

NEWS OF THE WEEK

ADVANCE ON MALOLOS. Americans Encountering Strong Opposition From the Filipinos.

The past week has been an eventful period in the history of the war with the Filipinos in the Philippines. Many of the insurgents have been killed and taken prisoners, and probably a hundred or more brave United States soldiers have sacrificed their lives for their country.

The telegraph reports would seem to indicate that our troops are making a desperate effort to deal a death blow to the insurgents. The latest information received is to the effect that the insurgent capital has been moved from Malolos to San Fernando.

Unless the Filipinos receive a death blow at once, the contest may be a long and bitter one, for the enemy are on their own territory.

The Oregon regiment has been in the thick of the fight and they have acquitted themselves nobly. But more than one home is sad on account of the fatalities that have occurred, and Oregon is proud of the record her favorite sons have already made.

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The enemy has destroyed the railway and telegraph line. A construction train is following our forces. The enemy's resistance is not so vigorous today. Our loss thus far is slight. The towns in front of our advance are being destroyed by fire. The troops are in excellent spirits. Otis."

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Following is a list of the wounded: Second Oregon—Private Leo B. Grace, neck, moderate; company D, Private Daniel Bowman, hand, severe; company F, Private Richard Sprickdale, leg, moderate; company G, Private Charles E. Cocard, sprained ankle; company M, Corporal Frank E. Edwards, thigh, severe; company G, Private William D. Collins, shoulder, severe; Musician Elmer E. Barnes, elbow, slight; company H, Private Ralph Nodgens, elbow, moderate; company I, William R. Stoffer, chest, severe; company K, Sergeant Charles T. Wallace, neck, slight.

Private Leo Graco, neck, moderately, resident of Lafayette, Or., where his mother now lives. Company D—Daniel Bowman, head, severe; resident of Pendleton. Company F—Richard Brickdall, leg, moderate; resident of Portland. Company G—Charles E. Cochran, a resident of Portland.

Company E—John E. Davis, shoulder, severe; resident of Portland. Company M—Corporal Frank E. Edwards, thigh, severe; a resident of Woodburn. George Spicer, of company G, jaw, severe.

Company D—Sergeant Lee A. More, lock, foot, severe. Company D—Corporal A. L. Roberts, sprained ankle, a resident of La Grande. Company B—Private William J. Armitage, arm, severe. A resident of Roseburg.

Company C—Elmer Roberts, chest, severe. A resident of Portland. Company B—C. Chandler, jaw, severe; George E. Snodgrass, thigh, moderate, recruit from Eugene; Erwin Crawford, scalp, moderate; Earl Mount, shoulder, slight, a resident of Eugene.

Company D—First Sergeant James West, knee and hand, severe, a resident of La Grande; William E. Searcy, buttock, severe, a resident of La Grande. Company E—George Snyder, chest, severe; Jacob Smith, forehead, slight, a recruit, enlisted at Portland. First Lieutenant A. Brazer, forearm, severe, a resident of Portland.

Company I—Corporal Rudolph Gantenbein, leg, moderate. A resident of Oregon City. Enlisted as a private. Was 21 years old when he enlisted, and a son of Mrs. Annie Gantenbein. Leod Holland, who received severe injuries in the chest, has relatives here and had clerked in Harding's drug store for three years before his enlistment. His parents live at Salem. He was formerly a lieutenant in the militia there, but lost the place in the reorganization of companies that formed to go into service. He went into service as a recruit in the Woodburn company.

MANILA, March 29.—7:30 P. M.—At daylight MacArthur's division advanced from Marilao along the railroad to Bigaa five miles distant, with the Nebraska, South Dakota and Pennsylvania regiments on the right and Kansas and Montana regiments and the Third artillery on the left. Wheaton's brigade is in reserve.

The American forces met strong opposition in the jungle. First one Nebraskan, then one Pennsylvanian, and afterwards two men of the Montana regiment were killed. Thirty-five were wounded, including one officer of the Kansas regiment.

The rebels burned the villages as they retreated in bad order toward Malolos. The enemy also tore up sections of the railroad in many places, and attempted to burn the bridge at Bigaa, but the fire was extinguished owing to the early ar-

rival of the Americans. The enemy had not finished the trenches along the line of to-day's march, showing they were not prepared for our advance. It is believed, however, that there is to be hard fighting before Malolos is taken. The Minnesota regiment reinforced the division to-day, marching from the water works during the night to Manila and going to the front by train.

