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See

**STRANAHAN & CLARK****PRINTING**  
That Is Printing

NO JOB TOO LARGE OR TOO SMALL FOR

The NEWS JOB DEPARTMENT

SHOULD GROW ONLY  
THE BEST VARIETIES

None but the highest class of apples should be grown in the box apple districts of the Northwest, urges George W. Coburn, manager of the Chicago office of the Wenatchee Valley Fruit Growers' Association, in a letter received by J. W. W. McDonald, assistant manager. The experience of the past season proves this very positively says Mr. Coburn, who continues:

"In a season like the present, when the country is flooded with good, cheap apples, it is sufficiently difficult to sell our fine varieties at satisfactory prices. This difficulty becomes almost an impossibility when it comes to selling the hundred or so odd and common varieties which the association has been called upon to market this season.

## Poor Varieties Hard to Market

"No one can recommend such varieties as Viking, Bull Moose, Ingram, Sheep Nose, Shackelford, Seek-no-further and many others. These varieties lack quality. Nobody wants them, and they come into immediate competition with Eastern apples in barrels and in bulk.

"In order to sell these varieties it is necessary to place them in some out of the way town where the trade knows nothing about Western Box apples and have them worked off upon an equally ignorant public. The result is very undesirable, since the small markets are trying to develop will judge all our apples by the inferior fruit sold to them.

## Markets Are Injured

"By continuing the production of small apples and poor varieties, we are greatly injuring the present markets and the future of our industry. At the most, the Wenatchee district should not produce more than 15 sorts of fall and winter apples. The present bearing trees producing poor fruit should be worked over to the varieties that have become standards. Each section now has enough data to enable the individual grower to determine which of the high quality apples is produced to the highest degree of perfection in his particular locality. These should be grafted on the lower grade stock as rapidly as possible.

"Our present experience shows that in a heavy crop year, our poor varieties cannot be marketed profitably. They will not bring the expense of growing plus the cost of marketing, and it seems likely that the time is not far distant when the association in self-protection, will be unable to accept for shipment any apples that cannot be sold to good advantage.

"We are experiencing considerable trouble in the marketing of Kane Spitzenbergs on account of the comparative lack of color of this variety. This is the cause of a good deal of justified complaint on the color of our Spitzenbergs. We are obliged to lay considerable stress on the distinction between the Esopus Spitzenberg and the Kane Spitzenberg to the obvious disadvantage of the latter. It would seem advisable to discontinue the planting of any but the Esopus Spitzenberg, and these only where they can be depended upon to turn a solid red color."

## YAKIMA FRUIT GROWERS ELECT

At its annual meeting the Yakima Valley Fruit Growers' Association re-elected J. H. Robbins, general manager; M. E. Olson, Parker, president; George E. C. Johnson, vice president; U. G. Merrill, Emerald, second vice president; J. E. Shannon, treasurer; P. D. Spencer, auditor; trustees, Frank E. Sickles, Naches; L. B. Parsons, N. Nob Hill; J. J. Rudkin, Kennewick; F. F. Morris, Grandview; O. S. Follansbee, Zillah; Dr. A. J. Pressy, Selah.

## BOX APPLES DOING BETTER

Box apples are doing better in the New York market, although prices are still low, according to the following Mail report:

"There is a fair demand for Western boxed apples, and at auction Washington Spitzenberg stock sold in a range of \$1.70 to \$2.30 a box, an average of \$1.76 a box for the 630 boxes offered. The call for box stock seems to be more or less local in character and much of it is going out to retail trade. A feature of the market is the fact that while the crusade against high retail rates on apples is still in progress in a half-hearted way, there has been no appreciable falling off in retail charges. The situation so far as the average retailer is concerned is on the same level so far as the consumer's cost goes. Buyers are content to take hold, as they need the goods, and the improved tone is due very largely to the fact that arrivals have been on a smaller scale."

## GIVES INSTANT ACTION

Charles N. Clarke, Druggist, reports that a SINGLE DOSE of simple buckthorn bark, glycerine, etc., as compounded in Adler-Lika, the German appendicitis remedy, stops constipation or gas on the stomach INSTANTLY. Many Hood River people are being helped.

