

Go to McCormick's for school supplies. Fred Hamel, of West Union, was in town Tuesday.

Mr. and Mrs. Henry Stoffer, of Nelson, were up the last of the week, guests of Will Wolf and wife.

C. D. Farnham, who has farmed it for 28 years on the North Plains, was in town the last of the week.

Hop vines are commencing to sit up and take notice, and growers are now starting to work in their yards.

Mrs. Hugh Smith, of Forest Grove, was down Monday, the guest of her sister, Mrs. E. C. McKlancy.

C. W. Allen, an old time resident of Beaverton, was in town Saturday, greeting his many Hillsboro friends.

Arthur Knox, the Scoggin Valley rancher and stockman, was in town Saturday, and called at the Argus office for a year's reading.

Smokers like the Schiller and the Escalencia. These cigars are of the best stock. You can't fool an authority on a good cigar.

S. A. D. Meek, out for the legislature, and J. W. Goodin, out for county judge, and both from Glencoe, were in town Saturday.

John Vanderwal, who is assessing Beaverton and that section of the county, was in town Friday, conferring with Assessor Wilcox.

Hon. B. F. Purdy, of Gaston, and who is in the ring for nomination on the Republican ticket as Representative, was in town Monday.

Eugene Schiller, of below Beaverton, and who is a candidate for surveyor on the republican ticket at the primaries, was in the city Saturday.

Edgar Young, formerly of this city, and now swimming down at Rainier, was in town Monday, guests of his parents, J. T. Young and wife.

Yamhill Angora growers will sell their Mohair in pool on April 14. The Angora men in this county are not ready to sell yet, many having not as yet sheared.

For gentlemen's, ladies' and children's hosiery you can do no better than to buy of John Dennis. We have them for everybody, and at prices that are values.

Geo. A. Morgan and the boys interested with him, finished cutting ties out by the Robb place, the last of the week, after turning out about ten thousand pieces.

Split cedar fence posts, delivered in vicinity of Hillsboro and Cornelius. First class potatoes delivered by the sack anywhere in Hillsboro, at 60 cents.

Ed. Northrup and wife, of Shady Brook, came in Monday, bringing in F. A. Northrup and wife, who left that evening for the Summer at Bellingham, Wash.

Born, to C. F. Grabel and wife, of south of town, on Friday, March 30, 1906, a son—the first boy. C. F. is feeling his oats these days, and is "hard to catch."

Herman Bishop, of the Shady Brook sawmill, was in town Saturday, and states that he has a big tie contract which will keep him hustling for some months.

Chas. F. Casteel, of Tualatin, and who has returned from Oak Point, Wash., where he conducted a laundry, was in town Saturday, accompanied by his son-in-law, H. E. Robbins.

R. T. Simpson, of Buxton, is publishing a petition for a liquor license in this issue, having a large majority of the legal voters of the precinct. He will appear before the May term of county court.

Mrs. Katherine Reynolds, daughter of Grandma Mary Ramsey Wood, is slowly recovering from the effects of the broken arm sustained some weeks ago. Her many friends here wish for her a speedy complete recovery.

Wm. Tupper and family, of this city, left this evening, for Lodi, Cal., to make that place their future home. Mr. Tupper was born in this county in 1855, and save a few years, has resided here all his life. His many friends here wish him all success in his new home.

Schulmerich Bros. want 10 carloads of prime Burbank potatoes, and they will pay 50 cents per cwt. for them. Nothing but the first class potato need be offered for they can not find sale. Potatoes seem to be drug on the market this Spring, but a special order for the 10-car lot has reached this firm because of the good judgment used in selection of the product.

MILK FEVER—STERILIZED AIR (For treatment of Cows) Of all known methods of treating milk fever the injections of sterilized atmosphere into the udder is by far the most simple and practicable, as well as the most efficacious and harmless at our disposal, and only occasionally requires the concurrent use of medicinal treatment.

I have this treatment for my patients, with lots of the experience which it needs. I want to give my patrons the best in the market. I also have knives and tools for assistance in parturition.—Dr. S. T. Bowers.

April Fool Day: Sheriff John W. Connel was called down town Sunday morning, at 12:30 A. M., to see a man who wanted to go away on the early train. Reaching the business part of town the Sheriff met Fred Cornelius, who scolded him for coming down town to see a man who existed only in imagination. Senator Wehrung made a trip clear to Portland to see an Eastern Oregon politician who wasn't there at all.

