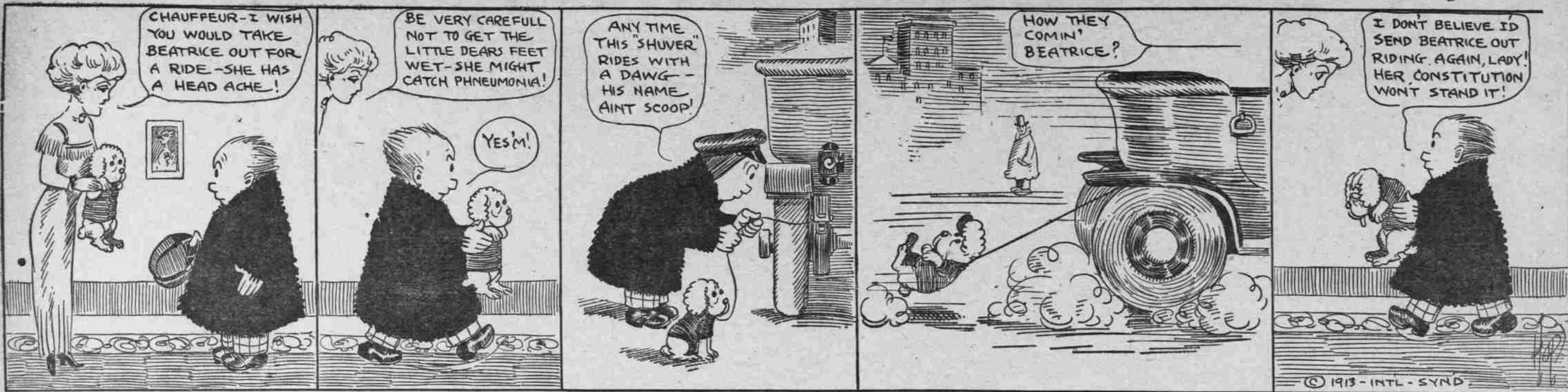


SCOOP THE CUB REPORTER

Every "Dawg" Has His Day

By HOP



MORNING ENTERPRISE OREGON CITY, OREGON

E. E. BRODIE, Editor and Publisher.

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CITY OFFICIAL NEWSPAPER

Feb. 9 In American History.

- 1620—Massacre of settlers at St. James, N. Y., by the French and Indians.
1773—General William Henry Harrison, ninth president of the United States, born, died 1841.
1814—Samuel Jones (Tilden), statesman, presidential candidate in 1876, born, died 1886.
1861—Jefferson Davis of Mississippi, former United States senator, elected provisional president of the Confederate states.
1886—General Winfield Scott Hancock, distinguished soldier, presidential candidate in 1880, died, born 1824.
1904—The United States addressed an identical note to the powers suggesting that the neutrality and integrity of China be maintained.

ASTRONOMICAL EVENTS.

(From noon today to noon tomorrow.) Sun sets 5:27, rises 7:01. Evening stars: Venus, Saturn. Morning stars: Saturn, Jupiter, Mars.

SENATOR JOSEPH'S STATEMENT NOT EXPLAINED.

Senator Joseph, of Multnomah County, made the broad statement Friday that more than 50 employees of the department store which he represents do not earn their salaries. He might have called the "Pay" of the employees of the store "wages". However, it makes no difference. The employees need the money. But Senator Joseph in his charge certainly reflects upon some manager of the store when he says the store has 50 or more employees who are virtually pensioned. The Enterprise has interviewed merchants in this city regarding the capability of their employees and without exception they have said they are getting value received. If employees do not earn their salaries discharge them. Why go to the Legislature and make a big blow about a charity which does not exist. The Enterprise believes that every employe of a department store in Portland earns his salary, otherwise he would be discharged.

Sixteen years ago Congress assembled with a Democratic period of full control ahead. But no good citizen hopes that the results within the next two years will be a repetition of history.