Yacht Racing Cleanest  
Sport In the World

By Sir THOMAS LIPTON, English Yachtsman

TO MY MIND YACHT RACING IS THE CLEANEST AND BEST SPORT IN THE WORLD. IT IS A GOOD THING, TOO, FOR A NATION TO FOSTER. IT BREEDS IN YOUNG MEN A LOVE FOR THE SEA THAT PREPARES THEM FOR THE NAVY IN TIME OF WAR.

Look at Germany, for instance. In that country the yachting game is nationally encouraged. The Kaiser sets the example by taking a personal interest in the sport, and as a consequence there are a lot of young chaps of the right sort TAKING TO THE SEA AS NATURALLY AS DUCKS TO WATER. They go in for the sport of it and stay in for the PURE LOVE OF IT. From the decks of their yachts they go finally, many of them, to the quarter decks of the Kaiser's warships.

Germany's strength as a sea power is, I believe, accounted for to a considerable degree by the fact that YACHTING IS MADE SO POPULAR THERE.

## Christian and Missionary Alliance

Sunday School at 9:45, H. C. Dietz, superintendent. Preaching at 11 a.m. Young People's Meeting at 7:15 p.m. Evangelistic service at 8 p.m. Prayer meeting Thursday evening at 7:45. These are all gospel meetings. Our motto: "Jesus Only." All are cordially invited. W. P. KIRK, pastor.

Thus far no way has been discovered to make the parcel post shake down the furnace mornings and carry out the ashes.

## NOTICE TO CREDITORS

In the County Court of the State of Oregon, for Hood River County.

In the matter of the estate of Jessie Grace Woodworth, deceased.

The undersigned having been appointed by the County Court of the State of Oregon, for Hood River County, Administrator of the estate of Jessie Grace Woodworth, deceased, and having qualified, notice is hereby given to the creditors of, and all persons having claims against said deceased, to present them, verified as required by law, within six months after the date of this notice which said date will be the date of the first publication of the same to said Administrator at the office of L. A. & A. P. Reed, his attorneys, at No. 190 Second Street in the City of Hood River, Hood River County, Oregon.

ROY N. WOODWORTH,  
As Administrator of the estate of Jessie Grace Woodworth, deceased.  
Dated January 8th, 1913. 2-6

## NOTICE TO CREDITORS

In the County Court of Hood River County, Oregon.

In the matter of the estate of Keziah S. Walton, deceased.

Notice is hereby given in compliance with law that the undersigned have been appointed Executors of the Will of Keziah S. Walton, deceased. All persons having claims against said estate are required to present the same, duly verified as required by law, to the undersigned at the office of George R. Wilbur, Esq., 14 and 15 Hall block, Hood River, Oregon, within six months from the date hereof, to-wit, January 8, 1913.

WALTER H. WALTON,  
TRUMAN BUTLER,  
Executors.

## NOTICE OF SHERIFF'S SALE

Whereas in a certain suit then pending in the Circuit Court of Hood River County, Oregon, wherein Harry G. Claassen is plaintiff, and R. W. Hayward and Marie Hayward, husband and wife, and R. H. Hayward were defendants, an execution and order of sale was issued thereout on January 24, 1913, upon a judgment entered in said cause and suit on January 21, 1913, in favor of the plaintiff, Harry G. Claassen, and against the defendants, R. W. Hayward and Marie Hayward; which said execution and order of sale is to me directed and commands me to sell the real property hereinafter described for the purpose of satisfying said judgment which was and is in the sum of \$111.61, with interest thereon at the rate of 8 per cent per annum from January 21, 1913, and the further sum of \$58.05 costs and disbursements including attorney's fee, and the further costs and disbursements incurred and to be incurred upon said writ of execution.

NOTICE IS HEREBY GIVEN, that in compliance with said execution and order of sale, I will, on the 1st day of March, A. D., 1913, at the hour of 11 o'clock in the forenoon of said day, at the North front door of the Court House in the City of Hood River, Hood River County, Oregon, sell at public auction to the highest bidder for cash in hand for the purpose of satisfying said judgment and accruing costs and expenses the following described real property, to-wit:

Lots numbered Three (3) and Twenty-two (22) in Block numbered Seven (7) in Idlewild Addition to the City of Hood River, Oregon.

