JACK MASON'S WAGER

HE WON IT IN GREAT STYLE WITH OUT "TURNING A HAIR."

Enjage Hunting Escapade of a Pamous Old Time Virginia Sportsman Bird Shooting That Opened a Grim Old Scotchman's Eyes.

From all accounts Jack Mason in his Fouth was the wildest rattling young blade in the country. One of his sporting escapades is a bousehold tradition down in old Quantico to this day, says Alexander Hunter in Outing.

There was a large plantation in the section owned and worked by a Scotchman, an elderly man, who employed no overseer, but filled the place himself. He was the typical stern, bigoted Scotch Covenanter as drawn by the immortal pen of the Wizard of the North. He was a fanatic in all things and was utterly out of place among the pleasure loving Virginia gentry. It was the irrepressible antipathy of the Cavaller and Puritan-the rising of the bristles of the boar at the approach of the stagbounds. He herded by himself, and they left him severely alone. The canny Scot was himself no sportsman. nor would be allow any of the neighbors to fire a gun on his place.

Now it happened there was a large ball near by, with Jack Mason in attendance, of course, and during the night the young planters discussed the chances of autumn shooting and deplored the failure of all their efforts to be allowed to hunt on the Scotchman's preserves. Jack Mason offered to bet his favorite horse against any of equal value that he would shoot over that preserve on the morrow and with the full and free consent of the owner. He was asked if he knew him personally or had unknown means of winning his favor.

He answered in the negative and added he had never even met the Scot in his life. The wager was closed there and then.

The next morning as the old Covenanter was walking up and down the porch enjoying his after breakfast pipe a strange apparition advanced up the gravel walk and took off his three cornered hat and made him a sweeping bow. The Scot winked his eyes and looked again. He saw a slender, effeminste looking fellow some twenty-five years old who seemed literally to have stepped from the ballroom. His ruffled shirt front was adorned with a diamond, mother of pearl buttons gleamed on his sky blue coat, and his satin small clothes glistened in the sunshine. A pair of silk stockings were gartered by a love knot bow of blue ribbon, and his Alice Dumas, Plaintiff, dancing pumps were decorated by a James M. Dumas, Defendant, one hand, and two pointer dogs trooped at his beels

"Well, what do you want?" asked the

In a mincing voice the intruder asked his gracious permission to shoot a few birds, saying he had been dancing all night at Warwick hall and needed a little morning exercise.

dainty fops of Charles IL's court. He got the better of him. He came near hilarious laughter as he saw that delicately clothed creature standing so clean, faunty and nice and then pictured him returning from the hunt, his costly attire in rags, his tender limbs scratched, his morning glory all gone. So be smiled in his beard and asked him if he intended to hunt just as he was dressed. He was answered in the affirmative. So he gave his assent that his unknown guest for that one day might shoot all he pleased, and then he started off for the low grounds to attend to the cornshucking.

A short time after his negro manager came running up to him and said:

"Marster, there won't be a bird left on dis here place. De man's a debbil. and the dogs is the debbil, and the gun is a debbil."

Dropping his work, the owner hurried to the scene, and he opened his eyes very wide indeed at what he saw. In the front of the house was a stubble field of several hundred acres that had been harvested in wheat the same year. It was as level as a table and an ideal feeding place for the quail. For many years they had whistled, mated and fed around the place all undisturbed until they became almost as tame as barnyard fowls. The owner saw the dogs stand motionless, saw the dandy sportsman pick his way gently where they were, saw a few birds rise and two puffs of smoke, followed by a nearly simultaneous report. Two birds dropped, then the dogs retrieved, and the game was handed to a nondescript negro lad whom the sportsman had picked up somewhere, who had tied the birds to a string and wrapped them around his body until he was half hidden from view.

