

A MIGHTY "LAND GRABBER."

Chenonceaux Built at the Bidding of Diana of Poitiers.

Chenonceaux was one of the earliest chateaux that represented the new spirit. It was built on the site of the old feudal fortress in a sort of freak of the sense of opportunity. It was meant to give room and verge enough to a generation bent on having a good time in hall and bower. It was still a fortress of a kind, but this only as an afterthought. In the main it was a palace for sport and festival. It might have stood on dry land; it preferred to bridge a river. There was no want of space in other directions, but this seemed best as a stroke of constructive impudence. The architect at the bidding of Diana of Poitiers jumped the Cher as a schoolboy would have jumped a brook. The huge arches never carried anything of use to mankind at large, not even a right of way.

At first most of them had no superstructure, and the bridge might have been called "Diana's folly." But she knew what she was about. She was a mighty man subduer, with a heart as cold as the stone of her new dwelling and a face and form kept beautiful forever by the studious avoidance of every pang—a wonderful creature withal, for she contrived to die in her bed, though she crossed the path of Catherine de Medici. She ruled a king by the usual methods and by studious deference to him kept him her obedient, humble servant to the day of his death. She inspired one of the greatest sculptors of her time in his creation of a Venus that rivaled the antique.

She was one of the mightiest land grabbers of history, adding chateau to chateau with a purpose that never faltered and by methods of smooth, unemotional persistence that never failed. She started with everything against her in that epoch of the worship of youth when she began her siege of the heart of the dauphin of France. She was a widow, and a widow with a family, yet she knew no pause in her triumphant career till she had married and dowered them all and provided herself with a choice of palaces for her old age. She never made an enemy or—which was quite as much to the purpose—a friend who was not likely to be of use. She died in the sanctity of faultless manners and an unruffled brow. Her heart of ice kept her a Venus to the last. Had her prototype been anything but a goddess Diana might have given her points in the wise avoidance of the ravages of temperance.—Century.

DON'TS FOR BACHELORS.

Don't sew up your pockets while trying to sew on a button to stay. Buy a thimble that fits. Don't push your needle through with your teeth. Don't start a piece of sewing with a thread long enough to hang yourself. Don't attempt to push a No. 3 needle through a No. 10 hole. Profanity is bad form. Don't be afraid of a needle. It will not stick you unless you attack the wrong end of it first. Select the proper size button before you sew it on. Don't cut the button-hole larger with a penknife so as to make it fit the button. And don't—oh, don't—leave the needle in your chair when you are through sewing. You may discover it unexpectedly.—Kansas City Star.

Racing Ponies in India.

Not much more enviable than the lot of the unfortunate man who is reported to have grown shorter is that of racing ponies in India, Egypt and elsewhere, which are made to measure from three-quarters of an inch to a full inch lower than their natural measurements. Paring the hoof can only be done to a certain extent. But ponies can be educated to stand with their heels apart, and if the head is tied up for some time before they are put under the standard they will stand to their best advantage. Two pounds avoirdupois per quarter inch is the regular allowance in the "scale for age class and inches."—London Pall Mall Gazette.

The Cavities.

"Name the cavities," said a school-teacher to a small boy, according to the Chicago Inter Ocean. The boy was very round. His body was round, his eyes were round and his legs were round, and one of them drew up as if by pulley as he screwed his head on his neck and twisted his round mouth to say: "T-t-the head cavity, the thorax cavity and the borax cavity. The head cavity's what we keep our brains in to think with and the thorax cavity's what we keep our lungs in to breathe with and the borax cavity's what we keep the vowels in, consisting of A, E, I, O and U and sometimes 'W and Y.'"

No Quarter Granted.

This story, which is told of a Scottish highlander who served in the French war, illustrates either the bloodthirstiness or the unique ideas of humor of the Scotchman.

This highlander had overtaken a fleeing Frenchman and was about to strike him down when, falling on his knees, the Frenchman cried:

"Quarter! Quarter!" "I'll no' ha' time to quarter ye," the Scot answered. "I'll just cut ye in two."

He Had to Laugh.

"I had to laugh the other day"— "You don't mean you were absolutely compelled to, I hope?"

