

"I'm here to Tell You"

says the Good Judge

That you get full satisfaction from a little of the Real Tobacco Chew.

The rich taste of this class of tobacco makes it last longer—and cost less—than the old kind.

Any man who uses the Real Tobacco Chew will tell you that.

Put up in two styles

RIGHT CUT is a short-cut tobacco
W-B CUT is a long fine-cut tobacco

Wholesale Distributors: 1107 Broadway, New York City

Jacob Schneider, of Leisville, was in the city the first of the week.
J. F. Garwood, of above Mountdale, was in the city the first of the week.

HOTEL WASHINGTON

Dining Room is Now Operated as Restaurant

We serve meals, short orders and lunches at all hours

NOTE OUR NEW ADDRESS

Rogers AUTO TRANSFER

General Hauling Long Distance Hauling

DAILY TRIPS TO BEAVERTON, HILLSBORO, FOREST GROVE AND WAY POINTS

Phones, Automatic, A-1570; Pacific Phone, Same Number
Hillsboro Office—1050 Second Street. Phone: Office 813; Residence 2543

Portland Office—63 North Second Street. Residence, 445 East Eleventh Street. Phone: Sellwood 2306

OREGON NORMAL SCHOOL

SIX WEEKS SUMMER TERM, 1920

Entrance and Enrollment

June 21, 1920

COURSES

- 1 Regular: Practically all of those offered during the regular session.
- 2 Special Methods: (a) In the different subjects for all the grades from 1 to 8 inclusive; (b) For rural schools; (c) For principals and city superintendents.
- 3 Elementary teachers' training course: All subjects required by law for the elementary teachers' training course.

Regular Term Begins Sept. 20, 1920

ENGINEER TIBBETTS WANTS SAFETY FIRST

Suggests Physical Means to Slow up Machines

AND ASKS FOR A LAW

Motormen Glad When Gala Days Are Ended

Engineer Tibbetts, who runs a motor on the Red Car passenger, S. P., says he is mighty glad that the Fourth of July is over, for it means a lessening of anxiety to engine and motormen who are making runs on railways. Mr. Tibbetts says: "The fact is drivers of automobiles must have protection in some manner. Trains are carrying hundreds of passengers on a schedule fixed by a company. Important business engagements are involved, and many considerations enter into the scheme of things which mean that a railway must live up to its schedule. Drivers of autos cross our tracks frequently and we are compelled to slow down in order to protect them. Many appear to have no realization of the danger they are in by running across tracks at a high rate of speed, but they do it every day. Sixth and Baseline is a bad place—and we came near hitting a man the other day. He was coming east on Baseline and swerved only in time to miss us by six inches by swerving down Sixth. This man had a car full of women and children. I brot the train to a standstill and gave him a lecture—but he simply grinned and waved his hand airily, saying 'I'm all right—go ahead.' It is such drivers that imperil others' lives. I am suggesting that a six inch bevel of indestructible material be laid across highways at 50 feet distant from the track, so that drivers will slow up their machines. Something must be done to protect themselves—and those who ride with them. You can bet we are all glad when a gala day is over, for it means a lessening of anxious moments.

The railway trainmen are thinking seriously of having the legislature pass a law requiring all machines to come to a full stop before crossing a railway track. That might do a world of good and protect not only people in machines but lessen the possibility of ditching trains with many passengers aboard."

CARD OF THANKS

We desire to extend our sincere thanks for the many kindnesses and sympathy tendered during our bereavement, the death and obsequies of our father, the late William Wansbrough, and return special thanks for the floral offerings.

Louise Wansbrough,
Mrs. Lucy Smith,
Mrs. H. E. Allen.
July 6, 1920.

Mrs. Wm. Vanderven, of Portland, was out the last of the week settling affairs after the big sale and preparing to move from the Leisville home which was sold several weeks ago.

Now for the hay harvest and then for the winter grain.

