that the document was The Alliance Trust Company, a forgery, and afterward he committed

Plaintiff.

pany, a corporation, Charles E. Ladd. Ladd, his wife, Helen E. Yates, Sophronia V. Leweilling, The Security Savings & Trust Company, a cornoration, J. A. dox, Charlotte A. Rockwell, Lewis Rogers, Clara E. Morey, George A. Harding, N. O. Waldon, H. H. Johnson, George S. Batty, James Hodges, Mary McGrath, I. Mathews, W. W. Irwin, A. N. Wright, W. H. Mandeville, V. O. Harding, Annie R. McGiyan, McGiyan, Myra F. Eastham, Eastham, Eli Lewelling, John Y. Roth, Sleight, LuciusD. Rock-well, Kockwel,

Rockwell manda M. Newell,

Defendants.

o J. A.Chase, Annis A. Chase, Helen E. Yates, Charlotte A. Rockwell, James Hodges, V. O. Harding, Annie R. McGiynn, McGiynn, Myra F. Eastham, Eastham, Lucius D. Rockwell, Bockwell, Amanda M. Newell, Newell, of the defendants

IN THE NAME OF THE STATE OF OREGON

Bockwell, Amanda M.
Stevell, M. C. M. 2000 (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (1990) (19

FENTON, BRONAUGH & MUIR, Attorneys for Plaintiff.

SUMMONS In the Circuit Court of the State of Oregon, for the County of Clackamas. Anna W. Mathews. Plaintiff, George R. Dedman and Clara. 8. Dedman, his wife, Emil C. Johnson andJohnson, his wife, and Angeline Berry, Defendants.

To Emil C. Johnson and

To Emil C. Johnson andJohnson, Defend-ants. IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and an-swer the complaint filed against you in the above entitled cause by the first day of the next term of court after the expiration of the publication of this summons, to wit, by Monday, November 7th, 1895; and II you fail to so answer for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to wit, for judgment against George R. Dedman and Clars 8. Dedman for Siz25.00, with interest from Decem-ber 27th, 1895; at the rate of 10 per cent per anum; and 840.35, with interest from May 14th, 1807, at 10 per cent per annum; and \$175.00 as stroneys' fees; all in United States gold coln togother with the costs and disbursements of this wortrage upon the following desceled property in Clackamas County, State of Oregon, to wit; All of trast "N" Clackainas Elverside, according to the duly recorded map and plat thereof on file or recorded in the office of the Recorder of Conveyances of Clackains County, State of Oregon, and for the sale of said property to salisfy said ach of you, of all right, claim or equily of redemption in said premises and every part thereof and for such other and further relief as to the court may seem, meet and squitable. This publication is made by order of Hon. John 8. Cleland, Judge of the Circuit Court of the State of Oregon, for the County of Multhomah, acting in the absence from Clackamas County of Hon. Thos. A. McBride, judge of the Circuit Court of the State of Oregon, for said County of theor. Thos. A. McBride, Judge of the Circuit Court of the State of Oregon, for said County of Lackamas, which order was duly made Septem-ber 19th, 1895. FENTON, BEONAUGH & MUIR.

SUMMONS.

In the Circuit Court for the State of Oregon, for the County of Clackamas. Daniel Grim. plaintiff, vs. Mary P. Grim, defendant.

Mary R. Grim, said defendant, To Mary R. Grim, said detendant. In the name of the state of Oregon: you are hereby required to appear in the above-entitled court on the first day of a term of said court to be begun and neld next after the expiration of six weeks from the date of the publi-setion of this summers and you will cation of this summons, and you will take notice that if you fall to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of the said term of said court, then the plaintiff herein will apply to the court for the relief demanded in the complaint herein, which is for the dissolution of the marriage contract existing between you and this plaintiff.

This summons is published in pur-suance of an order of court made by M. C. George, judge of the circuit court of the state of Oregon for Multhomah county, dated September 21, 1898, T. A. McBride, judge of the above-entitled court being absent from Clackamas

SUMMONS. In the Circuit Court for the State of Oregon, for the County of Clackamas. Ann E. Black, plaintiff, vs. David A. Black, defendant. To David A. Black, defendant. In the name of the state of Oregon: You are hereby required to appear and an swer the complaint filed against you therein on or before the seventh day of November, 1898, that being the first day of the next term of said court fol-lowing the expiration of the time pre-scribed for the publication of this summons, and if you fail to so appear

In the Circuit Court for the State of Oregon, for the County of Clackamas. John Duffy, plaintiff, vs. James Shaw, Betty Shaw, Charles Stratton and R. C. Craven, assignee of James Shaw, an insolvent debtor; Henry Gans. L. E. Shultz, Sidney Smyth and T. R. Randall, defendants. To James Shaw, one of said defend-ants. In the name of the state of Ore-

gon: You are hereby required to ap-pear in the above-entitled court on the first day of the term of said court to be begun and held next after the exbe begun and held next after the ex-piration of six weeks from the date of the publication of this summons, and you will take notice that if you fall to appear and answer the complaint filed against you in the above-entitled suit on or before the first day of said term of said court, then the plaintiff herein of said court, then the plaintiff herein will apply to the court for the relief demanded in the complaint in this suit,

First publication Sept. Sth, '98 SUMMONS,

In the circuit court of the State of Oregon, for the county of Clackamas. lizabeth Wilkinson, piaintiff,)

William Wilkinson, defendant.

