

HILLSBORO INDEPENDENT

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Republican in Politics. Official Paper of Washington County. Published every Friday at The Independent Printery, Hillsboro, Oregon.

FRIDAY, NOVEMBER 13, 1903. SPECIAL OFFER FOR 10 DAYS

This issue shows the future style of The Independent. To inaugurate the changed paper the best newspaper offer ever made in this county is now announced good for subscriptions deposited in the mails, as shown by the postmark on the letter, on or before Nov. 16

For Fifty Cents. The Independent will be sent for one year, half price. The first one hundred subscriptions received at this office will have their time extended until Jan. 1, 1905, or four months for half a dollar.

For a Dollar and a Half The Weekly Oregonian and The Independent will be sent during the 10 days for the price of the Weekly Oregonian alone, \$1.50 The first 100 subscriptions received will be extended to Jan. 1, 1905, for both papers.

THE GOVERNOR TOO AT FAULT

Hon. Gen. C. Brownell, president of the state senate, has given out an interview on Governor Chamberlain's letter to the members of the legislature in which he very emphatically resists the governor's attempt to shoulder off executive shortcomings on the legislative branch.

"I feel that there has been a mistake made, but I do not like the tone of the Governor's interview wherein he is quoted as saying that he did not know which would be the greater evil of the state—the present conditions or the calling of an extra session of the Legislature.

This is an implied insult to one branch of the government of this state and is intended as a play to the galleries by the present chief executive, who evidently has forgotten that every honor and dignity that has been conferred upon him has been so conferred by Republican votes.

His effort is undoubtedly for the purpose only to place the whole responsibility of error in the tax law upon the Legislature. I protest against this and call the particular attention of the public to the fact that there are three departments of government in this state, executive, judicial and legislative.

The constitution of this state vests the veto and controlling power in the Governor. Under the constitution it is his absolute duty to examine with care every law passed by the Legislature. To aid him he has a private secretary of his own choosing, and the people of the state have furnished him with an Attorney-General to whom he may appeal at any time for legal opinion and advice.

The Governor had this tax law in his possession, according to record, nearly five days. It is fair to him to presume, he being a lawyer, that he examined this bill with care. He signed this bill and affixed his signature as Governor of the state to it. Therefore I protest against his 'hot-air' reflections. The truth is we have both made a mistake. I simply demand that he shall share

his part of the responsibility and not insist on putting the Legislature in a hole. There is one point that might be proper to call the attention of the public to, that is that the session laws of Oregon of 1893 make provision as to fees to be charged by Recorders of Conveyances and Clerks of Circuit Courts of Oregon. Section 9, found on pages 82 and 83 of the session laws of 1893 has, in my judgement, repealed the law making provision for charging of these fees by the different Recorders in different counties. If such is the fact then speculators could buy up these fees that have been paid in different counties and recover money in different counties which would probably aggregate a great many thousand dollars and affect very, materially the taxpayers if they had to refund this money. The average fees in each county for several years have run from \$100 to \$300 a month; I would, therefore, suggest that the Governor of the state get out another set of letters that the Legislature be permitted to remedy this defect in the interest of the farmers and taxpayers."

ADDITIONAL LOCAL

Mrs. Caroline Her, of Gales Creek, visiting friends in Hillsboro and vicinity.

Wapato Lake is slowly raising from the overflow of the river and docks are beginning to get plentiful in that vicinity.

The S. P. Co. has been erecting along its Yamhill division a new signal and semaphore just adopted as the standard for all stations in Oregon.

Rev. Mr. Robinson conducted services at the Hill schoolhouse, near Gaston, last Sunday. Next Sunday Mrs. Connell, state superintendent of Sunday Schools, will deliver an address there at the Sunday School hour.

C. E. Deichman has retired from the management of the Beaverton Milling Co. and started, East last night for a month's pleasure and business trip, revisiting his boyhood home in Illinois, where his parents still reside.

Real estate is still lively near Beaverton. C. Borchert has bought of Mrs. C. Wilson, her farm one mile west of there for \$4,500, and B. F. Webster, who is going to California, has disposed of his place, two miles west, for \$3,000.

Ev. City Treasurer Ralph W. Hoyt, cashier of the Merchants National Bank of Portland, was in town Monday looking after property interests in Washington county and during the day drove to Forest Grove with ex-Senator E. W. Haines.

The mail carrier on R. F. D. route three, from Sherwood postoffice, on Thursday week was obliged to abandon about half of his trip that day by a fierce storm. Gaston's R. F. D. carrier Monday had troubles, a cart wheel collapsing while he was on the mountains.

