

Legal Notices.

Notice of appointment of Executor. Notice is hereby given that I, the undersigned, have been ordered by the Honorable County Court of Clackamas County, Oregon, duly appointed Executor of the will and estate of Jacob Rauch, deceased.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. W. A. Davidson, Plaintiff, vs. Augusta Davidson, Defendant.

To Augusta Davidson, the above named defendant, in the name of the State of Oregon: You are hereby notified to be and appear in the above entitled court on or before the last day of the publication of these summons, to wit:

On or before Wednesday, July 10th, 1902, then and there to answer the complaint of the above named plaintiff filed against you in the above entitled suit; and, if you fail so to appear and answer said complaint, for want thereof the plaintiff will pray to said court for the relief prayed for in his said complaint, to-wit: For a decree of the above entitled court for the dissolving and annulling the bonds of matrimony now and heretofore existing between the plaintiff and defendant, and for an absolute decree of divorce from you, the said defendant.

This summons is served upon you by publication thereof by order of the Honorable Thos. F. Ryan, Judge of the County of Clackamas, State of Oregon, which order bears date of June 2nd, 1902, and directs that said summons be served upon the said defendant by publication thereof for six consecutive weeks in the Oregon City Enterprise, a weekly newspaper of general circulation, published in Oregon City, Clackamas County, Oregon; said publication to begin on the 6th day of June, 1902, and to end on the 18th day of July, 1902.

S. W. STARK, Attorney for plaintiff.

Notice of Final Settlement.

In the County Court of Clackamas County State of Oregon. In the matter of the Estate of Jons Kristanson, deceased. Notice is hereby given that the undersigned Executor of the Estate of Jons Kristanson, deceased, has filed his final report therein in said court, and the court has fixed JULY 7TH, 1902,

at the hour of 10 o'clock A. M. as a day and time for the filing of objections to said report, and for the settlement of said estate. T. J. JONSLUD, Executor of the Estate of Jons Kristanson, H. E. CROSS, Attorney for said Estate.

County Treasurer's Notice.

I now have money on hand to pay General Fund county warrants endorsed prior to January 2nd, 1902. Interest will cease on the warrants included in this call on the date hereof. A. LUELLING, Treas., Clackamas Co., Or. Oregon City, June 20th, 1902.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Mae Edwards, Plaintiff vs. Charles Edwards, Deft. To Charles Edwards, defendant above named:

In the name of the State of Oregon, you are hereby commanded to appear and answer the complaint filed herein against you in the above entitled suit, on or before the time prescribed in the order for the publication of summons to-wit: on or before six weeks after the first publication thereof, and if you fail so to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief in her complaint prayed for, and for a decree dissolving the bonds of matrimony existing between the plaintiff and defendant, and for such other relief as may seem just and equitable.

The date of the first publication of this summons is May 23, 1902, and this summons is published pursuant to an order made and entered by the circuit court of the State of Oregon for Clackamas county, Hon. Thomas A. McBride, Judge, on the 11th day of November, 1901. GEORGE C. STOUT, Attorney for plaintiff.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas. Coolidge and McClaine, a corporation, Plaintiffs, vs. N. Birchett, Mary E. Birchett, Chas. D. Hays, Enoch Skirvin and Mary J. H. Harman, Defendants.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court in the above entitled cause, to me duly directed and dated the 11th day of June, 1902, upon a judgment rendered and entered in said court on the 21st day of April, 1902, in favor of Coolidge and McClaine, a corporation, Plaintiffs, and against N. Birchett and M. E. Birchett. Defendants, for the sum of \$1330.33, with interest thereon at the rate of 8 per cent per annum from the 21st day of April, 1902, and the further sum of \$19.75 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

Commencing at the Northwest corner of John M. Drake's Donation Land Claim, running thence West one hundred and sixty rods (160), thence South seventy eight and one half (78 1/2) rods; thence East one hundred and sixty (160) rods; thence North seventy eight and one half (78 1/2) rods to the place of beginning, and containing 78 1/2 acres of land and situated in Section 5, T. 6 S. R. 1 E. of Willamette Meridian in Clackamas County, Oregon.

Now, therefore, by virtue of said execution, judgment order, decree, and of compliance with the commands of said writ, I will, on Saturday, the 19TH DAY OF JULY, 1902, at the hour of 2 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, to the highest bidder, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendants or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs. J. J. COOKE, Sheriff of Clackamas County, Oregon. By J. E. JACK, Deputy. Dated, Oregon City, Ore., June 18, 1902.

Notice of Final Settlement.

In the County Court of Clackamas County, State of Oregon. In the matter of the Estate of Wiley P. Boyer, deceased. Notice is hereby given that the undersigned Administrator of the Estate of Wiley P. Boyer, deceased, has filed his final report therein in said court, and the court has fixed MONDAY, the 4th DAY OF AUGUST, 1902, at the hour of ten o'clock, A. M., as a day and time for the filing of objections to said report and for the settlement of said estate.

