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As Arranged By Archie.

By Carson Willard.

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"Had trouble with me?" Archie regarded Deering with a sympathetic gaze. Deering nodded. They were good chums, these two. A couple of years before Deering had talked Mrs. Shelby into taking Archie out of the Buster Brown suits he detested, and since then Archie had been Vance Deering's sworn ally.

But even Archie could not help much with Letty Shelby. At heart Letty loved Deering, but she was not to be easily won, and, though Vance had proposed a score of times, she had turned aside the question without giving a decided negative.

Letty was only nineteen, and she had formed a theory that it would be foolish to marry early.

"I like you," she admitted to Vance. "But you see a girl who marries so young loses an awful lot of fun. None of the boys pays any attention to a young matron."

"If you really loved me," he reproached, "you would not care for their attentions."

"My dear Vance," she smiled, "unless I had some attention paid me, how could I learn to value your devotion? It is through contrasts that I shall learn to appreciate you best."

Deering gritted his teeth. In the face of such arguments he was powerless. Somehow Letty's way of quietly setting aside his protests was aggravating in the extreme. They could not even quarrel comfortably, for she had a way of quietly retiring when the argument grew too strong for her and throwing the blame upon him in a way that was maddening.

That was just what happened. She had swept from the room with an impetuous air and a remark that she should be glad to see Mr. Deering again when he had a better command of his temper. That she was at the moment sobbing out her regret in the security of her own room was a thing he could not know.

He was preparing to let himself out when Archie strolled into the room in "THREE MEN FIRED THEIR GUNS AT ME!"

blissful defiance of his bedtime. His sharp eyes quickly sensed the situation, and he sat down to talk it over with an odd assumption of elderly dignity that would have been amusing had Deering been less upset.

Archie had mixed more with his elders than with children of his own age and had acquired an odd faculty of observation. Now he swung his stocky legs to and fro from the highest chair he could find and regarded Deering with the impression of owl-like wisdom.

"You see," he explained, "Letty is odd. I heard mother say so. When she gets mad the only way is to get her scolded. Then she'll come around quick. The time she got mad at me for losing that invitation I sat at the dog on her and then grabbed him quick. She was frightened and thought I saved her, and she cried over me and gave me the candy and said I was a dear."

"I don't believe that it would work in my case," said Deering, with a smile.

"I'll fix it for you," offered Archie, "if you'll make me one promise."

teared out into the dining room after Deering. Feeling half ashamed of the subterfuge, Deering carried out Archie's obvious scheme. The house was some distance from the street, and his artistic simulation of a fight attracted no attention. Archie was doing a solemnly ecstatic dance in the dining room when Vance came back up the stairs.

"I saw 'em from the kitchen running across the back yard," Archie explained. "Now, stick to it."

Letty shrieked as Vance came into the dining room and threw herself sobbing upon his neck.

"I was sure they had killed you," she cried. "It was awful. Vance!"

"Did you care so much?" he asked as his arms went around her. "Did you really care, little woman?"

"I didn't want you to be killed," she sobbed.

"And you do love me?" he insisted. "Was that why you cared so much?"

"I guess it was," she confessed. "I do love you, Vance, but it wasn't good for you to tell you so."

"It was the best thing in the world," he insisted. "I've been two years trying to get you to confess, dear. Don't you think that my patience ought to be rewarded with 'yes'?"

"Perhaps," she admitted. "Suppose they had killed you, Vance?"

"There was no danger," he laughed shamefacedly as he bent and kissed her, consoling himself with the reflection that all is fair in love and war.

"It was not half as bad as you think," "Anyhow," she dimpled, "I showed me just how much I loved you."

"And that is all important," confirmed Vance.