"That's just what I mean. This was my employer's joke."—New Orleans Times-Democrat.

Wouldn't Sell.

She—Is he an author? He—No; he's more of a chemist. Every book he writes becomes a drug on the market.—Pittsburg Dispatch.

MADE FROM NATIVE ROOTS. SAFE AND RELIABLE.

That the roots of many native plants, growing wild in our American forests, possess remarkable properties for the cure of human maladies is well proven. Even the untutored Indian had learned the curative value of some of these and taught the early settlers their uses. The Indian never liked work so he wanted his squaw to get well as soon as possible that she might do the work and let him hunt. Therefore, he dug "pasoposee root" for her, for that was their great remedy for female weaknesses. Dr. Pierce uses the same root—called Blue Cohosh—in his "Favorite Prescription," skillfully combined with other agents that make it more effective than any other medicine in curing all the various weaknesses and painful derangements peculiar to women. Many afflicted women have been saved from the operating table and the surgeon's knife by the timely use of Doctor Pierce's Favorite Prescription. Tenderness over the lower pelvic region, with backache, spells of dizziness, faintness, bearing down pains or distress should not go unheeded. A course of "Favorite Prescription" will work marvelous benefit in all such cases, and generally effect a permanent cure, persisting for a reasonable length of time. The "Favorite Prescription" is a harmless agent, being wholly prepared from native medicinal roots, without a drop of alcohol in its make up, whereas all other medicines, put up for sale through druggists for woman's peculiar ailments, contain large quantities of spirituous liquors, which are very harmful, especially to delicate women. "Favorite Prescription" contains neither alcohol nor harmful habit-forming drugs. All its ingredients are pure and of each in its proper proportion. It is a powerful invigorating tonic, imparting health and strength in particular to the organ of femininity. For weak and sickly women, who are "worn-out" or debilitated, especially for women who work in store, office or school-room, who sit at the typewriter or sewing machine, or bear heavy household burdens, and for nursing mothers, Dr. Pierce's Favorite Prescription will prove a priceless benefit because of its health-restoring and strength-giving power.

For consultation, the true, scientific cure is Dr. Pierce's Pleasant Pellets. Mild, harmless, yet sure.

RATES.

Newport, Yaquina Bay, Breitenbush Hot Springs From All S. P. and C. & E. Points.

On and after June 1, 1906, the Southern Pacific in connection with the Corvallis & Eastern railroad will have on sale round trip tickets from points on their lines to Newport, Yaquina and Detroit at very low rates, good for return until October 10, 1906.

Three day tickets to Newport and Yaquina, good going Saturdays and returning Mondays, are also on sale from all East Side points, Portland to Eugene, inclusive, and from all West Side points, enabling people to visit their families and spend Sunday at the seaside.

Season tickets from all East Side and from all West Side points, are also on sale to Detroit at very low rates with stop-over privileges at Mill City or any point east, enabling tourists to visit the Santiam and Breitenbush Hot Springs in the Cascade mountains, which can be reached in one day.

Season tickets will be good for return from all points until October 10. Three-day tickets will be good going Saturdays and returning Mondays only. Tickets from Portland and vicinity will be good for return via the East or West side at option of passenger. Tickets from Eugene and Lebanon-Springfield branch if desired. Baggage on Newport tickets checked through to Newport, on Yaquina tickets to Yaquina only. Sunday excursions to Newport on the C. & E. will begin June 10th or 17th and run every Sunday thereafter, leaving Albany at 7:30 a. m.; leave Corvallis 8 a. m.

S. P. trains connect with the C. & E. at Albany and Corvallis for Yaquina and Newport. Trains on the C. & E. for Detroit leave Albany at 7:30 a. m., enabling tourists to the Hot Springs to reach there the same day. Trains from and to Corvallis connect with all East Side trains on the S. P. Full information as to rates, time table, etc., can be obtained on application to J. C. Mayo, Gen. Pass. Agt. C. & E. R. Albany, A. L. Craig, G. F. A. S. Co., Portland, or to any S. P. or C. & E. agent. Rates from Oregon City to Newport \$6.00. To Yaquina \$6.00. Three day rate from Oregon City to Newport, \$3.00.