Catherine Wirt Flory sues A. E. Flory for divorce. They were married in Portland, Feb. 14, of this year, and lived together about two weeks. She alleges cruel and inhuman treatment, and the husband, after leaving her, comes before her with a demurrer, stating that the complaint does not state sufficient cause for action. It is a mean "case" that won't let a woman have a divorce after he leaves her, eh?

W. E. Ray, of Yamhill County, and Miss Badi B. Casteel, of Tualatin, were granted license to wed by County Clerk Godman, last week. The wedding does not take place until the fifteenth.

Mrs. Sylvia Tucker, of Portland, came out Monday evening to visit her parents, S. D. Powell and wife, prior to going to Colfax, Wash., for a few weeks.

The P. R. & N. has laid track on as far as the Lyons place, beyond Bayley's, in order to get material to the bridges beyond.

J. H. Dorland, of Shady Brook, was in Tuesday, and says that the roads are drying up nicely, but that they are very rough yet.

Will Barrett, son of W. N. Barrett and wife, leaves in a few days, to attend the prep. school, prior to going to Annapolis.

Van DeLashmud was up from Witch Hazel, Tuesday, in the interests of his candidacy for the legislature.

Chas. Tompkins, of Ostrander, Wash., is over for the week, visiting home folks beyond Glencoe.

Will Davis, the Glencoe barber, has moved to East Portland and opened a shop.

J. J. Whitten, of Phillips, was in the city Tuesday.

H. G. Fitch, of Cornelius, was in town Tuesday.

CLYDESDALE STALLION Prince Melbourne, the full blooded Clydesdale Stallion, will make the season of 1906 at the home of Chas. Davis, 8 1/2 miles Northwest of Hillsboro. Those desiring to raise Clydesdale colts should see this horse. For further information call on or address Chas. Davis, Hillsboro, Ore., R. F. D. 3, Box 19

Attention, Farmers! I have at my place, at Glencoe, a fine Jack, having a fine record for good colts. Terms to insure, \$10. Those desiring to raise mules should see this animal. Mares from a distance will be pastured.

Wesley W. Paine, Owner. P. O. Address, Hillsboro, R. D. 3

Executor's Sale of Real Property Notice is hereby given that the undersigned Executor of the last will and testament of Gustav Hekichler, deceased, by virtue of an order of the County Court of the State of Oregon, for Washington County, made and entered on the 28th day of March, 1906, authorizing, licensing and empowering the undersigned to make sale of the real property hereinafter described, will on Monday, the 7th day of May, 1906, at the South Door of the Court House in Hillsboro, Oregon, at the hour of 10 o'clock, A. M., of said day sell at public auction to the highest bidder for cash in hand, the following described real property, lying, being and situate in Washington County, Oregon, and particularly described as follows, to-wit: Beginning at a point on the north line of the south-west quarter of Section 5, T. 2, R. 2, W. 2, of the Willamette Meridian, 14.75 chains east of the north-west corner thereof, and running thence south 28.24 chains; thence east 25.11 chains to the east line of said quarter section; thence north 14.85 chains to the south-west line of the Arthur Harris D. L. C.; thence north 43 deg. west with said line 2.76 chains to the corner of said D. L. C.; thence north 3.32 chains to said north line of said quarter section; thence with same 25.16 chains to the place of beginning, containing 50 acres, and being a part of the D. L. C. of Amos Griffith and Maria Griffith, his wife.

Said sale will be made subject to confirmation by the County Court of the State of Oregon, for Washington County, at the hour of ten o'clock, A. M., of said day, at the Court Room in Hillsboro, Oregon, at the hour of 10 o'clock, A. M., of said day, at the place of hearing objections to said final account, and for the final settlement of said estate. Dated this 28th day of March, 1906. JOHN H. DORLAND, Administrator of the estate of J.S. Jackson, deceased.

Notice of Final Settlement Notice is hereby given that the undersigned Executor of the last will and testament of Gustav Hekichler, deceased, by virtue of an order of the County Court of the State of Oregon, for Washington County, made and entered on the 28th day of March, 1906, authorizing, licensing and empowering the undersigned to make sale of the real property hereinafter described, will on Monday, the 7th day of May, 1906, at the South Door of the Court House in Hillsboro, Oregon, at the hour of 10 o'clock, A. M., of said day sell at public auction to the highest bidder for cash in hand, the following described real property, lying, being and situate in Washington County, Oregon, and more particularly described as follows, to-wit: All of Lots Seven (7) and Eight (8) of and in Block Twenty Five (25) of and in the Town of Beaverton, Oregon, as shown upon the fully recorded plat of said Town of Beaverton, to satisfy the hereinbefore named sums and for the costs and expenses of sale and said writ.

