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NOTICE FOR PUBLICATION.

U. S. Land Office, Portland, Oregon,
October 21, 1907.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act August 4, 1892, Frances E. McElwain, of Toledo, county of Lincoln, state of Oregon, has this day filed in this office her sworn statement No. 7695, for the purchase of the $\frac{1}{2}$ of $\frac{1}{4}$ section 26, $\frac{1}{2}$ of $\frac{1}{4}$ and $\frac{1}{4}$ of $\frac{1}{4}$ of section 25 in township 11 s, range 10 w, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish her claim to said land before the County Clerk of Lincoln county, at Toledo, Oregon, on Tuesday the 21st day of January, 1908.

She names as witnesses:
Z. M. Derrick, D. A. Ross, Charles Braden Ted J. McElwain, all of Toledo Oregon.
Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 21st day of January, 1908.

ALGERNON S. DRESSER, Register

NOTICE FOR PUBLICATION.

U. S. Land Office, Portland, Oregon,
December 28, 1907.

Notice is hereby given that Milo S. Collins of Siletz, Oregon, has filed notice of his intention to make final commutation proof in support of his claim, viz: Homestead entry No. 15608, made March 19, 1906, for Lots 20, 21 and 22 and $\frac{1}{2}$ of lots 11 and 12 of section 17, township 9 s, range 10 w, and that said proof will be made before the County Clerk at Toledo, Oregon, on February 7, 1908.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:
Walter S. Hall, Archie Macklin, Warren R. Hall and Ralph R. Schomp, of Siletz, Oregon.

ALGERNON S. DRESSER, Register.

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ROBERTINE

The Putnam Verdict.

George Putnam, editor of the Medford Tribune, stands convicted of criminal libel for venturing to criticize in his paper the action of a grand jury in failing to return an indictment against a man apparently guilty of an unwarranted and unprovoked assault. The distressing feature of this conviction lies in the fact that the trial court did not permit Mr. Putnam to furnish proof that the statements published in his paper were true. This is as much as for the court to say that no matter to what depths of villiany and corruption a judicial body may sink, to publish the fact of its rottenness, even though every statement be true, is a crime. Most people will question the motive or the good sense of a judge holding to such a doctrine. This was very likely the law of Russia a century ago, but even that country has advanced beyond such absurdity.

A crooked grand jury is not immune from public criticism, and neither is a crooked judge. So-called jurists need not strain their imagination over such technical points when the liberty of an American citizen is involved. There is a law that will not be found written in the books, and this law the people invoke when their personal liberty is assailed. There is no need for any branch of this Government, neither the Legislative, the Executive, nor the Judicial, to imagine itself supreme. Nor will either be permitted to invade the rights of the humblest citizen.

If Mr. Putnam spoke the truth in his article and can prove it, he will, in the end, be acquitted of the charge against him. He will also be permitted to prove the truthfulness of the matter published by him. And it is to be hoped that we may be informed in time what caused a court in a country that boasts of its freedom of speech to deny a man this right.—Oregon City Courier.

The Railroad Lands.

Attorney General Bonaparte recently received a number of inquiries relating to the status of lands held under the railroad and wagon road grants in Oregon, which have not been disposed of by the grantees and asking if the present holders "have to sell the same to actual settlers only, at the rate not exceeding \$2.50 per acre."

The Attorney General has replied that proceedings will shortly be taken to determine the rights and responsibilities of the Southern Pacific company's holding title to the lands mentioned.

Further than this the attorney general says he is not authorized by law not permitted by practice of the department to speak. He recommends that the writers take no expense on themselves in regard to the matter except on advice of counsel of unblemished reputation and high standing.—Eugene Register.

Recorder Dorris, of Eugene, before whom several local option cases of that city was tried, sentenced each of the convicted violators of the law to pay a fine of \$200 each and gave them a jail sentence of 60 days. With fines like these it looks as if men would learn to obey the law. The Kline cases at Corvallis have been affirmed by the supreme court and the aggregate fines against Kline foot up more than \$4000, which he will have to pay or go to jail for about six years.—Lebanon Criterion.

Medford held a Prosperity Mass Meeting Monday night, at which time the boosters of the town endeavored to get the knoekers and mossbacks to sign the pledge and bury their hammers. A crusade of this kind could be well lanced all over the whole state—without doing any great damage to its welfare.—Gold Hill News.

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In buying a cough medicine for children, never be afraid to buy Chamberlain's Cough Remedy. There is no danger from it, and relief is always sure to follow. It is intended especially for coughs, colds, croup and whooping cough, and there is no better medicine in the world for these diseases. It is not only a certain cure for croup, but when given as soon as the croupy cough appears, will prevent the attack. Whooping cough is not dangerous when this medicine is given as directed. It contains no opium or other harmful drugs, and may be given as confidently to a baby as to an adult. For sale by O. O. Krogstad.

Just received at the Bonboniere a large assortment of first class up-to-date jewelry for the holiday trade. With each article purchased you get a gold filled signet hat pin free. Every piece guaranteed.

I have samples of the Nemo self-reducing corset for stout women also the famous Royal Worcester corsets. All sizes and prices, call and let me take your orders. EMMA B. CROSONO.

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The terrible itching and smarting, incident to certain skin diseases, is almost instantly allayed by applying Chamberlain's Salve. Price 25 cents. For sale by O. O. Krogstad.

FROM THE ANTILLES.

Chamberlain's Cough Remedy Benefits a City Councilman at Kingston, Jamaica.

