

MR. HENRY PECK AND HIS FAMILY AFFAIRS

By Gross

HENRY JR. SAYS



MORNING ENTERPRISE OREGON CITY, OREGON

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CITY OFFICIAL NEWSPAPER

TRACING JUST RESPONSIBILITY In the report of the board of inquiry that investigated the disaster at Goodin station outside of Oswego a few days ago...

Of course, no one foresaw that the car of slab wood would slip at that particular point and fall into a crowd of picnickers as it did not did any one suspect that the loosening of the load would entail the result that it did.

While it would probably be difficult to trace the exact responsibility that each of the members of that loading crew might have had in preparing the car of slab wood for shipment, some one was to blame for the accident that cost a life and that resulted in serious injuries to others.

The wreck and the investigations of the board, however, carry with them a lesson in railroading in this country. Too many wrecks of the great transportation lines have been passed over by a report from the board that it has failed to find any individual responsibility.

To avoid railroad wrecks is, of course, the aim of every employe of the company as much as it is that of the travelling public. But long experience in the business and a too great willingness to take a chance is the cause of many of the disasters that are now a blot on our railroad history.

At any rate, a board of inquiry should use all of the means that it has at its command to trace through the mazes of the business the exact responsibility for each accident that happens on a line and every effort to punish those who are responsible for such disasters should be made both by the railroad company and by the public in order to reduce the number of fatalities that annually happen on all of our great lines.

A shifting of responsibility not only does no good in covering up the affair from the public but it naturally prejudices the mind of that public against the road that undertakes to protect its employes in matters of this kind.

INTERPRETING The tendency of the democratic powers that be to CIVIL SERVICE somewhat stretch the provision of the civil service regulations in making their appointments in fourth class post offices is disappointing, especially since the official head of the majority party is one who favors examinations as a test for official position.

From dispatches that have come from Washington, the democratic favorite in the community is given the appointment as postmaster if he passes the examination with a percentage of 70 or over, even though his Republican competitor may have made a much better average and have shown signs of much more intelligence and ability.

Though this is not exactly a violation of the civil service laws, it stretches the spirit of those laws somewhat and gets around the point that

Deal Fairly With the Railroads

By SETH LOW, President of the National Civic Federation

DEAL fairly with the railroads. They cannot be indefinitely charged with additional expenses unless, when circumstances justify it, they are permitted also to increase their earnings.

THE RAILROADS CONSTANTLY NEED VAST AMOUNTS OF NEW CAPITAL. THIS CAPITAL CANNOT CONTINUE TO BE OBTAINED FROM PRIVATE SOURCES UNLESS INVESTORS HAVE THE ASSURANCE THAT IT WILL BE PERMITTED TO EARN A REASONABLE AND SAFE RETURN.

There are those, I know, who desire government ownership and operation, and those who do not may well stop to remember that the public ownership and operation of our railroads would be likely to mean a poorer service, rising rates, slower development of railroad facilities, fixed wages for the employes, added expense, either through higher rates or increased taxes, for their fellow citizens, the breakdown of our federal system and changes in our form of government so radical as to constitute a complete break between our past and our future.

the legislators in the national assembly had in mind when that measure was enacted.

To remove the fourth class offices from politics and to place them under stringent provisions of the rules of the service was a wise move on the part of President Taft, although it was neither a diplomatic nor a politic move. It showed that the president had in mind only the betterment of those offices and that he had no intention to reward with appointments and political favors any of his friends who happened to have other friends eager for official honors.

For a man who always represents that he wants his officials from the highest class of competent workers and able, at any and all times to pass any sort of competitive tests that may be required of them, to support such a move on the part of Postmaster General Burleson is disappointing to those who, even though Republicans, admire some of the many fine qualities and foresight of the democratic president.

Wilson has never been a man who cringed in the face of what he believed was best, either for his state or for the country at large. He has bowed neither to the hand of great interests nor to the demands of his party. He has, at all times, been of that type of free thinking independence that Americans, in general, admire. It was his personality as much as from any belief in the principles of his party that gave him the election at the polls of the country last November and that placed him on the executive seat of the nation in March.

Why he, above all others, would remain silent when the postmaster general is filling the appointments in the fourth class offices with political henchman at a sacrifice of ability and intelligence, as shown by the results of the examinations, is more than those who admire Wilson, both as a president and as a man, can understand.

