

SUMMONS.

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

F. W. Hewes, Plaintiff,

vs.

Minnie Hewes, Defendant.

To Minnie Hewes, 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 court and cause on or before the 25th day of February, A. D. 1907, said day being after the expiration of six weeks from the first publication of this summons, and if you fail to so appear or answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: For a decree dissolving the bonds of matrimony heretofore and now existing between the plaintiff above named and you as defendant, on the ground of wilful desertion, and of Hon. Thomas A. McBride, Judge of the above entitled court, which order was made and entered on the 3d day of January, 1907, and the time prescribed for publication thereof is six weeks.

The date of the first publication is January 11th, 1907. The date of last publication is February 22, 1907.

MILLER & MILLER, Attorneys for Plaintiff, 612 Commercial Bldg., Portland, Ore.

Notice of Final Account.

Notice is hereby given that the undersigned executrix of the last will and testament of the estate of Jane Atkinson, deceased, has filed in the County Court of the State of Oregon for Clackamas County, her final report of receipts and disbursements as such executrix and her petition for discharge, and that Monday the fourth day of March, 1907, at 9:30 a. m., has been set and appointed by the court for the hearing of said final report, and of any and all objections thereto.

SARAH WEBSTER,

Executrix of the last will and testament of the estate of Jane Atkinson, deceased.

John K. Kollock, Attorney. First publication, Feb. 1, 1907. 8-5

Notice of Final Settlement.

Notice is hereby given that the undersigned C. Earl Shaver, administrator of the estate of John R. Shaver, deceased, has filed his final account as such administrator in the County Court of the State of Oregon for Clackamas county, and that the said court has appointed Tuesday, March 12th, 1907, at 11 o'clock a. m., and the court room of said court, as the time and place for the hearing of objections or exceptions to said final account and the settlement of said estate, all persons having objections to said final account or to the settlement of said estate are required to present the same on or before the date above mentioned.

Dated February 1, 1907.

C. EARL SHAVER,

Administrator of the estate of John R. Shaver, deceased. Graham & Cleeton, attorneys for Administrator. 945

Notice to Creditors.

Notice is hereby given that the undersigned has been appointed Executrix of the estate of Philena N. Rinehart by the Honorable County Court of the County of Clackamas. All persons having claims against said estate are hereby notified to present the same to her for payment with proper vouchers at U'Ren & Schuebel's office at Oregon City, Oregon, within six months from the date of this notice.

Dated January 11, 1907.

EDNA ELNORA RINEHART,

Executrix of the estate of Philena N. Rinehart, Deceased. U'Ren & Schuebel, Attorneys for Executrix. 515

Beauty More Than Skin Deep.

Every one who wants a good healthy color, and a clear skin free from biliousness, sluggish liver and chronic constipation should get a package of Dainty Laxakola tonic tablets, nature's sweet restorer. Huntley Bros.

Notice of Final Report.

In the matter of the estate of John P. Yoder, deceased.

Notice is hereby given that the undersigned administrator of the estate of John P. Yoder, deceased, late of Clackamas county, Oregon, has filed his final report in the county court of Clackamas County, Oregon, and the said Honorable Court has appointed Monday, the fourth day of March, 1907, for the hearing of said final report and the final settlement of said estate. Any person or persons having objections to said final report are hereby notified to file the same with said court on or before said date of final hearing, that the same may be heard and determined.

Dated at Oregon City, Oregon, this 12th day of January, 1907.

J. J. YODER,

Administrator as aforesaid. C. H. Dye, Attorney for said estate. 615

SUMMONS.

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

Martha E. Henderson, Plaintiff,

vs.

William W. Henderson, Defendant.

To William W. Henderson, 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 court and cause on or before the 11th day of March, 1907, same being the date fixed by the Court for such appearance or answer in and by the order of Court for the publication of this summons and if you fail to appear or answer the plaintiff will apply to the Court for the relief prayed for in her complaint to-wit: for a decree forever dissolving the bonds of matrimony now existing between plaintiff and said defendant and for such other and further relief as may be equitable and just.