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Premature Burial.

A bill has been introduced into the New York legislature looking to the prevention of premature burial, and it has brought before the public an old discussion and not a few new facts. An estimate of the number of people who are buried alive every year is somewhat startling. A doctor of long experience who has given particular attention to this subject is of the opinion that 5 per cent of all the persons who are supposed to be the victims of sudden death are buried before consciousness has quite left the body. Especial attention is called to the unseemly haste which attends most funerals in common life, and it is pointed out again that there are no human means of determining the entire absence of consciousness in a seemingly dead body except the beginning of decay, for which the surviving friends as a rule will not wait. It is now proposed to furnish storage receptacles at the cemeteries, where all bodies may be kept under supervision until decay sets in. This practice is followed in several European countries.

The Manhattan club of New York is next to Tammany, the oldest Democratic club in the state and in many respects the most eminent on account of the many distinguished men of ability who have belonged to it. It has, however, always represented the well to do element in the party, and its members in old times were called the "Swallow-tails" in contradistinction to the "Short-hairs" of Tammany. A few years ago the club moved up town into the white marble mansion of the late Mr. Stewart on Fifth avenue, for which it paid \$40,000 a year rent. This was doubtless in accordance with the traditions and desires of the club, but Mr. Croker suddenly rejuvenated the Democratic club on a less patrician basis, and the Manhattan instantly felt the rivalry. It now acknowledges that it cannot afford to pay \$40,000 a year and is looking for a cheaper clubhouse. Its membership, owing to the popularity of the other club, has fallen from 1,100 to 800, and for the first time in its history the 800 have been assessed \$50 each to meet expenses.

It is becoming quite the thing for the women to call upon a justice of the peace to decide legally for them whether their hats are on straight, or, in other words, whether their new dresses fit them, before they pay the bills. Three cases have recently got into court through the efforts of the milliners to collect their money, and in each case the defendant put on the dress so that the judge could decide on the fit, and in each case the judge, who took great pride in his knowledge of proper form, decided that the thing was just horrid. It is now asserted by one of the lady editors, who shows a mean spirit, that these exhibits proceed from a desire to advertise the dresses and not from a determination to beat the dressmaker.

Heine somewhere says that the slipper of a despot which has kicked a subject will command a higher price in the world than a work of art that ennobled a nation. Some years ago a denuded ruffian attacked Queen Victoria and struck her with a cane, for which he was promptly transported. The other day the cane turned up and was advertised to be auctioned off. But a gentle hint came to the enterprising auctioneer from Osborne, and he hurried to countermand the auction and make himself scarce. In this case a hint was as good as a kick.

American who have viewed with perplexity their street car problems and have never been able to correct overcrowding, will learn with surprise how London recently tackled the subject. The police held up and overhauled all the cars in which the passengers were standing. They then insisted on taking the names and addresses of every one of them. As this meant a possible summons and a great deal of official annoyance, in three days there was not a passenger standing up in the whole city.

New York city presents at this moment the extraordinary spectacle of every interest in the community fighting the Third Avenue Railroad company to prevent it from laying down trolley tracks on an already overcrowded avenue, and the dramatic part of the spectacle is that the Third Avenue railroad doesn't pay the slightest attention to the community, but goes gayly on laying down its tracks.

A French play has been produced in Paris from the pen of M. Georges Feydeau, which is "charmingly wicked," according to the Parisian chroniclers. Some idea may be formed of its charm by the principal incident, in which a pure minded cure is made to sing a disgusting song without knowing the meaning of the words. And Frenchmen are praising Feydeau for this!

The debate in the senate over the respective merits of Admirals Sampson and Schley resulted in a call for papers and a desire for investigation. Some of the senators do not think that there was glory enough to go round.

Some idea of the travel in New York city is furnished by the fact that 45,000,000 people cross the Brooklyn bridge every year. The total receipts of the bridge from the day of opening have been over \$18,000,000.

Mortality and Population.