William Wilkinson, defendant.) To William Wilkinson, defendant. In the mane of the state of Oregon. You are hereby required to appear and answer the combinin field against you in the above entitled set on or before Monday. the 7th day of Monorhor, lead, the same heing the first day of Monorhor, regular term of the court following in early required to the time preseribed for the publica-tion of this summons, and if you fall so to appear and answer the plaintiff will apply to the court for the relief damanded in the com-plaint, to-wir: For the dissolution of the matriage contract now existing between the plaintiff and detendant, and for the costs and disbursements or this so t. This summons is published against you by order of Hon. John B. Cleand, Jadge of the Circuit Court of the State of Oregon for the county of Multhomah, in the absence of the presiding Judge of Clackmas count. B. P. WELCH, Attorney or plaintiff Portland, Oregon.

SUMMONS.

In the Circuit Court of the State of Oregon, for he County of Clackamas.

Annie Wagner, Plaintiff, Charles Wagner, Defendant. 0-1.

To Charles W . Wagner, the above named defen

SUMMONS

In the Circuit Court of the State of Oregon, for he County of Clackamas.

Daniel Herliny, Plaintiff, Daniel Herlihy and Ellen Herlihy, his wife, Defendants.

To Daniel Herlihy and Ellen Herlihy, his wife, defendant.

defendant. IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear and an-swer the complaint filed aginst you in the above entitled suit on or before Monday, the 7th day of November A. D. 1898. The same being the first day of the next regular term of the said cour. And if you fail so to answer, for want thereof, the plaintif will take judgment against you. the said defendants for the sum of \$500.00 and inter-est thereon at the rate of 3 per cent per sonum from the 6th day of May. 1805, and for \$10.74 with interest thereon from 'April 20th, 1806, at 5 per cent per annum and for \$520 with interest there-on from April 26th, 1808, st 6 per cent per annum.

There is an intervent of the staff of the set of the



in their beloved army. But after that But the case did not end with the there was a pevision of public senti-

> Educating Farmers. The Danish Government, aided by lo

military degradation. Then the clerk innocent and that the officers had con- ed that this form of education will tend turned to the general again and made spired to injury him. Zola was prose- to elevate the standard of small farms the military salute. Dreyfus listened cuted by the government and sentenced and be a welcome aid to many who can



MILITABY DEGRADATION OF CAPTAIN DREYFUS.

in silence. Then, in distinct voice, but to a year's imprisonment and a fine of with a touch of emotion, Gen. Darras 3,000 frances after one of the most resaid: "Dreyfus, you are unworthy to markable, unjust and scandalous trials bear arms. In the name of the French ever held in any country. He appealed, people, we degrade you."

Dreyfus raised both his arms and holding his head high cried in a loud volce, in which there was not the slightest tremor: "I am innocent, I swear I am innocent. Long live France!"

"Death to him?" shouted the crowd. Meanwhile the adjutant had swiftly torn the bands from his cap, the stripes from his sleeves, the buttons Dreyfus was guilty and that there was from his dolman, the numbers from his collar, and from his trousers the to that effect. This acted as quietus red band which he had worn since he on the public mind.

sword remained. The adjutant drew tion on his own part of the documents with his mother in-law as his wife has it and broke it across his knee. A in the case. One of them was unsigned with here.

was again tried and again convicted. Then he fled to Switzerland to escape the penalty.

Meantime the matter had been dis cussed in the French Chamber of Deputles. It seemed as though the affair to civil war and the situation was crit-

ical when M. Cavaignac, minister of war, pledged his honor as a soldier that unquestionable documentary evidence

entered the polytechnic school. The Cavaignac then began an investiga-

not afford to travel for educational, or, in fact, for any other purpose. Money spent in the interest of agriculture and of the farmer's education is wisely appropriated.

A Queer Fhrub.

The people of Honolulu are very much interested in a natural curiosity which there exists in the shape of an algaroba bush, or honey mesquite, which is growing upside down. This remarkable plant is the property of C. B. Reynolds, who drove an algaroba branch into the ground, small end first, as a support for a vine. To his surprise the branch threw out other branches and leaves, all inclined toward the ground, and it is still growing luxuriantly.