Administrator's Notice.

Notice is hereby given that the undersigned has been appointed administrator of the estate of John R. Shaver, deceased, by the county court of the State of Oregon, for Clackamas County, and has duly qualified as such administrator. All persons having claims against said estate are hereby notified to present the same to me at Oregon City, Oregon, care Ella Shaver, Assessor's Office in said city, or at the office of Graham & Cleaton, 205 Marquam Building, Portland, Oregon, within six months from date hereof. Dated and first publication July 6, 1906.

C. EARL SHAVER.

Administrator of the estate of John R. Shaver, deceased.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Nels J. Kvale, Plaintiff, vs. Katherine C. Kvale, Defendant.

To Katherine C. Kvale, the above named defendant: You are hereby required to appear and answer the plaintiff's complaint filed against you on the 5th day of July, A. D. 1906, in the above entitled suit in the said Circuit Court, within six weeks from and after the service upon you of the summons and complaint herein; but if published then within six weeks from and after the 6th day of July, A. D. 1906 which is the time prescribed in the order of publication of this summons, for you to so appear and answer the said complaint, and if you fail to so appear and answer the said complaint on or before

the 18th day of August, A. D. 1906, the plaintiff will apply to the Court for the relief demanded in plaintiff's said complaint herein to-wit: for a decree dissolving the bonds of matrimony now and heretofore existing between you and said plaintiff upon the ground that you have willfully deserted and abandoned the plaintiff for more than one year last past, and do now so willfully desert and abandon plaintiff without her consent. This summons is published in the Oregon City Enterprise a weekly newspaper, published and of general circulation in said Clackamas County, Oregon, for not less than once each week for at least six successive weeks by written order of the Hon. Thos. A. McBride, as Judge of the Circuit Court of the State of Oregon for Clackamas County, made and dated on the 7th day of June, A. D. 1906 and duly filed in said Circuit Court.

fore the 18th day of August, A. D. 1906, the plaintiff will apply to the Court for the relief demanded in plaintiff's said complaint herein to-wit: for a decree dissolving the bonds of matrimony now and heretofore existing between you and said plaintiff upon the ground that you have willfully deserted and abandoned the plaintiff for more than one year last past, and do now so willfully desert and abandon plaintiff without her consent. This summons is published in the Oregon City Enterprise a weekly newspaper, published and of general circulation in said Clackamas County, Oregon, for not less than once each week for at least six successive weeks by written order of the Hon. Grant B. Dimick, as Judge of the County Court of the State of Oregon, for Clackamas County, made and dated on the 5th day of July, A. D. 1906 and duly filed in said Circuit Court.

J. F. WATTS, Attorney for Plaintiff. 216-217 Allsly Building, Portland, Ore.

EXECUTORS' NOTICE.

Notice is hereby given that we, the undersigned, have been, by the County Court of the State of Oregon for Clackamas County, duly appointed executors of the estate of Flora E. Smith deceased, and have duly qualified as such. All persons having claims against said estate, are hereby notified to present the same to us, with proper vouchers at the County Clerk's office in Oregon City, Oregon, within six months from the date hereof. Dated this 3d day of July, 1906.

A. B. BAILEY, J. E. ADKINS, THOS. H. TONGUE, JR., Executors of the estate of Flora E. Smith, Deceased. W. N. Barrett, Attorney for said estate. 6 Times

Notice of Final Settlement.

In the County Court of the State of Oregon for the County of Clackamas. In the Matter of the Estate of John Goebel, Deceased.

Notice is hereby given that the undersigned administrator of the above entitled estate has filed in the County Court of Clackamas County, State of Oregon, his final account, as such administrator of said estate, and that the court has fixed Monday, August 6, 1906, at the hour of ten o'clock A. M., of said day at the Court Room of said Court in Oregon City, Oregon, as the time and place of hearing any and all objections to said report and the final settlement of said estate.

ANTON HABELT, Administrator of said Estate. Bruce C. Curry, Attorney for Estate. June 23, 1906.

