

WEALTHY STOCKMAN DALLES CITIZEN IS FINALLY CONVICTED

THE DALLES, October 1.—The trial of Ewen McLennon, wealthy stockman, on a charge of horse-stealing which has been going on all week, came to an end at midnight last night, when the jury returned a verdict of guilty.

This is the second trial of the case. The defendant was tried and convicted at the May term last year, at which time W. A. Bell, district attorney, prosecuted the case and F. V. Galloway defended. The case was appealed and reversed, and in the meantime Mr. Galloway succeeded Mr. Bell as district attorney. Mr. Galloway was disqualified to act as prosecuting attorney and Judge Bradshaw appointed R. R. Butler, special prosecutor, and the defendant employed Fred W. Wilson as one of his attorneys, and Mr. Wilson was subsequently appointed judge. By reason of having been defendant's attorney he was disqualified to sit in the case, and Judge Morrow, of Portland, was called upon to preside.

The case attracted considerable attention in this section, as McLennon is a large stockman, owning over 11,000 acres of land and 7000 head of sheep. Judge Morrow will return next Saturday to pronounce sentence.

ROOSEVELT SAYS LA FOLLETTE IS A FOE TO DEMOCRACY

CHICAGO, October 1.—Senator La Follette was strongly condemned in a resolution adopted by the meeting held last night under the auspices of the National Security league after Colonel Roosevelt had delivered a speech in which he declared that the Wisconsin member of congress was the 'most sinister foe of democracy in this country.' He expressed the wish that the senator might be given to the Kaiser for his re-education.

The resolution was offered by Bishop Samuel Fallows and seconded by Judge Jacob M. Dickinson, ex-secretary of war.

The pacifist activities of Dr. David Starr Jordan also were condemned by Colonel Roosevelt, who classed him among 'old women of both sexes.'

Colonel Roosevelt impressed on the meeting that the war could not be won by spending dollars and growing potatoes, but declared that victory depended on fighting men.

STATE OFFICIALS NARROWLY ESCAPE TANK EXPLOSION

SALEM, Or., October 1.—Herbert Nunn, state highway engineer, and C. H. Whitmore of the highway department had narrow escapes from injury yesterday when an automobile they were driving caught fire and exploded the tank of gasoline, making a wreck of the machine. Whitmore's clothes caught fire, but he extinguished the blaze before damage was done.

The accident, which occurred near Clatskanie on the road to Astoria, was spectacular, according to Nunn. The fuel valve broke, spraying gasoline over the machine, and almost instantly enveloped the car in flames. The two men grabbed their suitcases from the rear of the car and ran. Within a minute an explosion blew the top off the car, throwing fragments 100 feet. The car belonged to the state.

DISTRICT ATTORNEY FORCES GAMBLING GAMES TO CLOSE

SALEM, Or., October 1.—When District Attorney Max Gehlhar yesterday threatened to raid 20 or more gambling joints which were operating on the state fair grounds, the fair management forced the places to shut up shop last night and today the district attorney was informed that no gambling is now being allowed.

Secretary Lea protested against having to close the joints, insisting to the district attorney that such games of chance were no more gambling than was exhibition of livestock with hope of winning a premium. But Gehlhar said he could not see it that way.

NUMBERLESS DEAD AND MISSING TOLL OF TOKIO TYPHOON

LONDON, Oct. 3.—A Shanghai dispatch to Reuters says that as the result of a typhoon which swept over Tokyo on Monday 400,000 persons are homeless and that 183 are dead and 217 missing.

GOVERNMENT CONTRACT MAY GO TO FIRMS EAST

TACOMA, Wash., Sept. 29.—Lumbermen of the Pacific northwest and shipbuilders all along the coast are troubled over the announcement coming from Washington, D. C., that the government would let no more wooden ship contracts on the Pacific coast owing to labor troubles. The announcement which was made to the members of the West Coast Lumbermen's association at their monthly meeting held in Tacoma yesterday was a bolt from a clear sky. It was stated that while the report was unofficial, nevertheless there was every reason to believe that it is authoritative. Pending receipt of an official statement, no action was taken at the meeting.