The gun was loaded and capped inside of a minute. The performance was repeated. The man never hurried, the dogs, beautifully trained, never bungled, the gun never missed, and the dandy had, in sporting parlance, never "turned a hair." The stockings were a little colored by the chickweed, but he was ready to lead the minuet that

moment. The Scotchman at first was furiously angry, but as he saw the matchless work of the trinity of destructive agents-man, gun, dog-so perfectly blended into one, and beheld in the affected coxcomb the same metal which under Rupert had again and again broken the steel fronted squares of year." Cromwell's Ironsides, he advanced and asked his name, and when it was given he answered, "I might have known it." And that's how Jack Mason won his

THE BUGLER'S CHEST

Is well expanded. He uses his lungs to their fullest capacity. People in ordin-ary do not use much over half their lung The unused lung surface be comes inert, and offers a prepared ground for the attack of the germs of consumption. There is no need to warn peop



en Medical Discovery cures obstinate coughs, bronchitis, bleeding lungs, and other conditions which, if neglected or un-skilfully treated, find a fatal termination in consumption. It is entirely free from opiates and narcotics.

to neglect the first

eased lungs. Dr. Pierce's Gold-

ates and narcotics.

*About three years
ago I was taken with
a had cough, vomiting
and spitting blood,
writes Mr. D. J. Robtuson of Spiring Gasden. W. Va. I tried
many remedies; nothing seemed to help me
g. Dr. Divroe's Golden
e using ten bottles and
t Pellets, I commenced

many remedies ing seemed to hel Medical Discovery. After using let bestles four state of his Picasant Pellets. I comment to improve. My case seemed to comment appeless and now for more than twelve ments, and on the farm all last summer it Pierce's medicines that cured me."

Accept no substitute for "Golden Medical Discovery." There is nothing "just as good" for diseases of the stompel The "Medical Adviser," in 18, or revers, is sent free on receipt of 21 one cent

Legal Notices.

stamps to pay for mailing outs. Additions Dr. R. V. Pierce, Buffalo, N. V.

Assessment Notice

Notice is hereby given that all persons owning property on Jackson Street from the Southerly line of Fifth Street to the Southerly line of Thirteenth Street of Oregon City, Oregon, said property having been assessed for the improvement of Jackson Street who desire to take advantage of the "Bouding Act" to pay their said of the "Bouding Act" to pay their said. the "Bonding Act" to pay their assessments by installments are required by law to make application to the Recorder of Oregon City within ten days from the first publica-tion of this notice.

Oregon City, Oregon, September 8, 1903.

BRUGE C. CURRY,

Recorder of Oregon City. Published first time September 11, 1903.

Summons.

In the circuit court of the state of Oregon, for the county of Clackamas.

To the defendant James M. Dumas.

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 court and cause on or before the 24th day of October, 1903, and if you fall so to appear or answer within said time the plaintiff will apply to the court for the relief prayed for it said complaint, to wit. That the bonds of matrimory existing between the plaintiff and defendant be dissolved and for general relief. This sumpons is ambilished current to an order. The Scot gazed at him with the same nons is published pursuant to an order feeling perhaps that his stalwart mountain bred ancestor had at the perfumed County Courty Court of the State of Oregon for County Clackamas County, made and entered Sep-tember 10th, 1903. The time persoribed by was about to utter a curt and positive said order for said publication is once a refusal when his grim Scotch humor week for six consecutive weeks, the first publication being September 11, 1903 and the last on October 23, 1903,

AUSTIN CRAIG, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for Clackamas County. Maud Harris, Plaintiff,

L. E. Harris, Defendant. To L. E. Harris, the above named de-

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 24th day of October, A. D. 1903, and if you fail so to appear and answer said complaint on or before said date the plaintiff will apply to the Court for the relief demanded in

complaint in said suic to-wit: For a decree against you dissolving the bunds of matrimony heretofore, and now existing between said plaintiff and yourself, and allowing her to resume her maiden name, and for such other and further relief

as may be equitable.

This summons is published by order of the County Judge of Clackamas County, State of Oregon, duly made on the 10th day of September 1963 directing said summons to be published once a week for six succes sive and consecutive weeks in the Oregon City Enterprise, a weekly newspaper pub-lished in said County and State, the first publication to appear in the issue of said newspaper on the 11th day of September 1992

V. K. STRODE, Attorney for Plaintiff.

Dissolution of Partnership.

Notice is hereby given that the partnership heretofore existing between Wm. Trimble and A. J. Ownbey has been this day dissolved, Mr. Trimble having purchased the interest of Mr. Ownbey and will continue the business at the present stand. All persons knowing themselves indebted to the firm will please call at the shop immediately and settle their accounts as Mr. Ownbey is desirous of leaving the city soon. Oregon City, Oregon, Sept. 2, 1903.