The onion output this season for the county will be about 80,000 sacks. The bulk of this will be held for a better price as there is good demand for the vegetable, the market for onions is strong, in other words, so that \$1.25 will probably be the average price and \$100,000 at least realized.

John Henry, of Beaverton, has one of the most profitable small farms in the county and one whose fame has extended farther than even the largest. Horseradish is the main crop and from this unique farm product it is said that last year he cleared \$5,000, while he sold besides a ton of clean onion seed worth \$1,600 more.

Laurel has organized a spelling school and literary society which held its first meeting Tuesday. The new telephone line has started a small boom.—Mr. Ma'land is just finishing a new dwelling and Lewis Eadie is making improvements on his residence.—A new blacks nith shop is also expected.

SUMMONS.

In the Circuit Court of the State of Oregon for Washington County. Curtis J. Birdsell and Leavitt S. Birdsell, Plaintiffs, vs. Henry Meyer, Defendant. To Henry Meyer, the above named Defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiffs herein on or before the last day of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer the plaintiffs will apply to the court for the relief prayed for in their complaint, to wit: that the plaintiffs be decreed to be the owners in fee simple of the following described real estate, to wit: The S. W. 1/4 of Sec. 16, T. 3 N., R. 5 W. of the Will. Mer., in Washington County, Ore., and containing 160 acres of land, and that the defendant be forever barred from claiming or asserting any right, title or interest in or to said premises, and for such other and further relief as to the court may appear equitable. The time prescribed in the order for the publication of this summons is six weeks, and the day of first publication is October 30, 1903. This summons is served upon you by publication, by order of Hon. L. A. Rood, County Judge of Washington County, Oregon, which order was made and dated on October 29, 1903. S. H. HUSTON, Attorney for Plaintiffs.

SUMMONS.

In the Circuit Court of the State of Oregon for Washington County. Edwin Rister, Administrator of the estate of Eno W. Lemmon, deceased, Plaintiff, vs. Robert A. Foreman and Ladd & Tilson, Agents, Defendants. To Robt. A. Foreman, the above named defendant and: In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff filed against you in the above entitled suit and court within six weeks from the date of the first publication of this summons, the first publication thereof being on the 23rd day of October, 1903, and if you fail so to appear and answer, for want thereof the plaintiff will apply to the court for the relief prayed for and demanded in his said complaint, to wit: That he as administrator be adjudged and decreed to be the owner in fee simple and free from all incumbrances of the following described land in Washington Co., Ore., and described as follows, to wit: Lots numbered one and two in section 17 in T. 1 N., R. 1 W., Will. Mer. That the defendants and each of them be adjudged to have no interest in or lien upon the said real property by virtue of a certain mortgage made and executed by the said Eno W. Lemmon and wife to the said Robert A. Foreman, and which mortgage is recorded on page 409 of book "27" of the records for mortgages for Washington County, Oregon, and that said defendants and each of them above named be forever enjoined and barred from asserting or claiming any interest in or lien upon the foregoing described real property by virtue of said mortgage or otherwise, that said mortgage be adjudged to be fully paid, satisfied and discharged, that the Recorders of Conveyances of Washington County, Ore., be authorized and directed to sell by said mortgage or record, and for such other and further relief as may seem to the Court to be equitable. This summons is served upon you by publication by order of L. A. Rood, County Judge of Washington County, Ore., dated at Chambers, Ore., 22nd, 1903. Said order requires this summons to be published for six consecutive and successive weeks, and requires you to appear and answer the complaint of the plaintiff within six weeks from the date of the first publication thereof. E. E. TONGUE, Attorney for Plaintiff.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given, that I, the undersigned Executor of the Estate of Rebecca A. Wright, deceased, have filed in the County Court of the State of Oregon for Washington County, my final account as such Executor, and that said Court has set Monday, the 14th day of December, 1903, at the hour of 10 o'clock A. M. of said day as the time and the County Court room in Hillsboro, Oregon, as the place for hearing objections to said account, and the final settlement of said Estate. Dated, Nov. 11th, 1903.

ANNA E. DIXON, Executor of the Estate of Rebecca A. Wright, Dec. 22.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON for Washington County. T. L. Christianson, Plaintiff, vs. Walter A. Christianson, Annie J. Christianson, Henrietta I. Christianson and Mary H. Couch, Defendants. To Walter A. Christianson, Annie J. Christianson and Henrietta I. Christianson, defendants above named: In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiff herein on or before the last day of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer, the plaintiff will apply to the court for the relief prayed for in his complaint, to wit: for a decree authorizing the sale of the West half of Section 36, in T. 1 S. R. 3 W. of the Will. Mer., in Washington County, Oregon, containing 320 acres, and that the proceeds thereof be applied first to the general costs of this suit and of the expenses of said sale. To the payment of the amount of the mortgage which she holds against said premises. 3—The residue to be divided in equal shares, between the plaintiff and the defendants, Walter A. Christianson, Annie J. Christianson and Henrietta I. Christianson. The time prescribed in the Order for the publication of this summons is six weeks and the day of first publication is October 30, 1903. This summons is served upon you by publication, by order of Hon. T. A. McBride Circuit Judge of the Fifth Judicial District of Oregon, which order was made and dated on October 28th, 1903. S. H. HUSTON, Attorney for Plaintiff.