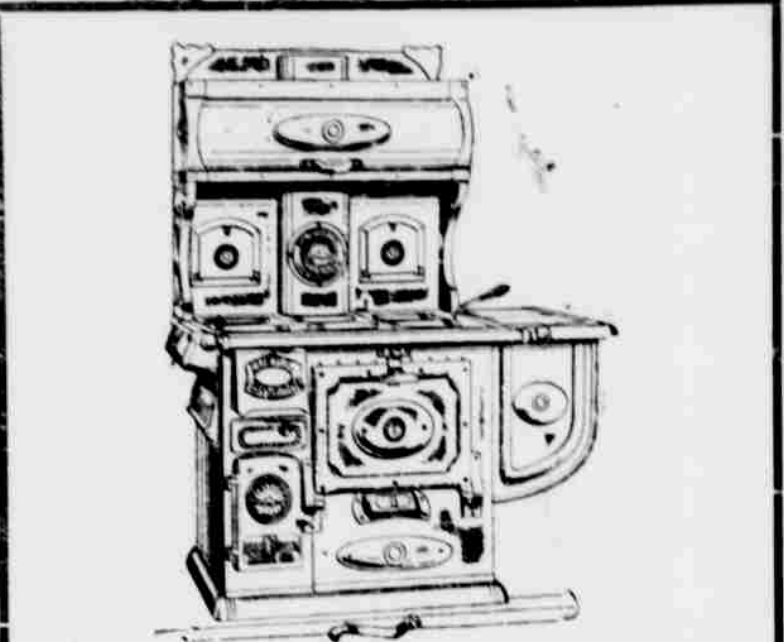
A good roads meeting was held at the Raffety school house, near Mountindale, Tuesday night. There was a good attendance from roads districts 20 and 30, and the people present seemed to be unanimous in favor of voting special road tax in those districts.

J. W. Goodin was present, and explained the county funds to the meeting. It is believed that both districts will vote a special tax.

RHEUMATIC FOLKS! Are You Sure Your Kidneys Are Well? Many rheumatic attacks are due to uric acid in the blood. But the duty of the kidneys is to remove all uric acid from the blood. Its presence there shows the kidneys are inactive. Don't dally with "uric acid solvents." You might go on till doomsday with them, but until you cure the kidneys you will never get well.

Doan's Kidney Pills not only remove uric acid, but cure the kidneys and there is no danger from uric acid is sealed. Here is Hillsboro testimony to prove it. Geo. Hardy, living on Main St., Hillsboro, Oregon, says: "Exposure to the weather was the direct cause of my kidney trouble and rheumatism which annoyed me for a long time. I had severe pains through my back and it was only with the intensest misery that I was able to bend over. My kidneys were much disordered, and I was caused a great deal of trouble by their too frequent action. I used a number of remedies but instead of getting better I continued to grow worse. I finally saw an account in the papers of Doan's Kidney Pills, and being much impressed I procured a box. In a short time my kidneys were performing their proper functions and my backache disappeared. I am now entirely well and have not had a sign of kidney complaint since Doan's Kidney Pills cured me."

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Patterson

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Notice of Administrator's Sale Notice is hereby given that pursuant to the order and direction of the County Court for Multnomah County, State of Oregon, made and entered on the 27th day of June, 1908, and the 2nd day of November, 1908, I will on and after the 9th day of December, 1908, sell at private sale, for cash in hand, the following described land, situated, lying and being in Washington County, State of Oregon, belonging to the estate of A. H. Johnson, deceased, to-wit:

Block One(1) and Three (3) in the town of Beaverton, Oregon. A parcel of land in the Donation Land Claim of J. W. Woods, being parts of sections 2, 3, 10 and 11 in Township 1 South of Range 2 West of the Willamette Meridian, commencing at a point 14.67 chains West and 16.71 chains South of the Northwest corner of the Northwest quarter of said section 10; thence East 45.65 chains; thence South 1 deg. 30 min. West 3.50 chains; thence South 89 deg. 30 min. East, 39.17 chains; thence North 74.50 chains; thence West 28.18 chains; thence South 2.41 chains; thence West 19.83 chains; thence South 60.13 chains to the place of beginning, containing 56.96 acres, except 296.46 acres heretofore sold, leaving 20 acres, which 20 acres are divided as tracts lettered "A" to "I", inclusive, and tracts 1 to 27, inclusive, in Johnson Tract. A part of the James Barker Donation Land Claim, commencing at the Southwest corner of the Southeast quarter of the Northwest quarter, Section 1, Township 1 South of Range 1 West of the Willamette Meridian, running thence East 25 chains; thence North 25 chains; thence West 25 chains; thence South 25 chains, to the place of beginning, containing 50 acres. W. M. LADD, Administrator of the Estate of A. H. Johnson, Deceased.