Idaho has adopted constitutional amendments for both referendum and recall, but less than half the voters marked their ballots on these issues. It has been a great year for minor party representation.

Callahan Belitts Jackson. Jimmy Callahan is quoted as saying that Joe Jackson hit 812 in Cleveland and .007 on the road. Still other teams could use that sort of batter and leave him at home when on the road.

No Room For Dependents of Other Nations

By Professor CHARLES ZUEBLIN, Sociologist and Lecturer

THE UNITED STATES SHOULD NOT BE BURDENED WITH THE DEPENDENTS OF OTHER NATIONS; THEY SHOULD BE DEPORTED TO THEIR OWN COUNTRIES.

Laws must be made and administered without favor, and the DEPENDENTS OF OUR OWN NATION SHOULD BE CARED FOR BY SUCH LAWS, CUSTOMS AND INSTITUTIONS AS WILL CONDUCE TO INDEPENDENCE.

Nationality demands the fullest possible development of race talent with reciprocity, if not unity. National welfare demands SEX EQUALITY. The individual, the family, the state, can only fulfill their functions on the basis of economic justice involving scientific production, suitable distribution, discriminating consumption. The state is the organization of all consumers in a given geographical area and serves its ends when all mature intelligence has a free chance for expression.

BARGAINS

Two houses on one lot located in the Central part of Oregon City near the bluff. Both houses are substantially built, have electric lights and modern conveniences. One house rents for \$16.00 per mo. net, the other for \$10.00 per mo. net. Can be bought by paying part down and the balance on time. 6 per cent interest. Here is a chance to make your rent pay you out of debt. Price is very reasonable. See DILLMAN & HOWLAND

FORUM OF THE PEOPLE

CROSS REPLIES. OREGON CITY, Feb. 8.—(Editor of the Enterprise.)—A trip over the newly improved street yesterday afternoon revealed the astonishing fact that there were at least eight flagrant instances where unsupported girders had fallen in the street and sidewalks or retaining walls had not been made, nor attempt made to construct them—some were dangerous. I now name them: 1, W. A. Huntley's property on Washington and Eleventh Streets, 12-foot perpendicular bank, sidewalk covered with great rock and dirt and closed to travel. 2, V. Harris and O. W. Eastham, on Eleventh Street, 12-foot perpendicular bank, sidewalk covered with dirt, situation dangerous, no wall. 3, High School block, street blocked. 4, C. D. and D. C. Latourette, lot 2, block 144, on John Quincy Adams Street, 10-foot perpendicular bank, dirt falling onto sidewalk, no wall. 5, Frank Rotter, lot 6, block 144, Monroe Street, 14-foot perpendicular bank, no wall, sidewalk completely covered. 6, L. P. Horton, councilman, lot 6, block 151, John Quincy Adams Street, 6-foot perpendicular bank, dirt practically covering cement walk. 7, Oregon City Hospital, great mass of rubbish in street. 8, Mary M. Charman, lot 5, block 144, perpendicular embankment, no wall and dirt in street. Of these streets Washington and Eleventh Streets were accepted long ago. All the other property, including mine, are in the hands of the contractors. It is noteworthy to remark that none of the above parties have even attempted to construct a retaining wall, and not a whisper of complaint has ever been heard. But I rushed in with men and teams last fall and made an honest attempt to build a cement wall to hold back the immense embankment on Monroe Street and at a large cost. Now I see it pure cussedness upon the part of the street committee, and this same L. P. Horton is big loud in the public, with Brother Toose, to send me out from the above list of eminent ladies and gentlemen, and this is the only one who has even tried to obey the ordinance, and file a criminal complaint against me, Horton signing it, and thus hold me up to the public as a law breaker and an undesirable citizen. And this same L. P. Horton was in the forefront in calling attention to the unsanitary condition of my barn in Block 145, a fact I knew nothing of, while he himself was permitting a nuisance at the ice plant, of which he seems to be part owner. Let the public examine these premises. An ice plant and a stable in the same building, with a lot of manure and worse things piled out from the back of the building. The splendid committee of nine men on civic affairs from the Live Wires found this nuisance and it is one of 121 instances of unsanitary conditions so far uncovered. Isn't this a glorious exhibition of an unselfish desire to serve the city?