ADMINISTRATOR'S NOTICE.

Notice is hereby given that the undersigned has been appointed administrator of the estate of George Brader, deceased, by the County Court of the State of Oregon for Washington County, and has qualified. All persons having claims against said estate are hereby notified to present the same at the office of the Hillsboro Independent at Hillsboro, Oregon, with proper vouchers and duly verified, within six months of the date hereof. Dated and first published November 6, 1903. DONALD G. WOODWARD, Administrator of the Estate of George Brader, deceased. Gastenbein & Veszie, Attorneys for Administrator.

LEGAL CAP

At the HILLSBORO INDEPENDENT office will be found a large stock of Mignonette Pure Linen Legal Cap paper.

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SUMMONS.

In the Circuit Court of the State of Oregon for Washington County. Curtis J. Birdsell and Leavitt S. Birdsell, Plaintiffs, vs. Daniel Clark, Defendant. To Daniel Clark, the above named Defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiffs herein on or before the last day of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer the plaintiffs will apply to the court for the relief prayed for in their complaint, to wit: that the plaintiffs be decreed to be the owners in fee simple of the following described real estate, to wit: The W. 1/2 of the N. W. 1-4 of Section 16, T. 3 N. R. 5 W. of the Will. Mer., in Washington County, Ore., and containing 160 acres of land, and that the defendant be forever barred from claiming or asserting any right, title or interest in or to said premises, and for such other and further relief as to the court may appear equitable. The time prescribed in the order for the publication of this summons is six weeks, and the day of first publication is October 30, 1903. This summons is served upon you by publication, by order of Hon. L. A. Rood, County Judge of Washington County, Oregon, which order was made and dated on October 29, 1903. S. H. HUSTON, Attorney for Plaintiffs.

SUMMONS.

In the Circuit Court of the State of Oregon for Washington County. Curtis J. Birdsell and Leavitt S. Birdsell, Plaintiffs, vs. A. Summers, Defendant. To A. Summers, the above named defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiffs herein on or before the last day of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer the plaintiffs will apply to the court for the relief prayed for in their complaint, to wit: That the plaintiffs be decreed to be the owners in fee simple of the following described real estate, to wit: The W. 1-2 of the N. W. 1-4 of Section 16, T. 3 N. R. 5 W. of the Will. Mer., in Washington County, Ore., and containing 80 acres of land, and that the defendant be forever barred from claiming or asserting any right, title or interest in or to said premises, and for such other and further relief as to the court may appear equitable. The time prescribed in the order for the publication of this summons is six weeks, and the day of first publication is October 30, 1903. This summons is served upon you by publication, by order of Hon. L. A. Rood, County Judge of Washington County, Oregon, which order was made and dated on October 29, 1903. S. H. HUSTON, Attorney for Plaintiffs.

SUMMONS.

IN THE CIRCUIT COURT OF THE STATE OF OREGON, for Washington County. Minerva J. Rust, Plaintiff, vs. Newton Rust, Defendant. To Newton Rust, the above named defendant: 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 Court and suit 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 first publication thereof being on October 16, 1903, and if you fail to appear and answer, for want thereof the plaintiff will apply to the Court for the relief demanded in her complaint, to-wit: That the marriage contract now existing between plaintiff and defendant be dissolved, and for such other and further relief as to the Court may appear equitable. This summons is served upon you by publication by order of Hon. L. A. Rood, County Judge of Washington County, Oregon, which order was made at Hillsboro, Oregon, October 14th, 1903. M. R. HUMP, Attorney for Plaintiff.

DIS-SOLUTION NOTICE.

Notice is hereby given that the partnership heretofore existing between A. F. Crocker and R. A. Parker, under the firm name of Crocker & Parker, manufacturers and dealers in lumber, at their mill north of Glencoe, Oregon, is this day dissolved by mutual consent. A. F. Crocker having purchased the interest of R. A. Parker. All accounts owing the firm of Crocker & Parker are payable to A. F. Crocker, who alone has authority to receipt for the same. All debts contracted by Crocker & Parker will be paid by Mr. Crocker, who continues the business. A. F. CROCKER, R. A. PARKER. Glencoe, Ore., Oct. 12, 1903.

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