France is still struggling with the birth rate. The wisest of her scientists cannot account for the decrease, and the statisticians who point out the alarming falling off have no remedy to propose. What is very strange to foreigners is that nobody over there appears to find a moral reason for it. Elsewhere in the civilized world the birth rate is held to bear a direct relation to the marriages, and nowhere is marriage treated so lightly as in France. Several philanthropic Frenchmen, stimulated by the fear that their country will in time be depopulated, have offered prizes for the largest French families, and in one case a prize has been offered for the best father (le meilleur pere de famille), and in every instance the prize has gone to the peasant. In Paris such an honor would be avoided as scandalous. The French people have yet to learn that to be the gayest nation on earth is not to be the most fecund. Marriage is very apt to be a serious affair, and the Parisians at least have too many other affairs that are far more lively, but not so productive.

Father Carroll, the estimable rector of St. Patrick's Roman Catholic church in Jersey City, preached recently to his large congregation on some of their shortcomings during the year. Among these shortcomings he mentioned with much emphasis their failure to get married. He pointed out that the young men of his parish were very dilatory in this business and that the large number of unmarried young women were very reprehensible. It is only fair to this estimable priest to believe that he was not looking for the revenues which marriage brought in, but to the future well being of his community, which he stated very plainly depended upon marriage. There are few clergymen outside of the Catholic church that would care or dare to make this personal application of a general principle, and the general principle is that marriage, when effected through love, has a larger influence upon the community than is generally understood, and ought to be included among other reformatory measures. We hear so much of the evils of hasty marriages that it is something of a relief to have a brave priest who dares to say a word for the blessings of early marriage. And the testimony of mankind is on his side. If it were not that marriage, largely viewed, is a conserving force, the race would have disappeared long ago. But it is more; it is a moral force. There have been more thoughtless young men turned into self sacrificing heroes by marriage than have been driven to desperation by it. To judge of marriage by the divorce courts is like judging of the strength of a nation by living in its hospitals. The flippant opponents of marriage dare not compare facts and figures with the young husbands of the world.

When the wave of speculation that swept over Wall street reached its highest point the scenes in and about the Stock Exchange baffled description. The accumulated orders of outside buyers broke loose like an avalanche with the opening of business, and the excitement reached fever heat. Thousands of persons, attracted only by the spectacle, choked Wall, New and Broad streets, and the scenes recalled the frantic mobs of 1863. A few cool heads that are watching this pandemonium of speculation are well satisfied of what will follow. No one ever heard of a fever on a self sustaining basis.

Joaquin Miller's appearance on the variety stage does not please his many old friends, who still regard him as an ideal poet. But it must be remembered that Joaquin was always a charming story teller, and he comes to the front now in a blue shirt with his trousers tucked in his boots merely to tell the story of his adventures in the Klondike, and as things go that ought to be far more edifying than much of the stuff furnished by the variety halls.

The late Baron Rothschild left to the British museum art treasures worth \$1,500,000. There is a comfortable feeling all through Europe when great historic memorials are threatened that they will somehow arrive in the course of time in the British museum. An English general in looking at the pyramids remarked, "What an expense to posterity it will be to enlarge the British museum so as to hold these things!"

Athens, the Grecian city, is struggling with the theater hat. A recent ministerial decree prohibited the women from wearing their hats at places of public amusement, and the women retaliated by coming to the theater with their hair built up into Eiffel towers. It is now supposed that the minister will issue another decree ordering them to put on their hats again.

Some of the opinions of the members of the returned Astor battery, which came back from Manila the other day, are not complimentary to our new El Dorado. Most of the men declared that they wouldn't go back to Manila under any circumstances and called it a besotted and God forsaken place.

The American navy, according to the recently issued register, is now larger in efficient vessels than it was at the close of the civil war, with eight first class battleships.

Constipation, Headache, Biliousness, Heartburn, Indigestion, Dizziness, Hood's Pills

Indicate that your liver is out of order. The best medicine to rouse the liver and cure all these ills, is found in Hood's Pills

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Leading Photographer OREGON CITY, OREGON

Notice of Sale of Delinquent Stock.