All grades of powder have advanced \$1.25 per hundred. Having a limited amount on hand I will sell at the old price as long as it lasts. Customers intending to do more grubbing should get what they want now. It will be higher next fall.—W. I. Stevens, Laurel Store. 21f

NOTICE TO CREDITORS

In the County Court of the State of Oregon for Washington County.

In the Matter of the Estate of John W. Jackson, deceased.

Notice is hereby given that the undersigned has been duly confirmed by the above entitled court, as Executor and Administrator of said deceased, and has duly qualified as such.

Now, therefore, all persons having claims against said estate are hereby notified and required to present the same, together with proper vouchers therefor, to the undersigned at the law offices of Hare, McAlear & Peters, in the American National Bank Building, in Hillsboro, Oregon, within six months from the date hereof.

Dated this 24th day of June, 1920.

FRANK JACKSON and MARIA I. JACKSON,
Executor and Executrix of the last Will and Testament of said deceased.
Hare, McAlear & Peters, Attorneys for Executor and Executrix.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned was, on the 14th day of June, 1920, by the County Court of Washington County, Oregon, duly appointed administrator of the estate of Rosina Aeschbacher, deceased.

Now, therefore, all persons having claims against said estate are hereby notified and required to present the same to the undersigned, with proper vouchers, at the law office of John M. Wall, at Hillsboro, Oregon, within six months from this date.

Dated this 17th day of June, A. D., 1920.

HERMAN J. TYDEMAN,
Administrator of the Estate of Rosina Aeschbacher, deceased.
John M. Wall, Attorney for Estate.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

Oscar Swenson, Plaintiff, vs. Ben H. Miller 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, Defendants.

To Ben H. Miller, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described herein, the above named defendants:

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 within six weeks from date of the first publication of this summons to-wit: on or before the 6th day of August, 1920, the last day of the time prescribed for the order of the publication hereof, and if you fail to answer for want thereof the plaintiff will apply to the court for the relief demanded in his said complaint viz:

For a Decree that the deed executed by Ben H. Miller, unmarried, to Bertha Gray, 25 Feb., 1896, recorded 4 March, 1896, Book 44 page 347, of the deed records of Washington County, Oregon, be reformed by inserting in the description of the property therein conveyed the word Washington instead of Multnomah County as therein stated, that the cloud created by said error upon plaintiff's title be removed, that defendants and each of them and all persons claiming by, from, through or under them or either of them be forever barred of any right, title, interest or claim in and to that certain real property situated in the County of Washington, State of Oregon to-wit: Beginning at the Southwest corner of Lot 7 in Gray Oak Annex and running thence South 63 deg. 36 min. East 5.975 chains; thence North 0 deg. 45 min. East 11.364 chains; thence East on the Base Line 2.380 chains; thence North 0 deg. 23 min. West 9.383 chains; thence north 87 deg. 52 min. West 7.85 chains more or less to a point in the West boundary line extended of Lot 8 in said Gray Oak Annex; thence South 0 deg. 39 min. West on the west boundary line of Lots 8 and 7 in said Gray Oak Annex to the Southwest corner of said Lot 7, the place of beginning, consisting of 13 acres of land, more or less.

that plaintiff's title to said premises be quieted and that he be declared

seized thereof in fee simple and for such further or other relief as to the Court may seem equitable.

This summons is served upon you by publication thereof in the Hillsboro Argus, a newspaper of general circulation published in Washington County, Oregon, pursuant to an order dated June 17, 1920, made by the Hon. Geo. R. Bagley, Judge of the above entitled court prescribing that said summons be published in said paper once a week for six weeks.

Dated and first published June 24, 1920.

Date of last publication, August 5, 1920.