In addition to the Washington report came word that lumber from the Pacific northwest mills could be shipped east for Atlantic coast construction after the Pacific coast contracts were taken care which have already been let. This was taken to mean that future orders for wooden ships would go to Atlantic coast builders to the possible ruin of this business on the Pacific coast, where millions of dollars' worth of wooden vessels are building, or at least were until the strikes were called. It was the impression of those attending the meeting that a great deal of Douglas fir lumber would be used in the Atlantic coast construction of wooden ships.

The 100 lumbermen present reaffirmed their declaration in favor of a national eight-hour day for the lumber industry, at the same time reiterating the impossibility of going to a regional eight-hour day without so restricting the markets in which 80 per cent of the lumber production of the Pacific northwest is sold in competition with the south and other producing districts, as to work a hardship on the entire Pacific northwest in which more than 60 per cent of all wages are paid by the lumber industry.

A government inquiry for a large quantity of Douglas fir for aircraft construction was received and referred to the mills of the association. It is understood that this inquiry is for airplanes, and is to be used in training purposes, but that spruce would only be used in aircraft for actual service.

It was also announced that the information bureau which for a number of years had been maintained independent of the association, would become a service department of the association on October 1 and that its scope would be greatly extended. This service will be free to the members of the organization. It was also stated that all service of the traffic department and the eastern inspection department would be free to the members from now on.

The meeting was addressed by John M. Wilson, chairman of the Industrial Insurance commission, of Washington, and by George Tarbell, chief auditor of the commission. O. P. M. Goss, consulting engineer of the association, delivered a lecture on the advantages of Douglas fir as a car building material.

EDWARD C. JUDD OF ASTORIA GETS ERICKSON'S JOB

SALEM, Or., October 1.—Governor Withycombe yesterday appointed Edward C. Judd, of Astoria, district attorney to succeed J. O. Erickson, resigned. Mr. Erickson resigned to enter the army. Judge Judd was formerly county judge of Clatsop county. He is a prominent Elk, and served Astoria lodge as exalted ruler one term.

DECEASE OF OLD SETTLER

LEBANON, Or., Oct. 1.—John W. Wilson, one of Linn county's old settlers, died yesterday at the local hospital, where he has been for the past two weeks, taking treatment. Mr. Wilson came to Oregon in 1876.

Random—Two mile school district to rebuild school destroyed by fire.

The Oregon Agricultural College

Where trained specialists with modern laboratories and adequate equipment give instruction leading to collegiate degrees in the following subjects: AGRICULTURE, with 15 departments; COMMERCE, with 4 departments; ENGINEERING, with 6 departments, including Civil, Electrical, Highway, Industrial Arts, Irrigation, and Mechanical Engineering; FORESTRY, including Logging Engineering.

HIGH SCHOOL, with 4 major departments, including training in the Practice House; MINING, with 10 departments, including Chemical, Metallurgy; PHARMACY; THE SCHOOL OF MUSIC, offers instruction in the principal departments of vocal and instrumental music.

THE MILITARY DEPARTMENT, enrolled 1000 cadets in 1916-17, and was recommended for D. A. U. from the Western Department of the U. S. Army as one of the fifteen "distinguished institutions" of higher learning. All cadets will be furnished complete uniforms by the U. S. Government and the junior and senior cadets, enrolled in the R. O. U. C. will be given commission for actual service as well as all transportation and subsistence at the U. S. Army's expense. REGISTRATION BEGINS OCTOBER 8 (DET. INFORMATION ON REQUEST) Address, President, Oregon Agricultural College, Corvallis, Oregon.

SENTENCE OF DANCER UPHELD

PARIS, October 1.—The supreme court has rejected the appeal of the Dutch dancer, Matti Hari, who recently was condemned to death as a spy by court martial. Some time ago a revision court martial rejected the dancer's plea, but gave her the right to appeal her case to the supreme court.

