

Wants, For Sale etc.

FOR SALE OR TRADE—House and lot in Eugene for Clackamas or Multnomah County property, address Will Moehke, Oregon City, Route 4.

WANTED—Experienced housekeeper, good wages. Mrs. Frank Bouch, Oregon City.

FOR SALE—Rough and dressed lumber, 11 miles from Oregon City, one mile southwest of Clarks, address Oregon City Route No. 4, address Oregon City, Mutual telephone Denver Creek. Mutual telephone Denver Creek. SAGER & CLARK.

Notice to Creditors. Notice is hereby given that the undersigned has been appointed administrator of the estate of August Gebhardt, deceased. All persons having claims against said estate are hereby notified to present the same with proper vouchers, duly verified according to law, to the undersigned, at his residence, Sherminster, Oregon, R. F. D. No. 1, within six months of the date of the first publication of this notice.

Dated, July 11, 1913. GRACE GEHARDT, Administratrix of the Estate of August Gebhardt, Deceased.

NOTICE

At a special election held in Canemah precinct, Clackamas county, Oregon on the 14th day of July, 1913, on the question of stock running at large in said precinct, and a majority of all the votes cast thereat being against stock running at large.

Therefore, after sixty days from this date, it shall be unlawful for stock to run at large in said precinct, under penalty of ten dollars for the first offense and twenty dollars for each and every subsequent offense to be recovered from the owner of the stock.

Date of this notice July 16th, 1913. W. L. MULVEY, County Clerk, Clackamas County, Oregon.

Summons

In the Circuit Court of the State of Oregon, for Clackamas County, James H. W. Willson, Plaintiff, vs. Bertha Anna Willson, Defendant.

In the name of the State of Oregon, I, Bertha Anna Willson, are hereby required to appear and answer the complaint filed against you herein, on or before the 30th day of August, 1913, that being six weeks from the first publication of this summons herein, and if you fail to appear and answer the complaint as directed in the complaint, I will apply to the court for relief on behalf of the complainant, and for such other and further relief as may be meet in the premises.

This summons will be served upon you by publication thereof, for not less than six successive weeks, in the Oregon City Enterprise, a newspaper of general circulation, published in the City of Oregon City, County of Clackamas, and State of Oregon, the place where said suit is now pending, and by order of the Hon. R. B. Beattie, County Judge temporarily presiding of the above entitled court, which order is dated the 17th day of July, 1913.

The date of the first publication of this summons is July 18, 1913, and the date of the last publication is August 28, 1913.

W. H. FOWLER, Attorney for Plaintiff, 714 1/2 Couch Bldg., Portland, Oregon.

Sheriff's Sale on Execution

In the Circuit Court of the State of Oregon, for the County of Clackamas, Florence Johnson, Plaintiff, vs. Carl P. Johnson, Defendant.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, to me duly directed and dated the 25th day of June, 1913, upon a judgment rendered and entered in said court on the 13th day of December, 1912, in favor of Florence Johnson, Plaintiff, and against Carl P. Johnson, Defendant, for the sum of \$500.00, and the costs of and upon this said writ.

Now, therefore, by virtue of said execution, judgment order and decree and in compliance with the commands of said writ, being unable to find any personal property of said defendant's, I did on the 23rd day of July, 1913, duly levy upon the following described real property of said defendant, situated and being in the County of Clackamas, and State of Oregon, to-wit:

All of the above named defendants interest in Blocks 112 and 113 of Gladstone according to the duly recorded maps and plans thereof on file in the office of the Recorder of Conveyances for the County of Clackamas, State of Oregon, and I will, on Saturday, the 27th day of August, 1913, at the hour of 10 o'clock A. M., at the front door of the County Court House in the City of Oregon City, in said County and State, sell at public auction subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest of the within named defendants, or either of them, 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 Execution judgment order, decree, interest, costs and all accruing costs.

E. T. MASS, Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregon City, Oregon, July 23rd, 1913.

Summons

In the Circuit Court of the State of Oregon for Clackamas County, W. E. Earl, Plaintiff, vs. Della E. Earl, Defendant.

