

The Corvallis Times.

WEEKLY AND SEMI-WEEKLY.

Vol. XIX.—No. 3

CORVALLIS, OREGON, TUESDAY EVENING, OCTOBER 16, 1906.

B. F. IRVING, Editor and Proprietor

Summons.

In the Circuit Court of the state of Oregon, for Benton county:

J. W. WELLSMAN, Plaintiff,
vs.
J. R. Rainwater and Lucy Rainwater, his wife; William Rainwater and Sarah Rainwater, his wife; Anna King and Peter King, her husband; Daniel Rainwater and Emma Rainwater, his wife; Emmett Rainwater and Mary Rainwater, his wife; Mary Clark and Nelson Clark, her husband; Anna Duley and Frank Duley, her husband; Emma Laughland and G. H. Laughland, her husband; and Leo Cohen, Beale Moller and Paul Muller her husband, defendants.

To Beale Moller, Emmett Rainwater, and Mary Rainwater, his wife, the above named defendants:

In the name of the state of Oregon, you and each of you are hereby summoned and required to appear and answer the complaint of the plaintiff in the above entitled suit now on file with the clerk of the above entitled court, on or before the last day of the time prescribed in the order for publication of this summons, hereinafter referred to, to-wit, on or before November 23, 1906, and you are hereby notified that if you fail to so appear and answer the said complaint as herein required, I, the plaintiff, will apply to the above entitled court for the relief demanded in his said complaint, to-wit: that he be decreed to be the owner in fee simple of the following described real property, to-wit:

Beginning at the N. W. corner of the D. L. C. of A. M. Rainwater, Not. Su. 337, Cl. 61 & 38 in T. 11 S. R. 3 and 4 W., of Will. Mer. Benton county, Oregon, and running thence S. 26.94 chains, thence E. 12.27 chains, thence S. 88 deg., E. 3.10 chains, thence N. 22.11 chains to the N. boundary of said claim, thence S. 52 deg. 15 min. W. along said N. boundary to place of beginning, containing 40.20 acres, more or less, in Benton county, Oregon, save and except 15.15 acres heretofore sold and conveyed to S. E. Rainwater described as follows: Beginning at N. W. corner of D. L. C. Not. 697, Cl. 61 and 39 T. 11 S. R. 3 and 4 W., Will. Mer. Benton county, Oregon, and running thence S. 52 deg. 15 min. W. along said N. boundary to the west boundary of said claim thence N. along said west boundary to place of beginning, containing 15.15 acres, more or less; that the defendants be required to perfect the title of said land by making, executing, acknowledging and delivering a deed there to the plaintiff, or that in the event they fail so to do that the clerk of said court shall operate in lieu of such deed, and that plaintiff have his costs and disbursements, as a part of general relief.

This summons is published in THE CORVALLIS TIMES newspaper once a week for six successive and consecutive weeks, beginning with the issue of October 12, 1906 and ending with the issue of November 23, 1906, under and in pursuance of the directions contained in an order made by the Hon. E. Woodward, judge of the county court of Benton county, state of Oregon, dated October 11, 1906. The date of first publication hereof is October 13, 1906.

L. H. MONTANYE & E. E. WILSON, Attorneys for Plaintiff.

Good and Extra Good Boys School Suits at Nolan's.

LEAVE order for piano tuning at Fisher's store.

E. E. WILSON,

ATTORNEY AT LAW

Summons.

In the Circuit Court of the State of Oregon for Benton county:

GARRISON SHELTON, plaintiff,
vs.
ELLA W. SHELTON, defendant.

To Ella W. Shelton, the above named defendant:

In the name of the state of Oregon, you are hereby summoned and required to appear and answer the complaint of the plaintiff in the above entitled suit in the above entitled court, now on file in the office of the clerk of said court, on or before six weeks from the date of the first publication hereof, to-wit, on or before November 13, 1906, and you are hereby notified that if you fail to so appear and answer the said complaint as herein required, I, the plaintiff, will apply to the above entitled court for the relief demanded in his said complaint, namely: for a decree of divorce from the said defendant, forever dissolving the marriage contract existing between the plaintiff and defendant, and for such other further and different relief, order or decree as to the court may seem proper.

