

SUMMONS.

In the Circuit Court of the State of Oregon, for Jackson County.

N. H. Lattimer, Plaintiff, vs. Black Gold Channel Mining Co., a corporation, organized under the laws of the State of Washington, Defendant.

To the Black Gold Channel Mining Co., a corporation, organized under the laws of the State of Washington, Defendant. IN THE NAME OF THE STATE OF OREGON.

You are hereby required to appear and answer the complaint of the plaintiff, now on file against you in the above entitled court and cause, on or before the last day of the time prescribed in the order for the publication of this summons, which said last day will be Thursday, January 16, 1902; and you will please take notice that if you fail to so appear and answer said complaint within said time, the plaintiff will apply to the above entitled court for the relief demanded in said complaint, to-wit:

That the plaintiff have judgment against you, the said defendant, for the full sum of \$25,000.00, with interest thereon at ten per cent. per annum from November 19, 1901, until paid, together with the further sum of \$1000 attorney's fees, with interest thereon at six per cent. per annum from the date of said judgment until paid, together with the costs and disbursements of this suit to be taxed, with interest thereon at six per cent. per annum from date of judgment until paid; that plaintiff have a decree foreclosing that certain mortgage executed by said defendant, November 30, 1901, and recorded November 29, 1901, Vol. 11 of the Mortgage Records for Jackson County, Oregon, at pages 156-160 thereof inclusive, and foreclosing that certain other mortgage made by you on the 5th day of October, 1901, which said mortgage was on the 10th day of October, 1901, recorded in Vol. 16 of said Mortgage Records at page 543 thereof; that upon the foreclosure of each of said mortgages plaintiff have a decree directing the sale upon foreclosure of all of the following described real and personal property situated in the County of Jackson and State of Oregon, to-wit:

The northwest 1/4 of southwest 1/4, and southeast 1/4 of southwest 1/4 of section 1, and northeast 1/4 of northwest 1/4 of section 1, and east 1/2 of the southeast 1/4 of section 1, and northeast 1/4 of northeast 1/4 of section 13, all in township 37 south, range 4 west, and the north 1/2 of the northwest 1/4 of the southwest 1/4 of northwest 1/4 of the northwest 1/4 of section 1, and the south 1/2 of the southwest 1/4 of section 1, and the north 1/2 of northwest 1/4, and northwest 1/4 of northeast 1/4 of section 18, all in township 37 south, range 3 west.

Also placer mining claim No. 1, being the NW 1/4 of the SE 1/4 of the NW 1/4 of Sec. 12, Twp. 37 S., R. 4 W.

Placer mining claim No. 2, said claim being 1500 feet in length and 600 feet in width, and is located in Sec. 7, Twp. 37 S., R. 3 W., as described in recorded notice of location thereof.

Placer mining claim No. 3, described as commencing at a point in the center of Brush Gulch, 150 feet eastward from a point where said Brush Gulch intersects E. line of SW 1/4 of NW 1/4 of Sec. 7, Twp. 37 S., R. 3 W.; thence from said commencement point S. 60 feet; thence easterly and parallel with center line of said Brush Gulch 1500 feet; thence N. 60 feet; thence westerly and parallel with center line of said Brush Gulch 1500 feet; thence S. 50 feet to point of beginning.

Placer mining claim No. 4, described as beginning in center of channel of left-hand fork of Footh Creek with the intersection of N. line of NW 1/4 of SE 1/4 of Sec. 12, Twp. 37 S., R. 3 W.; thence E. 300 feet; thence southerly parallel with center of said creek 1500 feet; thence west 600 feet; thence northerly and parallel with said creek 1500 feet; thence 300 feet to point of beginning.

Placer mining claim No. 5, described as beginning in center of channel of Footh Creek where it crosses the S. line of the NE 1/4 of the NW 1/4 of Sec. 12, Twp. 37 S., R. 3 W.; thence E. 400 feet; thence southerly parallel with channel of left-hand fork of said creek 1500 feet; thence W. 600 feet; thence northerly parallel with center of said channel 500 feet; thence E. 300 feet to place of beginning.

Placer mining claim No. 6, located and recorded in the name of the Black Gold Channel Mining Co., and known as Claim No. 6.

Placer mining claim No. 7, located by John T. Donegan, and recorded in Vol. 7, at page 32, of the mining records of Jackson County, Oregon.

Placer mining claim No. 8, known as the "Fox" placer claim, and situated in the NW 1/4 of Sec. 12, Twp. 37 S., R. 4 W.

Placer mining claim No. 9, known as the Populist claim, as the same was located by H. H. Clark and recorded in Vol. 9, at page 137 of the mining records for Jackson County, Oregon.