To Della E. Earl, the above named defendant, you are hereby required to appear, answer or otherwise plead to the complaint filed against you in the above entitled court and cause on or before the 6th day of September, 1913, said date being after six weeks

of the date of the first publication of this notice, and if you fail to appear and answer, for want thereof the plaintiff will apply to the court for the relief prayed for in his complaint, to-wit: for a decree of divorce on the ground of desertion and for such other and further relief as may be meet and equitable. This summons is served upon you by publication and in accordance with an order of the Honorable R. B. Beattie, County Judge in the absence of Hon. J. U. Campbell, judge of the above entitled court which order is dated, July 23rd, 1913. JAY H. UPTON, Attorney for Plaintiff. Date of first publication, July 23, 1913. Date of last publication, September 5, 1913.

A Professional Episode

By DONALD CHAMBERLIN

While the Spanish-American war was being fought a very pretty girl came into my consulting room—I am an oculist—with a very sad face and surprised me by asking me to take out one of her eyes. My first supposition was that it had been injured and she dreaded that it would affect the sight of the other one, but upon studying her face for a time I saw indications of an unbalanced mind. So I simply asked her for her reasons.

"I am engaged to a soldier boy now in Cuba," she said, "and he has written me that a Spanish bullet took out one of his eyes. He says that he will never permit me to sacrifice myself for him. If I have the same disfigurement he can't talk so."

It seemed likely that the girl had brooded over her lover's misfortune and the danger of losing him till her mind had become affected. But I did not believe that her trouble was permanent. I tried to persuade her to do something to divert her mind from her trouble, but finally, realizing the futility of reasoning with one suffering from mental depression and fearing that she might do herself bodily injury, I said to her:

"Very well. If by this day week you still feel as you do come here at 3 o'clock in the afternoon and I will perform the operation."

I was so busy during the next week that I never once thought of the girl till on the afternoon I had appointed she came in promptly at the hour named. It seemed to me that the shortest, the easiest and the safest way to get rid of her would be to pretend to do what she asked. So I told her that if I took out her eye she would have to wear a bandage over it till the wound healed, otherwise she would lose the sight of her other eye and become totally blind. I would not operate without her promise not to remove the bandage herself or permit any one else except me to do so. She gave the required promise.

I made the same preparations as if I were about to perform a real operation, putting on my rubber apron—making myself look like a butcher—then called in an assistant, to whom I had explained what I proposed to do, and placed the girl in an operating chair, directed my assistant to apply an anesthetic. As soon as the patient had lost consciousness I placed a pad over the eye in question and held it in position by means of bandages. To complete the deception I showed her an eye in spirits. She wished to pay me for the operation, but I told her, that being unprofessional, I would not take pay. Moreover, I warned her to tell no one what I had done, for if she did I would probably be eliminated from my profession. She promised to confide only in me and went away.

The girl was to come to see me at my request once a week since I wished to keep track of her and, if she seemed to be in no better state of her eye, she came once, and I saw that her condition was very much improved. Then for three weeks I saw nothing of her. One morning a young man with a green patch over one eye came into my office, and I saw by his lowering brow that he had come to give me a piece of his mind. If nothing more.

"What did you mean," he roared, "by taking a good eye out of a woman's head?" I suspected, of course, that he was the returned soldier boy lover of the girl I had pretended to operate on, but contented myself for the present by asking him what he meant, whereupon he told me that, having returned from the war in Cuba, his betrothed had told him that she had persuaded me to make things equal between them by having one eye removed. "And now," he said, "I've come home without losing my eye after all, though it will never be as good as the other one. The doctors told me they would have to take it out to save the other one, but they didn't; they saved it. I'm going to begin suit against you for malpractice at once."

"What did the surgeons tell you they would have to take out your eye for when they didn't do it, that you might not be disappointed? How do you know but that the girl who loves you has come out better than she expected?" "What do you mean?" "Is her mind affected?" I asked. "Certainly not."

I was pleased to hear this and straightway told the young man that interest had been affected and that I had possibly saved her from ruining her eye by pretending to take it out. He seized my hand joyfully and, not contented with this, threw both his arms about my neck.