C. A. Appelgren, Attorney for Plaintiff, 701 Chamber of Commerce Bldg., Portland, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

O. T. McConnell and Danie McConnell, husband and wife, Plaintiffs, versus Wilson Stewart and Jane Doe Stewart, his wife; Mary Williams and Leander Williams, husband and wife; Elijah M. Smith and Susannah Smith, his wife; Edith Jane McNabb and John K. McNabb, husband and wife; Anna Leonska Dubois and Charles Dubois, husband and wife; the unknown heirs of Wilson Stewart and Jane Doe Stewart, his wife, Mary Williams and Leander Williams, her husband, Elijah M. Smith and Susannah Smith, husband and wife, and also all other persons and parties unknown claiming any right, title, estate, lien or interest in the real estate described in the Complaint, Defendants.

To Wilson Stewart and Jane Doe Stewart, his wife, Mary Williams and Leander Williams, husband and wife; Elijah M. Smith and Susannah Smith, his wife; the unknown heirs of Wilson Stewart and Jane Doe Stewart, his wife, Mary Williams and Leander Williams, her husband; Elijah M. Smith and Susannah Smith, husband and wife, and also all other persons and parties unknown claiming any right, title, estate, lien or interest in the real estate described in the Complaint herein, above named Defendants:

In the name of the State of Oregon: You and each of you are hereby required to appear in the above entitled court and answer the complaint filed against you in the above entitled cause, on or before the 30th day of July, 1920, said date being after the expiration of six weeks from the date of the first publication of this summons upon you, the date of the first publication thereof being the 17th day of June, 1920, and the date of the last publication thereof being the 29th day of July, 1920, and if you fail so to appear and answer said complaint, for want thereof, the Plaintiffs will apply to the court for the relief prayed for in their complaint, to-wit: For a decree declaring the Plaintiffs to be the owners in fee simple by the entireties and in the actual possession of the following described parcel of real property, situate in Washington County, Oregon, to-wit:

Lot numbered 1, of and in Block numbered 31, of and in the Town (now City) of Hillsboro, Oregon; also Lot numbered 1, of and in Block numbered 1, of and in Morgan's Addition to the Town (now City) of Hillsboro, Oregon;

and forever barring and precluding you, and each of you, and all persons claiming by, through or under you, from claiming or attempting to claim, asserting or attempting to assert any right, title or interest in or to said real property or any part thereof, adverse to the title and interest of the Plaintiffs therein and hereto, and that the title of the Plaintiffs in and to said real property be quieted against the claims and demands of you, and each of you.

This summons is served upon you by publication thereof in the Hillsboro Argus, pursuant to order of the Honorable Geo. R. Bagley, Judge of the above entitled court, made and rendered on the 16th day of June, 1920.

Hare, McAlear & Peters, Attorneys for Plaintiffs, Resident attorneys, State of Oregon, Post Office address, Shute Savings Bank Building, Hillsboro, Oregon.
First publication, June 17, 1920.
Last publication, July 29, 1920.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

Henrietta Tunst, Plaintiff, vs. Elijah M. Smith, all unknown heirs of Elijah M. Smith and all other persons or parties unknown claiming any right, title, estate, lien or interest in and to the real property described in the Complaint, the above named Defendants.

To Elijah M. Smith, all unknown heirs of Elijah M. Smith and all other persons or parties unknown claiming any right, title, estate, lien or interest in and to the real property described in the Complaint, the above named Defendants:

In the name of the State of Oregon: You and each of you are hereby notified to appear and answer the Complaint filed against you in the above entitled suit on or before six weeks from the date of the first publication of this summons, which will be on or before the 15th day of July, 1920, and in case you fail so to appear and answer, the Plaintiff will apply to the Court for the relief prayed for in her Complaint, to-wit: For a decree hereinafter decreasing and adjudging said Plaintiff to be the owner in fee simple of the following described real property, to-wit:

Beginning at the southwest corner of Block 9 in and of the City of Hillsboro, Washington County, Oregon, and running thence East on the South line of said Block nine, 123.75 feet; thence North and parallel with the west line of said Block nine, 99 feet; thence west and parallel with the South line of said Block nine, 123.75 feet to the west line of said Block nine, 99 feet to the place of beginning, and decreeing that the Defendants and each of them be forever barred and precluded from claiming or attempting to claim any title or interest in or to said real property or any part thereof, and forever quieting Plaintiff's title in and to said real property against said Defendants and all persons claiming by, through or under them or either of them, and for such other and further relief as to the Court may seem equitable in the premises.