Administrator of the Estate of Wiley P. Boyer, deceased. LLOYD STIPP, Attorney for Administrator.

Notice.

Notice is hereby given that the undersigned will apply to the County Court of Clackamas County on Wednesday the 6th day of August, 1902, for a license to sell malt, spirituous and vinous liquors in less quantities than one gallon, in accordance with the petition herewith published. CASPAR JUNKER.

In the Board of County Commissioners' Court, for Clackamas County, Oregon. In the Matter of the Application of Caspar Junker for a Liquor License.

To the Hon. Board of County Commissioners for Clackamas County, Oregon: We the undersigned legal voters of Cascade Precinct, Clackamas County, Oregon, hereby petition your honorable body to grant a license to Caspar Junker to sell malt, spirituous and vinous liquors in less quantities than one gallon in said Cascade Precinct for a period of six months from the date of granting such license, the purpose being to keep a saloon for the sale of said liquors in quantities less than one gallon.

Names. F. J. Walkley, Edward Kopper, John S. Gibbons, C. S. Chase, Chas. Pflyler, Gottlieb Muller, H. Wiekmer, J. H. Revenue, H. Riederbusch, T. G. Jonsrud, Thos. Clark, Julius Pfendand, A. B. Hyburn, S. Haughman, I. R. Duncan, J. J. A. Hetz, J. M. Donald, Theodor Fischer, Thos. Clark, Fch. Straus, William Waespas, A. Vetch, Joseph Willig, P. R. Meising, Henry Riederbusch, F. F. Sellman, X. Decker, Kennis Jerger, James Melan, Paul Dann, Fred Wagner, Ira R. Dodge, Petr. P. Hill, S. D. Coalman, J. J. Wewer, W. A. Proctor, F. Beers, E. Kieck Beers, Sr., J. G. D-Shazer, M. G. Donahue, J. F. Fiehrke, Ulrich Trutzel, Ole Mikkelsen, M. Lendart, Otto H. Meising, Michael Kenseker, Conrad Strasser.

CITATION.

In the County Court of the State of Oregon for the County of Clackamas. In the matter of the guardianship of Irwin Leslie Gordon, a minor. To John Gordon, Caroline Irwin Gordon, and John Dowling Gordon, and the next of kin of said minor, and all other persons interested in his estate.

In the name of the State of Oregon, You, and each of you are hereby required to be and appear in the above entitled Court on or before the 7th day of July, 1902 at the hour of 10 o'clock A. M. to show cause, if any there be, why an order of the above entitled Court should not be granted as prayed for. To show cause why a license should not be granted for the sale of the following described real estate, situate in the State of Oregon, and being the property of said minor:

An undivided one third interest in Lots 12, 13 & 14 in Block 22 in "Cambridge" in Clackamas County, Oregon, as shown by the recorded plat thereof on record in said County and State, subject however to a life estate in Dr. John Gordon; An undivided one third interest in the NW 1/4 of the SE 1/4 of Sec. 26, T. 3 S. R. 9 W. of the W. M. in Tillamook Co., Or. containing 40 acres, and subject to the life estate of Dr. John Gordon; An undivided one third interest in the NE 1/4 of the NW 1/4 of Sec. 10, T. 12 S. R. 7 W. of the W. M. and containing 40 acres, and subject to the life estate of Dr. John Gordon; An undivided one third interest in Lots 1, 2, 3, 4, and 5, in Block 30 in Peninsula Addition No. 2, in the City of East Portland in Multnomah County, Oregon, and subject to the life estate of Dr. John Gordon.

ANDREW GORDON, Guardian of Irwin Leslie Gordon, a minor. H. E. CROSS, Attorney for guardian. Dated June 12th, 1902.

SUMMONS.

In the Circuit Court of the State of Oregon within and for the County of Clackamas. Anna E. Albee, Plaintiff vs. Charles T. Albee, Defendant.

To Charles T. Albee, 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 Friday the 11th day of July, 1902, following the expiration of six weeks publication of this summons.

This suit is brought to obtain a decree of divorce between you and the plaintiff and awarding the custody of your minor children Edwin Albee, Albert B. Albee, Lelias Albee, and Mayette R. Albee to the plaintiff; and you are hereby notified that if you fail to appear and answer said complaint as above required the plaintiff will apply to the Court for the relief therein prayed.

This summons is published by order of Thomas F. Ryan, Judge of the County Court of the County of Clackamas and State of Oregon, made this 27th day of May, 1902. Date of first publication May 30, 1902. UREN & SCHUEBEL, Attorneys for Plaintiff.