Said sale will be made subject to redemption as per statute of Oregon. Dated at Hillsboro, Oregon, this 20th day of March, 1906. JOHN W. CONNELL, Sheriff of Washington County, Oregon. Geo. R. Bagley, attorney for plaintiff. H. T. Bagley, attorney for defendant P. C. Hausfuss.

Notice is hereby given that the undersigned administrator with the will annexed of the estate of Philip Feghtling, deceased, has filed in the County Court of the State of Oregon, for Washington County, his final account in the matter of said estate, and that he has acted in the matter of the estate of Philip Feghtling, deceased, and said Court has set Monday, the 10th day of April, 1906, at the County Court Room in Hillsboro, Oregon, at the hour of 10 o'clock, A. M., of said day, as the time and place for hearing objections to said final account, and for the final settlement of said estate. Dated at Hillsboro, Oregon, this 20th day of March, 1906. ELIZABETH FEGHTLING, Administrator of the estate of Philip Feghtling, deceased. Geo. R. Bagley, Attorney for Administrator.

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A Valuable Agent.

The glycerine employed in Dr. Pierce's medicine greatly increases its medicinal properties which it extracts and holds in solution much better than alcohol would. It also possesses medicinal properties of its own, being a tonic, demulcent, nutritive, antiseptic and antiferment. It adds greatly to the efficacy of the Black Cherry Bark, Golden Seal, St. Ignace, and Quercus roots, contained in "Golden Medical Discovery" in subduing chronic, or lingering coughs, bronchial, throat and lung affections, for all of which these are approved and commended by standard medical authorities. In all cases where there is a wasting away of flesh, loss of appetite, with weak stomach, as in the early stages of consumption, there can be no doubt that glycerine acts as a valuable nutritive and aids the Golden Seal root, St. Ignace root, Queen's root and Black Cherry bark in promoting a healthy building up of the flesh and strength, controlling the cough and bringing about a healthy condition of the whole system. Of course, it must not be expected to cure chronic coughs, or cure consumption except in its earlier stages. It will cure very severe, obstinate, chronic coughs, bronchial and laryngeal affections, and is especially valuable with hoarseness. In acute coughs it is not so effective. It is in the lingering coughs, or those of long standing, even when accompanied by phlegm, that it is most marvelous cures. Send for and read the little book of extracts, treating of the properties and uses of glycerine. It is a medicinal agent that enters into Dr. Pierce's Golden Medical Discovery and learn why this medicine has such a wide range of application in the cure of chronic and acute coughs. Dr. R. V. Pierce, Buffalo, N. Y. The "Discovery" contains no alcohol or harmful habit-forming drug. Ingredients all printed on each bottle wrapper in plain English. It is a Sick person, especially those suffering from diseases of long standing, are invited to consult Dr. Pierce by letter, free. All correspondence to be addressed to Dr. R. V. Pierce, Medical Adviser, 103 North Second and Sycamore streets, Buffalo, N. Y. Dr. Pierce's Medical Adviser is sent free on receipt of stamp to pay expenses of mailing. Send 21 one-cent stamps for paper-covered, or 31 stamps for club-bound copy.

Proclamation

Whereas, the Secretary of State of the State of Oregon has notified me in writing that pursuant to the provisions of an act entitled "An Act making effective the initiative and referendum provisions of Section 1 of Article IV of the Constitution of the State of Oregon, and regulating elections thereunder, and providing penalties for violations of provisions of this Act," approved February 24, 1905, the People's Power League of Oregon duly filed in his office on February 24, 1906, an initiative petition containing 8,287 signatures properly attached to a copy of said measure, certified in accordance with law, demanding that a proposed law, the title, tenor and effect of which is hereinafter particularly set forth, shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the general election to be held in said state on the 4th day of June, being the first Monday in June, 1906.

