

THE HOOD RIVER NEWS
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Another Libel of History.
Sappho has been rehabilitated. By her own poetry the world for something over twenty centuries has placed her in the Cleopatra class or worse. Now a French investigator has discovered in Egypt or somewhere documents that prove Sappho to have been a conventional and eminently proper Greek widow who kept a young lady's secretary.

To upset the legend of Sappho, however, gives a distinct shock. To be sure, the other exposures were more or less disturbing, but this is a disturbance of another sort. The generally accepted view of Sappho was itself shocking, and to have it cast into the rubbish heap furnishes a shock by the removal of one. Sappho was accepted as the feminine Lord Byron of antiquity. To hear it now announced that she was entirely respectable, a perfect lady, so to speak, will make a certain class of folk disconsolately murmur: "Oh, piffle! There is nothing left but banality and mediocrity. What is an erotic poetess without her touch of temperament?"

The editor of the Toronto Globe says that Canada is now sorry she rejected the reciprocity agreement. Well, our end of it is still on the statute books. If she is really sorry let her call a new election and ratify it. After the slap she gave us deeds will come with better grace than empty words.

The general belief is that the man who said rubber could be made from an orange was stretching the truth.

The government is going after the match trust. Somebody will get his fingers burned.

Do your Christmas shopping now, and do it in your home town.

Wireless is Stretching.
The other day Mr. William Marconi—since he is half Irish we prefer this form to the Italian Signor Guglielmo—sent a wireless message from Italy to America, beating the world's record by something more than a thousand miles. We are glad Marconi was the one to do this since he is the inventor of wireless and is entitled to lead in the improvements of it so long as he lives, or rather so long as some greater genius does not get ahead of him. Yet it was a great feat, driving a message 4,000 miles!

Since it was Marconi who first succeeded in sending across the English channel, a few years later dispatching across the Atlantic and now capping that by including the Atlantic and most of the Mediterranean, one is moved to inquire, what next? Will he now establish a station in India or China and hurl messages to America? Then will he make a station big enough to flash around the world?

It is a great age in which we live, my masters. Science is doing such marvelous things that the news thereof breaks over into the newspapers, which get it all mixed up. Yet this feat of Mr. Marconi's came straight, being that it was addressed to a newspaper.

The incident shows the difference between inventors. Nikola Tesla says he can talk to Mars, but does not do it. Marconi keeps closer to the earth, never says a thing, but goes on stretching wireless distance a thousand miles or so at a time.

That is a rather grim story told of Yuan Shih Kai, the new premier of China. During the Boxer uprising Yuan was mayor of an interior city. The Boxers solicited him to join their order. One of their claims was that their members were immune from foreign bullets. Yuan shrewdly said that if they could establish this claim he would join. To make the test he proposed that one of their leaders let himself be shot at with a foreign gun. The result was one less Boxer, but it was the making of Yuan Shih Kai.

The Canadian Lure.
Although refusing our reciprocity agreement, Canada continues to advertise for American farmers. Through her alluring press agent stories it is estimated that she will inveigle something like 145,000 Americans across the border this year.
Just why a farmer from the United States should emigrate to Canada is not plain. Of course any real estate proposition can be made to look well on paper. Canada has been assiduous in soliciting these new recruits. She has established agents throughout the States. She has subsidized every possible avenue for advertisements and press notices. She has spent millions of dollars in the effort to people her frostbitten wilds, not only from the United States, but from other lands. Her recent census shows that she has got little for her outlay, that her increase in population was pitifully small and much below her expectations and that a large percentage of the people who did migrate to her territory became dissatisfied and left.

The very fact that she had to go to all of this trouble and expense to drum up immigration gives her case away. If her lands were really desirable the people of the world would discover the fact and would go to them without solicitation. We have to turn back immigration. Although Canada is as old as the United States and larger in area, if we exclude Alaska and our island possessions, the Dominion has less than one-twelfth of our population. That alone tells the story, and her frantic efforts to inveigle our farmers into her domains make the case plain. In other words, her lands are so undesirable that people will not go to them of their own motion and will go only in very small numbers after an elaborate campaign is made to lure them thither.