This summons is served upon you by publication thereof in the Hillsboro Argus, pursuant to an order of the Honorable George R. Bagley, Judge of the above entitled court, made and rendered on the 8th day of June, 1920.

Hare, McAlear & Peters, Attorneys for Plaintiff, Resident attorneys, State of Oregon, post office address Shute Savings Bank Building, Hillsboro, Oregon.

Court, which Order is dated June 2, 1920, for a period of six weeks by publication in the Hillsboro Argus, date of the first publication June 3, 1920, date of the last publication July 15, 1920.

Hare, McAlear & Peters, Attorneys for Plaintiff, Resident attorneys, State of Oregon, post office address Shute Savings Bank Building, Hillsboro, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

Carl Larsen and Axel Larsen, his wife; Axel Larsen and ——— Larsen, his wife; Peter Larsen and ——— Larsen, his wife; Marie Larsen and ——— Larsen, his wife; Margaret Larsen and ——— Larsen, his wife; Carl Larsen, their Guardian ad litem, Plaintiffs, vs. John H. Falster and Ida Falster, his wife, the above named 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 in the above entitled court and cause, on or before the last day of July, 1920, prescribed in the order for publication of this summons, to-wit:

On or before the expiration of six weeks next, from and after the date of the first publication of this summons, the date of said first publication thereof being on June 3, 1920; and if you fail so to appear and answer said complaint for want thereof the plaintiffs will apply to the Court for the relief prayed for in their said complaint, to-wit: For a decree of the above entitled Court correcting the description of the real estate described in, and reforming and correcting that certain deed executed and delivered by defendants John H. Falster and Ida Falster, his wife, to one Christian Larsen, dated Jan. 14, 1890, and on said date recorded in the office of the Recorder of Conveyances of Washington County, Oregon, in Book 27 at page 250 thereof, Records of Deeds of said County and State, and mentioned in plaintiff's complaint herein, by correctly describing said land as being in Washington County, Oregon, and as beginning at a point 95.3 ft. northwesterly and 90 ft. southerly of the N E corner of that portion of the W 1/4 of Block E of Fairview Addition to the City of Hillsboro, which lies W. of 11th St. said point being on the south boundary of Main Street; thence south 168.6 ft.; thence west 95 ft.; thence north 175.0 ft. to the south boundary of said Main Street; thence southeasterly 95.3 ft. to the place of beginning; and that said deed be decreed to be a deed to, and to have conveyed from said defendants to said Christian Larsen the land above described.

And for a further decree of the above entitled Court correcting the description of the real estate described in, and reforming and correcting that certain deed executed and delivered by defendants John H. Falster and Ida Falster, his wife, to one Christian Larsen, dated March 24, 1890, and on said date recorded in the office of the Recorder of Conveyances of Washington County, Oregon, in Book 27 at page 436 thereof, Records of Deeds of said county and state, and mentioned in plaintiff's complaint herein, by correctly describing said land as being in Washington County, Oregon, and as beginning at the southeast corner of that portion of the W. 1-2 of Block E of Fairview Addition to the City of Hillsboro, as lies W. of 11th St. and in the center line of Washington Street, said point being west 7.13 chs. from the southeast corner of said Block E; thence north 90 ft.; thence west 190 ft.; thence south 90 ft. to the center line of said Washington Street; thence east 190 ft. to the place of beginning; and that said deed be decreed to be a deed to, and to have conveyed from said defendants to said Christian Larsen all the land last above described.