Now, therefore, I, Geo. E. Chamberlain, Governor of the State of Oregon, in obedience to the provisions of said act, hereinafter first mentioned, do hereby make and issue this Proclamation to the people of the State of Oregon announcing that the said People's Power League of Oregon has filed said initiative petition with the requisite number of signatures thereto attached demanding that there shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the regular election to be held on the 4th day of June, 1906, said month, a bill to propose by initiative petition a bill entitled "A bill for a law to prohibit the issuing or furnishing of any pass, ticket, transportation or service either free or at less than regular public rates, to any person and to prohibit the receiving or using of any such pass, ticket, transportation or service, and providing penalties for the violation thereof," the tenor and effect of which in brief is: First: To make it unlawful for any public service business or corporation, or any of its officers or agents, to furnish within the state any pass, ticket, service or transportation either free or at less than rates that are open to the public generally, or for any one to solicit accept or use within such state any such pass, ticket or service. But the act shall not be construed to prohibit the issuing of any pass, ticket, transportation or service either free or at less than regular public rates, provided that the same shall be obtainable on equal terms without discrimination by all persons or excursion parties applying therefor under like circumstances and conditions, nor to prohibit the granting of passes or reduced rates by any such business or corporation to its own officers, agents or employees traveling in its service, or to charitable or reformatory institutions, nor to prohibit the exchange of passes by railroads with officers or employees of other railroads; and upon any shipment of livestock of such nature as to require an attendant, a railroad may furnish to the shipper or some designated by him free transportation for such attendant, including the attendant's baggage, and the shipment was originally made, provided there shall be no discrimination in reference thereto between shippers.

Second: To require every public service business or corporation within the state, on or before the 1st day of February of each year to cause to be filed with the Secretary of State under oath a statement of all passes, tickets, service and transportation either free or at less than rates that are open to the public generally during the year ending December 31st next preceding, showing the name of the officer or agent who granted or issued the same, to whom and why granted, and the consideration therefor.

Third: To require any person holding a public office or position under the laws of the state or any municipality before the payment to him of his salary to file as a part of his receipt a statement showing that since taking office he has not received or used any free or reduced rate pass, ticket, transportation or service furnished by law from any public service business or corporation, and to certify on the payment to him of his salary to file as a part of his receipt a statement showing that since taking office he has not received or used any free or reduced rate pass, ticket, transportation or service furnished by law from any public service business or corporation.

Fourth: To declare violations of the act a misdemeanor, providing fines in case of conviction, and if the person convicted be a public officer he shall forfeit his office and the office be declared vacant.

Proclamation

Whereas, the Secretary of State of the State of Oregon has notified me in writing that pursuant to the provisions of an act entitled "An Act making effective the initiative and referendum provisions of Section 1 of Article IV of the Constitution of the State of Oregon, and regulating elections thereunder, and providing penalties for violations of provisions of this Act," approved February 24, 1905, the People's Power League of Oregon duly filed in his office on February 24, 1906, an initiative petition containing 8,287 signatures properly attached to a copy of said measure, certified in accordance with law, demanding that a proposed law, the title, tenor and effect of which is hereinafter particularly set forth, shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the general election to be held in said state on the 4th day of June, being the first Monday in June, 1906.

Now, therefore, I, Geo. E. Chamberlain, Governor of the State of Oregon, in obedience to the provisions of said act, hereinafter first mentioned, do hereby make and issue this Proclamation to the people of the State of Oregon announcing that the said People's Power League of Oregon has filed said initiative petition with the requisite number of signatures thereto attached demanding that there shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the regular election to be held on the 4th day of June, 1906, said month, a bill to propose by initiative petition a bill entitled "A bill for a law to prohibit the issuing or furnishing of any pass, ticket, transportation or service either free or at less than regular public rates, to any person and to prohibit the receiving or using of any such pass, ticket, transportation or service, and providing penalties for the violation thereof," the tenor and effect of which in brief is: First: To make it unlawful for any public service business or corporation, or any of its officers or agents, to furnish within the state any pass, ticket, service or transportation either free or at less than rates that are open to the public generally, or for any one to solicit accept or use within such state any such pass, ticket or service. But the act shall not be construed to prohibit the issuing of any pass, ticket, transportation or service either free or at less than regular public rates, provided that the same shall be obtainable on equal terms without discrimination by all persons or excursion parties applying therefor under like circumstances and conditions, nor to prohibit the granting of passes or reduced rates by any such business or corporation to its own officers, agents or employees traveling in its service, or to charitable or reformatory institutions, nor to prohibit the exchange of passes by railroads with officers or employees of other railroads; and upon any shipment of livestock of such nature as to require an attendant, a railroad may furnish to the shipper or some designated by him free transportation for such attendant, including the attendant's baggage, and the shipment was originally made, provided there shall be no discrimination in reference thereto between shippers.