Together with all the water rights, ditches and flumes, easements, rights of way, tenements, hereditaments and appurtenances upon or belonging to any of said property; also those certain water ditches and water courses, which take the waters of said Footh creek to, upon or near any of said property, and which are known as the "Hawkins" ditch and right, the "Magruder" ditch and right and the "Middle" or "Dutch" ditch and right.

Together with all real and personal property, including mining machinery, tools, implements, pipe, giants or other property which is a part of or has been used as a part of the mining property or plant of the said Black Gold Channel Mining Company, in Jackson County, Oregon; that said decree provide that out of the proceeds arising from said sale there be paid the plaintiff first, the costs and disbursements of this suit to be taxed, with interest thereon at six per cent. per annum from date of judgment; second, that the balance of said proceeds, as far as necessary or applicable, be applied to the payment of the balance of said judgment, with interest thereon as aforesaid; that the balance of the proceeds arising from said sale, if any, be paid to the clerk of this court, subject to the order of the defendant; that plaintiff have a decree that upon said sale and the delivery of the certificate of sale to the purchaser of said property, the then sheriff for Jackson County, Oregon, put said purchaser into the immediate possession of all of said property; that upon confirmation of said sale, if such be had, this court direct that at the expiration of the time for redemption therefrom, if no redemption be then had according to law, that the then sheriff make, execute and deliver to said purchaser, or to his successor in interest, a good and sufficient deed to all of said property; that plaintiff have such other and further relief as shall be just and equitable in the premises.

This summons is published in THE DEMOCRATIC TIMES once a week for six consecutive weeks, the first publication thereof being Dec. 3, 1901, and the last publication thereof being January 16, 1902, by order of the Hon. H. K. Hanna, one of the judges of the above entitled court; which order was made in chambers at Jacksonville, Jackson County, Oregon, Dec. 2, 1901.

A. E. REAMES, Attorney for Plaintiff.

CATARRH

Catarrh has become such a common disease that a person entirely free from this disgusting complaint is seldom met with. It is customary to speak of Catarrh as nothing more serious than a bad cold, a simple inflammation of the nose and throat. It is, in fact, a complicated and very dangerous disease; if not at first, it very soon becomes so.

The blood is quickly contaminated by the foul secretions, and the poison through the general circulation is carried to all parts of the system. Salves, washes and sprays are unsatisfactory and disappointing, because they do not reach the seat of the trouble. S. S. S. does. It cleanses the blood of the poison and eliminates from the system all catarrhal secretions, and thus cures thoroughly and permanently the worst cases.

Mr. T. A. Williams, a leading dry-goods merchant of Spartanburg, S. C., writes: "For years I had a severe case of nasal Catarrh, with all the disagreeable effects which belong to that disease, and which make it so painful and unendurable. I used medicines prescribed by leading physicians and suggested by numbers of friends, but without getting any better. I then began to take S. S. S. It had the desired effect, and cured me after taking eighteen bottles. In my opinion S. S. S. is the only medicine now in use that will effect a permanent cure of Catarrh."

SSS is the only purely vegetable blood purifier known, and the greatest of all blood medicines and tonics. If you have Catarrh don't wait until it becomes deep-seated and chronic, but send for our book on Blood and Skin Diseases and write our physicians about your case.

THE SWIFT SPECIFIC CO., ATLANTA, GA.

CITATION TO HEIRS.

In the County Court for the County of Jackson, State of Oregon. In the matter of the estate of M. E. Minear, Deceased.

To Sarah E. Minear, widow of said deceased, W. C. Minear, Clinton D. Minear, Eva M. Minear, Maggie E. Minear, Fina Minear, Glenn Minear, Harley Minear, the children of said deceased, all residing in Collins, Iowa, and to all others whom this may concern: IN THE NAME OF THE STATE OF OREGON, and by order of the above-entitled court, made upon the 12th day of December, 1901, you and each of you are hereby cited and required to appear in the County Court of Jackson County, State of Oregon, at the court room thereof, in the town of Jacksonville, in the said county and state, on the 30th day of January, A. D. 1902, at the hour of 10 o'clock A. M. of said day, then and there to show cause if any there be why an order of the court should not be made by the above-entitled court for the sale of private real estate of M. E. Minear, administrator of the following property, to pay the expenses of administration and the claims filed and allowed against said estate:

Beginning at a rock set for a corner being 35.73 chains E from the section corner between sections 32, 23, 4 and 5, townships 37 and 38 S., range 2 W., and running thence north 37° E. 17.28 chains to the center of the county road running from Jacksonville to Phoenix, to a rock for corner from which a white oak tree 12 inches in diameter bears N 80° E 94 links; thence S 64° 40' E 4.62 chains to a rock set in the road; thence S 69° 40' E 12 chains to a rock set in the road; thence S 70° 50' E 6.41 chains to a sandstone set for a corner in the road from which a white oak 12 inches in diameter bears N 80° W 43 links, and a laurel 5 inches in diameter bears S 64° E 28 links; thence N 71° 40' W 38.80 chains to a rock set for a corner from which a white oak 8 inches in diameter bears N 37° E 98 links; thence N 37° E 97-100 chains to the place of beginning, containing 47 1/2 acres. Said tract of land being part of the H. Bellinger D. L. C. No. 41 and 95, in the township and range aforesaid, and situated in Jackson County, Oregon.