Dated this 24th day of January, A. D., 1913.

THOMAS F. JOHNSON,  
Sheriff of Hood River  
County, Oregon.

## Judge, why did you adjourn court

for five minutes just now?"

"I felt that I had to sneeze."

"Yes?"

"And I feared that if I sneezed on the bench the lawyers would make that the basis for a new trial."

The rumor that hoop skirts are coming back next year may be only a wicked plot to discredit the Democratic administration.

## SUMMONS

In the Circuit Court of the State of Oregon for the County of Hood River. Manning L. Howard, Plaintiff,

vs.

Adolph Grodt, Bertha Grodt, Christian Frederick Grodt, Doris Grodt, Kahl, Dora Grodt, Dorothy Grodt, Emma Grodt, Frederick Grodt, Frederick Grodt, Gustave Grodt, John Grodt, John Ditlef Grodt, Johann Ditlef Frederick Grodt, Johanna Dorethea Grodt (insane), W. Wulf, guardian of Johanna Dorethea Grodt, Neta Grodt, William Grodt, John Kahl, the unknown heirs of Charles Grodt deceased, and also all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the Complaint herein, Defendant.

To Adolph Grodt, Bertha Grodt, Christian Frederick Grodt, Doris Grodt, Kahl, Dora Grodt, Dorothy Grodt, Emma Grodt, Frederick Grodt, Frederick Grodt, Gustave Grodt, John Grodt, John Ditlef Grodt, Johann Ditlef Frederick Grodt, Johanna Dorethea Grodt (insane), W. Wulf, guardian of Johanna Dorethea Grodt, Neta Grodt, William Grodt, John Kahl, the unknown heirs of Charles Grodt, deceased, and also all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real estate described in the Complaint herein:

In the name of the State of Oregon, you and each of you are hereby required to appear and answer to the complaint filed against you in the above entitled suit on or before the expiration of six weeks from the date of the first publication of this summons, which date is hereinafter stated, and if you fail so to answer or appear for want thereof, the Plaintiff will apply to the Court for the relief prayed for in his Complaint, to-wit:

For a decree determining all claims adverse to Plaintiff which you or either, or any of you may have or claim to have in any right, title, estate, lien or interest in that land situated in the County of Hood River, State of Oregon, described as follows, to-wit:

The Northeast quarter (NE $\frac{1}{4}$ ) of the Southeast quarter (SE $\frac{1}{4}$ ) of the Southwest quarter (SW $\frac{1}{4}$ ) of Section 14, Township 2 North of Range 10 East of the Willamette Meridian.

That by said Decree it may be declared and adjudged that you or either, or any of you have no right, title, estate, lien or interest whatever in or to said land, or any part thereof, and that the Plaintiff is the owner of the title to said land, and to every part thereof, in fee simple; that you and each of you be forever enjoined and debarred from asserting any claim whatever in or to said land adverse to Plaintiff; and that Plaintiff may have such other relief as to the Court may seem equitable.

You and each of you are hereby served by the publication of this summons in accordance with an order made by the Hon. G. R. Castner, County Judge of Hood River County, Oregon, duly made and entered in the above entitled cause, on the 23rd day of December, 1912, which order prescribes that you and each of you shall appear and answer said Complaint on or before the expiration of six weeks from the date of the first publication of this summons; that the date of the first publication of this summons was fixed in and by said order as the 25th day of December, 1912, and the date of the first publication hereof is December 25th, 1912.

ERNEST C. SMITH,  
Attorney for Plaintiff.

## SUMMONS

In the Circuit Court of the State of Oregon for Hood River County. Gifford D. Woodworth and Rose Woodworth, Plaintiffs vs. Rose E. Hotchkiss, Standard Orchard Company, a corporation, Anson W. Stone, Defendants.