This summons is published in the Oregon City Enterprise for not less than once a week for six consecutive weeks prior to said 11th day of March, 1907, by order of the Honorable Thomas A. McBride, Judge of the above entitled Court, made and entered on the 8th day of January, 1907.

A. R. MENDENHALL, Attorney for Plaintiff. First insertion January 25, 1907, and last publication 8th day of March, 1907. 717

SUMMONS.

In the Circuit Court for Clackamas County, Oregon.

W. O. McKown, Plaintiff,

vs.

Marguertha McKown, Defendant.

To Marguertha McKown, 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 Court and suit on or before the expiration of six weeks from the date of the first publication of this summons which first date of publication is December 21, 1906, and if you fail to so answer for want thereof the plaintiff will apply to the Court for the relief demanded in the complaint and for a decree that the plaintiff be forever divorced from defendant.

This summons is published by order of Thomas A. McBride, Judge of the above entitled Court and the date of the first publication of this summons is December 21, 1906.

ED. and A. R. MENDENHALL, Attorneys for Plaintiff. 217

SUMMONS.

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

G. W. Evans, Plaintiff,

vs.

Rose P. Evans, 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 court and cause on or before the 23d day of February, A. D. 1907, said day being after the expiration of six weeks from the first publication of this summons, and if you fail to so appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: For a decree dissolving the bonds of matrimony heretofore and now existing between the plaintiff above named and you as defendant.

This summons is published by order of Hon. Thomas A. McBride, Judge of the above entitled court, which order was made and entered on the 4th day of January, 1907, and the time prescribed for publication thereof is six weeks.

The date of the first publication is January 11, 1907. The date of the last publication is February 22, 1907.

ALBERT B. FERRERA, Attorney for Plaintiff. Famous Bldg., 245 1/2 Morrison Street, Portland, Oregon.

Notice of Administrator's Sale.

Notice is hereby given that in pursuance of an order of sale made and entered in the County Court of the State of Oregon for Clackamas county, State of Oregon, on the 7th, day of January, 1907, in the matter of the estate of Chris Timm, deceased, the undersigned administrator of said estate, will on the 16th day of February, 1907, at the hour of 11 o'clock in the forenoon of said day, at the front door of the courthouse in Oregon City, Oregon, offer for sale to the highest bidder for cash, subject to confirmation of Court, the following described real property, to-wit:

Beginning at the north-east corner of James G. Cunningham's ten acre tract on the County road and running North two Hundred and Ten (210) feet; thence West Four Hundred and Fourteen and 11-12 (414 11-12) feet; thence South Two Hundred and Ten (210) feet; thence East Four Hundred and Fourteen and 11-12 (414 11-12) feet on said Cunningham's line to the place of beginning, containing Two acres of land more or less, being a part of the George Willis and Sarah Willis Donation Land Claim, in section twenty-five (25) Township One (1) South of Range One (1) East

of the Willamette Meridian, in Clackamas County, Oregon.

Dated this 14th day of January, 1907.

GEORGE W. DERRY,

Administrator of the Estate of Chris Timm, deceased.

Graham & Cleeton, Attorneys for Administrator.

Administrator's Notice.

Notice is hereby given that the undersigned has been duly appointed by the county court of the State of Oregon for the county of Clackamas, administrator of the estate of Matthew Athery, deceased. All persons having claims against said estate are hereby notified to present the same to me, properly verified, as required by law, at the office of Clark & Latourette in Oregon City, Oregon, within six months from date hereof.

Dated this Friday, January 18th, 1907.

LEONARD SCHABER,

Administrator of the estate of Matthew Athery, deceased.

Clark & Latourette, Attorneys for Administrator. 615

SUMMONS.

In the Circuit Court of Oregon for Clackamas County.

E. Matteson, Plaintiff,

vs.

A. P. Matteson, Defendant.

To A. P. Matteson, 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 court and cause on or before the 11th day of March, 1907, which is six weeks from the first publication of this summons and if you fail to appear and answer, for want thereof the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: for a decree dissolving the bonds of matrimony existing between you and the plaintiff upon the grounds of wilful desertion and for general relief.