And for a further decree of the above entitled Court that plaintiffs, Carl Larsen, Axel Larsen, Peter Larsen, Marie Larsen and Margaret Larsen, being all the heirs at law of said Christian Larsen, deceased, are the absolute owners in fee simple of all said real property above described, and the whole thereof, and that their title to the same be forever quieted as against all of said defendants; that if be decreed that you and each of you and all persons claiming by, through or under you, or either of you, have no right, title or interest in, or to said land or any part thereof; and that plaintiffs have such other and further relief as to the Court may seem just and equitable.

This summons is served upon you by publication in the Hillsboro Argus, by order of Hon. George R. Bagley, Judge of the above entitled Court which order was made and dated June 2, 1920, at Hillsboro, Oregon.

Last publication, July 15, 1920.

M. B. Bump & D. D. Bump, Attorneys for Plaintiffs, Residing at and having their post office address at Hillsboro, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

L. E. Wilkos, Plaintiff, vs. Edmond Finn and ——— Finn, his wife; William Reid and ——— Reid, his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To Edmond Finn and ——— Finn, his wife, William Reid and ——— Reid, his wife, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, the above named 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 in the above entitled Court and cause, on or before the last day of the time prescribed in the order for publication of this summons, to-wit:

On or before the expiration of six weeks next, from and after the date of first publication of this summons, the date of said first publication thereof being on May 27, 1920, and set forth by way of answer any claim you may have to the real property hereinafter described; and if you fail so to appear and answer said complaint for want thereof, the plaintiff will apply to the Court for the relief prayed for in his said complaint, to-wit: That plaintiff, L. E. Wilkos, do hereby decree and be decreed to be the owner in fee simple of all the following bounded and described real property situated in the County of Washington and State of Oregon, to-wit: Lots 20, 21, 22, 23 and 24 in Block 2 in West Portland Place, Washington County, Oregon, and that the title of plaintiff to said property be absolutely quieted; and that it be decreed that you and each of you, through all persons claiming by, through or under you or either of you, be forever barred and precluded from claiming or attempting to assert, asserting or attempting to assert, any right, title, claim or interest in, or to or upon said premises or any part thereof, and that the title of plaintiff therein and therein be forever quieted against you and each of you, and that plaintiffs have such other and further relief as to the Court may seem just and equitable.

This summons is served upon you by publication in the Hillsboro Argus, by order of Hon. George R. Bagley, Judge of the above entitled Court, which order was made and dated June 22, 1920, at Hillsboro, Oregon.

M. B. BUMP and D. D. BUMP, Attorneys for Plaintiff, Residing at and having their post office address at Hillsboro, Oregon.

First publication May 27, 1920. Last publication July 8, 1920.



"LASTS a Lifetime" is sometimes an exaggeration and sometimes just a plain lie. About Threading Rubber in solution it is neither, for you can depend on it to last through the lifetime of the battery. You get Threading Rubber only in the Will Better Willard with the Threading Rubber Trademark on the box.

WILLARD SERVICE STATION
1052 Second St.
Hillsboro, Oregon



Pacific States Fire Insurance Company of Portland, Ore. The only Oregon Old Line Company. Losses promptly paid.

John Vanderwal Agent
Office Phone 931, Res. 212
Hillsboro, Oregon

H. C. Pearson
Hillsboro, Oregon
1125 Jefferson St.
Phone 2103
AGENT

Farmers' Mutual Fire Relief Association of Portland, Oregon

NOTICE OF FINAL SETTLEMENT

In the County Court of the State of Oregon for Washington County.

In the Matter of the Estate of J. Reichen, deceased.

Notice is hereby given, that the undersigned Administrator of the estate of said deceased, has filed in the above entitled court and cause, his final account and report as such Administrator and the court has fixed and appointed the 2nd day of August, 1920, at the hour of 10 o'clock a. m. of said day, and the court room of the above entitled court in Hillsboro, Oregon, the time and place for hearing objections to said final account and for the final settlement of said estate.