The American farmer who goes to Canada loses his citizenship in the republic to become a subject of the British king. He exchanges a temperate climate for one where the cold is extreme and the seasons short. At the same time he turns his back on millions of acres of unoccupied land in his own country. The United States government is now going to great expense to irrigate the plains of the west. Dry farming is being carried on profitably all over the plateau east of the Rocky mountains and elsewhere. There are unoccupied lands in the south and others that may be had at low prices in a section that is awakening to new life. Why desert all these advantages for a hazardous experiment in a frozen wilderness?

The American Family.

It is time there was a revival of the old American spirit, and at no point is it more needed than in family life. The three great forces that have built this nation were democracy, universal education and the home. To what extent these have been undermined or attempted to be undermined he who runs may read.
Fortunately, the conscience of the land is reawakening, and in the light of this quickened moral perception certain things are growing plain. One is that through divorce, race suicide and other of the offspring of lax morals and selfishness American family life is threatened. It should be the business of every true man and woman in the land to see that these three pillars of our national temple, and especially the pillar of the home, shall be maintained in all their former strength.

Yet what shall we say of a certain doctor who in an address in Chicago recently advocated the limiting of the size of families by law? To be explicit, he proposed state legislation to prevent a man receiving no more than \$3 per day from having more than three children. If the rule were adopted that poor people should be restricted in the size of their families, what would become of the race? For it is notorious that a large percentage of the rich have few or no children.

Large families are not only best for the nation and the world, but for the child. Even though there is comparative poverty they are still best for the child. Where there are limited means and several brothers and sisters the children are taught wholesome self sacrifice and self reliance. These breed real men and women.

If Mexico must have revolutions that is her own affair. We have nothing to say so long as she confines them to her own territory. But we have a right to object to them being spawned on American soil or being fought on the American border.

A New York horse that had strayed away was found drunk after a hundred mile chase. Shows the influence of environment. First the New York women took to tipping, and now it is the horses.

If the rebels have no other way to drive out the Manchus they might turn Dr. Wu Ting Fang loose and let him fire a few volleys of questions.

Does it require the Russian army to put down one American in Persia?

DUSSELDORF ON RHINE AND ITS ENVIRONS

Mayor E. H. Hartwig has just received from the Lord Mayor of Dusseldorf on Rhine, the noted fine arts city of Germany, an elegantly finished and bound booklet descriptive of that city of arts, trades, commerce, manufacture and municipal enterprise and economical importance.
Such a manufacturing city exists neither in Great Britain nor the United States, and at the same time this fine arts city has a further reputation as a garden city, and has been a central point of artistic efforts and is a favorite residential town. Its public institutions and buildings are of world fame, and, above all, its educational system and municipal organization and government are worthy of study and emulation. Nowhere do citizens enjoy so much for so little.

The present Lord Mayor, Herr Oberbergmeister, has served over 30 years. He was not chosen of the city residents, as in America, but was selected from another part of Germany, and is an expert in government and civic affairs. The city owns light, water, factories, restaurants, theatres, and even free legal advice offices.

Catarth Cannot Be Cured with local applications, as they cannot reach the seat of the disease. Catarth is a blood or constitutional disease, and in order to cure it you must take internal remedies. Hall's Catarth Cure is taken internally, and acts directly on the blood and mucous surfaces. Hall's Catarth Cure is not a quick medicine. It is prescribed by one of the best physicians in this country for years, and is a regular prescription. It is composed of the best tonics known, combined with the best blood purifiers, acting directly on the mucous surfaces. The perfect combination of the two ingredients is what produces such wonderful results in curing catarth. Send for testimonials free. F. J. Cheney & Co., Props., Toledo, O. Sold by druggists, price 75c. Take Hall's Family Pills for constipation.