Executor's Notice To Creditors.

In the matter of the estate of Jacob S. Risley, deceased. This certifies that the undersigned has been duly appointed by the County Court of Clackamas County Oregon, executor of the last Will and Testament of Jacob S. Risley, deceased, late of Clackamas County, Oregon. All persons having claims against said estate are hereby notified to present the same to me for allowance at the office of my attorney, C. H. Dye, Esq., Corner 6th and Main Streets, Oregon City, Oregon, duly verified according to law, within six months from the date of this notice.

Dated at Oregon City, Oregon, this 3rd day of July, A. D., 1902. JOHN F. RISLEY, Executor of the aforesaid estate.

Executor's Notice.

Notice is hereby given that the undersigned has been duly appointed by the County Court of the county of Clackamas, executor of the last will and testament of John C. McMurry, deceased, and all persons having claims against the said estate are hereby notified to present the same with proper vouchers duly verified to the undersigned at his place of residence on near Damascus, Clackamas County Oregon within six months from the date of this notice. Dated this 23rd day of June 1902. NANCY ANN McMURRY, Executor.

Notice for Publication.

Department of the Interior. Land office at Oregon City, Oregon, June 28, 1902. Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at Oregon City, Oregon, on August 9, 1902, viz: FRANCIS M. GILL, H. E. 1267, for the 1/4 of 1/4 of sec 28, T. 3 S., R. 5 E.

He names the following witnesses to prove his continuous residence upon said cultivation of said land, viz: S. C. Huffman, H. B. Sarver, E. C. Huffman, H. H. Anders, all of Garfield, Oregon; CHAS. B. MOORES, Register.

Notice for Publication.

Timber Land, Act June 3, 1878. United States Land Office, Oregon City, Oregon, June 27, 1902. Notice is hereby given that in compliance with the provision of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892.

ROSABEL G. OSBORN, of Portland, county of Multnomah, State of Oregon, has this day filed in this office his sworn statement, No. 5802, for the purchase of the 1/4 of Section No. 20 in Township No. 3 S., Range No. 4 E., and will offer proof to show that the land sought is invaluable for its timber and stone to agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at Oregon City, Oregon, Tuesday, the 2nd day of September, 1902.

He names as witnesses: J. C. Burke, of Molalla, Oregon; Robert London, Edward Burke, Robert Osborn, of Portland. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 9th day of September, 1902. CHAS. B. MOORES, Register.

An Uncrowned King of England.

Writing of Prince Albert in an article in the Century on "The Royal Family of England," Professor Oscar Brownling says: From the first the prince identified himself with the queen in all her labors. They had one mind and one soul. Rising every morning with the dawn, the prince went into his workroom, where their two tables stood side by side, and read all their correspondence, arranging everything for the queen's convenience when she should arrive. He knew all her thoughts and assisted all her actions, yet so adroit and self-sacrificing was his conduct that all the merit and popularity came to her. The people had no idea that he interfered with public affairs, yet had they reflected they must have known that it was inevitable. Once during the Crimean war, when the notion got abroad that the prince had intervened, there were tales of treason and of sending him to the tower. Yet on the day of the prince's death, on that cold, icebound Saturday, Charles Kingsley said to the present writer, "He was king of England for twenty years, and no one knew it."

Druggists' Colored Bottles.

Those huge glass bulbs of red and yellow and blue water which are called show bottles are gradually ceasing to be a feature of the decoration of druggists' windows. In the past they were as necessary to every drugstore as a red and white pole is to a barber shop, but they have not, as the pole has, a well defined history. All that druggists know of them is that they have been always used as window ornaments. The brilliant liquids that they contain are made cheaply and plainly of chemicals and water. Thus a solution of copper and ammonia makes blue. Bichromate of potash makes orange. Antine dyes have of late been used in the chemicals' place, but the liquids fade in a strong sunlight and have frequently to be renewed. The liquids colored chemically, on the other hand, last well nigh forever.—Philadelphia Record.

He Ran.

Sol Smith Russell had three young nieces living in the west, of whom he was very fond. On one occasion, so the story goes, he took the youngest of them for a walk and bought her some candy on the agreement that it was not to be eaten until they reached her home. They started, but before they had gone far the little girl proposed, "Let's run!" Her uncle declined, and there was long pleading, all to no purpose. Finally the little girl stopped, knelt down on the pavement and offered up the petition, "Dod, please make Uncle Sol run."

"It was simply a question of my losing my dignity or her losing her faith in God," said Mr. Russell in relating the incident, "so we ran as fast as we could for home."

Sounds of Words.

A negro boy was in the habit of giving his name as "Nedieudnezza Beltkedishanza Sham Ham Jafac Maxwell Brown," mispronouncing nearly every word. The sound of words has a great attraction for the negro, and he uses them regardless of their meaning. A negro woman was with difficulty prevented from naming her child "Crucifix," the sound of the word attracting her.