Mr. W. O'Reilly Fogarty, who is a member of the City Council, at Kingston, Jamaica West Indies, writes as follows: "One bottle of Chamberlain's Cough Remedy had good effect on a cough that was giving her trouble and I think I should have been more quickly relieved if I had continued the remedy. That it was beneficial and quick in relieving me there is no doubt and it is my intention to obtain another bottle." For sale by O. O. Krogstad.

NOTICE FOR PUBLICATION.

U. S. Land Office, Portland, Oregon
January 11, 1908.

Notice is hereby given that Robert Mann of Chitwood, Oregon, has filed notice of his intention to make final three year (Siletz) proof in support of his claim, viz: Homestead entry No. 15674, made April 13, 1904, for the $\frac{1}{2}$ of $\frac{1}{4}$ section 16, and lots 6 and 7 of section 21, township 10, south, range 9 west, and that said proof will be made before the Clerk of Lincoln county, at Toledo, Oregon, on February 20, 1908.

He names the following witnesses to prove his continuous residence upon, and cultivation of the land, viz:
George Chambers of Eddyville, Or.; Pearl Peppin, George T. Smith and L. J. Pepin of Chitwood, Oregon.

ALGERNON S. DRESSER, Register.

NOTICE FOR PUBLICATION.

U. S. Land Office, Roseburg, Oregon,
October 31, 1907.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the public land states by act of August 4, 1892, Anna Weiss of Roseburg, county of Douglas state of Oregon, has this day filed in this office her sworn statement No. 8549, for the purchase of the Lots 13, 14, 19 and 20 of section No. 5, township No. 14 south of range No. 11 west, W. M., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish her claim to said land before the Register and Receiver at this office at Roseburg, Oregon, on Saturday, the 18th day of January, 1908.

She names as witnesses:
Coe I. Levensgood, R. Krakenberger Joseph Bloberger and Anna Weick all of Roseburg, Oregon.

Any and all persons claiming adversely the above lands are requested to file their claims in this office on or before said 18th day of January, 1908.

SUMMONS.

In the Circuit Court of the state of Oregon, for Lincoln county

James Beach, plaintiff, vs Darcy A. Beach, defendant.

To Darcy A. Beach, the above-named defendant:

In the name of the state of Oregon, you are hereby summoned and required to appear and answer the complaint of the plaintiff in the above entitled suit, now on file in the office of the Clerk of the above entitled Court, on or before the last day of the time prescribed in the order for publication of this summons made by the Hon. L. T. Harris, Judge of the above entitled Court, which said order is hereinafter referred to, to-wit: On or before six weeks from the day of the first publication hereof, and you are hereby notified that if you fail so to appear and answer the said complaint as herein required, for want thereof, the plaintiff will apply to the above entitled Court for the relief demanded in his said complaint, namely: for a decree of said Court dissolving the bond of matrimony now existing between plaintiff and defendant and for such other and different relief as to equity seemeth just.

This summons is published in the Lincoln County Leader once a week for six successive and consecutive weeks, beginning with the issue of December 20, 1907, and ending with the issue of January 31, 1908, under and in pursuance of the directions contained in an order made by the Hon. L. T. Harris, Judge of the above entitled Court, and dated December 17, 1907.

Date of first publication of this summons is December 29, 1907.

B. F. SWOPE, Attorney for Plaintiff.

CORVALLIS & EASTERN RAILROAD.
TIME CARD.

TRAINS FROM AND TO YAQUINA	
No. 1—Leaves Yaquina.....	6:45 a. m.
Leaves Toledo.....	7:16 a. m.
Arrives at Corvallis.....	11:09 a. m.
Arrives at Albany.....	11:58 a. m.
No. 2—Leaves Albany.....	12:35 p. m.
Leaves Corvallis.....	1:40 p. m.
Arrives at Toledo.....	5:40 p. m.
Arrives at Yaquina.....	6:15 p. m.
TRAINS TO AND FROM DETROIT.	
No. 3—Leaves Albany.....	7:30 a. m.
Arrives at Detroit.....	12:30 p. m.
No. 4—Leaves Detroit.....	1:00 p. m.
Arrives at Albany.....	5:55 p. m.
TRAINS FOR CORVALLIS	
No. 8—Leaves Albany.....	7:55 a. m.
Arrives at Corvallis.....	8:35 a. m.
No. 10—Leaves Albany.....	3:50 p. m.
Arrives at Corvallis.....	4:35 p. m.
No. 6—Leaves Albany.....	7:45 p. m.
Arrives at Corvallis.....	8:25 p. m.
TRAINS FOR ALBANY	
No. 5—Leaves Corvallis.....	6:30 a. m.
Arrives at Albany.....	7:10 a. m.
No. 9—Leaves Corvallis.....	2:15 p. m.
Arrives at Albany.....	2:55 p. m.
No. 7—Leaves Corvallis.....	6:00 p. m.
Arrives at Albany.....	6:40 p. m.
REGULAR SUNDAY TRAINS	
No. 11—Leaves Corvallis.....	11:15 a. m.
Arrives at Albany.....	11:55 p. m.
No. 12—Leaves Albany.....	12:35 p. m.
Arrives at Corvallis.....	1:15 p. m.
A of the above connect with Southern Pacific company trains, both at Albany and Corvallis, as well as train for Detroit, giving direct service to Newport and adjacent beaches, as well as Hretenbush Hot Springs.	
For further information apply to GEO. F. NEVINS, Gen. Pass. Agt. W. E. PETERSON, Agent, Toledo	