Gene Bush's Brother Dies in Portland
Henry M. Bush, for 20 years superintendent of the mill yards of the Jones Lumber Company, died recently, at his home in Portland. He is thought to have died from paralysis, having sustained a stroke two years ago. Mr. Bush retired Sunday night apparently in good health and was found dead Monday morning. He is survived by a brother, Gene Bush, who lives at Hood River.

When in need of printing remember the News.
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To H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui, J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, and each of you, defendants:
In the name of the State of Oregon: You and each of you are hereby required to appear and answer the Complaint filed against you and each of you in the above entitled suit within ten days from the date of the service of this summons on you and each of you, if served within this county, and if served outside this county, within this state, then within twenty days from the date of the service of this summons upon you and each of you, and if you fail to answer, then, of the plaintiff will take a decree against you and each of you for the sale of the hereinafter described real property situate in Hood River County, Oregon, for the foreclosure of that certain mortgage dated September 24th, 1909, made, executed and delivered by said defendant, which said mortgage was duly filed in the office of the County Clerk of said Hood River County, Oregon, on January 22nd, 1910, at 2:40 o'clock p. m. and recorded in book 3 of mortgages at page 546, for the payment and satisfaction of all sums secured by said mortgage, including said sum of Twenty Six Hundred and Ninety Dollars (\$2690) and interest, which said sum of Two Hundred and Seventy Dollars (\$270) attorney's fees in this suit and plaintiff's costs and disbursements herein, and will take a decree against you and each of you for such other relief as may be granted in the complaint herein, and shall be deemed by the court proper. Said real property is more particularly described as follows, to-wit: (The North-East (N.E.) of the South-East quarter (S.W.) of the North-east quarter (N.E.) of Section Eighteen (18) Township Two (2) North, Range Ten (10) East, Meridian 12 West, Hood River County, Oregon, State of Oregon, duly made, granted and dated on the 2nd day of December A. D. 1911, for the service of this summons upon you by publication thereof, and in accordance therewith, and which order prescribes that you shall appear and answer the complaint on or before the last day of six consecutive weeks from the date of the first publication of this summons, and the 6th day of December A. D. 1911 as the date of the first publication of this summons, and you are hereby further notified that said date is and will be the first publication of this summons. Dated December 2nd, 1911.
L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

Summons.
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L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

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L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

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L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

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In the Circuit Court of the State of Oregon, for the County of Hood River, vs. Henry J. Lindsay, Plaintiff, vs. H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui; J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, Defendants.
To H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui, J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, and each of you, defendants:
In the name of the State of Oregon: You and each of you are hereby required to appear and answer the Complaint filed against you and each of you in the above entitled suit within ten days from the date of the service of this summons on you and each of you, if served within this county, and if served outside this county, within this state, then within twenty days from the date of the service of this summons upon you and each of you, and if you fail to answer, then, of the plaintiff will take a decree against you and each of you for the sale of the hereinafter described real property situate in Hood River County, Oregon, for the foreclosure of that certain mortgage dated September 24th, 1909, made, executed and delivered by said defendant, which said mortgage was duly filed in the office of the County Clerk of said Hood River County, Oregon, on January 22nd, 1910, at 2:40 o'clock p. m. and recorded in book 3 of mortgages at page 546, for the payment and satisfaction of all sums secured by said mortgage, including said sum of Twenty Six Hundred and Ninety Dollars (\$2690) and interest, which said sum of Two Hundred and Seventy Dollars (\$270) attorney's fees in this suit and plaintiff's costs and disbursements herein, and will take a decree against you and each of you for such other relief as may be granted in the complaint herein, and shall be deemed by the court proper. Said real property is more particularly described as follows, to-wit: (The North-East (N.E.) of the South-East quarter (S.W.) of the North-east quarter (N.E.) of Section Eighteen (18) Township Two (2) North, Range Ten (10) East, Meridian 12 West, Hood River County, Oregon, State of Oregon, duly made, granted and dated on the 2nd day of December A. D. 1911, for the service of this summons upon you by publication thereof, and in accordance therewith, and which order prescribes that you shall appear and answer the complaint on or before the last day of six consecutive weeks from the date of the first publication of this summons, and the 6th day of December A. D. 1911 as the date of the first publication of this summons, and you are hereby further notified that said date is and will be the first publication of this summons. Dated December 2nd, 1911.
L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