Second: To require every public service business or corporation within the state, on or before the 1st day of February of each year to cause to be filed with the Secretary of State under oath a statement of all passes, tickets, service and transportation either free or at less than rates that are open to the public generally during the year ending December 31st next preceding, showing the name of the officer or agent who granted or issued the same, to whom and why granted, and the consideration therefor.

Third: To require any person holding a public office or position under the laws of the state or any municipality before the payment to him of his salary to file as a part of his receipt a statement showing that since taking office he has not received or used any free or reduced rate pass, ticket, transportation or service furnished by law from any public service business or corporation, and to certify on the payment to him of his salary to file as a part of his receipt a statement showing that since taking office he has not received or used any free or reduced rate pass, ticket, transportation or service furnished by law from any public service business or corporation.

Fourth: To declare violations of the act a misdemeanor, providing fines in case of conviction, and if the person convicted be a public officer he shall forfeit his office and the office be declared vacant.

Fifth: To make it a misdemeanor in case any public service business or corporation fails to make and file the statement required by the terms of the act, and providing penalty in case of conviction. Done at the capitol at Salem, this 28th day of February, A. D. 1906. (Signed) GEO. E. CHAMBERLAIN, Governor. By the Governor: E. I. Dunbar, Secretary of State.

Proclamation

Whereas, the Secretary of State of the State of Oregon has notified me in writing that pursuant to the provisions of an act entitled "An Act making effective the initiative and referendum provisions of Section 1 of Article IV of the Constitution of the State of Oregon, and regulating elections thereunder, and providing penalties for violations of provisions of this Act," approved February 24, 1905, the People's Power League of Oregon duly filed in his office on February 24, 1906, an initiative petition containing 8,287 signatures properly attached to a copy of said measure, certified in accordance with law, demanding that a proposed amendment to Section 2 of Article XI of the Constitution of the State of Oregon shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the general election to be held in said state on the 4th day of June, being the first Monday in June, 1906, designated by said People's Power League of Oregon as a constitutional amendment giving cities and towns exclusive power to enact and amend their charters," which said proposed amendment is hereinafter particularly set forth.

Now, therefore, I, Geo. E. Chamberlain, Governor of the State of Oregon, in obedience to the provisions of said act hereinafter first mentioned, do hereby make and issue this Proclamation to the people of the State of Oregon, announcing that the People's Power League of Oregon has filed said initiative petition with the requisite number of signatures thereto attached demanding that there be submitted to the legal voters of the State of Oregon for their approval or rejection at the regular election to be held on the 4th day of June, 1906, said month, a proposed amendment to Section 2 of Article XI of the Constitution of the State of Oregon, designated by said People's Power League of Oregon as "Constitutional Amendment giving cities and towns exclusive power to enact and amend their charters," which said proposed amendment is as follows: "Section 2. Corporations may be formed under general laws, but shall not be created by the legislative assembly by special laws. The legislative assembly shall not enact, amend or repeal any charter of any corporation for any municipality, city or town. The legal voters of every city and town are hereby granted power to enact and amend their municipal charter, subject to the Constitution and criminal laws of the State of Oregon."

Done at the Capitol at Salem, this 28th day of February, A. D. 1906. (Signed) GEO. E. CHAMBERLAIN, Governor. By the Governor: E. I. Dunbar, Secretary of State.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR WASHINGTON COUNTY United States National Bank, a corporation, Plaintiff, vs. A. R. Panno and Ada Panno, his wife, Cordeia Johnson, executrix of the last Will and Testament of Arthur H. Johnson, deceased; Stephen W. Johnson and Eliza Johnson, his wife; Mary Sarah Johnson and Charles J. Johnson, her husband; Charles N. Johnson and Annie J. Johnson, his wife; Cora J. Johnson, her husband; Thomas N. Dunbar, her husband; and H. Parkhurst and H. E. Parkhurst, her husband; Anna May Wylie, single; Carrie Van Vorhis Hibbard and Guy A. Hibbard, her husband; Hamilton Boyd Johnson, unmarried; Arthur R. Johnson; Adm'r T. G. Johnson; Mary A. Whittier and Ira Wheeler, her husband; Matilda E. Johnson, her husband; and Charlotte M. Johnson; George N. Johnson; Harland A. Johnson; Sadie Johnson; Carrie N. Hibbard and H. B. Hibbard, her husband; Defendants.