This summons is published in the Corvallis Times newspaper once a week for six successive and consecutive weeks, beginning with the issue of said newspaper of October 2, 1906, and ending with the issue of November 13, 1906, under and in pursuance of the directions contained in an order made by the Hon. E. Woodward, county judge of Benton county, Oregon, being the county in which the above entitled suit is pending in the above entitled court, dated September 28, 1906. The date of the first publication hereof is October 2, 1906.

E. E. WILSON, Attorney for Plaintiff.

E. R. Bryson,

Attorney At Law.

Northern Pacific.

2 Daily Trains 2

Duluth, Minneapolis, St. Paul and the East.

2 Trains Daily 2

Denver, Lincoln, Omaha Kansas City St. Louis and East.

Four daily trains between Portland and Seattle Pullman First-class sleeping cars, Pullman Tourist sleeping cars, Dining cars night and day, Observation and Parlor cars.

The regular Yellowstone Park Route via Livingston and Gardiner, Mont., the government official entrance to the Park.

Park season June 1st to September 20th.

See Europe if you will but see America first. Start right. See Yellowstone National Park—Nature's greatest wonderland.

Wonderland—The famous Northern Pacific book can be had for the asking or six cents by mail.

The Route of the "North Coast Limited"—the Electric Lighted Modern Train from Portland to the East.

ticket office at Portland is at 255 Morrison corner Third; A. D. Carlson, Assistant Passenger Agent, Portland, Or.

For The Ladies

Our Fall Line of New Goods are Here!

Big line of Dress Goods and Silks
Big line of Coats—the latest
Big line Shoes—best wearers on earth
Big line Skirts—from two factories
Big line Underwear—Munsings, none better
Big line Waistings and Hosiery

A whole lot of other new goods.

Call and See

J. H. HARRIS.

Corvallis, Oregon

Sewing Machines
Carpets, Rugs
Liroleum, Lace Curtains.

Rogoway's Store

It will pay you to come in and see us before buying your winter supply. We carry a full line of New and Second-Hand Furniture.

Furniture, Stoves, Ranges

Crockery, Glassware and Granite ware. Watch Friday's paper for Price.

We sell our goods for the lowest possible price. We pay the highest CASH price for all kinds of Second-Hand goods. Give us a call. No trouble to show goods.

Highest Market Price Paid for Hides, Pelts and Furs. Money to Loan on all Kinds of Security.

North east Cor. 2nd and Monroe Sts, Corvallis, Or.

New Goods, Latest Designs and PRETTIEST PATTERNS

Our Fall Lines of Jewelry and Silverware are beginning to arrive and will be the largest and most complete line ever shown in Corvallis.

"Swastikas," the Japanese lucky charm and the latest thing in the novelty line, to be had in Fobs, Hat Pins, Lace Pins, Cuff Buttons and O. A. C. Pins of all kinds. Alarm Clocks \$1. Fountain Pens \$1. At

E. W. S. PRATT'S, The Jeweler and Optician.

New Sporting Goods Store.

A new and complete line consisting of

Bicycles, Guns, Ammunition.
Fishing Tackle, Base Ball Supplies,
Knives, Razors, Hammocks, Bicycle Sandries

In fact anything the sportsman need can be found at my store.
Bicycles and Guns for rent. General Repair Shop.
All Work Guaranteed.

M. M. LONG'S

Ind. Phone 126. Corvallis, Oregon.

GRAND FISHING EXCURSION TO NEWPORT AND RETURN (RAIN OR SHINE) OVER THE COVALLIS & EASTERN SUNDAY OCTOBER 21st.

Salmon are running freely in Yaquina Bay and in order to give all an opportunity to enjoy a day's sport trolling for this kingly fish, this excursion is run.

Albany, Corvallis, Philomath, Wren, Blodget and Summit to Newport and return \$1.00.

West Summit to Chitwood 75c

Chitwood to Oysterville 50c.

Leaves Albany 7:30, Corvallis 8:00, Philomath 8:15. Returning

leaves Newport 5:00.

Glorious Weather!

Splendid Sport!

Plenty of Boats!

Rin or Shine!

Remember the Date!

MRS. SNYDER

SAYS SHE BELIEVES THAT GEORGE PERRY MURDERED HER HUSBAND.

His Motive for the Crime Was to Hush Forever the Lips That Could Tell of Perry's Guilt in Robbing the Forest Grove Bank.