CROSS' LETTER ANSWERED.

OREGON CITY, Feb. 8.—(To the Editor of the Enterprise.)—In Thursday morning's Enterprise under the startling headline "Cross Hits the Council" the writer from Gladstone seems to enlighten the people of this city as to the conditions of his property on the east side of Monroe Street. He does not speak of the conditions of the walks on the Twelfth Street, John Quincy Adams or the west side of Monroe Streets, also adjoining his property. He accuses the council of dallying and says if Monroe Street had been completed on time he would have had ample time to make a retaining wall and slope the banks before the winter rains set in. Now he had nearly two years, including months of dry weather to clear off and keep free the Twelfth Street walk but he did not do so before the winter rains of 1912 set in. He actually did build a wall on one side of Monroe Street but built it so light without anchors or other means of support that it was practically sure to fall down and was told so, we are informed, by contractors and friends when building it. There was plenty of time for building this wall safe and efficient if there was time to build it at all—and it was built and soon fell down, but the dirt that had covered the sidewalk was never removed for even a single day and the walk now completely submerged has never been in a condition fit for use. Further, the council insisted at all times upon the completion of the work within the time set, but there were many drawbacks over which the council had no control, and Mr. Cross, in the mean time, true to his policy to block the improvement, did every thing in his power to embarrass the contractors, council and to block the progress by attempting injunctions, foreclosures, etc. He says the whole controversy is that the council wants him to do this at once when it is impossible to do the work. If he had so intended why did he not tell the street committee so when notice was served upon him to clear up the dirt and before complaint was made. But it's not the council's method of procedure to date. Instead of keeping even his walk directly across from his block on Monroe Street.

(Continued on page 4)

Flechtner, from Leipzig, Germany, is prepared to accept a limited number of pupils. Mr. Flechtner may also be engaged for solo work or ensemble work. Address for terms, etc., Gustav Flechtner, Tel. M. 3471, Oregon City.

WOOD AND COAL. OREGON CITY WOOD AND FUEL CO., F. M. Bluhm. Wood and coal delivered to all parts of the city. SAWING A SPECIALTY. Phone your orders. Pacific 1371, Home, #119.

NOTICES

Notice for Bids. Notice is hereby given that the City Council of Oregon City will receive sealed proposals, for furnishing the material and constructing a concrete building ten (10) by twelve (12) feet in the clear and eight (8) feet high. Walls to be eight inches thick with six inch footings. Walls to be of concrete. Floor to have one sill 4" x 12" will run clear through under middle of joists. Joists to be 2" x 8" and eighteen (18) inches apart. Flooring to be 2" x 12 feet long. Roof to be of concrete as shown on plan. One door 8' x 2-1/2 feet and one window 30' x 40'. Window and door framing to be of 1" x 5" material, until 7:30 o'clock, p. m. at the Council Chamber on Wednesday evening, February 12th, 1913.

Material to be furnished and work to be done according to the plans and specifications on file in the office of the City Recorder of Oregon City and bids must be accompanied by a certified check for \$10.00 to guarantee the entering into a contract with Oregon City for the construction of the said building to the said plans and specifications and the successful bidder shall forfeit said check to Oregon City, should he fail to enter into said contract after said bid has been accepted.

A bond in the sum of \$100.00 will be required to guarantee the faithful completion of the work according to the contract, plans and specifications. The City Council reserves the right to reject any and all bids. L. STIPP, Recorder.

Ordinance No. —

An Ordinance appropriating money for engineering instruments. Oregon City does ordain as follows: Section 1. There is hereby appropriated out of the general fund of Oregon City, the sum of Three Hundred and sixty Dollars or so much thereof as may be necessary to purchase one transit and one level for the use of the City Engineer.