"Where is my patient?" I asked. "In the afternoon." "Bring her in here, and I will give her a surprise. Don't disabuse her. Leave it to me."

He went out and brought in the girl. I saw at once that she had recovered her mental balance, and she looked at me reproachfully. I sat her down before a mirror and proceeded leisurely to take off the bandage, then removed the pad.

"To see her face when she saw her two eyes in her head lighted up my delight in every feature was one of the pleasantest episodes in my professional career. Of course I was obliged to attend the wedding.

Mrs. Stetson Announces Self Spiritual Head of X-Scientists



CHRISTIAN SCIENTISTS have something new and at the same time old to discuss in Mrs. Augusta E. Stetson. The New York woman has announced in her book just that she is the rightful spiritual head of the Christian Scientist church, succeeding Mrs. Eddy. Despite the fact that she was repudiated and expelled from the church by the people in control at Boston after Mrs. Eddy died, still she now sets up her claims and is said to have some following. Orthodox Christian Scientists will likely not accept Mrs. Stetson's way of looking at things. Her attitude is stamped by some as mere pretension, signifying nothing. Mrs. Stetson has long been on the forum of Christian Scientist discussion.

TWO LEADERS MAY LOSE THEIR JOBS

Birmingham and Stovall Likely to Be Deposed.

ARE IN BAD WITH JOHNSON.

Pair Aroused Displeasure of Big Ban Recently—If Men Are Let Out This Winter Cleveland and St. Louis Fans Will Put Up Big Howl.

That the heads of two managers in the American league are in jeopardy is one of the rumors that are spreading around the circuit. At any rate, the two leaders in the big league are not to the liking of Ban Johnson, and when the American league's president's displeasure is aroused something has to give way.

The two leaders mentioned are George Stovall of the St. Louis Browns and Joe Birmingham of the Cleveland Naps. Stovall's case some time ago aroused the displeasure of the big boss, who is said to have ticketed Stovall for retirement unless he achieves the unexpected.

His conclusion was reached when Stovall spat on Empire Ferguson during a game some time ago. Birmingham's crime was that of countenancing a row during a Sunday game in Cleveland, and Sunday baseball is hanging on a thread in that city. When Johnson gets sore on a manager his days in the league are usually numbered. The club owners are not hard to convince that some individual is a detriment to the league. Once Johnson makes up his mind to do so, it is not at all unlikely that when the next season rolls around both Stovall and Birmingham will have been deposed.

Ban Johnson in the past has generally been right, but he has made his mistakes. One of his recent ones was in connection with this same Cleveland club, the players of which engaged in a fist fight with those of the Red Sox some weeks ago.

As a result of that fracas Nunamaker of the Sox was fined when, as a matter of fact, he was assaulted, not the aggressor. Johnson had to come down from that position. Johnson, too, was going to rule out Stovall for life, but he didn't. If he has a can tied to Birmingham because that manager's high spirited man, Jackson, got into trouble between innings, will certainly be a town called Cleveland to be heard from if Joe is ousted.

And it might also be mentioned that the fans in St. Louis will also be there with a big howl. Surely big Ban cannot ignore the kick and the growls of the fans of both cities. He needs them to go through the turnstiles to help the club magnates pay him his \$25,000 salary.

LIPTON HAS FAITH IN BURTON.

Believes Yachtsman Will Pilot Shamrock IV. to Victory in Cup Races.

"In trusting the command of the Shamrock IV. in the races for the America's Cup to an amateur yachtsman, W. P. Burton, I am aware I am doing some unprecedented thing," said Sir Thomas Lipton recently. "But I believe the results will fully justify the wisdom of my choice."

SABBATH MORNING.

With silent awe I hail the sacred morn That slowly wakes while all the fields are still. A soothing calm on every breeze is borne. A graver murmur gurgles from the rill, And echo answers softer from the bill. And softer sings the linnet from the thorn. The skylark warbles in a tone less shrill. Hail, light serene! Hail, sacred Sabbath morn! The rocks' foot silent by in airy drove. The sun a placid yellow luster throws. The gales that lately sighed along the grove Have hushed their downy wings in dead repose. The hovering rock of clouds forgets to move. So smiled the day when the first morn arose. —John Lyden.