To the Defendants J. Mary Sarah Johnson and Charles A. Johnson, her husband; Mary H. Parkhurst and H. E. Parkhurst, her husband; Hamilton Boyd Johnson, Adm'r T. G. Johnson; Mary A. Whittier and Ira Wheeler, her husband; Matilda E. Johnson, her husband; and Charlotte M. Johnson; George N. Johnson; Harland A. Johnson; Sadie Johnson; Carrie N. Hibbard and H. B. Hibbard, her husband; Defendants: You are hereby required to appear and answer the complaint filed against you in the above entitled cause, and to file in said Court a copy of your answer, on or before the 4th day of May, 1906, that being the time fixed by the court for you to appear and answer herein and six weeks from the first publication of this summons, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit:

That the defendants be required to set forth the nature of their claim, if any they have, to the South half of Lot Eight (8), in Yere's Sub Division of Section Twenty-two (22) of the One Quarter (1/4) corner One (1) West of the Willamette Meridian, Washington County, Oregon; and that the court may determine and decree the claim of defendants void and of no effect; that plaintiff be decreed to have and hold in fee simple of said real property; that the title of plaintiff be quieted against the defendants; that defendants be required to execute a deed of said real property to plaintiff, and that on failure to do so within ten days after the rendition of the decree said decree shall stand as and for a conveyance; for its costs and disbursements; and for such other relief as the court may deem just in the premises.

This summons is published once each week for six successive weeks by order of the Court, the first publication of this summons in the County Court of the State of Oregon, for Washington County, dated the 20th day of March, 1906, directing the first publication of this summons to be made on the 22nd day of March, 1906, and the last publication to be made on the 3d day of May, 1906, and directing the defendants to appear and answer on the 4th day of May, 1906.

RICHARD W. MONTAQUE, Attorney for Plaintiff. First publication, March 22nd, A. D., 1906.

Notice of Final Settlement. Notice is hereby given that the undersigned Executor of the last will and testament of William Manzey, deceased, has filed in the County Court of the State of Oregon, for Washington County, his final account in the matter of said estate, and that he has acted in the matter of the estate of Philip Feghtling, deceased, and said Court has set Monday, the 10th day of April, 1906, at the County Court Room in Hillsboro, Oregon, at the hour of 10 o'clock, A. M., of said day, as the time and place for hearing objections to said final account, and for the final settlement of said estate. Dated at Hillsboro, on this 8th day of March, 1906. J. A. IMBRIE, Executor of the last will and testament of William Manzey, deceased. Geo. R. Bagley, Attorney for Executor.

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Notice is hereby given that I have, by the County Court of Washington County, Oregon, been appointed administrator of the estate of James Robb, deceased, and have duly qualified in such, All persons having claims against said estate are hereby notified to present them to me with proper vouchers, at the Law Office of W. N. Barrett, in Hillsboro, Oregon, within six (6) months from date hereof. Dated this March 8, 1906. WILLIAM ROBBS, Administrator of the estate of James Robb, deceased. W. N. Barrett, Attorney for Adm'r.

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SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR WASHINGTON COUNTY Pacific Railway & Navigation Company, a corporation, Plaintiff, vs. J. H. Dooley and Lafayette Dooley, Defendants.

To Lafayette Dooley one of the above named defendants: In the name of the State of Oregon, you are hereby commanded and required to appear in the circuit court of the State of Oregon, for Washington County, and answer the amended complaint of the Plaintiff therein filed against you, on or before the expiration of six (6) weeks from the date of the first publication of this summons upon you, to-wit: On or before the 10th day of April, 1906, the date of the first publication being March 28th, 1906, and you will please take notice that if you fail to appear and answer said complaint, the plaintiff will apply to the Court for the relief prayed for in his complaint, to-wit:

For a decree that the plaintiff is the owner in fee simple of all of the West half of the South East quarter of Section 18, T. 2, N. 2, E. 2, West, Will. Mer. in Washington County, Oregon, containing eighty (80) acres, and that you have no right, title, interest, claim or demand therein or thereunto, and for a decree forever barring and precluding the defendant and all persons claiming by, through or under him, from any interest, title or claim therein, and for the costs and disbursements of this suit.

The summons is served upon you by publication by order of Hon. L. A. Hood, County Judge of Washington County, Oregon, made and dated on the 8th day of March, 1906, which order requires you to appear and answer on or before the expiration of six (6) weeks from the date of the first publication of this summons to-wit: On or before April 10th, 1906, the first publication thereof being March 28th, 1906. GEORGE R. BAGLEY, Attorney for Plaintiff.

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR WASHINGTON COUNTY William H. Lang, Plaintiff, vs