Section 2. Owing to the fact that the city is now renting the said instruments for the use of the City Engineer's office and it is necessary to purchase these instruments as soon as possible, and that this Ordinance should become effective immediately, an emergency is therefore declared to exist, and this Ordinance shall be in effect and force from and after its approval by the Mayor.

The City Recorder is hereby authorized to draw a warrant for said sum. Read the first time and ordered published this 7th day of February A. D. 1913, and to come up for second reading and final passage at a special meeting of the City Council to be held on the 19th day of February, 1913, at 7:30 o'clock P. M. L. STIPP, Recorder.

Order.

In the County Court of the State of Oregon for Clackamas County. In the matter of the guardianship of Earl Thomas Carrico and Floyd Houston Carrico, minors.

On this day came on to be heard the Petition of T. E. Carrico, duly appointed, qualified and acting guardian of Earl Thomas Carrico and Floyd Houston Carrico, for a license from this Court to sell the real property of said minors.

And it appearing to the Court from an inventory in said cause filed herein and from said petition that said minors are the owners of the following described real premises, in Clackamas Co., Ore.:

Commencing at the Northeastly corner of lot numbered one (1) of Block numbered One Hundred and five (105) of Oregon City, County of Clackamas, State of Oregon, as shown and designated on the maps and plats of said Oregon City now on file and recorded in the office of the Recorder of Conveyances. In and for said County and State said beginning point being the South-westerly corner of Fourth and Jefferson Streets in said City running thence on Fourth Street along the line of said lot one (1) One hundred (100) feet; thence at right angles to said Fourth Street and parallel with Jefferson Street One hundred (100) feet; thence at right angles to last line and parallel with Fourth Street One Hundred (100) feet to Jefferson Street, thence along Jefferson Street 100 feet to place of beginning.

That the next of kin, and the nearest of kin of said minors are as follows: T. E. Carrico, guardian herein, Emil Bancke, residing at No. 915

Myrtle Agnes Somers, Defendant. To Myrtle Agnes Somers, Defendant: In the name of the State of Oregon: You are hereby required to appear and answer to the complaint filed against you in the above entitled suit, on or before the 17th day of March, 1913, and if you fail so to appear or answer, plaintiff will apply to the Court for the relief prayed for in said complaint, to-wit:

A decree severing and dissolving the bonds of matrimony heretofore and now existing between the plaintiff and yourself, and for such other and further relief in the premises as the Court may deem just and equitable.

Service of this summons is made upon you by publication in pursuance of an order of the Honorable James U. Campbell, Circuit Judge of Clackamas County, State of Oregon, made on the 14th day of January, 1913, directing such publication in the Morning Enterprise, once a week for six consecutive weeks, the first publication being February 2, 1913, and the last being the 15th day of March, 1913. DAN POWERS, Attorney for Plaintiff.

E. John Street, Seattle, Washington, Joseph Bancke, Oregon City, Oregon, who are brothers of said Louise Carrico, deceased, and also William Bancke, half brother of deceased, of Oregon City, Oregon, and Nettie Surface, half sister of deceased, No. 525 Clatsop Ave., Portland, Oregon, and also Dr. James H. Carrico, brother of petitioner herein, whose address is Selling Building, Portland, Oregon. That all of the grandparents of said minors are deceased.

That according to the said inventory filed herein the said real property above described has been appraised in the sum of \$1700.00

And it appearing from said Petition that the buildings on said premises are in need of repairs and that certain improvements have been made on Jefferson Street, Oregon City, Oregon, upon which said property abuts and that a lien has been declared against said real property for said improvements and further that Fourth Street abuts upon which said property also abuts is about to be improved at considerable expense and that there is no money or funds belonging to said minors with which to improve said buildings or with which to pay for the improvements of said streets or either of them or any part thereof, and that it will be for the best interests of said wards that said real property be sold and the money derived therefrom be placed on interest until they become of age.