This summons is published by order of Grant B. Dimick, County Judge of Oregon for Clackamas County, and said order was made and given by him on the 23d day of January, 1907, during and because of the absence of the Judge of the Circuit Court of Oregon for Clackamas County from this County at said time, and said order is made returnable to the Circuit Court of Oregon for Clackamas County. The first publication of this summons is made on the 25th day of January, 1907 and the last publication thereof is the 8th day of March, 1907.

THOMAS G. THORNTON, Attorney for Plaintiff. 717

Guaranteed Remedy for Indigestion.

Interesting Statement by Huntley Brothers.

When a man comes into this store and calls for any particular indigestion remedy, we give what he asks for, but in case he leaves it to us we usually recommend Pepsikola tablets.

Here is a preparation we have been selling right over the counter for years and from actual observation we know it must be good, and really does relieve and cure indigestion and dyspepsia or there would be a steady stream of people coming back for their money, as every 25 cent box is sold with the understanding that you must be decidedly benefited or there is nothing to pay.

You simply try Pepsikola tablets with the understanding that they will steady your nerves, improve your appetite, relieve wind belching, coated tongue, sour stomach, fullness after eating, weakened energy, and other symptoms of indigestion or Huntley Bros. are ready at any time to pay back your money without the least argument.

Improve and Beautify the Complexion.

The principal ingredients in Dainty Laxakola tonic tablets are cascarn and dandelion which is one of the safest complexion beautifiers known. Forty little chocolate coated laxative tablets, 25 cents. Huntley Bros.

Neglected Colds Threaten Life.

From the Chicago Tribune.

"Don't trifle with a cold," is good advice for prudent men and women. It may be vital in the case of a child. Proper food, good ventilation, and dry, warm clothing are the proper safeguards against colds. If they are maintained through the changeable weather of autumn, winter and spring, the chances of a surprise from ordinary colds will be slight. But the ordinary light cold will become severe if neglected, and a well established ripe cold is to the germs of diphtheria what honey is to the bee. The greatest menace to child life at this season of the year is the neglected cold." Whether it is a child or adult, the cold slight or severe, the very best treatment that can be adopted is to give Chamberlain's Cough Remedy. It is safe and sure. The great popularity and immense sale of this preparation has been attained by its remarkable cures of this ailment. A cold never results in pneumonia when it is given. For sale by Howell & Jones.

H. A. Snyder has been appointed postmaster at Aurora, Or., by President Roosevelt.

Administrator of Two Estates.

In the matter of the estate of Sarah W. Forman, Frank Marshall Forman has been appointed administrator. The estate has been valued at \$3750. He has also been appointed administrator of the estate of George Forman, deceased, which has been valued at \$2500. Sarah Forman had been appointed administratrix of the estate of George Forman, but she recently died, making the appointment of a new administrator necessary.

Chamberlain's Cough Remedy a Favorite.

"We prefer Chamberlain's Cough Remedy to any other for our children," says Mr. L. J. Woodbury of Twining, Mich. "It has also done the work for us in hard colds and croup, and we take pleasure in recommending it." For sale by Howell & Jones.

FEUDS CAUSED W. S. SCHOOL TROUBLE.

Superintendent Zinser is entitled to the credit of ending the dispute that threatened to seriously interfere with the West Side school. He brought the parties, their attorneys and also some witnesses together for a general discussion. It was only after a long and heated argument that it was found out that the contract for the hauling of the school children had been drawn up, and all testified to the same thing—that nine children were to be allowed to ride to school, and that the Robinson girl was not on the list.

Of course when the wagon came past many of the children jumped in and were hauled to school by the kind hearted driver until he saw that he could not haul every one. The farmers, of course, said that their children had as much right to ride as any of the others not on the list. This started the old feuds again. The result was that the contractor, W. C. Powell, wished to withdraw but on the advice of his attorney, Mr. Schuebel, he continued his route.

A meeting of the persons directly interested was called and affairs were practically settled when Superintendent Zinser, seeing trouble ahead, asked all members to appear before him with their attorneys and if they wished he would act as referee in the difficulty. They met Thursday night. Some warm arguments flew between several of the speakers but the outcome was a friendly agreement between all the parties and a general hand shaking was the grand finale.

Everyone is now happy, 12 children instead of nine will be carried to school, including the Robinson girl. The old feuds are forgotten—it is to be hoped forever.