SUMMONS IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR WASHINGTON COUNTY. Geo. R. Bagley and W. G. Hare, Plaintiffs vs. Meloda J. Woodward and James W. Woodward, her husband, and The Eastern Investment Company, Limited, a Corporation, Defendants. To Meloda J. Woodward and James W. Woodward, two of the above named defendants: In the name of the State of Oregon: You are hereby commanded and required to appear and answer in the above entitled Court, and answer the complaint filed against you in the above entitled cause, on or before the expiration of six weeks from the date of the first publication of this summons in the Hillsboro Argus, the date of the first publication thereof being on the 26th day of October, 1908, and the last publication thereof being on the 17th day of December, 1908, to wit: on or before the 17th day of Dec., 1908; and you will please take notice that if you fail so to appear and answer said complaint, the plaintiffs will apply to the court for the relief prayed for and demanded in their complaint, to-wit: that certain mortgage, made, executed and delivered by you on the 30th day of Dec., 1907 to M. M. Watts, filed for record on the 31st day of Dec., 1907, and recorded on page 274 of Book 30 of the records of Mortgages of Washington County, Oregon, be reformed to conform to the agreements of the said M. M. Watts and the said Woodward, and that the same be inserted in the body of said mortgage at the several places where the same should have been inserted, and by inserting the consideration thereof, to-wit: \$200.00, in the body of said instrument where the same should have been inserted, because the same was omitted by mutual mistake of the parties thereto, and through the fault of the scrivener who prepared said mortgage, and that said mistake was mutual and without any fault on the part of the said M. M. Watts and the plaintiffs herein; that said mortgage as reformed be foreclosed and that the real property therein described, to-wit: Lying, being and situate in Washington County, Oregon, described as follows, to-wit: All of the southwest quarter of the northwest quarter of section 14, T. 1 S. R. 2 W. of the Will. Mer. containing 40 acres; be sold by the Sheriff of Washington County, Oregon, in the manner provided by law and the practice of the above entitled Court; and the proceeds of such sale be applied to the payment of the amounts due the plaintiff, principal and interest, and costs and reasonable attorney's fees, and that the plaintiffs have judgment and that the plaintiffs be and they be

of \$200.00 with interest thereon from Dec. 30, 1907, at the rate of 10 per cent. per annum, and the sum of \$50.00 attorney's fee, and for the costs and disbursements of this suit upon the promissory note executed by you and each of you on said Dec. 30, 1907, which said note and mortgage were heretofore assigned, transferred and delivered to the plaintiffs, and the plaintiffs being now the owners and holders thereof, and that such other and further relief as may be necessary and proper in the premises. This summons is served upon you by publication by order of Honorable J. W. Goodin, County Judge of Washington County, Oregon, made and dated at Hillsboro, Oregon, on the 26th day of October, 1908, which order requires that you appear and answer said complaint on or before the expiration of six weeks from the date of the first publication of this summons in the Hillsboro Argus, the date of the first publication being Oct. 26, 1908, and the date of the last publication being Dec. 17, 1908, to-wit: on or before Dec. 17, 1908. Bagley & Hare, Attorneys for Plaintiffs.