NOTICE OF ASSESSMENT.

For improving Fifth Street of Oregon City, Oregon, from the Easterly line of Water Street to the Westerly line of Main Street, and from the Easterly line of Main Street to the stone wall of the Oregon & California Railroad Company on Railroad Avenue.

Notice is hereby given that the Council of Oregon City, by a special meeting held Tuesday, June 19th, 1906, declared an assessment by Ordinance No. 345, for the improving of Fifth Street of Oregon City, Oregon, from the Easterly line of Water Street to the Westerly line of Main Street, and from the Easterly line of Main Street to the stone wall of the Oregon & California Railroad Company on Railroad Avenue, in manner provided by Ordinance No. 335 of Oregon City, upon each lot, parts of lots and tracts of land benefitted thereby, to be as follows, to-wit:

- Lot 1, Block 3, Chas. Albright and Heirs at law of Julius Logus, deceased ..... \$160.41
Lot 2, Block 3, 20 feet off N. Side of E. A. Brady ..... 23.18
Lot 2, Block 3, except the N. 20 ft. Clara E. Morey and heirs at law of Julius Logus, deceased ..... 12.45
Lot 7, Block 3, Dan Lyons ..... 35.63

Bright's Disease and Diabetes News.

The John J. Fulton Co. of San Francisco, First in the World to Announce the Cure and present a Definite Percentage of Recoveries (87 per cent) and Give Out Lists of the Cured.

Here are some of the San Francisco recoveries. All of them were declared by physicians to be incurably ill with Bright's Disease or Diabetes: N. W. Spaulding, President Spaulding Saw Co.; Adolph Weske, founder Cal. Cracker Co.; Carl D. Zelle, pioneer druggist; Chas. Engleke, editor San Francisco Journal; R. M. Wood, editor Spirit Review; Edward Short, of the Call; C. A. Newton, yardmaster S. P. Co. (Sacramento); John A. Phelps, Hotel Repeater; Mrs. M. Empey, 130 Steiner St.; Mrs. S. E. Cline, 1787 Broadway; Mrs. P. Goyhenetz, 928 Fillmore St. (tapped 38 times); R. C. Pell, Manager Pacific Coast Biscuit Co.; F. J. Bachelder, Pacific Coast Agt. Seth Thomas Clock Co.; E. B. Cutler, Attorney, 330 Pine St.; Wm. Hale, Real Estate, 215 Sanson St.; Mrs. C. O. Matthews, Proprietor Hotel Clifton; Thos. Hawkins, Merchant (Petaluma); Col. Wm. Hawkins, U. S. Quartermaster's Department; Chas. F. Wacker, Merchant, 131 6th St.; Mrs. Thos. Christol, 426 27th St., and hundreds of others. Some were at death's door when put on the compounds, but many such recovered. That many were in extremis may be learned from this: Some recovered who had been tapped dozens of times; others who were already in the twitches of uraemic poisoning; many had from four to six physicians concur the fatal diagnosis; several left standard hospitals in extremis; several had relatives called in for last interviews, and a few recovered who were in a state of absolute coma. In a word about 87% of all cases of Bright's Disease and Diabetes, heretofore positively incurable, are now curable under the new Fulton Compound. The Royal Compound for Bright's and Kidney Disease is \$1; for Diabetes, \$1.50. Pamphlet free. We have just established a depot in your city where you will find the Compounds and pamphlets, viz:

Charman & Co., City Drug Store.

Thousands Have Kidney Trouble and Never Suspect It.

How To Find Out. Fill a bottle or common glass with your water and let it stand twenty-four hours; a sediment or setting indicates an unhealthy condition of the kidneys; if it stains your linen it is evidence of kidney trouble; too frequent desire to pass it or pain in the back is also convincing proof that the kidneys and bladder are out of order.



There is comfort in the knowledge so often expressed, that Dr. Kilmer's Swamp-Root, the great kidney remedy, fulfills every wish in curing rheumatism, pain in the back, kidneys, liver, bladder and every part of the urinary passage. It corrects inability to hold water and scalding pain in passing it, or bad effects following use of liquor, wine or beer, and overcomes that unpleasant necessity of being compelled to go often during the day, and to get up many times during the night. The mild and the extraordinary effect of Swamp-Root is soon realized. It stands the highest for its wonderful cures of the most distressing cases. If you need a medicine you should have the best. Sold by druggists in fifty-cent and one-dollar sizes.