Reduced Rates to Oregon State Fair.

"The Oregon State Fair will be held at fair grounds September 14th to 19th. The Southern Pacific Co. will sell tickets to fair grounds and return, at one and one-third fare from all points on its Oregon lines.

Special exhibits of fine cattle and borses and agricultural products have been prepared, and every effort will be put forth to make this the greatest fair

in the history of Oregon.

If you are interested in the development of the state (and of course you are) you cannot afford to miss the fair this

> Yours truly, W. E. Coman, General Passenger Agent.

The Enterprise \$1.50 per year.

the assessment by Orninance No. 220 for the Improvement of Jackson Street from the Southerly line of Fifth Street to the South-erly line of Thirteenth Street in Orsgon City, Oregon, in the manner provided by Ordinance No. 285, upon each lot, part of lot and tract of land benefitted, to be as fol-

ows, v	THE T		
Lot	Block	Name	Amoun
1	152 Or	regon City.	\$ 61 1
2	152 Or	regon City	71.9
3	152 Or	regon City.	89 8
4	152 Or	regon City	131 8
1		n Lyons	109 5
2		n Lyons	73 7
3	153 Da	n Lyons	71 2
4	153 De	n Lyons	111 5
i	154 M	R. Howell.	Il4 6
69		R. Howell.	
3	154 M.	R. Howell	115 9
1		san McKee	
2		san McKee	
3	155 Le	na Rigler	66 6
4		na Rigler	
		arlotte Dres	
2 3		nj. Jaggar	
3		nset Land (
4		nset Land C	
1	157 Mi	nnie Graha	m 110 0
3	157 Au	gust Holder	91 6
3	157 Fr	ancie Welch	21 68
the of	4 157 J I	Renner	40 9:
V Sc of	4 157 Ma	aggie Cross.	16 40
200.001	1 108 311	regaret acou	to the U.
VI of	1 158 J.	W. & Ann J	ones 16 7
V sof	2 158 J.	W. & Ann J W. & Ann	ones 19 36
Old of S	2 158 Ma	rgaret Scott	48 00
36 of	3 158 E	Matthies	54 56
Vis of	3 158 L.	Matthies O. Moore .	21 74
Vis of	4 158 L.	O. Moore	36 80
M. of	4 158 E	Matthies	92 3
10 200	1 159Greo.	& M E Redd	AWRY -1- 4
Vis of	1 159 W.	W. Myers.	84 71
V 16. of	2 159 W.	W. Myers. W. Myers	140 51
10 067	2 159 Geo	& M E Red	iawayaan aa
3	150 Ore	gon City	
4	150 On	egon City	157.56
15	3.62% () es	iron City	167 95

in the second	164	G. J. Trullinger	178	5E
	164	G. J. Trullinger	180 (63
	164	Allison Pease	115	85
	164	Allison Pease	70.4	80E
	165	Fred Mever	1563	72
	165	Frea J. Meyer	73.2	\$5
	165	G B Dimuck	70 ::	160
	165	G. B. Dimick James W. Chase	101	32
	166	James W. Chase	100 7	72
	1691	James W. Chase	68.0	00
	-			1
	100	James W Chase	60 (14
		James W Chase	104	18
		EE&TC Howeli	102	
		EE&TC Howell	63.1	
		PF N'ctiee	64.1	(7)
		P F McGee	108 8	83
		Caroline Grazier	114	
34 of 5		Caroline Grazier	32 5	365
		Fannie G & Kate 1		22.4
28 20 3	****	Porter	32.7	3/3
	168	Fannie G & Kate I		
	1100	Porter	110 /	961
	160	Dan Lyons	198	15
	169		105 1	
	169		98:5	14
		J D Renner	130	
	245	Da D. Whitlenk	115 1	

163 Oregon City, 163 Oregon City 163 John Weich...

been entered in the docket of City Liens, and is now due and payable at the office of the City Treasurer of Oregon City, Oregon, in lawful money of the United States and if not paid within twenty (20) days from the ceedings will be taken for the collection the same as are provided by the Charter of Oregon City,

Ed R Whitlock

Wistlock

The above assessment will bear interes-20 days after the first publication of this

Oregon City, Oregon, September 8, 19 BRUCE C. CURRY, Recorder of Oregon City. Date of first publication of this notice Friday, September 11, 1903. Sept 18

Notice of Final Settlement.