This citation is published once a week in the DEMOCRATIC TIMES for four successive weeks by order of Chas. Prim, Judge of the County Court for Jackson County, Oregon, made and entered the 12th day of December, A. D. 1901.

C. S. NEWBURY, Clerk. NEIL & NEIL, Attorneys for Administrator.

ADMINISTRATOR'S SALE. NOTICE IS HEREBY GIVEN THAT IN pursuance of an order of the County Court of the State of Oregon, for Jackson County, made on the 2nd day of December, A. D. 1901, in the matter of the estate of Henry Blecher, deceased the undersigned, administrator of said estate, will sell at public auction to the highest bidder for cash, and subject to confirmation by said County Court, on

Saturday, January 11, 1902, at 10 o'clock A. M. of said day, at the Court-house door in said County and State, the right, title and interest of said estate—and that said Henry Blecher had at the time of his death—in and to all of the following described real property, lying and being situated in Jackson County, State of Oregon, to-wit:

The 8 1/2 of sec 5, the 8 1/2 of sec 4, the 8 1/2 of sec 9, the 8 1/2 of sec 8, the 8 1/2 of sec 2, the 8 1/2 of sec 3, the 8 1/2 of sec 17, the 8 1/2 of sec 18, the 8 1/2 of sec 19, all in township 38 N., range 3 west, of the Willamette meridian, containing 18 1/2 acres, together with all the tenements, hereditaments and appurtenances thereto belonging.

The said sale will be made as above stated, and subject to a mortgage covering all of said described lands, which mortgage is now owned by Peter Britt, and upon which there is now due and unpaid the sum of about \$9600.

Dated at Jacksonville, Oregon, Dec. 5, 1901. GEORGE W. WALTER, Administrator of the estate of Henry Blecher, deceased. W. M. Coivig, Attorney for Estate.

NOTICE OF FINAL SETTLEMENT. In the County Court of the State of Oregon for Jackson County. In the matter of the Estate of Elizabeth M. Levey, Deceased.

NOTICE IS HEREBY GIVEN THAT THE undersigned, administrator of the estate of Elizabeth M. Levey, deceased, has filed in the county court of Jackson County, Oregon, his final account as said administrator, and by order of Hon. Chas. Prim, Judge of said court, Friday, January 17, 1902, at 10 o'clock A. M., is set for the hearing thereof. All persons interested are hereby notified to appear and file his or her objection to the same on or before said day.

Dated December 19, 1901. W. J. FREEMAN, Administrator.

The SPORTING WORLD

Going to Henley. C. S. Titus, the New York oarsman, who will represent the United States, intends leaving these shores in May in order to have ample time in which to become acclimated. Subscriptions are now being received at the Union Boat Club, New York, for the purpose of meeting the expenses of the trip. Titus has rowed for the Union Boat Club for about two years, and his fellow members are enthusiastic in the belief that he will capture the coveted Diamond Sculls, the emblem of international single shell supremacy, for which all oarsmen have feelings somewhat akin to reverence.

Titus is unquestionably the amateur sculling champion of the United States. He won the race for singles at the national regatta on the Schuylkill river last summer, qualifying for a contest with Ten Eyck to decide the premiership. The latter, however, had decided to go into business and resigned from active participation in rowing affairs.



C. S. TITUS.

The race for the Diamond Sculls will take place June 10, 1902. Titus will be accompanied by his wife, who is his only mentor when he is getting in shape for a contest. The champion will have a boat built by W. W. Ruddock of Boston, who has promised him the best shell ever turned out of his shop.

Titus weighs 154 pounds; his rowing weight is 147. During the winter he will indulge in light training, walking ten miles daily among hills, playing golf and taking a Sunday spin of half a dozen miles on the Harlem when the weather is favorable.

Don't Live Together. Constipation and health never go together. DeWitt's Little Early Risers promote easy action of the bowels without distress. "I have been troubled with costiveness nine years," says J. O. Green, Depauw, Ind. "I have tried many remedies but Little Early Risers give best results." City Drug Store, Jacksonville, and Dr. J. Hinkle, Central Point.