NOTICE IS HEREBY GIVEN THAT BY VIRTUE OF certain assessments on the shares of capital stock of the Blue River Mining and Milling Company, a corporation, of assessments duly levied by the directors thereof at their duly called meeting on the 6th day of June 1898, Aug. 25, 1897 and Sept. 17, 1898, and by virtue of the action of the board of directors of said corporation on the 1st day of February, 1899, said assessments were declared to be delinquent, and pursuant to the order thereof, now, therefore, the following stock will on Saturday, April 1st, 1899, at 2 o'clock p. m., at the front door of the court house in the city of Oregon City, Oregon, be sold by me at public auction, to the highest bidder for cash, to make the amount of assessments and costs of advertising therein, namely:

Table with columns: Name, No. Shares, Amount. Includes B. F. Linn, Francis Rans, W. J. Walden, W. W. Myers, J. W. Potter, and Oregon City, Feb. 23, 1899.

In the Circuit Court of the State of Oregon for the County of Clackamas. Leolie Blair, Plaintiff, vs. Johnathan R. Blair, Defendant.

IN THE NAME OF THE STATE OF OREGON. You are hereby notified to appear and answer the complaint filed against you in the above entitled court in this cause within six weeks from the date of the first publication of this summons, that is to say, on or before the 15th day of April, 1899, the first publication of this summons being on the 3d day of March, 1899, and the last on the 14th day of April, 1899, and if you fail to answer said complaint you will be held to answer the same as if you had failed to do so.

HEGDES & GRIFFITH, Attorneys for Plaintiff.

EXECUTRIX NOTICE.

Notice is hereby given that the undersigned has been duly appointed by the county court of the state of Oregon, for Clackamas county, to be the executrix of the last will and testament of James G. Wilson, deceased, and that she has qualified as such.

MARGARET A. WILSON, Executrix of the last Will and Testament of James A. Wilson, deceased.

In the Justice Court for District No. 4, Clackamas County, Oregon. Charles Albright, Jr., plaintiff, vs. A. M. Dockstader and — Dockstader, his wife, defendants. To A. M. Dockstader and — Dockstader, his wife, the above named defendant, in the name of the State of Oregon, you and each of you are hereby notified to appear and answer the complaint filed against you in the above entitled court on or before May 15, 1899, and if you fail to answer for want thereof the plaintiff will take judgment against you in the above entitled action on or before May 15, 1899, and for costs and disbursements of this action. This summons is published for six weeks by order of the court, made on the 16th day of March, 1899.

SOME PAPERS GIVE ALL THE NEWS PART OF THE TIME, AND SOME PAPERS GIVE PART OF THE NEWS ALL OF THE TIME.

THE CALL IS THE ONLY PAPER THAT GIVES ALL THE NEWS ALL THE TIME

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W. S. LEAKE, Manager.

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Job Printing at the Courier Office.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas. G. A. Rockwood, Plaintiff, vs. Wm. M. Burket and Sarah Burket, his wife, and Joseph Eugene Hedges, as Executor of the will of Joseph Hedges, deceased.

State of Oregon, County of Clackamas, ss. BY VIRTUE OF A JUDGMENT ORDERED, decreed and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, and to me duly directed and dated the 8th day of February, 1899, upon said judgment rendered and entered in said court on the 31st day of January, 1899, in favor of G. A. Rockwood, plaintiff, against Wm. M. Burket and Sarah Burket, his wife, and Joseph Eugene Hedges as executor of the will of Joseph Hedges, deceased, defendants, for the sum of \$189.10, with interest thereon at the rate of 10 per cent per annum from the 31st day of January, 1899, and further sum of \$40.00, as attorney's fee, and the costs of said execution, interest thereon and the further sum of \$125.00 costs and disbursements in and out of said court, in said cause, commanding me to make out and follow out a deed of real property, situate in the county of Clackamas, state of Oregon, to wit:

1/2 of lot 12, block 19, section 19, in Helms' subdivision of said lot 12, and the north 1/2 corner of said lot one (1) and thence east along the north line of said lot one (1) to the north parallel with the west line of said lot one (1) 200 feet to the south side of said lot one (1); thence east 50 feet to the south corner of said lot one (1); thence north along the line or line or line of said lot one (1) to the north place of bearing, said lot one (1) being in the north place of bearing D. L. C. No. 46. Notification 673, on the part of said claim adjoining Oregon City.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said court, I will, on SATURDAY, THE 1ST DAY OF APRIL, 1899, at the hour of one o'clock P. M., at the front door of the County Court House in the city of Oregon City, in said county and state, sell at public auction, subject to redemption, 1899, and the bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of them, have in and to the mortgage herein, or since had in and to the above described real property or any part thereof, and the interest thereon, and all accretions, interest, costs and all accretions costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated Oregon City, Oregon, Feb. 8, 1899.