You may have a sample bottle and a book that tells all about it, both sent free by mail. Address Dr. Kilmer & Co., Binghamton, N. Y. When writing mention this paper and don't make any mistake, but remember the name, Dr. Kilmer's Swamp-Root, and the address, Binghamton, N. Y.

- Lot 8, Block 3, Chas Albright and Heirs at law of Julius Logus, deceased ..... 160.41
Lot 3, Block 4, G. A. Harding and Clara E. Morey ..... 35.79
Lot 4, Block 4, G. A. Harding and Clara E. Morey ..... 160.25
Lot 5, Block 4, G. A. Harding and Clara E. Morey ..... 160.25
Lot 6, Block 4, except the South 25 Ft., Harding and Morey ..... 26.72
Lot 6, Block 4, the Sly, 25 Ft. of W. H. and T. A. Pope ..... 9.07
Lot 3, Block 26, The Commercial Bank of Oregon City ..... 50.67
Lot 6, Block 26, The Commercial Bank of Oregon City ..... 38.07
Lot 4, Block 26, John B. David and Mary E. Barlow ..... 225.00
Lot 5, Block 26, John B. David and Mary E. Barlow ..... 170.99
Lot 1, Block 27, the N. half, heirs at law of H. W. Ross, deceased ..... 150.69
Lot 8, Block 27, the N. half of heirs at law of H. W. Ross, deceased ..... 117.95
Lot 1, Block 27, the Sly, half of Bertha Tscharnig ..... 87.80
Lot 2, Block 27, 32 ft. off the Nly. side of Jos Supple ..... 52.88
Lot 7, Block 27, 32 ft. off the Nly. side of Jos. Supple ..... 41.43
Lot 8, Block 27, the Sly half of John W. Graham ..... 68.56

A statement of the aforesaid assessment has been entered in the Docket of City liens and is now due and payable at the office of the City Treasurer of Oregon City, in lawful money of the United States, and if not paid within twenty days from the date of the first publication of this notice, such proceedings will be taken for the collection of the same as are provided by the Charter of Oregon City. The above assessment will bear interest after twenty days from the date of the first publication of this notice, at the rate of six per cent per annum. This notice is published by order of the Council of Oregon City, made at a special meeting of said Council, held June 19, 1906.

By order of the Council of Oregon City. W. A. DIMICK, Recorder. Date of first publication of this notice, Friday, June 29, 1906.

Executrix' Notice.

Notice is hereby given that the undersigned has been appointed by the county court of Clackamas county, state of Oregon, the administratrix of the estate of Jane Atkinson, deceased. All persons having claims against the said decedent or the said estate, are hereby notified to present the same duly verified and with proper vouchers to the undersigned, at her residence, Milwaukie, Oregon, within six months from the date hereof. First publication June 29, 1906. Dated June 29, 1906.

SARAH WEBSTER, Executrix of the estate of Jane Atkinson, deceased. John K. Kollock, attorney for executrix.

Notice of Final Settlement.

Notice is hereby given that the undersigned, as Administratrix of the estate of John J. Ahalt, deceased, has filed in the County Court of Clackamas County, Oregon, her final account as such administratrix and said court has fixed upon Monday, July 23, 1906, at the hour of 10 o'clock in the forenoon of said day at the Court house in said county and state as the time and place for hearing the same. Therefore, all persons are hereby notified to appear at said time and place and show cause, if any there be, why said account, if not approved, said estate settled and said administratrix discharged. Dated June 21, 1906.

ANNA AHALT, Administratrix. Wm. D. Fenton, Attorney for said estate. Date of first publication, June 22, 1906. Date of last publication, July 20, 1906.

Notice of Final Settlement.