NELSON'S WATCH SHOP Headquarters for First-Class Repairing on Watches, Clocks, Jewelry. All Jobs Warranted. 220 7th St. Near Oregon City Elevator. I Pay Postage on Jobs Sent in by Mail. FRANK NELSON Watchmaker and Jeweler.

PHONES—Office—Home, A-23 Pacific, 253 Residence—34P11 DR. WM. C. SCHULTZE DR. F. P. SCHULTZE Physicians and Surgeons Rooms 217-218 Masonic Building Oregon City Oregon

Money to Loan PAUL C. FISCHER Lawyer Deutsch-sprechender Advokat OREGON CITY OREGON

DEAD HORSES TAKEN—Cash paid for dead cows and down and out horses. Will call anywhere. Phone Milwaukee 6-J-9.

FOR SALE—Fine big Poland China brood sow. Mrs. Woodcox, New Era.

FOR SALE—One Durock Jersey Boar. Inquire of Fred H. Harris, Oak Grove, Oregon.

WANTED—to hear from owner of good ranch for sale. State cash price, full description. D. F. Bush, Minneapolis, Minn.

WILL TRADE—For Clackamas county acreage, 8-room house in Portland, close in with furnace, bath. Allen, 500 Concord Bldg., Portland, Oregon.

NOTICE TO CREDITORS. 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, executrix of the estate of Paul Paulson, deceased. All persons having claims against said estate are hereby required to present them to me at the office of C. Schuebel, Oregon City, Oregon, properly verified as by law required, within six months from the date hereof. Date of first publication, October 5th, 1917. SOPHIA PAULSON, Executrix of the estate of Paul Paulson, deceased. C. SCHUEBEL, Atty. for Executrix.

SUMMONS. In the Circuit Court of the State of Oregon, for the County of Clackamas. A. G. Thompson, plaintiff, vs. Jessie E. Crim, defendant. To Jessie E. Crim, 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 action within six weeks from the date of the first publication of this summons, and if you fail to appear and answer said complaint the plaintiff will take judgment against you for the sum of \$500.00 and cost and disbursements. Service of this summons is made upon you pursuant to an order of the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon, for the County of Clackamas, made and entered on the 3rd day of October, 1917. Date of first publication, October 5th, 1917; date of last publication, November 16th, 1917. A. G. THOMPSON, Plaintiff.

SHERIFF'S SALE. In the Circuit Court of the State of Oregon, for the County of Clackamas, William Isensee, Plaintiff, vs. Homer S. Ballentyne and Molly C. Ballentyne, Defendants. State of Oregon, County of Clackamas—ss. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 20th day of September, 1917, upon a judgment rendered and entered in said court, in favor of William Isensee, plaintiff, and against Homer S. Ballentyne and Molly C. Ballentyne, defendants, for the sum of \$1487.00, with interest thereon at the rate of 7 per cent per annum from the 1st day of April, 1916, and the further sum of \$100.00 as attorney's fee, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Clackamas, State of Oregon, to-wit: Commencing at the Southwest corner of block eleven (11) of Oak Grove Addition; thence running North 340 feet to the northwest corner of said block; thence east 282 1/2 feet; thence south 340 feet to the south line of said block; thence west 282 1/2 feet to the place of beginning.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 27th day of October, 1917, 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 which the within named defendants or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs. W. J. WILSON, Sheriff of Clackamas County, Oregon. By E. C. HACKETT, Deputy. Dated, Oregon City, Ore., Sept. 28th, 1917.

SUMMONS. In the Circuit Court of the State of Oregon, for the County of Clackamas. Anna F. Eby, Plaintiff, vs. Fred F. Eby, Defendant. To Fred F. Eby, 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 in said court on or before the 10th day of November, 1917. If you fail to so appear and answer herein, plaintiff will apply to the Court for a decree against you as prayed for in the complaint, dissolving the marriage contract now existing between plaintiff and defendant on account of defendant's desertion, and also such other relief said court deems proper. This Summons is served upon you by publication thereof once a week for six successive weeks in the Oregon City Enterprise, a newspaper published at Oregon City, Clackamas County, Oregon, pursuant to an order duly made and entered of record therein by Hon. J. U. Campbell, Judge of the above Court, on the 27th day of September, 1917. The date of the first publication hereof is September 28, 1917, and the date of the last publication is November 9, 1917. R. CITRON, Attorney for Plaintiff, Portland, Oregon.