Wood Ashes.

The land loses fertility every time it is cleared of timber. The remedy is to apply wood ashes freely to the land. which restores the mineral matter taken away. Newly cleared land contains humus and nitrogen, the top soil sometimes being very rich, according to the kind of timber grown on the land. If more trees are to be grown it will be an advantage to select some variety different from that which previously occupied the land.

Serving a Good Purpose.

Caller-I sent you a poem about three weeks ago. What have you done with 11?

Editor-I'm holding it. Every little while lately I get to thinking that we are not getting out as good a paper as we ought to, and then I take that poem and see how much worse the sheet might be, and that makes me cheerful again. Say, how much'll you take for

If a woman is a good cook and manager, her husband prospers and soon gets so well off that they are able to hire a girl to do the cooking, and then they have poor things to eat, and suffer like the rest of us.

A few years ago, women refused to "talk" before a girl as old as eighteen; now girls of sixteen are regarded old enough to hear the gossip and girls of would excite the mercurial Frenchman twelve are not ordered out of the room when they stray in.

> After a girl reaches sixteen, she begins to advertise by the parties and picnics she gives how much money her father has, and how little sense her mother has.

A man never has as much trouble

FENTON, BRONAUGH & MUIR, FENTON, BRONAUGH & MUIR, Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Emma Caroline Opdycke, Plaintiff, Henry Engene Opdycke, Defendant,

To Henry Eugene Opdycke, Defendant.

To Henry Eugene Opdycke, 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 en-titled snit on or before Monday, November 7th, A.D., 1898, that being the first day of the first term of said court 'following six weeks publica-tion of this summons, and you will take notice that if you fail so to appear and answer said com-plaint, for want thereof, plaintiff will apply to said court for the relief prayed for in said pom-plaint, to-wit; for a decree dissolving the bonds of matrimony now existing between plaintiff and defendant and for the care and custody of the minor child of plaintiff and defendant, and for such other relief as may be equitable and for the costs and dibursements of this suit. — Tublished by order of Hon. M. C. George, indge of the citroit court for Multionmah county, bear-ing date September 2. 1898, in the absence of Hon, T. A. McBride, Indge of said circuit court for Claekamas county. — ROPERT A. MULLER

Clackamas county. ROPERT A. MILLER, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court for the State of

Oregon, for the County of Clackamas. Sarah A. Watkins, plaintiff, vs. James P. Watkins, defendant.

To James P. Watkins, defendant. In the name of the state of Oregon: You are hereby required to appear and

Dated September 23, 1898, V. R. HYDE,

Attorney for Plaintiff.

which is for the reforming of a deed made by you to this plaintiff on the 19th day of March, 1895, so as to make the description therein read: south 1-3 of the east 1/2, or husband's half, etc., as described therein instead the south 1-3 of the east 1/4 of the husband's half, etc., as described therein. This summons is published by order of M. C. George, judge of the circuit court of Multnomah county, Oregon, made September 21, 1898, T. A. Mcjudge of the above-entitled Bride,

being absent from Clackamas county. C. D. & D. C. LATOURETTE, Attorneys for Plaintiff.

SUMMONS.

court.

In the Circuit Court for the State of Oregon, for Clackamas county. Elizabeth A. Brown, plaintiff, vs. Homer C. Brown, defendant. To Homer C. Brown, the above-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 first day of the next regular term of the above-entitled court, to-wit, the 7th day of November, 1898; and if you fail to so answer the said complaint, in default

thereof the plaintiff will take a decree against you for the relief prayed for in said complaint, to-wit., to dissolve the bonds of matrimony now existing between you and the plaintiff, and for such further and other relief as to this honorable court may seem just and equitable.

This summons is published in pursuance of an order made in the above-entitled suit, for the service of the same by publication by Hon. Thomas A. McBride, judge of the above-entitled court, on the 21st day of September,

WM. REID, Attorney for Plaintiff.

SUMMONS

In the Crrcuit Court of the State of Oregon for the County of Clackamas. Charles M. West, Plaintlif,

Annie West. Defendant.

To Annie West, the above named defendant. You are hereby required to appear and answer the complaint filed against you in the above entitled sult on or before Monday, the 7th day of November, 1808, the same being the first day of the pext regular term of said court. And if you fall to answer, for want thereof, the plaintiff will take a decree against you for the dissolution of the bonds of matrimony now existing be-tween the plaintiff and yourself, the said defendant. This summons is published by order of Hon. M. C. George, judge of said court for the fourth juacial district. Dated September 23, 1898. V. R. HYDE, Attorney for Plaintiff To Annie West, the above named defendant.

B. F. & G. W. SWOPE, Attorneys for Plaintiff

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