Portland, Oct. 14.—Portland Journal: There was only one motive for the murder of Carey M. Snyder, the mystery of whose death may yet be solved, and there is only one person who could have done the deed, according to Mrs. Madge Snyder, widow of the young man whose remains were found in a lonely thicket near Glencoe two weeks ago.

That person was George Perry, Mrs. Snyder believes, and the motive for the crime was to forever hush the story of his guilt in connection with the Forest Grove bank robbery. She told District Attorney Harrison Allen, his deputy, T. H. Tongue, and Detective Vaughn during the secret inquisition at the Portland hotel yesterday afternoon.

Mrs. Snyder's assertions are corroborated by A. L. Cooper of Kansas City, personal attorney for E. M. Snyder, father of the murdered man. In an interview with the Journal yesterday Mr. Cooper, who has consulted with both Mrs. Snyder and the dead man's father with reference to the case, said:

"There was only one motive for the crime, and there is only one person who could have killed Carey Snyder. I will not say who the person was, or what the motive was, but Mrs. Snyder knows and she will tell."

When shown the attorney's statement last night, she expressed her belief in Perry's guilt, and said that, so far as she knew, there could have been no other motive than a desire on the part of the robbers of the bank to close the lips of one who knew of their guilt.

At yesterday's inquisition Mrs. Snyder, whose sphynx-like silence during the past week has caused no end of worry to Washington county officials, relented sufficiently to express her belief in Perry's guilt and at the same time gave her reasons for her belief. Her testimony may be sufficient to convict her husband's slayers.

As a result of their efforts to extort the woman's story from her, officials last night declared that they had by no means ended their investigations. Though no official statement was given out with reference to what transpired during the secret session, it is stated that a warrant is to be issued for Perry's arrest. It is also said that instructions were wired to Kansas City last night to prevent his escape from that city, if he has not already departed.

The widow of the murdered man

also expressed her belief that Perry had left Kansas City on reading the newspaper accounts of the crime and his alleged connection with it. She declared the statement that Perry was Snyder's cousin was erroneous, saying that there was no relationship between the two men. He visited at their home near Glencoe before the bank robbery, she said, and had not been seen since the disappearance of her husband.

In their efforts to clear away the mystery surrounding the double crime, officers have been unable to establish the identity of the other man who is said to have taken part in the bank robbery and the murder of Snyder. For a time it was believed that Leonard Bell, a noted nitroglycerine artist, who has figured in numerous crimes, may have been here at the time. Information from Kansas City, however, is to the effect that he was confined in the state penitentiary at the time of the Forest Grove bank robbery and the murder of Snyder.

Officials who are conducting the investigation express themselves as fairly satisfied with the result of yesterday's interview with Mrs. Snyder. However they refuse to state just what action will be taken as the result of the light the woman threw upon the crimes.

A. L. Cooper, attorney for R. M. Snyder, denies that his client has sealed the lips of the widow. He declares that the elder Snyder is desirous of bringing the murderers to trial. The Journal received the following from Kansas City last night:

Kansas City, Mo., Oct. 13.—R. M. Snyder is out of the city. A. L. Cooper, personal attorney for Snyder, also Carey Snyder's attorney in the robbery trials here, says he is assured no conditions or restrictions were imposed on the widow of her telling the facts as she understands them before she left Kansas City for Oregon.

Cooper and Snyder talked to the widow in Cooper's office before she left. Snyder is desirous of having his son's slayer brought to justice. Cooper says that there was only one motive and only one person who could have killed Carey. He wouldn't say who the person was or what the motive, but says the widow can tell. The lawyer says Mr. Snyder heard of conversations between Carey and a companion in which Carey refused to enter into the bank robbery, although he was urged to do so. Cooper is sure Snyder didn't seal the widow's lips before she left Kansas City. He says that if such restrictions have been placed on her they must be withdrawn.

Philadelphia, Oct. 13.—Subway workmen digging a ditch in the street for the new tunnel station uncovered at a depth of 100 feet what clearly is an old slave prison. The pen is composed of narrow cells in three tiers, with three-foot corridors between the heavy walls. Heavy iron bars covered the windows, and in each cell were manacle supports. Directly above the cells is the house of Stephen Girard, the eccentric millionaire, who gave Girard college to Philadelphia, and whose estate is now valued at hundreds of millions. It was in tearing down the house, which the Traction Co. had bought from the Girard trust, that the workmen came across the prison.