SHERIFF'S SALE. In the Circuit Court of the State of Oregon, for the County of Clackamas, John Carlson and Ella Carlson, his wife, Plaintiffs, vs. T. A. Snook and Hattie U. Snook, his wife; Ida Zanders, J. A. Austin and Jane Doe Austin, his wife; Harrie Morehouse; Amanda Johnson; Kate De Lacey, G. M. Worrell, Henry Bell, C. W. Hoff and J. R. Hoff, partners doing business under the firm name of Hoff Brothers, and August Martin, Sam Martin, and Albert Martin, partners doing business under the firm name of Martin Brothers, Defendants. State of Oregon, ss. All of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 25, 26, 27, 28, 29, 30, 31, and 32 in Block 5; also all of Lots 22, 23 and 24 in Block 2; all in Pleasant Little Homes, No. 3, according to the duly recorded maps and plat thereof, in the County of Clackamas, and State of Oregon.

And that the adverse claims of the defendants, or any thereof, be determined by decree of the Court. That by said decree it be declared and adjudged that the title of the plaintiff in and to all of said real property is a good and valid title in fee simple, and that none of the defendants have any estate or interest whatever in or to any part of said real property. That the defendants and each thereof be forever enjoined and restrained from claiming or asserting any claim whatever in or to said real property, or any part thereof, of adverse to the plaintiff. That plaintiff have such other and further relief as to the Court may seem meet and equitable.

This summons is served upon you by publication thereof once a week for six weeks in the Oregon City Enterprise, a newspaper of general circulation, published in Clackamas County, Oregon, as being the newspaper most likely to notify you of the pendency of this suit, by order of the Hon. J. U. Campbell, Judge of the above entitled Court, which order was duly given, made and entered on the 27th day of August, 1917. The date of the first publication of this summons as fixed by said order is the 31st day of August, 1917, and the date of the last publication is the 12th day of October, 1917. J. N. HART, Attorney for Plaintiff, Gerlinger Bldg., Portland, Oregon.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 20th day of September, 1917, upon a judgment rendered and entered in said court on the 18th day of September, 1917, in favor of Joseph Shemanski, plaintiff, and against S. M. Shaver and Mabel Shaver, defendants, for the sum of \$2650.00, with interest thereon at the rate of 8 per cent per annum from the 29th day of December, 1914, and the further sum of \$190.87 with interest thereon from the 30th day of June, 1917, and the further sum of \$165.00, as attorney's fee, and the further sum of \$48.75 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Clackamas, state of Oregon, to-wit: The south one-half of the northwest quarter and the northwest quarter of the northeast quarter, and the northeast quarter of the northwest quarter of section twelve, township six south of range two east of the Willamette meridian.

at the rate of 8 per cent per annum from the 27th day of April, 1915, and the further sum of \$75.00 attorney's fees and \$11.50 costs and disbursements, and to have said premises sold to satisfy her said lien, and that John Carlson, and Ella Carlson, his wife, were decreed to hold the second mortgage lien on and against said premises, and entitled to recover the sum of \$2300.00, with interest thereon from the 29th day of July, 1915, at 6 per cent per annum, and the further sum of \$100.00, as attorney's fees, and the further sum of \$18.00 costs and disbursements, and to have the premises therein described sold to satisfy her said lien, and that G. M. Worrell was decreed to hold the third lien by reason of a judgment lien on and against said premises for the sum of \$585.00, and interest from November 18, 1916, and entitled to have said premises sold to satisfy her said lien, and commanding me under the authority of said court to make sale of the said premises to satisfy said liens, which premises are described as follows, to-wit: Beginning at the southeast corner of northeast quarter of section five (5) in township four (4) south of range three (3) east of the Willamette Meridian; thence running north one hundred (100) rods; thence west one hundred and sixty (160) rods; thence south one hundred (100) rods; thence east one hundred sixty (160) rods to the place of beginning, containing one hundred acres more or less; save and except one and one-half acres deeded to School District, one hundred twenty-one (121) of Clackamas County, Oregon, on June 10th, 1911, as per deed recorded in Book one hundred twenty-one (121) at page three hundred and nine (309).