Notice is hereby given that the under-signed has filed in the County Court of the State of Oregon for the County of Clacksmas his final account as executor of the es-tate of James Healey, deceased, and that the said court has set Monday the 19th day of October, 1903, at the hour of 19:000 clock A. M. at the court room of said court as the time and place for hearing objections to said final account. E. G. CAUFIELD,

Executor of the Estate of James Healy, deceased.
HEDGES & GRIFFITH,

Attorneys for Executor.

Notice of Final Settlement.

Notice is hereby given that Mary Schacht has filed her final report as administratrix of the estate of Johann F. Schacht, de-ceased, wit the county clark of Clackamas ceased, wit the courty there of Classinan ocunty, Oregon, and the court has fixed Monday, the 7th day of September, 1900, as the time for hearing said report. Any and all persons having objections to the same can be heard at raid time in the county court room at the court house in Oregon City Oregon.

City, Oregon.
Dated this 30th day of July, 1903.
MARY SCHACHT,
Administratrix of the estate of Johann F. Schacht, deceased.

GORDON E. HAYES.

SUMMONS.

In the Circuit Court of the State of Oregon for the County, of Clackamas. R. L. Adkins, Plaintiff,

Mary Adkins, Defendant, To Mary Adkins, the above-named De-

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, in the above named Court on or before October 30, 1903, the same being more than six weeks from the first publication of this summons, and you will take no-tice that if you fail to so appear and answer said complaint the Plaintiff will apply to the Court for the relief demanded in said complaint, to wit: that the bonds of matrimy existing between you and Plaintiff be

This summons is published by order of the Hon Thos. F. Ryan, County Judge, of Clackamas County, State of Oregon, in the Oregon City Enterprise, a weekly newspaper published and of general circulation in Clackamas County, Oregon, for six successive and consecutive weeks commencing Friday, September II, and continuing to and including Friday, October 30, 1903. GEO. C. BROWNELL, and HOWARD M. BROWNELL.

Atty, for Plaintiff,

CASTORIA. The Kind You Have Always Bought Bignature

or threat quarter of the southeast quarter of Section 30, T. 3, S. R. 9 W. of the Williamette Meridian in Tillamook County, Oregon, containing 40 acres, and subject to the

Gorden.

An untivided one third interest in Lots 1, 2, 3, 4 and 5, in Block 20, in Peninsular Audition No. 2 to the City of Portland, in Muthoman County, Oregon, and subject to the life estate of Dr. John Gordon.

The petition represents that it is necessar, and expedient that the interest which would be subjected to the petition of the petition of

said minor has in said real estate be sold, and it appearing that John Gordon, Care-lina Irwin Gordon and John Dowling Gor-don are the next of kin of said minor, and the Court being fully silvised, it is ordered and decreed that said next of kin, and all persons interested in the estate of said persons interested in the estate of said minor, be and appear in the above entitled Court on the 25th day of September, 1901, at the near of 10 o'clock A. M., then and there to show cause, if any exist, why said license should not be granted.

If personal service of this order cannot be had upon said next of kin, it is further decreed that a cour of the order be arrest in.

had upon said next of kin, it is further de-creed that a copy of this order be served on said hext of kin by publication in the Ore-gon City Enterprise, a newspaper published in Clackamas County, Oregon, for three successive weeks cefore said date. Thos. F. Ryas, County Judge of Clackamas County. Dated Aug. 25, 1903. H. E. Cross, Attorney for Guardian.

Notice of Final Settlement.

Notice is hereby given that the under signed, the executor of the last will and complaint to will for a decree that the testament of C. R. Klinearson, deceased, has bonds of matrimony heretofore and now flied in the County Court of Clackamas county. Oregon, his final account as such executor, and that Monday the 7th day of plaintiff be decreed the care and custody of September, 1965, at the noor of 10 o'clock the minor children Walter, Elsie and Mary, A. M. at the County Court house in Oregon and for such other relief as the Court may City, Clackamas County, Oregon, has been appointed as the time and place for hear-ing and determining any and all objections to said account. Aug. 7, 1903.