Dated this 1st day of July, 1920.

Christian Reichen,
Administrator of the estate of J. Reichen, deceased.

Hare, McAlear & Peters, Attorneys for Administrator.

SUMMONS

In the Circuit Court of the State of Oregon for Washington County.

L. E. Wilkos, Plaintiff, vs. Edmond Finn and ——— Finn, his wife; William Reid and ——— Reid, his wife; also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To Edmond Finn and ——— Finn, his wife, William Reid and ——— Reid, his wife, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, the above named 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 in the above entitled Court and cause, on or before the last day of the time prescribed in the order for publication of this summons, to-wit:

On or before the expiration of six weeks next, from and after the date of first publication of this summons, the date of said first publication thereof being on May 27, 1920, and set forth by way of answer any claim you may have to the real property hereinafter described; and if you fail so to appear and answer said complaint for want thereof, the plaintiff will apply to the Court for the relief prayed for in his said complaint, to-wit: That plaintiff, L. E. Wilkos, do hereby decree and be decreed to be the owner in fee simple of all the following bounded and described real property situated in the County of Washington and State of Oregon, to-wit: Lots 20, 21, 22, 23 and 24 in Block 2 in West Portland Place, Washington County, Oregon, and that the title of plaintiff to said property be absolutely quieted; and that it be decreed that you and each of you, through all persons claiming by, through or under you or either of you, be forever barred and precluded from claiming or attempting to assert, asserting or attempting to assert, any right, title, claim or interest in, or to or upon said premises or any part thereof, and that the title of plaintiff therein and therein be forever quieted against you and each of you, and that plaintiffs have such other and further relief as to the Court may seem just and equitable.

This summons is served upon you by publication in the Hillsboro Argus, by order of Hon. George R. Bagley, Judge of the above entitled Court, which order was made and dated June 22, 1920, at Hillsboro, Oregon.

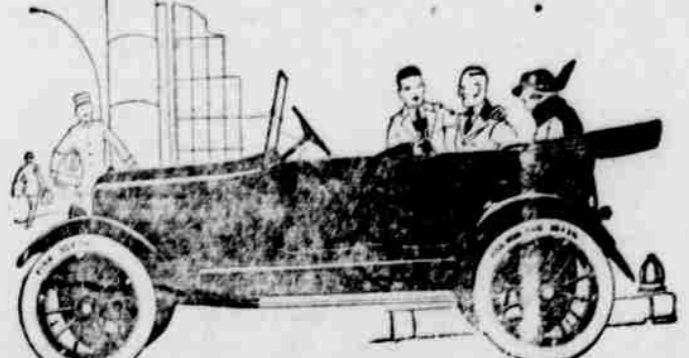
M. B. BUMP and D. D. BUMP, Attorneys for Plaintiff, Residing at and having their post office address at Hillsboro, Oregon.

First publication May 27, 1920. Last publication July 8, 1920.



Rough Roads for Wheels Are Smooth Roads for Passengers

WATCH Overland 4 on rough cobbles or unpaved roads. The wheels follow surface inequalities, but the new Triplex Springs give car and passengers remarkable riding steadiness. They give 130-inch Spring-base to a car of 100-inch wheelbase. This makes for the gently buoyant road action of a large, heavy car with the economy in upkeep, fuel and tires, and convenience of handling of a scientifically designed light car. Auto-Lite starting and lighting, door-opening curtains and dash light give but a hint of the completeness and quality which characterize everything about Overland 4.



E. L. PERKINS
Hillsboro, Oregon

A hot weather hunch

Eat more of our deliciously cooling, refreshing ice cream.

We solicit your Bulk Orders.

When you want Home-Made Candies, get them at

The Sugar Bowl

1155-2nd Street
H. T. KOEBER, Prop.

You are welcome to leave parcels at all times.

This summons is served upon you by order of the Honorable Geo. R. Bagley, Judge of the above entitled