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 6th day of October, 1917, 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 which the within plaintiff or defendants, or either of them, had on the date of said mortgages and judgment lien, or since had in or to the above described real property, or any part thereof, adverse to the rights of said lien holders, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs. W. J. WILSON, Sheriff of Clackamas County, Oregon. By E. C. HACKETT, Deputy. Dated, Oregon City, Oregon, September 7th, 1917. First publication, September 7, 1917. Last publication, October 5, 1917.

SUMMONS. In the Circuit Court of the State of Oregon, for the County of Clackamas. Andrea Olsen, Plaintiff, vs. Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

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of adverse to the plaintiff. That plaintiff have such other and further relief as to the Court may seem meet and equitable. This summons is served upon you by publication thereof once a week for six weeks in the Oregon City Enterprise, a newspaper of general circulation, published in Clackamas County, Oregon, as being the newspaper most likely to notify you of the pendency of this suit, by order of the Hon. J. U. Campbell, Judge of the above entitled Court, which order was duly given, made and entered on the 27th day of August, 1917. The date of the first publication of this summons as fixed by said order is the 31st day of August, 1917, and the date of the last publication is the 12th day of October, 1917. J. N. HART, Attorney for Plaintiff, Gerlinger Bldg., Portland, Oregon.

SHERIFF'S SALE. In the Circuit Court of the State of Oregon, for the County of Clackamas, Joseph Shemanski, Plaintiff, vs. S. M. Shaver and Mabel Shaver, Defendants. State of Oregon, County of Clackamas—ss. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 20th day of September, 1917, upon a judgment rendered and entered in said court on the 18th day of September, 1917, in favor of Joseph Shemanski, plaintiff, and against S. M. Shaver and Mabel Shaver, defendants, for the sum of \$2650.00, with interest thereon at the rate of 8 per cent per annum from the 29th day of December, 1914, and the further sum of \$190.87 with interest thereon from the 30th day of June, 1917, and the further sum of \$165.00, as attorney's fee, and the further sum of \$48.75 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Clackamas, state of Oregon, to-wit: The south one-half of the northwest quarter and the northwest quarter of the northeast quarter, and the northeast quarter of the northwest quarter of section twelve, township six south of range two east of the Willamette meridian.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 6th day of October, 1917, 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 which the within plaintiff or defendants, or either of them, had on the date of said mortgages and judgment lien, or since had in or to the above described real property, or any part thereof, adverse to the rights of said lien holders, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs. W. J. WILSON, Sheriff of Clackamas County, Oregon. By E. C. HACKETT, Deputy. Dated, Oregon City, Oregon, September 7th, 1917. First publication, September 7, 1917. Last publication, October 5, 1917.

SUMMONS. In the Circuit Court of the State of Oregon, for the County of Clackamas. Andrea Olsen, Plaintiff, vs. Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true Christian name is unknown to plaintiff) his wife; T. E. Lister and Mary Roe Lister (whose true Christian name is unknown to plaintiff) his wife; Mrs. E. A. Hunt and E. A. Hunt, her husband; E. P. McCloskey and Jane Doe McCloskey (whose true Christian name is unknown to plaintiff) his wife; W. T. Beveridge and Mary Roe Beveridge (whose true Christian name is unknown to plaintiff) his wife; J. W. Beveridge and Fannie A. Beveridge, his wife; Eastern Investment Company, limited, a corporation, Defendants.

To Anna Christianson and John Doe Christianson (whose true Christian name is unknown to plaintiff) her husband; O. B. Estes and Jane Doe Estes (whose true