Bee's Venom For Rheumatism. Dr. Tere, a medical man of much repute in Vienna, advocates as an effective remedy for rheumatism the saturating of the patient's body with the venom of bees. For the purpose he extracts the venom, treasuring it up in quantity and applying it artificially in the way of punctures. He founds this treatment on his discovery that rheumatic patients do not suffer from a bee's sting to anything like the same degree as other people. He found that the tumefaction or swelling that follows the stinging of a bee does not appear in the rheumatic patient unless he has been stung several times, while in some cases the stinging is hardly felt. When the patient suffers himself to be stung repeatedly, his immunity against the poison of the bee becomes complete, and he feels no pain whatever. What is more, he gets cured of his rheumatism.—London Globe.

A Cure for Lumbago. W. C. Williamson of Amherst, Va., says: "For more than a year I suffered from lumbago. I finally tried Chamberlain's Pain Balm and it gave me entire relief, which all other remedies had failed to do." Sold by City Drug Store.

Portuguese Hotel Clocks. It is the fashion for Portuguese clocks to strike the hour twice over. Heaven only knows why, for certainly the people are not so keen about the profitable use of their time that they require to be reminded thus of its flight. The habit is apt to be irritating, especially in the night, and your bed, like enough a straw mattress and a bran pillow, chances to be near one of these monsters which dings its four and twenty strokes at midnight, with a pause between the dozens which merely stimulates expectation. If there are five clocks in the establishment, all with sonorous works—and the supposition is reasonable—they will, of course, differ widely, so that twenty-four may be striking, with intervals, during a maddening half hour.

You may happen to want to know badly which one of the monsters is the least mendacious, and the bells at your bed head communicate with two servants, one a Gallego and the other a Portuguese. In such a case ring for the despised stranger without hesitation. He will be with you in a minute, fresh and smiling, though half naked, and if he distrusts his own judgment about the clocks he will not mind saying so and hasten to awaken the landlord himself rather than that you should remain in doubt.

I regret to add that his more conceited fellow servant will more probably say whatever first comes to his tongue, more heedful of his own comfort than of your desires.—Chambers' Journal.

Will Protect Germany's Interests.

In view of the discussions anent the attitude of Germany toward the United States because of the invasion of her markets by the products of this country the utterances of imperial Chancellor Count von Bulow in the early hours of the present session of the reichstag are significant. He said that he wished that there should be no mistake regarding the government's attitude toward the commercial treaties. The government considered the renewal of the treaties of long duration to be most desirable, but Germany purposed ar-



COUNT VON BULOW.

ranging them on a basis satisfactory to herself. The interests of other nations would be met in a spirit of reciprocity and fair dealing, but Germany was in a position to give effect to her wishes with the same emphasis as other countries. She need show no more diffidence than they. As for the utterances of the foreign press the government would not be driven out nor suffer dictation touching German rights and interests.

Jewels, candy, flowers, man—that is the order of a woman's preferences. Jewels form a magnet of mighty power to the average woman. Even that greatest of all jewels, health, is often ruined in the strenuous efforts to make or save the money to purchase them. If a woman will risk her health to get a coveted jewel, then let her fortify herself against the insidious consequences of coughs, colds and bronchial affections by the regular use of Dr. Boschee's German Syrup. It will promptly arrest consumption in its early stages and heal the affected lungs and bronchial tubes, and drive the bread disease from the system. It is not a cure-all but it is a certain cure for coughs, colds and all bronchial troubles. You can get Dr. G. G. Green's reliable remedies at City Drug Store. See Green's Special Almanac.

Saw the Joke. A prominent Bostonian inquired of a London shopkeeper for Hare's "Walks in London." The shopkeeper, after much search, found it on his shelves, but in two volumes. "Ah," said the Bostonian, "you have your Hare parted in the middle over here."

"What?" queried the Englishman blankly, passing his hands over his hair. "The next day the Bostonian called for another book. "I'm so glad you returned," said the Englishman. "I want to tell you I see that joke."

Of Benefit to You. D. S. Mitchell, Fulford, Md.: "During a long illness I was troubled with bed sores, was advised to try DeWitt's Witch Hazel Salve, and did so with wonderful results. I was perfectly cured. It is the best salve on the market. Beware of counterfeits. City Drug Store, Jacksonville, and Dr. J. Hinkle, Central Point.

President Callaway a Stenographer. Samuel R. Callaway, president of the American Locomotive company, was more than thirty years ago at the head of the shorthand writers of this country. He kept up his practice and to-day could take a trick at an important assignment with the best of stenographers.

New Attraction. Towne—I see Gayman had to pay Miss Koy \$25,000 for breach of promise. Brown—Yes, and now he's trying to marry her for her money.—Philadelphia Press.

FIGPRUNE Cereal. Requires less sugar than tea, coffee, or any other cereal coffee, the wholesome fruit sugar contained in figs and prunes largely supplying this need.

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