DEPARTMENT OF THE INTERIOR UNITED STATES GEOLOGICAL SURVEY Oregon City, Ore., Feb. 21, 1899.

A SUFFICIENT CONTEST AFFIDAVIT HAVING been filed in this office by Asa Reed, contestant, against the above named defendant, on October 4, 1898, for SW 1/4 section 6, township 33, range 7, by Julius Steinberg, contestant, in which it is alleged that the said Julius Steinberg has wholly abandoned said tract, that the defendant therefor more than twelve months last past and next to the date of said contest affidavit; that the said Julius Steinberg has abandoned his claim but actually abandoned the state of Oregon about twelve months ago and went to Klondike, Alaska, and as far as known he still resides at the place in Alaska, that the defendant contained in his pro-void "leave of absence," filed February 1898, were not such as to justify a leave of absence from said tract, that the defendant ever contemplated; that said tract is not owned by a cultivated by said claimant as required by law at any period since the date of said entry; said parties are hereby notified to appear, answer and offer evidence touching said allegations at 10 o'clock A. M. on April 18, 1899, before the Register and Receiver of the United States Land Office in Oregon City, Oregon.

The said contestant having, in a proper affidavit filed February 20, 1899, set forth facts which show that after the expiration of the term of said leave of absence cannot be made, it is hereby ordered and directed that such notice be given by due and proper publication. WM. GALLAGHER, Receiver.

ADMINISTRATOR'S NOTICE. Notice is hereby given that I have been appointed administrator of the estate of Henry Klime, deceased, in Clackamas county, Oregon. All persons having claims against said estate are hereby notified to present the same to me for payment at my home near Liberal station, Clackamas county, Oregon, with proper vouchers thereon, within six months from the date of this notice.

WILLIAM H. HUSBAND, Administrator of the estate of Henry Klime, deceased. Executrix of the last will and testament of Samuel Heiple, deceased.

NOTICE IS HEREBY GIVEN THAT I HAVE been appointed executrix of the last will and testament of the estate of Samuel Heiple, deceased, by the Hon. county court of Clackamas county, Oregon. All persons having claims against said estate are hereby notified to present the same to me for payment at my home at Eagle Creek (Crittendenville P. O.), Clackamas county, Oregon, with proper vouchers, within six months from the date of this notice.

EXECUTRIX OF THE LAST WILL AND TESTAMENT OF SAMUEL HEIPLE, DECEASED. Executrix of the last will and testament of Samuel Heiple, deceased. Dated this 20th day of February, 1899.

NOTICE OF FINAL SETTLEMENT. TO ALL WHOM IT MAY CONCERN: Notice is hereby given that I have filed my final report as executor of the last will and testament of Samuel Heiple, deceased, and that the probate court of Clackamas county, State of Oregon, has set Monday, the 31st day of April, 1899, at the hour of 10 o'clock A. M. for the hearing of the said report and objections thereto, if any there be, at which time all persons that are interested are hereby notified to be present.

Executrix of the will of John Fullman, deceased. A HOME FOR \$10 PER MONTH. Consisting of 4 lots, good garden spot, running water the year round, 3 room house, good cellar, barn big enough for two cows and 100 chickens, 12 rooms for court house. Price \$800. 6 per cent interest. \$25 cash down. For particulars inquire at this office. Team and stock taken in exchange.