Summons.
In the Circuit Court of the State of Oregon, for the County of Hood River, vs. Henry J. Lindsay, Plaintiff, vs. H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui; J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, Defendants.
To H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui, J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, and each of you, defendants:
In the name of the State of Oregon: You and each of you are hereby required to appear and answer the Complaint filed against you and each of you in the above entitled suit within ten days from the date of the service of this summons on you and each of you, if served within this county, and if served outside this county, within this state, then within twenty days from the date of the service of this summons upon you and each of you, and if you fail to answer, then, of the plaintiff will take a decree against you and each of you for the sale of the hereinafter described real property situate in Hood River County, Oregon, for the foreclosure of that certain mortgage dated September 24th, 1909, made, executed and delivered by said defendant, which said mortgage was duly filed in the office of the County Clerk of said Hood River County, Oregon, on January 22nd, 1910, at 2:40 o'clock p. m. and recorded in book 3 of mortgages at page 546, for the payment and satisfaction of all sums secured by said mortgage, including said sum of Twenty Six Hundred and Ninety Dollars (\$2690) and interest, which said sum of Two Hundred and Seventy Dollars (\$270) attorney's fees in this suit and plaintiff's costs and disbursements herein, and will take a decree against you and each of you for such other relief as may be granted in the complaint herein, and shall be deemed by the court proper. Said real property is more particularly described as follows, to-wit: (The North-East (N.E.) of the South-East quarter (S.W.) of the North-east quarter (N.E.) of Section Eighteen (18) Township Two (2) North, Range Ten (10) East, Meridian 12 West, Hood River County, Oregon, State of Oregon, duly made, granted and dated on the 2nd day of December A. D. 1911, for the service of this summons upon you by publication thereof, and in accordance therewith, and which order prescribes that you shall appear and answer the complaint on or before the last day of six consecutive weeks from the date of the first publication of this summons, and the 6th day of December A. D. 1911 as the date of the first publication of this summons, and you are hereby further notified that said date is and will be the first publication of this summons. Dated December 2nd, 1911.
L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

Summons.
In the Circuit Court of the State of Oregon, for the County of Hood River, vs. Henry J. Lindsay, Plaintiff, vs. H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui; J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, Defendants.
To H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui, J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, and each of you, defendants:
In the name of the State of Oregon: You and each of you are hereby required to appear and answer the Complaint filed against you and each of you in the above entitled suit within ten days from the date of the service of this summons on you and each of you, if served within this county, and if served outside this county, within this state, then within twenty days from the date of the service of this summons upon you and each of you, and if you fail to answer, then, of the plaintiff will take a decree against you and each of you for the sale of the hereinafter described real property situate in Hood River County, Oregon, for the foreclosure of that certain mortgage dated September 24th, 1909, made, executed and delivered by said defendant, which said mortgage was duly filed in the office of the County Clerk of said Hood River County, Oregon, on January 22nd, 1910, at 2:40 o'clock p. m. and recorded in book 3 of mortgages at page 546, for the payment and satisfaction of all sums secured by said mortgage, including said sum of Twenty Six Hundred and Ninety Dollars (\$2690) and interest, which said sum of Two Hundred and Seventy Dollars (\$270) attorney's fees in this suit and plaintiff's costs and disbursements herein, and will take a decree against you and each of you for such other relief as may be granted in the complaint herein, and shall be deemed by the court proper. Said real property is more particularly described as follows, to-wit: (The North-East (N.E.) of the South-East quarter (S.W.) of the North-east quarter (N.E.) of Section Eighteen (18) Township Two (2) North, Range Ten (10) East, Meridian 12 West, Hood River County, Oregon, State of Oregon, duly made, granted and dated on the 2nd day of December A. D. 1911, for the service of this summons upon you by publication thereof, and in accordance therewith, and which order prescribes that you shall appear and answer the complaint on or before the last day of six consecutive weeks from the date of the first publication of this summons, and the 6th day of December A. D. 1911 as the date of the first publication of this summons, and you are hereby further notified that said date is and will be the first publication of this summons. Dated December 2nd, 1911.
L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