Notice is hereby given that the undersigned administrator of the estate of Joseph Johannes George Beck, deceased has filed in the County Court of Clackamas county, State of Oregon, his final account as such administrator of said estate. That ten o'clock A. M. Monday, the 30th day of July, has been fixed by said court

as the time for hearing of objections to said report and the final settlement thereof.

EMIL BECK, Administrator of the Estate of Joseph Johannes George Beck, deceased. U'Ren & Schuebel, Attorneys for Administrator.

Notice of Appointment.

Notice is hereby given that H. F. Gibson has been duly appointed, by the County Court of the State of Oregon, for Clackamas county, administrator of the estate of Albert Melsner, deceased.

All persons having claims against said estate are hereby notified to present them properly verified to me at my residence near Barton, Oregon, within six months from the date hereof.

Dated June 18th, 1906. H. F. GIBSON, Administrator. George L. Story, Attorney for Administrator.

Administrator's Notice.

Notice is hereby given that the undersigned has been appointed by the county court of Clackamas county, state of Oregon, the administrator of the estate of Susanna Randall, deceased.

All persons having claims against the said decedent or the said estate, are hereby notified to present the same, duly verified and with proper vouchers, to the undersigned at the office of Hedges & Griffith Esqs., Weinhard Building, Oregon City, Oregon, within six months from the date hereof.

First publication June 22, 1906. Dated June 22, 1906. TOM P. RANDALL, Administrator of the estate of Susanna Randall, deceased. Hedges & Griffith, Attorneys for Administrator.

Administrator's Notice to Creditors.

Notice is hereby given that the undersigned has been duly appointed by the County Court of Clackamas County, Oregon, administrator of the estate of John P. Yoder, deceased, late of said County and State. All persons having claims against said estate are hereby notified to file the same, duly verified according to law with my attorney, C. H. Dye, Esq., Corner 6th and Main Streets, Oregon City, Oregon, for settlement, within six months from the date of this notice.

J. J. YODER, Administrator as aforesaid. Oregon City, June 14, 1906.

Notice of Final Settlement.

Notice is hereby given that the undersigned administrator of the estate of M. J. Walgamot, deceased, has filed his final account in said estate in said County Court for Clackamas County, Oregon, and the county judge of said county has appointed July 16, 1906, at 10 o'clock a. m. as the time when objections to said account shall be heard.

All persons are hereby notified to file any objections they may have to said account with the county clerk of said county court on or before said date.

First Publication June 15, 1906. FRANK WALGAMOT, Administrator of the Estate of M. J. Walgamot, Deceased. Claude Strahan, Attorney.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Claburn P. Brooks, Plaintiff, vs. Perline Brooks, Defendant.

Suit for Divorce. To Perline Brooks, 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 27th day of July, 1906, that being the last day prescribed in the order of publication of this summons, and if you fail to so appear and answer said complaint the plaintiff will apply to the court for the relief therein prayed for, to-wit: a divorce from the marriage existing between you and the plaintiff.

This summons is published in the Oregon City Enterprise for six consecutive weeks by order of the Honorable T. A. McBride, Judge of the Circuit Court of the State of Oregon for Clackamas County, made on the 14th day of June, 1906, the first publication being on the 15th day of June, 1906. S. R. HARRINGTON, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Mary F. Haworth, Plaintiff, vs. Allen Haworth, Defendant.

To Allen Haworth, the above named defendant: In the name of the State of Oregon; You are hereby required to appear and answer the plaintiff's complaint filed against you on the 25th day of May, A. D. 1906, in the above entitled suit in the said Circuit Court, within six weeks from and after the service upon you of the summons and complaint herein; but if published then within six weeks from and after the 8th day of June, A. D. 1906 which is the time prescribed in the order of publication of this summons, for you to so appear and answer the said complaint, and if you fail to so appear and answer the said complaint on or before the 20th day of July, A. D. 1906, the plaintiff will apply to the Court for the relief demanded in plaintiff's said complaint herein, to-wit: for a decree dissolving the bonds of matrimony now and heretofore existing between you and said plaintiff upon the ground that you have willfully deserted and abandoned the plaintiff for more than one year last past, and do now so willfully desert and abandon plaintiff without her consent. This summons is published in the Oregon City Enterprise a weekly newspaper, published and of general circulation in said Clackamas County, Oregon, for not less than once each week for at least six successive weeks by written order of the Hon. Thos. A. McBride, as Judge of the Circuit Court of the State of Oregon for Clackamas County, made and dated on the 7th day of June, A. D. 1906 and duly filed in said Circuit Court.