To Rose E. Hotchkiss, 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 last day of six consecutive weeks from the date of the first publication of this summons, and if you fail so to answer, for want thereof, the plaintiffs herein will take a decree against you for the sale of the hereinafter described real property situated in Hood River County, Oregon, for the foreclosure of that certain mortgage thereon, dated November 22nd, 1909, made and executed by defendant, Standard Orchard Company, a corporation to the above named plaintiffs to secure the sum of Seven Thousand Dollars (\$7000.00), and interest, which said mortgage was duly filed in the office of the County Clerk of said Hood River County, Oregon, on January 18th, 1910, at 9 o'clock a. m. and recorded in Book 3 of Mortgages on pages 527-8 and 9, pursuant to default made in the payment of interest secured by said mortgage and all as follows, to-wit:

1. For Judgment against the said defendant Standard Orchard Company for the sum of Two Hundred and Five and 53-100 Dollars (\$205.53), together with interest thereon from Jan. 2nd, 1913, and for the further sum of One Hundred Twenty Five Dollars (\$125.00), as and for attorney's fees, together with plaintiff's costs and disbursements herein.

2. For the usual decree for the foreclosure of said mortgage and for the sale of the following described real property, situated in the County of Hood River and State of Oregon, to-wit:

All that part of the Northeast quarter (N. E.  $\frac{1}{4}$ ) of Section Twenty-nine (29), in Township One (1) North, Range Ten (10) East of Willamette Meridian, lying west of the right of way of the Mount Hood Railroad Company, and containing about 80 acres, according to the United States Government Surveys thereof,

by the Sheriff of Hood River County, Oregon, according to law and the practice of this court; that said sums aforesaid be made a specific and subsisting lien upon the said real property, attaching as of November 22nd, 1909, and prior and superior to any claim, right, title or interest of any or all of the above named defendants, or any or all persons claiming under, by or thru them or any of them; that the said real property be sold as aforesaid, to pay the said sum of Two Hundred and Five and 53-100 Dollars (\$205.53), together with interest thereon, the said sum of One Hundred Twenty-five Dollars (\$125.00) as and for attorney's fees and plaintiff's said costs and disbursements, herein; that upon the said sale, Sheriff pay the proceeds to the County Clerk of said Hood River County, and the said County Clerk apply the proceeds as by law provided; that said defendants and each of them and all persons claiming by, through or under them and each of them be forever barred and foreclosed of and from all equity of redemption from said sale and in and to said real property as by law provided; that said plaintiffs be entitled to become a purchaser at said sale, and that upon such sale the purchaser be entitled to enter into possession of said real property and hold the same as by law provided; and that plaintiffs be entitled to have the said sale of real property confirmed by the above named court. That plaintiffs may have such other and further relief as to the court may seem just and equitable in the premises.

You are hereby served by publication of this summons by virtue of an order of the Hon. W. L. Bradshaw, Judge of the Circuit Court of Hood River County, Oregon, duly made, granted and dated on the 18th day of January, 1913, for the service of this summons upon you by the publication thereof and in accordance therewith, and which order prescribes that the time for publication shall be for six consecutive weeks, and the 22nd day of January, 1913, as the date of the first publication of this summons, and you are hereby further notified that said date is and will be the date of the first publication of this summons.

Dated January 18th, 1913.  
L. A. & A. P. REED,  
Attorneys for Plaintiffs,  
Hood River, Oregon.

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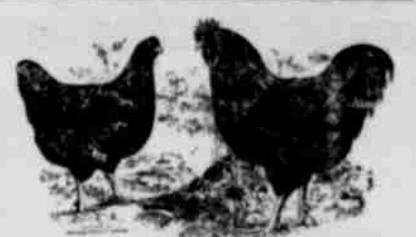
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NEW SCHEDULE  
Mount Hood Railroad

No. 1	Effective 12:01 A. M. Sunday, Sept. 8th 1912	No. 2
A.M.	STATIONS	P.M.
8:00	Lv. Hood River Ar.	2:55
8:05	Powerdale	2:50
8:15	Switchback	2:39
8:35	Van Horn	2:19
8:40	Mohr	2:00
9:05	Odell	2:00
9:15	Summit	1:50
9:20	Biescher	1:45
9:45	Winans	1:35
10:10	Des.	1:30
10:15	Trout Creek	1:15
10:40	Woodworth	1:00
10:45	Ar. Parkdale Lv.	1:00

A. WILSON, Agent.



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