

Out-of-Doors Stuff

by
LANS LENEVE

Perhaps in the past we have spoken of the old muzzle loader, "Old Joe Lane," that hangs upon the wall at the store. Our old grand-dad, the late Dr. S. L. Leneve, brought the old gun by ox team from the state of Illinois 'way back in 1854.

That old gun was sole protection against Indians and the perils to be met on that long nine months trek. It also furnished fresh meat of about mighty grizzly bear fell before these every description.

Guns of this vintage accounted for buffalo, elk, deer, and even the old muzzle loaders. And that is why we have to laugh right back at any one who, viewing the old gun, laughs out loud.

True, the old gun doesn't compare to looks alongside a modern rifle. However I've witnessed my dad score a half dozen straight bull's eyes with that old muzzle loader at 40 yards and tole home a quarter of beef and several turkeys at an old time shoot-in' match.

If that muzzle loader would kill elk, deer and bear—dozens of which were killed by my grand-dad in olden days, it would do the same today with its old time charge of black powder, patching, bullet and cap exploded upon the nipple. Crude, yes, but effective. For in those days the hunter knew that he had just one chance at his game, he took his time and he seldom missed. But today, with lever action pump action and automatic rifles that fire heavy, high velocity ammunition it is an entirely different story. The further a rifle will carry up, the more it is in demand. A gun that can kill a man in one county when fired from another is really the popular gun today. The best comment we have heard of this sort of firearms was advanced by an old Chipewa Indian to a friend of mine—G. D. McCubrey, of Moorhead, Minnesota. The old Indian said, in referring to the modern rifle, "him shoot today and kill tomorrow."

The old 38-55, the 405, the 38-56 the 303, the 33 and the 44 all accounted for more game than has ever been killed by modern rifles. In fact, the old 44 black powder rifle has killed more game than any gun in North America.

Perhaps we should not have included the 303 Savage in the group mentioned above, but it was used by many hunters some forty years ago. It has retained a certain amount of popularity and is still used today to a great extent in many districts. But to our knowledge it never was used with black powder, while all the others listed were strictly black powder guns to start with, with the possible exception of the 33 Winchester.

This was one of the sweetest game cartridges ever put on the market. Just why they discontinued manufacturing this rifle and ammunition has always been a mystery to the writer.

When one thinks about all the deer and elk that fell before these old fashioned rifles and then hears someone laugh about those old guns it makes a fellow sort of stop and reflect.

If the hunter of today was armed with guns with the killing power of the old timers, guns that had a restricted range, you wouldn't read of so many hunters being slain by being mistaken for deer when fired at, at

several hundred yards distance. We are not advocating the arming of all hunters with muzzle loaders, although we must confess that it might not be a bad idea and would save a lot of lives each season. But the primary idea of this narrative is to impart the fact that there is many an old muzzle loader hanging upon the wall that has accounted for a hundred times more game than the jokester who gives the old guns the laugh, will ever view, let alone ever kill within a lifetime.

Let us tell you the true story of an old muzzle loader—a very small caliber, just a squirrel gun. This little rifle shot a slug no larger than a 32 caliber revolver. It was owned by "Grandpa" Rose, an early settler of Douglas county, and father of the late W. C. Rose, of Coquille.

The old gentleman was hunting for some stray cattle on his hill land one afternoon and carried the little muzzle loader along. He took a short cut and was crawling upon his hands and knees thru some dense underbrush to reach an open spot on the range. He emerged at the edge of a very small clearing in the dense brush and there before him, sound asleep in the warm sunshine, lay a large grizzly bear. For several seconds, the old gentleman eyed the sleeping animal. If he sought to retreat he feared he might awaken the bear and it might attack him, for a grizzly has a short temper.

Lying flat upon his stomach he shoved the little rifle out in front of him and took careful aim. He could drive a tack at twenty paces with that gun and the old grizzly was only half that distance. He took careful aim, and no doubt with a silent prayer, he pressed the trigger. True to its mark the little bullet sped, striking the bear at the butt of his ear. The big grizzly died instantly.

Muzzle loaders helped build the west—we salute them!

ventories and other factors vital to quick disposal of government surplus. This is preparatory to starting the three-month selling program ordered by the administrator.

NOTICE OF FINAL SETTLEMENT
Notice is hereby given that Maude P. Tracy, Executrix of the Last Will and Testament of B. L. Tracy, deceased, on November 4, 1946, filed in the County Court of Coos County, Oregon, her final account in the matter of the probate thereof; and that said Court has fixed Tuesday, the 17th day of December, 1946, at 10:00 o'clock A. M., at the County Court Room in Coquille, Oregon, as the time and place for hearing objections thereto and for final settlement and distribution of said estate.