PETER RINEARSON.

Notice of Final Settlement.

Notice is hereby given that David Long executor of the estate of Michael Long de-ceased, has filed his fival report as such executor of said estate, and the county court has fixed the time of hearing said re-port on Moday, the 7th day of September, 1908, at the hour of 10 o'clock in the fore moon of said day in the county court at it court bouse in Oregon City, Oregon. Any persons having objections to said report are hereby notified to present the same to the court at said time and place.

July 30, 1963.

DAVID LONG, Executor. GORDON E. HAYES, Attorney for Estate.

Notice of Final Settlement.

Notice is hereby given that the under signed administratrix of the estate of E. S. McClincy, Deceased, has filed her final ac count in said estate in the County Court of account for settling said estate

AMELIA M'CLINCY. GEO, C. BROWNELL, HOWARD M. BROWNELL Attys, for Estate.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Clackamas. M. S. Riley, Plaintiff,

T. L. Lawrence and Fannie E. Lawrence. Defendants.

cefore the 10th day of October, 1903, which is six weeks after August 28th, 1903, the date ordered by the Court for the first pub-lication of this notice, and if you fail to so appear and an-wei, the Plaintiff will apply to the Court for the relief prayed for in the Complaint, to-wit: For a Judgment on a promissory note against Defendants for the sum of \$86.40 and an attorney's fee of \$50,00 and for a decree foreclosing a certain mort-gage, executed May 18th, 18t7, by T. L. Lawrence and Fannie E. Lawrence to Moore Brothers and assigned by Moore Brothers to Plaintiff and covering the southeast quarter of section five in town-ship three S. of range seven E. of the Will-amette Meridian in Clackamas County, Oregon, and for the sale of said premise according to law, and the application of the proceeds to the payment of the amount of such judgment and for such other and further relief as to the Court seems meet and

ther relief as to the Court seems meet and just.

This Summons is published by order of the Honorable T. F. Ryan. County Judge of said County, made and entered on the 26th day of Angust, 1903, and the date of the first publication of this Summons is August 28th, 1903, and the date of the last publication will be October 9, 1963.

E. F. & F. B. RILEY, Attorneys for Plaintiff.

Notice to Creditors

In the County Court of the State of Ore on, for and in Clackamas County.
In the matter of the estate of John Alfred Strowbridge, Deceased.

Notice is hereby given that the under-signed has been appointed by the County Court of the State of Oreson, for and in Clackamas County, administratrix of the estate of John Alfred Strowbridge, late of Sandy Post Office, Clackamas County, State

of Oregon.
All persons having claims against said estate are hereby required to present the same to me properly verified, as by law resuired at my house and farm where I am quired at my house and farm where I am and have been residing about two miles East of Sandy Post Office, Clackanas County, Oregon, within six months from the date thereof. Dated, Sandy Post Office, September 4, 1903.

SADIE E. STROWBRIDGE,

Administratrix of the estate of John Al-fred Strowbridge, deceased, J. A. STROWBRIDGE, Jr., Attorney for Administratrix, Portland,

Saloon License.

Notice is hereby given that we will apply at the regular September meeting to the City Council for a liquor license on Seventh street at the Southern Pacific right of way known as the Depot saloon. ROTHE & BAKER.

NOTICE OF ASSESSMENT.

In the County Court of the State of Oregon, for the County of Clacksmas.

In the Matter of the Guardianship of Irwin Leslie Gordon, a Minor.

Now on this day comes Andrew Gordon, the gardian of the estate of Irwin Leslie Gordon, a Minor.

Now on this day comes Andrew Gordon, the gardian of the estate of Irwin Leslie Gordon, a minor, and the shis duly verified petition in the above Court and asking for a gent of the Council of the State of Oregon, and described as follows, the gardian of the county court of the state of Oregon, and the shis duly verified petition in the above Court and asking for a gent of the county court of the state of Oregon, and the shis duly verified petition in the above Court and asking for a gent of the county court of the state of Oregon, and the shis duly verified to the following described real estate belonging to said ward, situated in the right, title and interest of the estate of Pearl Marie Hartnagel, a minur.