A negro preacher in a sermon declared emphatically: "I comes not to contaminate any other sect"—repeated still more emphatically—"I comes not to contaminate any other sect; I comes to exonerate your minds."—Independent.

Business and Policy.

"And now, my son," said the father, "as you are about to go into business for yourself, it is well for you to remember that honesty is the best policy." "Yes, father," said the young man.

"That honesty is the best policy, and," continued the old man, "if you will study up the laws you will be surprised to find how many things you can do in a business way and still be honest."

Made and Making Up.

Mr. Spinks—Well, Willie, has your sister made up her mind to go to the concert with me? Willie—Yes. She's made up her mind, and she's making up her face now. She'll be down in a minute.

The Walk-in-the-Water.

The Walk-in-the-Water, the first steamboat on Lake Erie, made her first trip from Flat Rock to Detroit in August, 1818, leaving on Sunday and arriving on Thursday.

Courtship in Spain.

In Spain the courtship begins with gifts of flowers, and the wedding ends with a shower of blossoms on the couple, who pass into a floral bower on the roof of the new home. The suitor begins his courtship by asking for a gourd of water at the home where the object of his affections lives. If this request is granted, he may persist in his attentions, but if it is denied the matter ends there. Later the man calls again, accompanied by musicians and torchbearers, and while the mandolin players strum their instruments the lover's companion makes his advances. Any time during the courtship the suitor may be rejected by the gift of a pumpkin. Three times he must make formal suit for a wife, as his request cannot be granted at first. But if her father refuses the third time he may consult a magistrate, who demands that the daughter be produced or that her father give his consent to the marriage, provided he is an honorable man. He can then carry off his bride. But this emergency does not often arise.—Woman's Home Companion.

Poetic Salutations.

In our salutations we are poetical and pious without realizing it. "Good-by," which falls so flippantly from our lips, is really "God be with you," and "Good day" means "I wish you a good day—a happy, prosperous day." The Phoenicians on meeting used to ask, "What occupies you?" Another of their everyday phrases meant to express joy and pleasure was, "Flesh, rejoice!" Every day on our streets we hear the pet phrase of the Germans, "Wie gehts?" (How goes it?) or "Auf wiedersehen" (Till we meet again). And the Italian fruit dealer at the corner calls to his comrade in his native tongue, "God give you a good morning."

Interesting For the Husband.

A titled lady warned her new gardener that her husband had an irritating habit of disparaging everything he saw in the greenhouse and of ordering in a reckless manner new plants to be bought. "But on no account humor him," she said. "Whatever he says, throw cold water on him, or he will ruin us with his extravagance." At this point the new gardener turned on her a white and startled face. "Ma'am," he said, "if he orders me to pitch every plant in the place on the rubbish heap, I shan't ever have the pluck to douse him in cold water. Won't it do as well if I get a drain of warm water out of the boiler and let it trickle gently down his neck?"—London Tit-Bits.

Presenting Arms to a Cat.

Some fifty years ago a very high English official died in a fortress at a place that is one of the centers of Brahmanic orthodoxy, and at the moment when the news of his death reached the sepoy guard at the main gate a black cat rushed out of it. The guard presented arms to the cat as a salute to the flying spirit of the powerful Englishman, and the coincidence took so firm a hold of the locality that up to a few years ago neither exhortation or orders could prevent a Hindoo sentry at that gate from presenting arms to any cat that passed out at night.—Bombay Times.

Progressive Tippling.

A correspondent of the Lancet tells a story in reference to the rapid growth of the habit of tippling which may be developed in unsuspecting subjects. Two elderly ladies, he says, were surprised by a visitor in the act of drinking neat brandy. Upon his expressing some surprise they said that brandy had been recommended to them as a capital preventive against cholera and that they first took it with water, and then they took it without water, and now they took it like water.

Careless Conductor.

"Isn't this awful?" asked the common looking man on the crowded street car. "Isn't this awful? Why, there are already 165 people on this car." "It is awful," agreed the person addressed, who was a street railway magnate. "It is awful. There ought to be at least twenty more in here. I'll take that conductor's number and have him on the carpet tomorrow."—Baltimore American.

Scientific Fact.

Doctor—Speaking of your trouble with your husband, do you know that it is a scientific fact that meat causes bad temper? Mrs. De Jarr—Oh, yes; I have noticed it always does, and especially when it's burned.—New York Weekly.

BOARD OF COMMISSIONERS.

Regular June Term of the County Board. J. R. Morton, John Lewellen and T. B. Killin, Commissioners.

Table listing names and amounts for various districts and items, including Road District No. 28, 29, 30, 31, 32, 33, 34.

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