The principles of the civil service should be maintained at all cost and politics should be removed, as far as possible, from the government service where an actual knowledge of affairs and a business judgment is required in the management of the country's public business. To do otherwise would be but to return to the spoils system that was inaugurated with Andrew Jackson and that has been a cancer in the side of American politics ever since that time.

Prosperity dates from the first dollar saved. The Bank of Oregon City OLDEST BANK IN CLACKAMAS COUNTY

Sept. 9 In American History.

1800—California admitted to the Union as a state. 1803—General J. M. Shackelford's Federal cavalry captured General J. W. Frazer's Confederate brigade at Cumberland Gap, Tenn.

1900—Edward Henry Harriman, financier and railroad builder, died at Arden, Orange county, N. Y.; born 1848. General Edward M. McCook, civil war veteran, one of the "fighting McCooks" of Ohio, died in Chicago; born 1833.

ASTRONOMICAL EVENTS.

Evening star: Jupiter, Morning stars: Saturn, Venus, Mars, Mercury, Constellation Corona Borealis, the northern crown, including the brilliant star Alpheca, seen due west of the point overhead about 9 p. m.

"A PRINCE OF EVIL"

At the Grand To-morrow

GRANDPA AND ME.

My grandpa says that he was once a little boy like me. I s'pose he was, and yet it does seem queer to think that he could ever get my jacket on.

Or shoes or like to play With games and toys and race with Duke, As I do every day.

He's come to visit us, you see. Nurse says I must be good And mind my manners, as a child With such a grandpa should.

For grandpa's very straight and tall And very dignified. He knows most all there is to know And other things beside.

So, though my grandpa knows so much, I thought that maybe boys I seem queer to think that he could ever get my jacket on.

So yesterday when they went out And left us two alone I was not quite so much surprised To find how nice he'd grown.

You should have seen us romp and run! My, now I almost see That p'raps he was long, long ago A little boy like me!

—Round Table.

NEED.

As earth needs night wherein to find the peace That brings from strife and toil a glad surcease. So earth needs sorrow, that our hearts may see Beneath life's fret love's calm eternity.

—Arthur Wallace Peach.

Only One Way to END CATARRH

Reach the raw, tender, inflamed membrane infested with Catarrh germs, and destroy them. You can't reach the nooks and crevices with liquid preparations—there is only one way—breathe the germ destroying air of Booth's HYOMEI (pronounce it High-ome) directly over the inflamed and germ infested membrane.

HYOMEI contains no opium, cocaine or other harmful drugs, it is a balsamic air made of Australian eucalyptus, thymol, and some Listerian antiseptic. It is guaranteed to end the misery of Catarrh and Croup or money back. It's fine for bronchitis. Ask Huntley Bros. Co. about Booth's HYOMEI outfit today—it is only \$1.00 and they guarantee it. Extra bottle, if later needed, 50 cents. Just breathe it—no stomach dosing.

HUNTLEY BROS., Druggists

Meritol Rheumatism Powders

The unusually large sale of this remedy is the best evidence we could offer you to prove its merit. It is made of effective ingredients and is guaranteed to give permanent relief for rheumatism. We will gladly show you the formula and explain its merit to you. Jones Drug Co., local agents.

L. G. ICE, DENTIST Beaver Building Phones: Main 1221 or A-193

Wants, For Sale, Etc.

Notices under these classified headings will be inserted at one cent a word, first time. One inch card, \$2 per month; half inch card, (4 lines), \$1 per month. Cash must accompany order unless one insertion. Half a cent additional insert has an open account with the paper. No financial responsibility for errors; where errors occur free corrected notice will be printed for patron. Minimum charge 15c. Anyone that is out of employment and feels he cannot afford to advertise for work, can have the use of our want columns free of charge.

FOR RENT—Two clean rooms nicely furnished, with sleeping porch, patent toilet, electric lights, hot and cold water. Mrs. Henry Shannon, 505 Division St., back of Eastham school.