Note is hereby given that, pursuant to the souther of the estate of Pearl Marie Hartnagel, a minur.

Note is hereby given that, pursuant to the souther of the state of Oregon, the state of Oregon, and the state of Irwin Leslie Gordon, a Minor.

Now on this day comes Andrew Gordon, the gardian of the estate of Irwin Leslie Gordon, a Minor.

Now on this day comes Andrew Gordon, the gardian of the estate of Oregon, the state of Oregon, and entered of the estate of Pearl Marie.

Note is hereby given that, pursuant to the state of Oregon, and entered of the estate of Pearl Marie.

Note is hereby given that, pursuant to the state of Oregon, and entered of the estate of Oregon, and entered of the state of Oregon the state of Oregon, and entered on the Such day of New Marie.

In the County of the State of Oregon that the county of the st

gou, containing 40 acres, and subject to the life estate of Dr. John Gordon.

An undivided one-third interest in the northeast quarter of the northeast quarter of the northwest quarter of the northwest quarter of the such of section 16, T. 12, S. R. 7 W. of the Will amette Meridian, and containing 40 acres, and subject to the life estate of Dr. John Gordon.

An undivided are the containing 40 acres, and subject to the life estate of Dr. John Gordon.

An undivided are the containing 40 acres, and subject to the life estate of Dr. John Gordon. Il chairs to Achron's southwest corner; thence east i chains to the west side of the southeast quarter of section thirty (30); thence south 17 chains to Erickson's land; thence west 20 50 chains; thence north 20 chains to the place of beginning, contain-ing forty (40) acres, more or less, The terms of the sale to be as follows:

The entire purchase price to be paid i cash, or one fourto in cash and the remain der in two or in three yearly installments, secured by mortgage on the land. Dated August 21, 1905. Six per cent in-

terest on deferred payments.
SUSAN HARTNAGEL.

Guardian of the person and property of Pearl Marie Hardingel, a minor. E. F. & F. B. RILEY. Attorneys for Guardian. August 21, 1903.

SUMMONS.

In the Circuit Court for the State of Oregon, for Clackamas County. John A. Lofquist, Plaintiff.; Sunte Lofquist, Defendant.

To Susie Lofquist, defendant. In the name of the State of Oregon, You are hereby required to appear and answer the commaint flied against you in the above entitled Court and cause within six weeks entitled Court and cause within six weeks from the date of the first publication of this attransons, which time expires on the 2nd day of October, 1900 and if you fail to so appear and answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to will for a decree that the bonds of matrimony heretofore and now

deem just and proper.
This summons is published by order of
the Honorabic Thos. F. Byan, Judge of he
County Court for the County of Clackamas
and State of Oregon, which order was duly made and entered on the 18th day of August, 1903, in the above entitled Court, and the date of the first publication hereof is 21st of August, 1903 and the date of the last publication thereof being 2nd day of October, 1900

RYAN & GALLOWAY Attorneys for Plaintiff

Notice for Publication.

Timber Land, Act June 3, 1878. United States Land Office, Oregon City.

Oregon, Aug. 28, 1993.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sate 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. Dora E. Coles, of Portland, county of Multinomah. State of Oregon, has this day filed in this office his aworn statement No. 6250, for the purchase of the Northeast 1, of Section No. Bin Township No. 28, Bayes No. 7 F. and IS in Township No. 2 S. Range No. 7 E. and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at

Oregon City, Ore , on Wednesday, the 180 day of November, 1903. clay of November, 1983.

She names as witnesses: Charles Smith,
Charles Osborn, Frank O. Keily, David L.
Keily, all of Portland, Oregon.
Any and all persons claiming adversely

the above-described lands are requested to

file their claims in this office on or before said 18th day of November, 1963. ALGERNON 8, DRESSER,

Notice for Publication

Department of the Interior, Land Office at Oregon City, Oregon, August 8, 1963. Notice is hereby given that the following named settler has filed notice of his interrence, Defendants:

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 Court and cause.