For Rheumatic Sufferers.

The quick relief from pain afforded by applying Chamberlain's Pain Balm makes it a favorite with sufferers from rheumatism, sciatica, lame back, lumbago, and deep seated and muscular pains. For sale by Howell & Jones.

FALL OF BEAUTIFUL OVER OREGON CITY.

Snow began to fall early Saturday morning and reached a depth of several inches. The young folks were out early taking advantage of "King Winter" and a warm snowball contest was held during the morning hours.

The snow brigade in front of each store in the business district was hard at work early in the morning.

A little bit of excitement occurred Saturday morning when the 9:40 car came along Main street from Canemah. A lot of boys began pelting away at the car and so thick did the little white spheres fly at the car windows that the conductor had to come out and order them to stop. Upon getting upon terra firma the lads began banging away right and left until the man picked up a piece of iron from the platform of the car and made for the boys. Upon a second thought and after being cooled off with another volley of snowballs he returned to his post.

Skin Disease of Twenty Years' Standing Cured.

I want you to know how much Chamberlain's Salve has done for me. It has cured my face of a skin disease of almost twenty years' standing. I have been treated by several smart physicians as we have in this country and they did me no good, but two boxes of this salve has cured me.—Mrs. Fannie Griffin, Troy, Ala. Chamberlain's Salve is for sale by Howell & Jones.

The governor of Arizona has signed the bill passed by the legislature, making the running of a gambling game a felony.

What to Do When Bilious.

The right thing to do when you feel bilious is to take a dose of Chamberlain's Stomach and Liver Tablets. They will cleanse the stomach and regulate the liver and bowels. Try it. Price 25 cents. Samples free at Howell & Jones' drug store.

HOMESEEKERS WILL COME TO OREGON

SECRETARY OF BOARD OF TRADE RECEIVING MANY INQUIRIES—COLONISTS' RATES.

The Oregon City board of trade has been receiving a large number of letters from persons in the east, who had become interested in Oregon and her future possibilities. Many of these people have been wishing to come to Oregon for years, others have just decided and many more will decide to come west very soon.

The secretary of the board of trade has been kept busy for several months answering these letters asking for information of Clackamas county and Oregon City. At the last meeting of the board of trade the secretary was given the power to spend more money that he might be able to answer all correspondence.

The colonist one-way rate to Oregon City begins on the first of March and will continue daily until April 30th. The rates have been put down as low as possible and the result will be a large emigration to the west.

SUITS ON NOTES BY IOWA COMPANY

The Spaulding Manufacturing company composed of W. H. Spaulding, F. E. Spaulding, and E. H. Spaulding, is plaintiff in a case against C. A. Gordon, R. B. Franklin, D. Franklin, B. E. Franklin and B. A. Franklin.

The Spaulding company manufactures buggies, wagons and vehicles at Grinnell, Ia., and was given a promissory note for \$100 by the defendants who live at Wilsonville.

The note was in payment of a buggy and has not been paid, the company says. It asks for principal and interest since August, 1904, at 10 per cent, and \$25 attorneys fees.

It also has a second action on a note of \$90 at same rate of interest and \$25 attorneys fees.

WILL PLAY HIGH SCHOOL BALL TEAM

Young Men Organize Club And Send Challenge to Barclay Students.

Lovers of the game of basketball will have the privilege of witnessing a good game Friday of next week. Some young men of Oregon City have joined together under the name of the "Invincibles" and have sent a challenge to the captain of the Barclay high school team, and the same has been accepted.

The high school lads have some good material to pick from and they have been practicing for the last two months. They have not yet made up their team, but it is to be picked from the best of the two teams. Captain Roberts of the high school team feels confident of the outcome of the game, but they are losing no time on that account.

Captain Marvin of the Invincibles, is bringing his men into shape and he expects to make the high school fight every inch of the game. The line-up for the Invincibles is as follows: E. Latourette, center; Hankins, guard; Cole, guard; Marvin, forward; Bollinger, forward.

WOMAN ASKS FOR \$5000 DAMAGES

Claims She Was Injured by Defective Machinery in Portland Factory.