SUMMONS In the Circuit Court of the State of Oregon, for the County of Clackamas. C. R. Rook, Plaintiff, vs. Nancy L. Hunter, J. C. Rook, Eliza W. Rook, Sarah L. Rook, Ida A. Rook, John B. Rook, widow of J. W. Rook, deceased; P. H. Rook, James R. Rook, Mrs. Annie E. Rook, Mrs. Carrie Powell, Sarah Kelly, Ada E. Tidestrom, Pearl Rook, Sam A. Kelly, Mrs. McKenah, John B. Kelly, Mrs. B. Kelly, James Curtis, F. A. Haddock, Mrs. Moriah Buoy, unknown children of Mrs. Corina Culbertson, deceased; unknown children of Mrs. Rosa M. Culbertson, deceased; unknown children of Harvey Rook, deceased; W. M. Haddock, Eliza Haddock, Eliza Pettibon, J. S. Haddock, T. J. Haddock, James Curtis, F. A. Haddock, and all other persons unknown to the Rook, deceased said defendants.

You and each of you are hereby notified to appear and answer the above entitled court on or before the 15th day of April, 1899, to answer the complaint filed against you in the above entitled suit, and if you fail to do so the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit, and the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit, and the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit.

To Nancy L. Hunter, J. C. Rook, Eliza W. Rook, Sarah L. Rook, Ida A. Rook, John B. Rook, widow of J. W. Rook, deceased; P. H. Rook, James R. Rook, Mrs. Annie E. Rook, Mrs. Carrie Powell, Sarah Kelly, Ada E. Tidestrom, Pearl Rook, Sam A. Kelly, Mrs. McKenah, John B. Kelly, Mrs. B. Kelly, James Curtis, F. A. Haddock, Mrs. Moriah Buoy, unknown children of Mrs. Corina Culbertson, deceased; unknown children of Mrs. Rosa M. Culbertson, deceased; unknown children of Harvey Rook, deceased; W. M. Haddock, Eliza Haddock, Eliza Pettibon, J. S. Haddock, T. J. Haddock, James Curtis, F. A. Haddock, and all other persons unknown to the Rook, deceased said defendants.

You and each of you are hereby notified to appear and answer the above entitled court on or before the 15th day of April, 1899, to answer the complaint filed against you in the above entitled suit, and if you fail to do so the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit, and the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit.

To Nancy L. Hunter, J. C. Rook, Eliza W. Rook, Sarah L. Rook, Ida A. Rook, John B. Rook, widow of J. W. Rook, deceased; P. H. Rook, James R. Rook, Mrs. Annie E. Rook, Mrs. Carrie Powell, Sarah Kelly, Ada E. Tidestrom, Pearl Rook, Sam A. Kelly, Mrs. McKenah, John B. Kelly, Mrs. B. Kelly, James Curtis, F. A. Haddock, Mrs. Moriah Buoy, unknown children of Mrs. Corina Culbertson, deceased; unknown children of Mrs. Rosa M. Culbertson, deceased; unknown children of Harvey Rook, deceased; W. M. Haddock, Eliza Haddock, Eliza Pettibon, J. S. Haddock, T. J. Haddock, James Curtis, F. A. Haddock, and all other persons unknown to the Rook, deceased said defendants.

You and each of you are hereby notified to appear and answer the above entitled court on or before the 15th day of April, 1899, to answer the complaint filed against you in the above entitled suit, and if you fail to do so the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit, and the plaintiff will take a decree against you for the relief demanded in the complaint filed against you in the above entitled suit.

To Nancy L. Hunter, J. C. Rook, Eliza W. Rook, Sarah L. Rook, Ida A. Rook, John B. Rook, widow of J. W. Rook, deceased; P. H. Rook, James R. Rook, Mrs. Annie E. Rook, Mrs. Carrie Powell, Sarah Kelly, Ada E. Tidestrom, Pearl Rook, Sam A. Kelly, Mrs. McKenah, John B. Kelly, Mrs. B. Kelly, James Curtis, F. A. Haddock, Mrs. Moriah Buoy, unknown children of Mrs. Corina Culbertson, deceased; unknown children of Mrs. Rosa M. Culbertson, deceased; unknown children of Harvey Rook, deceased; W. M. Haddock, Eliza Haddock, Eliza Pettibon, J. S. Haddock, T. J. Haddock, James Curtis, F. A. Haddock, and all other persons unknown to the Rook, deceased said defendants.

You and each of you are hereby notified to appear and answer the above entitled court on or before the 15th day of April, 1899, to answer the complaint filed against you in the above entitled suit, and if you fail to do so the plaintiff will take a decree against you for the relief demanded in the complaint filed against you