STONES HARNESS SHOP

has moved to Seventh Street in the old Depot Station. All kinds of harness and shoe repairing neatly done, fly spray and spray pumps and dog muzzles for sale.

BIGAMY RIDDLE FOLLOWS BRIDE

MRS. EMMA ELEY-MADDOX HAS IDEA THAT SHE HAS MARRIED TWO MEN

Whether or not Mrs. Emma Eley-Maddox is a bigamist is puzzling her attorney, Justice Sievers and her present husband, William Maddox, of this city, to whom she was married Wednesday in Portland by Judge Gatens. Mrs. Maddox has an idea that she is a bigamist, and has asked two attorneys to sift the matter to the bottom for her. Whether she is a bigamist or not, she has been bound over to the grand jury on a statutory charge with her present husband, and this case presents a number of unique complications.

Maddox, who is 27, and Mrs. Emma Eley, as she called herself, who is but 19, went to Portland Wednesday, following their arrest here on a statutory charge, and thinking they could get the case against them dismissed by wedding, obtained a marriage license from County Clerk John B. Coffey, and then sought Judge Gatens to tie the knot for them. When brought into Justice Sievers' court Thursday for preliminary hearing, their attorney, J. E. Hedges, produced an elaborately embossed and decorated marriage certificate, and asked that the charge against the pair be dismissed.

It then developed that Mrs. Eley-Maddox had been, according to her belief, married some time previous to a man who gave his name as Eley, but who had since deserted her. Following the desertion she asked John W. Loder, another Oregon City attorney, to secure her a divorce. Mr. Loder was unable to find any record of the marriage, and so could not proceed with the divorce proceedings. Mrs. Eley, however, told him that she had been married by a "lady minister."

She did not know where the ceremony had been performed, or on what date, but said she thought it was in some town in Montana. Her business as to details complicates the case still further, and is not explained in any way by her, she simply says that she cannot recall the exact details of the proceedings.

After hearing as much of the case as possible, Justice Sievers was unable to feel that the marriage performed by Judge Gatens was sufficient to warrant his dismissing the action, and so he bound the pair over to the grand jury under bonds. After surety was furnished, the couple left the court room, agreeing not to attempt to live together until the mystery as to the previous marriage was cleared up. Mrs. Eley-Maddox was formerly Emma Ladd of Clackamas Heights.

Local authorities do not feel concerned over the possibility of bigamy having been committed, saying that as the marriage was performed in Multnomah county, it is up to Portland officials to take action in the matter.

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WANDERING DOGS MENACE TO PEOPLE

In spite of the request of the city council that pending the becoming effective of the muzzling ordinance for dogs, owners of canines restrain their pets from running at large, dogs of high and low degree continue to travel about undisturbed, both in the city and in the suburbs. Some weeks ago Chief of Police Ed Shaw issued a warning to all dog-owners to license their pets, but there has been no rush to comply with the this law either.

Two children and a man have been bitten by dogs since the hydrophobia scare reached Oregon City, but owners of these animals seem to feel that it is always "the other fellow's dog" that will do the mischief. The authorities are not taking steps for the restraint of animals, owing to the fact that there is no legal power to back them up, but with the becoming effective of the muzzling ordinance, there will be a strict crusade against the wandering canines.

This ordinance will take effect next week, and as soon as it becomes a law there is liable to be a scarcity of live dogs in the city unless they are muzzled or securely leashed on private property.

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WAR ON RABIES IS CONTINUED

GLADSTONE GETS INTO LINE BY PASSING STRICT ORDINANCE ON DOGS

The city council of Gladstone has introduced and passed to second reading an ordinance calling for the licensing and muzzling of all dogs over the age of four months, it being provided that when such animals are at large they must be provided with a suitable wire muzzle that will meet the approval of the Clackamas County Humane society. It is also provided that it shall be unlawful for any person to remove the collar from any dog and that it shall also be unlawful for any person to interfere with the seizure of any dog that the chief of police, who is made general guardian of the dogs of Gladstone may pursue.