Bertha Strong has had filed through her attorneys, Richardson, Dimick & Morehead, a damage suit to the amount of \$5000 against the American Can company.

The plaintiff states that the company is incorporated under the laws of New Jersey but is doing business in a factory in Portland, Oregon for the purpose of manufacturing tin cans and tin boxes.

Joe Degidio is the superintendent and manager of the factory.

She states that she had been employed by the manager in the shear department and she operated a machine used for the purpose of printing on tin cans and tin boxes. The woman was unacquainted with the workings of the machinery and had to rely on the judgment and skill of the manager.

She alleges the machinery governing the counter die became worn, defective and unsafe, but the manager said it was all right and commanded her to finish her work. While plaintiff was working, the counter-die by reason of its being worn, fell on plaintiff's hand and as the result her hand and fingers were greatly deformed.

Having suffered great pain, mental strain, and bodily injuries and being unable to work hereafter, she asks the court to grant her the sum of \$5000.

SUCCESS IN RAISING CROP

WM. ROBINSON GROWS ALFALFA ON HIS FARM WEST OF RIVER.

Another Fine Forage Crop Added to Long List of Valley Productions—Making "Clover Soil."

Experiments of the last year on the farm of W. M. Robinson on the west side have shown that alfalfa can be raised in Clackamas county as well as any place in the east. The seed was planted a year ago on one and a half acres and although the experiment has covered only one-half of the period necessary for complete showing it has given promise of great success. Hundreds of farmers in all parts of Oregon have since been experimenting with the raising of alfalfa and Dr. Grieger of Forest Grove has obtained three good crops on his farm during the past year.

That alfalfa can be grown in Oregon successfully will be a great aid in getting many people of the east to come west. They believe that it is the best crop and the best feed for the farm animals.

Alfalfa growing in the Willamette valley is still in an experimental stage so far as the possibility of producing it is a commercial crop is concerned. The same could have been said of clover ten years ago, but it is now one of the principal forage crops raised throughout the Willamette valley.

A few years later vetch was introduced, it grows so luxuriantly as to obtain popular favor and at once became a common and valuable crop. It cannot be said, however, that clover was altogether successful at first, and many failures occurred in various sections of the valley, causing a feeling generally that the valley lands were not adapted to the growing of clover.

About this time the Oregon State Agricultural college people advocated the practice of inoculating the soil by taking soil from a field where clover had been successfully grown and spreading it over the new land at the time of seeding, which plan was considerably followed and resulted in solving the problem of inoculation. Now it is considered the soil of the Willamette valley has become thoroughly inoculated with the germs requisite for the production of clover and that a good crop can be raised without difficulty in every section of the valley.

It is confidently expected that what has already been accomplished with respect to clover can also be done with alfalfa. In the past few years enough successful experiments have been made by individual farmers to prove that alfalfa is a success in the Willamette valley.

WILLAMETTE FALLS LINE SOLD TO P.G.E.

NOMINAL TRANSFER OF WEST SIDE TROLLEY MADE TO BIG CORPORATION.

A deed filed in the recorder's office of Clackamas county has transferred the property of the Willamette Falls Railway company to the Portland General Electric company. The deed is dated January 17, 1907, but was filed Thursday afternoon. The transfer of the property takes the Willamette Falls railway, electric light, power and telephone lines, strip of land, rights of way, franchises, ties, rails, tracks, side tracks, switches, electrical equipment, rolling stock and all remaining interests.

The road, as all know, is operated on the west side, car running from the suspension bridge to the Tualatin river in the town of Willamette, since September, 1893.

The Willamette Railway company when started, had in view the running of a line clear through to Portland on the west side of the river. When the line was completed between Oregon City and the town of Willamette the work was dropped and since that time the railway has only been used as a suburban line. For years it was also used to bring cord-wood to the paper and pulp mills, but since fuel oil has been used at the mills, that part of the business was dropped.

The deal was made by the officers of the Willamette Railway company, H. W. Goode, president and Charles H. Caulfield, secretary.

Roosevelt calls Foraker's bluff by appointing a negro to a federal office in Cincinnati, and Foraker must vote to confirm the appointment or admit his bluff and bluff about the Brownsville affair was insincere.