H. E. No. 14434 for the SE54 Sec. 2, T 5 S

He names the following witnesses to rove his continuous residence upon and ultivation of said land, viz: Frank Habelt, of Springwater, Oregon, John T. Myers, of Dodge, Oregon; George Baars, of Oregon Clay, Oregon; William Mellien, of Dodge, Oregon, ALGERNON S. DRESSER,

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Stella A. McCord, Plaintiff,

Walter A. McCord, Defendant, To Walter A. McCord, above named De

In the name of the State of Oregon,

bonds of matrimony existing between you and Plaintiff be dissolved. This summons is published by the order of the Hon, Thos. F. Ryan, Judge of the County of Clacksmas State of Oregon, in the Oregon City Enterprise a weekly news-paper of general circulation in Clackamas County, for six successive weeks commencing Friday, Aug. 28, 1905, and continuing to and including October 9, 1905, GEO. C. BROWNELL,

GEO. C. BROWNELL, HOWARD M. BROWNELL, Attorneys for Plaintiff.

Notice of Sale. In the matter of the Guardianship of R.

In the matter of the Guardianship of R. S. Beattle an Insane person.

Notice is hereby given that in pursuance of an order of sale made and entered by the County Court of the County of Clackamas, State of Oregon, on the 3rd day of August, 1968, in the matter of the Guardianship of R. S. Beattle, an Insane person, the undersigned Guardian of said R. S. Beattle will sell at public auction, subject to confirmation. signed Guardian of said R. S. Beattie will sell at public auction, subject to confirmation by said court, the following described real property to writ: Lots eleven and twelve of block four Falls View addition to Oregon City, Clackmas County, Oregon. Said sale will be made on Saturday, the 5th day of September, 1903, at 19 o'clock A. M. at the Court House door in said County and State. Terms of saie cash.

C. SCHUEBEL,
Guardian of the person and estate of R.

Guardian of the person and estate of R. B. Beattle, an insane person.

Subscribe for the Enterprise

Sheriff's Sale on Execution

In the Circuit Court of the State gon, for the County of Clackamas, Thomas Charman and F. R. Charman, co-partners, as Thomas Charman & Soc,

Plaintiff Bates E. Hawley, Defendant

& Tatof Oregon)

County or clackassias!

By virine 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 let day of August Est oppose a judgment rendered and entered in said court on the lith day of February 1888, in favor of said Thomas Charman & Son, plaintiff and against Hates E. Hawley defendant, for the sum of \$100 m, with the terest thereon at the rate of 8 per cent per annum from the lith day of February 1888, and a further sum of \$10 costs and the costs upon this writ, commanding me ont of the personal property of said defendant, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said lith day of February, 1888, to satisfy said sum of \$308.20, and \$10 costs with 10 ferres County of Chickamas 50

detentiant on and after the date of said lith day of February, 1858, to satisfy said suns \$388-20, and \$10 costs with interest and also the cost upon this writ.

Now, therefore, by virtue of said exemtion, judgment order and decree, and is compliance with the commands of said writ, being unable to find any personal property of said defendant's. I fill on the 3rd day of August, 1903 duly lenguage of the following described real property of said defendant, situation the being in the County of Clarkman, and State of Oregon, towill Situated in the Donation Land claim of Tourse Waterbury No. 38 in tp 3 s, r 3 e, of Williamstein seridian and described as beginning at a point in the north boundary of said claim 34.36 chains from the borthwest corner thereof, the same being on the said claim 34.36 chains from the borthwest corner thereof, the same being on the said conveyed by Eli B. Hawley and wife is Brion O. Sarver and found recorded in book (3), page 413 of the records of deeds of said county, thence east on the north less and to said claim 52.81 chains more or less and to said claim 52.81 chains more or less and to said claim 52.81 chains more or less and to said claim 52.81 chains more or less and to said claim 52.81 chains more or less and to county, thence east on the north line of said claim 52.81 chains more or less and to a certain il 18 acre tract of land conveyed b Geo. A. White by deed found recorded in book 78, page 135 of the record of deeds for book 78, page 130 of the record of deeds for said county; thence south 12.25 chains to laint of Martin Tellefson; thence west 5231 chains more or less and to the mutheas corner of the said trac conveyed to Briga O Sarver as above described; thence both 12.25 chains to the place of beginting on taining 75.82 acres more or less, and I will on Saturday, the 5th day of September, 1900, at the hour of lockock 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 hidder, for U. E. gold coin, cash in hand, all the right, title and interest which the within named de-fendants, had on the date of said judgment or since had in or to the above described real property or any part thereof, to satisfy said judgment order, decree, interest, costs

nd all secruing costs. J. R. SHAVER, Sheriff of Clackamas County, Oregon,
By E. C. Hackett, Deputy,
Dated, Oregon City, Oregon, Aug. 7, 186.