It has long been handed down in local history that Girard drove a brisk slave trade and that some of his fortunes came from dealing in negroes. As soon as the discovery was made the board of trustees of Girard trust flocked down to the dungeons. They were not allowed to examine them, but will be permitted to do so tomorrow. The cells run six to a tier. Each is large enough to hold six men packed in closely.

Chicago, Ill., Oct. 13.—Capital punishment will be abolished in Cook county regardless of the law or jury verdict if John J. Fitzpatrick, the Progressive Alliance candidate for sheriff, is elected, for he made such an ante-election promise. He is president of the Chicago Federation of Labor, which is on record against the death penalty for any crime, and announced his determination to refuse to carry out any death sentence if he became sheriff.

"Organized labor everywhere," he said, "stands for the abolishing of capital punishment and if I am sheriff I will do my best to further

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TRAGEDY IN SCHOOL

YOUNG MAN SHOTS A TEACHER THEN KILLS HIMSELF.

Rejected by His Fair Cousin, Harry Smith Takes Her Life—Two Bullets Penetrated Her Brain—Makes No Secret of Crime.

Cleveland, O., Oct. 10.—In the presence of 16 pupils in the South Euclid School, Harry Smith, 25 years old, shot to death Miss Mary Shepard, a teacher, 22 years old, this afternoon. Cornered behind the barn in the rear of his home in Warrensville two hours later, Smith shot himself through the head, dying instantly. Four Cleveland policemen, with drawn revolvers and under cover of eight armed farmers, were about to rush on young Smith when he ended his life.

Disappointment in love is said to have been the motive for the murder. Smith, who was a fourth cousin of Miss Shepard, had wooed her for some time and recently was rejected. He brooded over the unhappy ending of his courtship, and this afternoon, first quitting his position, bought a revolver and went to the South Euclid school. Miss Shepard responded to his knock at the door. He walked in and for a few moments talked to her in the hall. Suddenly he whipped out his revolver, shoved it against her head and fired twice in rapid succession, both bullets crashing through her brain.

Panic spread among the pupils, who rushed but of the building screaming. Some of the girls fainted.

Smith leisurely walked out and boarded a car for Warrensville. The news of the crime spread like wild fire and in less than half an hour an armed posse formed and was in full pursuit. The identity of the murderer was quickly established. On the suburban car Smith confessed to the conductor that he had killed Miss Shepard, and remarked that "they will have to kill me to get me."

Reaching home but a few minutes before the arrival of the posse and police, Smith told his father of the crime. When his pursuers came in sight the young man became highly nervous and ran from the house to the rear of the barn. A loaded double-barreled shotgun was leaning inside of the house, but was passed by Smith, who evidently had determined not to put up a fight, but to end his life as soon as he was surrounded.

When the posse got within a few feet of him, calling for him to surrender, as the four officers were preparing to effect his capture, he placed the revolver against his head and blew out his brains.

Washington, D. C., Oct. 12.—United States attorney for the district of Columbia has informed the department of justice that the Hyde-Benson land fraud criminal cases cannot be heard before December. They were set down for hearing during the October term, but no action will be taken by the government in civil suits to cancel land patents until the criminal cases are tried.

Binger Hermann, it appears, is about to have another lease on life, and the Hyde-Benson land fraudists are in all probability to enjoy a longer period before the strenuous days of the Washington trial come. The Oregon land cases, however, in the opinion of United States District Attorney Bristol, will not be delayed longer than has already been announced, by the new turn in the Hyde-Benson cases in Washington.

Notice of First Meeting of Creditors. In the District Court of the United States for District of Oregon, in Bankruptcy.

In the matter of J. E. HAWKINS, Debtor. In Bankruptcy.

To the creditors of J. E. Hawkins, of Philomath, in the county of Benton and district aforesaid, a bankrupt. Notice is hereby given that on the 11th day of September, A. D. 1906, the said J. E. Hawkins was duly adjudicated bankrupt; and that the first meeting of his creditors will be held at my office in Corvallis on the 24th day of October, A. D. 1906, at 2 o'clock in the afternoon, at which time the said creditors may attend, prove their claims, appoint a trustee, examine the bankrupt, and transact such other business as may properly come before said meeting. Dated October 15, 1906. E. HOLTGATE, Referee in Bankruptcy.