The introduction of the ordinance follows the general movement throughout this section to combat the spread of rabies, and is in line with similar ordinances passed in Oregon City and Portland. Gladstone's law, however, is more stringent than any passed in nearby cities.

No new cases of hydrophobia have developed in Clackamas county, and as far as is known there are at present no dogs afflicted with rabies astray. Some stock is quarantined following former incursions of rabid canines into the county, but the veterinary authorities are keeping a close watch upon all suspicious cases.

Deputies in the sheriff's office are practicing with revolvers and shotguns in expectation of being called upon to rid the county of all stray dogs that do not comply with the general restraining and muzzling order issued this week by the State. Livestock Sanitary board, but some far have not been called upon to put their prowess upon display.

C. W. Swallow, of Maple Lane, was bitten by a dog Wednesday, but there is no fear expressed that the dog may have been suffering from rabies. Dr. Strickland is caring for the wound, which is said to be not at all serious.

The Thompson boy was bitten by his own dog, a Spitz, and was only saved from a serious mauling by the infuriated animal through his quick wit.

The lad was crawling about at Park place at the time and when the dog attacked him threw his crawling scoop-net over the beast's head, and so managed to entangle it until he could beat it away with a heavy book. As it was his hand was bitten through and badly torn.

The Kinney child was bitten by a dog owned by W. W. Laurie. He was playing with the animal in front of his home at 108 Seventeenth street, and it is said by neighbors that the child was snatching away from the dog some stick or other object with which it was playing, and that the animal unintentionally bit him in an effort to recover its plaything.

Both children were hurried to the offices of surgeons, and their wounds thoroughly cleansed and dressed. They were taken to their homes. The two dogs were secured by the police and impounded, where they will be kept at least ten days for observation.

AUTO SMASHED ON RIVER ROAD

BIG TOURING CAR SAVED FROM WATER BY HITTING TELEGRAPH POLE

OCCUPANTS ESCAPE SERIOUS HURT

Delivery Wagon Struck by Interurban Car Near Same Place Later in Evening and Driver Thrown

A seven-passenger automobile, carrying three men and two women, came to grief at Island station, half a mile south of Milwaukie, Monday night about nine o'clock, and wrapped itself around a telegraph pole by the side of the road. The telegraph pole was all that saved the car from going into the sloughs, and the occupants from getting wet and possibly getting drowned.

The car was going north, and came down the sharp hill of the river road at a good speed. Just before crossing the tracks of the interurban line it slewed sharply to the right and crashed into a telegraph pole and stayed there. The occupants were considerably jarred up, but were not hurt seriously, and made their way to a Milwaukie hotel, from whence they telephoned to Portland for another car. They refused to give their names, or to explain the accident.

Some time later an interurban car struck a delivery wagon near the same place, seriously injuring the driver and throwing the vehicle and its occupants into the slough. The man was not seriously injured.

The road at this point crosses the interurban tracks at a sharp angle, and is overshadowed by the trestle of the Oswego cut-off of the Southern Pacific, and is therefore a difficult bit of highway to negotiate. A sharp hill leads down to it both from the north and south, and at either side is a slough. Many accidents have occurred at this point.

CASTORIA For Infants and Children

The Kind You Have Always Bought Bears the Signature of

BIXBY FACES TRIAL

LOS ANGELES, Cal., July 23.—The case of George H. Bixby, millionaire banker of Long Beach, who is charged with contributing to the delinquency of two girls, is on the docket for trial tomorrow. Bixby is indicted and arrested as a result of a raid on the "Jonquil" apartment house, alleged to have been the headquarters for a gang of "white slave" dealers who operated for the benefit of men of wealth and social prominence in this vicinity.

Catarrh Cannot Be Cured with LOCAL APPLICATIONS, as they cannot reach the seat of the disease. Catarrh is a blood or constitutional disease, and in order to cure it you must take internal remedies. Dr. Williams' Pink Pills for Pale People, and Dr. Williams' Pink Pills for Pale People, are the only remedies that will cure it. They are sold by all druggists.

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