Summons.
In the Circuit Court of the State of Oregon, for the County of Hood River, vs. Henry J. Lindsay, Plaintiff, vs. H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui; J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, Defendants.
To H. de Reding, Cornelia Edmunds Hallam, a widow; M. Yasui, J. Thornton and W. H. Halton and Middlecrest Orchard Company, a Corporation, and each of you, defendants:
In the name of the State of Oregon: You and each of you are hereby required to appear and answer the Complaint filed against you and each of you in the above entitled suit within ten days from the date of the service of this summons on you and each of you, if served within this county, and if served outside this county, within this state, then within twenty days from the date of the service of this summons upon you and each of you, and if you fail to answer, then, of the plaintiff will take a decree against you and each of you for the sale of the hereinafter described real property situate in Hood River County, Oregon, for the foreclosure of that certain mortgage dated September 24th, 1909, made, executed and delivered by said defendant, which said mortgage was duly filed in the office of the County Clerk of said Hood River County, Oregon, on January 22nd, 1910, at 2:40 o'clock p. m. and recorded in book 3 of mortgages at page 546, for the payment and satisfaction of all sums secured by said mortgage, including said sum of Twenty Six Hundred and Ninety Dollars (\$2690) and interest, which said sum of Two Hundred and Seventy Dollars (\$270) attorney's fees in this suit and plaintiff's costs and disbursements herein, and will take a decree against you and each of you for such other relief as may be granted in the complaint herein, and shall be deemed by the court proper. Said real property is more particularly described as follows, to-wit: (The North-East (N.E.) of the South-East quarter (S.W.) of the North-east quarter (N.E.) of Section Eighteen (18) Township Two (2) North, Range Ten (10) East, Meridian 12 West, Hood River County, Oregon, State of Oregon, duly made, granted and dated on the 2nd day of December A. D. 1911, for the service of this summons upon you by publication thereof, and in accordance therewith, and which order prescribes that you shall appear and answer the complaint on or before the last day of six consecutive weeks from the date of the first publication of this summons, and the 6th day of December A. D. 1911 as the date of the first publication of this summons, and you are hereby further notified that said date is and will be the first publication of this summons. Dated December 2nd, 1911.
L. A. & A. P. REED, 46-117 Attorneys for Plaintiff, Hood River, Oregon.

Notice of Sheriff's Sale

In the Circuit Court of the State of Oregon, for Hood River County, vs. Gust Georgousis, Plaintiff, vs. H. E. Marshall and Geo. W. McCoy, Defendants.
By virtue of an execution, return and order of sale duly issued out of and under the seal of the Circuit Court of the State of Oregon, for the County of Hood River, to me directed and dated the 6th day of November, 1911, upon a decree for the foreclosure of a certain laborer's lien and judgment rendered and entered in said Court on the 14th day of June, 1911, in the above entitled cause in favor of plaintiff and against the defendants in the sum of \$285.00, and interest thereon from the 6th day of August, 1910, at the rate of 6 per cent per annum; and for the sum of \$60.00 attorney's fees for the sum of \$18.75 costs and disbursements, and the costs of and upon this writ, and commencing me to make sale of the real property embraced in such decree of foreclosure and hereinafter described, I will at the hour of 10 o'clock in the forenoon on the 7th day of December, 1911, at the front door of the County