Wherefore, it is ordered that Emil Bancke, Joseph Bancke, William Bancke, Nettie Surface and Dr. James H. Carrico, the nearest of kin of said minors as above shown and all other persons interested in said wards appear in this Court on or before Monday, March 16th, 1913, at the hour of 10 o'clock A. M. and show cause if any there be, why said guardian should not be licensed to sell the interests of said wards in and to said real property and it is further ordered that a copy of this order be published in the Morning Enterprise for at least three successive weeks prior to said date.

Dated February 7th, 1913. R. B. BEATIE, Judge.

Summons. In the Circuit Court of the State of Oregon, for the County of Clackamas. Della Dark, Plaintiff, vs. C. G. Dark, 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, within six weeks from the date of the first publication of this notice, to-wit: February 2nd, 1913, and if you fail so to appear, for want thereof, the plaintiff will take a decree against you forever divorcing her from you and releasing her from all obligations of the marriage contract.

Service of this summons is made upon you by publication of an order of the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon for the County of Clackamas, which order is dated the 1st day of February, 1913. HUGHES & McDONALD, No. 302 Failing Building, Portland, Oregon, Attorneys for Plaintiff.

Date of first publication February 2nd, 1913. Date of last publication, March 16th, 1913.

Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Wm. T. Spidell, Plaintiff, vs. Minnie M. Spidell, Defendant.

In the name of the State of Oregon, you are hereby commanded to appear in the above entitled Court and cause on or before the 17th day of March, 1913, said date being six weeks after the date of the first publication of this notice and summons, and there to appear and answer or otherwise plead to the complaint filed in the above entitled cause, and if you fail so to do, a decree will be taken against you for want thereof, for the relief demanded in said complaint, to-wit: For a decree forever dissolving the bonds of matrimony heretofore and now existing between the above named plaintiff and defendant, and for a decree of absolute divorce and for such other and further relief as to the Court may seem equitable and just.

Service of this summons is made upon you by publication in the Morning Enterprise for six (6) successive weeks by virtue of an order made and entered by Honorable J. U. Campbell, Judge of the above entitled Court on the 1st day of Feb. 1913.

HOWARD O. ROGERS, Attorney for Plaintiff, 534 Chamber of Commerce. Date of first publication Feb. 2, 1913. Date of last publication March 16, 1913.

Summons. In the Circuit Court of the State of Oregon, for the County of Clackamas. Jennie Harless, Irene Harless and George Kesslering, Defendants, vs. Irene Harless, one of said defendants.

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Monday, February 24, 1913, and if you fail to answer, for want thereof, plaintiff will apply to the Court for the relief demanded in said complaint.

This suit is for the partition of a tract of land situate in Clackamas County, Oregon, described as follows, to-wit:

Beginning at a point North 8 deg. East 20.21 chains from the South-east corner of the J. T. Winfield Donation Land Claim No. 42, Township 5 South, Range 2 East, of the Willamette Meridian, running thence North 8 deg. East, along the East boundary line of said Donation Land Claim, 20.37 chains to the North boundary of said claim; thence South 82 deg. West, tracing the North boundary of said Donation Land Claim 19.65 chains; thence south 8 degrees West 20.37 thence N. 82 deg. East 19.65 chains to the place of beginning.

This summons is published pursuant to the order of the Hon. J. U. Campbell, Judge of said Court, dated the 2nd day of January, 1913.

DAVID E. LOFGREN, Atty. for Plaintiff.

GIVING CHECKS is the simplest and most convenient way of paying bills. Likewise the safest. It's a receipt for the debt it pays.

THE BANK OF OREGON CITY OLDEST BANK IN CLACKAMAS COUNTY

D. C. LATOURETTE, President. F. J. MEYER, Cashier.

THE FIRST NATIONAL BANK OF OREGON CITY, OREGON

CAPITAL \$50,000.00 Transacts a General Banking Business. Open from 9 A. M. to 3 P. M.