CITATION In the County Court of the State of Oregon for Washington County. In the matter of the Estate of Charles E. Larsen, Deceased. To the unknown heirs of Charles E. Larsen, deceased, and the State of Oregon, and all other persons interested in the estate of said Charles E. Larsen, deceased: GREETING: In the name of the State of Oregon: You are hereby cited and required to appear in the county court of the State of Oregon for the County of Washington at the court room thereof, at Hillsboro, in the County of Washington, on Monday, the 15th day of December, 1908, at ten o'clock in the forenoon of that day, then and there to show cause, if any you have, why an order of said court should not be made authorizing, licensing and empowering K. O. Larson, administrator of the estate of Charles E. Larsen, deceased, to sell all of the following described real property lying, being and situate in Washington County State of Oregon, and particularly described as follows, to-wit: Commencing 90 rods west of the quarter post on the east line of section 32, T. 2 S. R. 1 W. of the Will. Mer., and running thence west 80 rods to the center of said section 32, to a stone; thence north 20 rods; thence east 80 rods; thence south 20 rods to the place of beginning, containing 16 acres.

At private sale to realize funds sufficient to pay claims against said estate and the costs and charges of administration, as prayed for in the petition of said Larson, filed in the above entitled Court. Witness, the Honorable J. W. Goodin, Judge of the County Court of the State of Oregon, for the County of Washington, with the seal of said court affixed this Nov. 11, 1908. J. W. Bailey, Clerk. (Seal) By Ed. C. Lucas, Deputy.

SUMMONS IN THE CIRCUIT COURT OF THE STATE OF OREGON, FOR WASHINGTON COUNTY. W. H. McEldowney and J. M. Pollock, Plaintiffs vs. Irene Guttar and Guttar, her husband, Cordelia Hogg and Hogg, her husband, Irene Blish and George Blish, her husband, Martha Husbands and Harmon Husbands, her husband, Orson Young and Young, his wife, S. M. Lyons and Rosa Lyons, his wife, J. B. Everson and Everson, his wife, Defendants. To Irene Guttar and Guttar, her husband, Cordelia Hogg and Hogg, her husband, Irene Blish and George Blish, her husband, Martha Husbands and Harmon Husbands, her husband, Orson Young and Young, his wife, S. M. Lyons and Rosa Lyons, his wife, J. B. Everson and Everson, his wife, defendants: In the name of the State of Oregon: You are hereby commanded and required to appear and answer the complaint filed against you in the above entitled suit, within six weeks next from and after October 22nd, 1908, said date being the first publication of this summons, and if you fail so to answer, for want thereof, the plaintiffs will apply to the court for the relief demanded in their complaint, to-wit: That they have a decree whereby the defendants, and each of them, be required to set forth the nature of their claims, if any they have, in and to the following described real property, to-wit: Commencing at a point on the Base Line, 3.22 chs. West of the quarter Section corner on the South boundary line of Section 34, T. 1 N. R. 2 W., where the East boundary line of the Elam Young Donation Land Claim Number 45, T. 1 N. R. 2 W. of the Will. Mer. intersects the said Base Line, and running thence West

on Base Line, 23.72 chs. to the West line of the East 1/2 of the said Elam Young Claim; thence North 1 deg. West on the West line of the East 1/2 of said Young D. L. U. 21.08 chs.; thence East 25.02 chs. more or less, to the East line of the said Young D. L. U.; thence South 1 deg. East, 21.08 chs. to the place of beginning, containing 50 acres, more or less. Second Tract: Beginning at the N. E. corner of the South 1/2 of the Elam Young D. L. U. Number 45, T. 1 N. R. 2 W. of the Will. Mer., and running thence South 1 deg. East on the East line of said Claim, 16.17 chs. to the N. E. corner of a tract of land heretofore sold by E. M. and Mary M. Starrett to E. W. Starrett, by deed dated August 26, 1906, and recorded on Page 229 of Book 709 of the Records of Deeds for Washington County, Oregon; thence West on the North line of the above described tract, 23.62 chs., more or less, to the West boundary line of said Claim; thence East 1/2 of the said Young D. L. U.; thence North 1 deg. West on said line dividing the East and West halves of said Elam Young D. L. U., 16.17 chs. to the N. W.

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