S. H. GRUBER, Attorney for Plaintiff. Suite 617 Commercial Block, Portland, Oregon.

newspaper, published and of general circulation in said Clackamas County, Oregon, for not less than once each week for at least six successive weeks by written order of the Hon. Thos. A. McBride, as Judge of the Circuit Court of the State of Oregon for Clackamas County, made and dated on the 7th day of June, A. D. 1906 and duly filed in said Circuit Court.

S. H. GRUBER, Attorney for Plaintiff. Suite 617 Commercial Block, Portland, Oregon.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Lou Schober, Plaintiff, vs. Charles Godfrey Schober, Defendant.

To Charles Godfrey Schober, the defendant above named: 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 expiration of six weeks from the date of first publication of this summons, which is by order of the above entitled court fixed as Monday, July 9, 1906, 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-wit: for a decree of divorce dissolving the bonds of matrimony heretofore and now existing between you and the above named plaintiff, on the ground of desertion, and for such other relief as the court may deem just and equitable.

This summons is published by order of Hon. Thos. A. McBride, Judge of the above entitled court and cause. The date of the first publication is May 25, 1906, and the date of the last publication is July 6, 1906. JOHN F. LOGAN, Attorney for Plaintiff.

SUMMONS. In the Circuit Court of the State of Oregon, for Clackamas County. Thomas Henry Cooper, Plaintiff, vs. Edna Cooper, Defendant.

To Edna Cooper, the defendant above named: 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 expiration of six weeks from the date of the first publication of this summons, which is by order of the above entitled court fixed as Monday, July 9, 1906, 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-wit: for a decree of divorce dissolving the bonds of matrimony heretofore and now existing between you and the above named plaintiff on the ground of desertion, and for such other relief as the court may deem just and equitable. This summons is published by order of Hon. Thos. A. McBride, Judge of the above entitled court and cause. The date of the first publication is May 25, 1906, and the date of the last publication is July 6, 1906. JOHN F. LOGAN, Attorney for Plaintiff.

SUMMONS. In the Circuit Court of the State of Oregon, for Clackamas County. Roman Zahn, Plaintiff, vs. Henne Clement Zahn, Defendant.

To Henne Clement Zahn, 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 3d day of September, 1906, which is the time prescribed for answering in the order of the publication of this summons, and if you fail to so appear and answer the complaint, the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit: a decree of the Court dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant upon the grounds that upon the 2d day of September, 1902, you, the said defendant, Henne Clement Zahn, disregarding the solemnity of your marriage vow willfully and without cause deserted and abandoned plaintiff herein, and ever since have and still continue to do so willfully and without cause desert and abandon plaintiff, and to live separate and apart from him without any sufficient cause or any reason and against his will and without his consent, and for such other and further relief as the Court may deem just and proper.

This summons is published by order of the Hon. Thos. F. Ryan, Judge of the County Court of Clackamas county, Oregon, duly made and filed this 29th day of May, 1906. The date of the first publication of this summons being June 1st, 1906, and the date of the last publication thereof being the 13th day of July, 1906. BRUCE C. CURRY, Attorney for Plaintiff.

Notice of Final Settlement. In the County Court of the State of Oregon, for the County of Clackamas. In the Matter of the Estate of Violet O. Harding, Deceased.

Notice is hereby given that the undersigned, administrator of the estate of Violet O. Harding, deceased, has filed in the above entitled court his final account of his administration of said estate and that the said court has fixed Monday, the 16th day of July, 1906, at the hour of ten o'clock a. m. of said day at the court room of said court in Oregon City, Oregon, as the time and place for hearing objections to the said final account.

ALFRED J. MILLN, Administrator of the Estate of Violet O. Harding, Deceased. HEDGES & GRIFFITH, Attorneys for Administrator. First Publication June 15, 1906.—15