Myrtle Agnes Somers, Defendant. To Myrtle Agnes Somers, Defendant: In the name of the State of Oregon: You are hereby required to appear and answer to the complaint filed against you in the above entitled suit, on or before the 17th day of March, 1913, and if you fail so to appear or answer, plaintiff will apply to the Court for the relief prayed for in said complaint, to-wit:

A decree severing and dissolving the bonds of matrimony heretofore and now existing between the plaintiff and yourself, and for such other and further relief in the premises as the Court may deem just and equitable.

Service of this summons is made upon you by publication in pursuance of an order of the Honorable James U. Campbell, Circuit Judge of Clackamas County, State of Oregon, made on the 14th day of January, 1913, directing such publication in the Morning Enterprise, once a week for six consecutive weeks, the first publication being February 2, 1913, and the last being the 15th day of March, 1913. DAN POWERS, Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Oregon, for the County of Clackamas. Thomas H. Mann, Plaintiff, vs. Mamie G. Mann, Defendant.

To Mamie G. Mann, the above named defendant, you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before the 24th day of February, 1913, said date being after the expiration of six weeks from the first publication of this summons. If you fail to appear and answer, the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit, for a decree of divorce forever dissolving the bonds of matrimony now existing between plaintiff and defendant on the ground of cruel and inhuman treatment and desertion. This summons is published once a week for six consecutive weeks by order of the Hon. J. U. Campbell, Judge of the Circuit Court of the State of Oregon for the fifth Judicial District.

Dated this 10th day of January, 1913. Date of first publication January 22, 1913. Date of last publication February 23, 1913. E. T. REHFELD, Attorney for Plaintiff, 411 Sweetland Bldg., Portland, Oregon.

Summons. In the Circuit Court of the State of Oregon, for the County of Clackamas. M. L. Morris, Plaintiff, vs. Jennie Harless, Irene Harless and George Kesslering, Defendants.

To Irene Harless, one of said defendants: In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Monday, February 24, 1913, and if you fail to answer, for want thereof, plaintiff will apply to the Court for the relief demanded in said complaint.

This suit is for the partition of a tract of land situate in Clackamas County, Oregon, described as follows, to-wit:

Beginning at a point North 8 deg. East 20.21 chains from the South-east corner of the J. T. Winfield Donation Land Claim No. 42, Township 5 South, Range 2 East, of the Willamette Meridian, running thence North 8 deg. East, along the East boundary line of said Donation Land Claim, 20.37 chains to the North boundary of said claim; thence South 82 deg. West, tracing the North boundary of said Donation Land Claim 19.65 chains; thence south 8 degrees West 20.37 thence N. 82 deg. East 19.65 chains to the place of beginning.

This summons is published pursuant to the order of the Hon. J. U. Campbell, Judge of said Court, dated the 2nd day of January, 1913.

DAVID E. LOFGREN, Atty. for Plaintiff.

Summons. In the Circuit Court of the State of Oregon, for the County of Clackamas. Jennie Harless, Irene Harless and George Kesslering, Defendants, vs. Irene Harless, one of said defendants.

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Monday, February 24, 1913, and if you fail to answer, for want thereof, plaintiff will apply to the Court for the relief demanded in said complaint.

This suit is for the partition of a tract of land situate in Clackamas County, Oregon, described as follows, to-wit:

Beginning at a point North 8 deg. East 20.21 chains from the South-east corner of the J. T. Winfield Donation Land Claim No. 42, Township 5 South, Range 2 East, of the Willamette Meridian, running thence North 8 deg. East, along the East boundary line of said Donation Land Claim, 20.37 chains to the North boundary of said claim; thence South 82 deg. West, tracing the North boundary of said Donation Land Claim 19.65 chains; thence south 8 degrees West 20.37 thence N. 82 deg. East 19.65 chains to the place of beginning.

This summons is published pursuant to the order of the Hon. J. U. Campbell, Judge of said Court, dated the 2nd day of January, 1913.

DAVID E. LOFGREN, Atty. for Plaintiff.

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