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

E. C. Golden, Plaintiff, Carrie B. Golden, Defendant.

Carrie B. Golden, Defendant.!

To the defendant Carrie B. Golden:
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 court and cause on or before the 18th day of September, 1803, and if you fail so to appear or answer within said time, the plaintiff will apply to the court for the relief prayed for in said complaint, to will. That the bonds of matrimony existing between the plaintiff and defendant be discussed in the court of the court for the plaintiff and defendant be discussed to the court for the court for the plaintiff and defendant be discussed to the court for the court for the plaintiff and defendant be discussed to the court for tween the plaintiff and defendant be dissolved awarding to the plaintiff the care and custody of the minor children of the parties, and for general relief. This Summons is published pursuant to an order made by Hon. Thomas F. Ryan, Judge of Court of Oregon for Clackama County, made and entered August 4, 1965 the time prescribed by said order for said publication is once a week for six consecutive weeks, the first publication being August 7, 1903, and the last on September 18, 1903.

H. K. SARGENT, Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Ore gon, for the County of Clackamas. Willamette Land Company, a Corporation, Plaintiff,

Frank A. Graves, Florence B. Graves, his wife, and Charles, W. Hawes, De-

fendants. To Frank A. Graves, Florence B. Graves his wife, and Charles W. Hawes defendants above named.

In the name of the State of Oregon: You and each of you are hereby required to ap-pear and answer the complaint filed against you in the above entitled Court and cause on or before the 26th day of Sept.; 1965 and if you fail to so appear and answer, the plaintiff will apply to the court for the relisf demanded in the complaint, to-wit:

For judgment against the defendants Frank A. Graves and Florence B. Graves for the sum of \$500.00, together with interest thereon at the rate of 7 per cent per about from the 31st day of January, 1895; for the further sum of \$100.00 as attorneys fees, and for the costs and disbursements of this suit; that the mortgage given by the said defendants Frank A. Graves and Flor ence B. Graves to the plaintiff, and dated the — day of february, 1830, conveying to plaintiff Biock No. 65 of Prune land, Clackamas County, Oregon, as security for the payment of three certain promisors note given by the said description Frank note given by the said defendants Frank A Graves and Florence B, Graves to platt-tiff on January 31, 1895, each for the sum of tiff on January 31, 1896, each for the sum of \$300.00, and each bearing interest at the rate of 7 per cent per annum from the said 31st day of January, 1805, be decreed a first valid and complete lien upon the said real property; and that said mortgage be foreclosed, and the said real property sold upon execution, and the proceeds of such sale be applied to the satisfaction of plantiff's hydrogen therein, including attorneys tiff's judgment herein, including attorneys fees, costs and disbursements and all accri-

That the proceeds of the crop of prunes now growing upon said premises be applied upon said judgment; that you and each of you be forever barred and foreclored of all right, title and interest in and to the said premises and every par thereof, saving only the statutory right of redempton; that plaintiff he permitted to become tion; that plaintiff be permitted to become a purchasor at such sale; and that plaintiff have such other, further or different relief as to the court may seem meet and equip-able in the premises.

ing costs and disbursements.

This summons is published by the order of the Honorable T. F. Ryan, County Judge of the County of Clackamas, and State of Oregon, made and entered therein on the 31st day of July, 1905, which order requires publication thereof not less than once a week for six weeks, and fixes the time within which the defendant shall appear and answer the compiaint as September 25,

HEDGES & GRIFFITH Attorneys for Plaintiff. First publication Aug 7, 1903. Last publication Sept. 25, 1903.

If you don't get the ENTERPRISE you don't get the news.