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THIS IS A BARGAIN

7-room, 1 1/2 story house with full basement; 4 rooms down stairs plastered; 3 rooms up stairs celled. Piped for hot and cold water, toilet, bath room, electric lights; modern except a bath tub. Chicken house and barn. 2 lots, each 66x105 in garden and chicken yard. On improved street; only 9 blocks from head of 7th street steps. \$1200.00, part cash, balance on time. DILLMAN & HOWLAND

"A PRINCE OF EVIL"

At the Grand To-morrow

THE SUMMER WOODS.

THIS Sabbath, and the quivering world, In wild confusion here and there, Hath gone its way, while I, apart, Have sought this perfect note of prayer.

NO rustle here of silken gowns; The places are dark and still and bright; The sunbeams gleaming where they will To link my dreaming to the sky.

FLITS now and then some timid bird, The noon deep shadow on his breast, Whose silent wonder asks why I Invasde his holy haunts of rest.

THESE are God's columned corridors; I cross myself, repeat my creed— Eternal power, eternal love, O soul of mine, eternal need! —Herbert Randall.

FOR SALE.

FOR SALE—By owner, handsome pony suitable for lady to ride or drive. E. M. Shaw, Oregon City, Route 5.

WOOD AND COAL

OREGON CITY WOOD & FUEL CO.—Wood and coal, 4-foot and 16-inch lengths, delivered to all parts of city; sawing specialty. Phone your orders Pacific 1371, Home A120. F. M. BLUHM.

MISCELLANEOUS

PRACTICAL GARDNER and fruit grower will prune and care for young trees, grape vines, roses and other shrubbery. Trees budded. Address, P. O. Box 305.

LOST AND FOUND

LOST—Package containing Martel-Blow-out protector, Leave at Entrance or notify box 47-A, route 6, for reward.

WANTED—Work on farm by middle-aged man to milk cows and do other chores. Address Fred Herzog, Oregon City.

WANTED—One to five cows for good clover pasture, two miles South Oregon City. Phone Farmers 228. A. H. Harvey.

SUMMONS

In the Circuit court of the State of Oregon, for the county of Clackamas, Emma Cowley, Plaintiff, vs. Jay P. Cowley, Defendant.

To Jay P. Cowley, above named defendant: In the name of the state of Oregon you are hereby required to appear and answer to complaint filed against you in the above named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint.

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for such other and further relief as to the court may seem meet. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29, 1913, and continuing each week thereafter to and including the issue of September 9, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

FINAL NOTICE

Notice is hereby given that the undersigned administrator of the estate of O. B. Williams, deceased, has filed his final account with the county court of Clackamas county, state of Oregon, and that the judge of said court has set Monday, the 8th day of September, 1913, at the hour of 10 o'clock a. m. of said day, as a time for hearing the said report, at which time all persons interested are hereby notified to be present and make objections to said report, if any there be. Dated this 4th day of August, 1913. J. M. FARMER, Administrator of the Estate of O. B. Williams, Deceased.

Automobiles for Hire Miller-Parker Co. PHONES: MAIN 77; A 193

SUMMONS

In the Circuit Court of the state of Oregon, for the county of Clackamas, Elizabeth Janney Ford, Plaintiff, vs. William Hayden Ford, Defendant.

To William Hayden Ford, 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 before the 16th day of September, 1913, six weeks from the day of the first publication of this summons.

If you fail to appear and answer, the plaintiff will take judgment against you for want thereof and for the relief prayed for in her complaint on file herein, to which reference is hereby made and more particularly as follows: For a judgment against you and a decree dissolving the bonds of matrimony now existing between you and the plaintiff, Maude M. Watson and for such further relief as the court may deem meet in the premises. This summons is served by publication by virtue of an order made by the Honorable J. U. Campbell, Judge of the above entitled court, and dated August 4th, 1913, to be published in the Morning Enterprise, a newspaper of general circulation in said county and state. JAS. S. STRICKLER, Attorney for Plaintiff.

Corner of Albina and Killingsworth Avenues, Portland, Oregon. Date of first publication, August 5, 1913. Date of last publication, September 16, 1913.

SUMMONS

In the Circuit court of the state of Oregon, for Clackamas county, Lena Leota Huff, Plaintiff, vs. John Edgar Huff, Defendant.

To John Edgar Huff, 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 cause on or before the 30th day of September, 1913, and if you fail to so appear and answer, for want thereof the plaintiff will apply to the court for the relief prayed for in her said complaint, to-wit: For a decree of divorce setting aside the marriage contract existing between herself and the defendant and that she be restored to her maiden name, namely, which is Lena Leota Hamrick and that she have such other and further relief as may be deemed equitable.

This summons is published by order of the Honorable J. U. Campbell, Judge of the circuit court of the state of Oregon for Clackamas county and entered on the 8th day of August, 1913, and the time prescribed for the publication of this summons is six weeks beginning Tuesday, August 12, 1913, and ending with the issue of September 23, 1913. W. B. GLEASON, Attorney for Plaintiff.

SUMMONS

In the Circuit court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

SUMMONS

In the Circuit Court of the state of Oregon, for Clackamas county, Maude M. Watson, Plaintiff, vs. Valentine Watson, Defendant.

To Valentine Watson, 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 before the 16th day of September, 1913, six weeks from the day of the first publication of this summons.

If you fail to appear and answer, the plaintiff will take judgment against you for want thereof and for the relief prayed for in her complaint on file herein, to which reference is hereby made and more particularly as follows: For a judgment against you and a decree dissolving the bonds of matrimony now existing between you and the plaintiff, Maude M. Watson and for such further relief as the court may deem meet in the premises.

This summons is served by publication by virtue of an order made by the Honorable J. U. Campbell, Judge of the above entitled court, and dated August 4th, 1913, to be published in the Morning Enterprise, a newspaper of general circulation in said county and state. JAS. S. STRICKLER, Attorney for Plaintiff.

Corner of Albina and Killingsworth Avenues, Portland, Oregon. Date of first publication, August 5, 1913. Date of last publication, September 16, 1913.

SUMMONS

In the Circuit Court, Clackamas county, state of Oregon, Anna Trube Carls, Plaintiff, vs. Fred Trube, Defendant.

To Fred Trube, defendant: In the Name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the expiration of six (6) weeks from date of first publication of this summons, to-wit: On or before the 30th day of Sept., 1913, and if you fail to answer for want thereof plaintiff will apply to the court for the relief demanded therein, to-wit:

First: That that warranty deed under date of the 25th day of March, 1890, as given by Katherine E. Trube to Henry Trube, and as recorded in book 38 of deeds page 27, Clackamas county, Oregon, be changed and reformed to read as follows, to-wit: The east half (E. 1/2) of the north east quarter (N. E. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3), south of range one (1) west of the Willamette meridian, instead of the east half (E. 1/2) of the northwest quarter of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3), south of range one (1) west of the Willamette meridian.

Second: That that certain warranty deed under date of the 21st day of July, 1892 from Henry Trube to Anna Trube, as recorded in book 82 of deeds at page 306, Clackamas county, Oregon be changed and reformed to read as follows, to-wit: The east half (E. 1/2) of the north east quarter (N. E. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3), south of range one (1), west of the Willamette meridian, instead of the east half (E. 1/2) of the north east quarter (N. E. 1/4) of section numbered eleven (11) and the northwest quarter (N. W. 1/4) of section numbered twelve (12) in township three (3), south of range one (1), west of the Willamette meridian.

Third: And for such other and further and different relief as to the mind of this court may seem just and equitable in the premises. This summons is published by virtue of an order bearing date of the 16th day of August, 1913, of the Honorable R. B. Beattie, Judge of the County court, of Clackamas county, Oregon, directing that said order be published once a week for six (6) consecutive and successive weeks in "Morning Enterprise," a newspaper of general circulation published in Clackamas county, Oregon. Date of order, August 16th, 1913. Date of first publication, August 19th, 1913. Date of last publication, September 30th, 1913. MILTON REED KLEPPER, Attorney for Plaintiff, 1122 Yeon Bldg. Portland, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of September 9th, 1913. JAS. E. CRAIB, Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the county of Clackamas, W. E. Samuels, Plaintiff, vs. Florence Samuels, Defendant.

To Florence Samuels, 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 named suit on or before the 9th day of September, 1913, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant and for the care, custody and control of said minor child, Edward William. This summons is published by order of Hon. R. B. Beattie, Judge of the County court, in the absence of J. U. Campbell, Circuit Judge, which order was made and entered on the 28th day of July, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of July 29th, 1913, and continuing each week thereafter to and including the issue of