Dated and published first time November 7, 1946.
Maude P. Tracy, Executrix.
43t5c

NOTICE TO CREDITORS
Notice is hereby given that the undersigned has been duly appointed by the County Court of Coos County, Oregon, as Executor of the Estate of James Milton Nichols, deceased, and has qualified as such.

NOW, THEREFORE, all persons having claims against said Estate are hereby notified and requested to present the same to the undersigned at the office of J. Arthur Berg at Coquille, Coos County, Oregon, within six months from the date hereof.

Dated this 14th day of November, 1946.
EDWARD POOR

NOTICE OF FINAL ACCOUNT
NOTICE IS HEREBY GIVEN that the undersigned filed in the County Court of Coos County, Oregon, his Final Report and Account as Administrator With the Will Annexed of the Estate of Sarah Pillsbury Gale, also known as Sarah P. Gale, deceased, and that the Court has set Tuesday, the 17th day of December, 1946, at the hour of 10:00 o'clock a. m. of said date, at the County Court Room in Coquille, Oregon, as the time and place for hearing objections to such Final Account and the settlement of said Estate.

J. ARTHUR BERG, Administrator With the Will Annexed of the Estate of Sarah Pillsbury Gale, also known as Sarah P. Gale, Deceased.
44t5

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF COOS
MARY E. JOHNSTON, Plaintiff,
vs.
ORLAND V. JOHNSTON, Defendant.

Summons
Case No. 14020
TO: ORLAND V. JOHNSTON, the above named Defendant.

IN THE NAME OF THE STATE OF OREGON: You are hereby notified that you are required to appear and answer the Complaint filed against you in the above entitled suit, on or before the 32nd day of November, 1946, said date being after the expiration of four weeks from the date of the first publication of this Summons; and if you fail so to appear and answer said Complaint, or otherwise plead thereto, or want thereof, the plaintiff will apply to the Court for the relief prayed in her Complaint, to-wit: that the marriage and marriage contract now existing between the plaintiff and defendant be dissolved; that the plaintiff be awarded the care, custody and control of the minor children of the parties; and that the plaintiff have such other and further relief as may seem just and equitable.

This Summons is served upon you by publication thereof in The Coquille Valley Sentinel pursuant to an order of the Honorable Dal M. King, Judge of the above entitled Court, made, dated and entered on the 22nd day of October, 1946, which said order required that the date of the first publication of said Summons should be the 24th day of October, 1946, and the date of the last publication thereof being the 21st day of November, 1946.

J. ARTHUR BERG, Attorney for Plaintiff
Residence and P. O. Address
Coquille, Oregon.
41t5

IN THE COUNTY COURT OF THE STATE OF OREGON FOR THE COUNTY OF COOS
In the Matter of the Estate of
JOSEPH E. LICHTENBERGER, Deceased

Notice of Final Settlement
NOTICE IS HEREBY GIVEN that the undersigned, administrator of the estate of Joseph E. Lichtenberger, deceased, has filed his final account in the above entitled court, and that Saturday, the 30th day of November, 1946, at ten o'clock A. M., in the Court Room of the above entitled court has been appointed by the court as the time and place for the hearing of objections thereto, if any, and the settlement thereof.

Dated and first published October 31, 1946.
Date of last publication November 28, 1946.

F. B. JONES, Administrator of said estate
Marsh & Marsh
Attorneys for said estate.
42t5

Keys made for all locks. Stevens Cash Hardware, Coquille, Ore. 4t

CALL FOR BIDS
Notice is hereby given that the Boards of Riverton Schools will receive sealed bids with detailed specifications on School Buses—One 41 passenger; one 47 passenger. Prices f.o.b. Coquille and f.o.b. the factory. Specify date of delivery.

Include best allowance on each of two 35 passenger Dodge buses—1937 models.
Bids to be in hand of undersigned on or before morning of Dec. 3, 1946.
Lillian Hanly, Clerk
U-High District No. 3
Bullards Route, Coquille, Oregon
44t3c

IN THE CIRCUIT COURT OF THE STATE OF OREGON IN AND FOR THE COUNTY OF COOS
GLADYS C. GANO, Plaintiff,
vs.
WILLARD NORRIS and FRANK S. NORRIS, heirs of Emily Willard Norris, deceased; ORSON R. WILLARD, THOS. A. WILLARD, ANNA M. WILLARD, CHAS. B. WILLARD, FRANK E. WILLARD and ALFRED A. WILLARD, heirs of O. R. Willard, deceased; WILLIAM D. ANDREWS and JANE DOE ANDREWS, his wife, if married; the unknown heirs of Curtis Andrews, deceased; WESTERN LOAN AND BUILDING COMPANY, a Corporation of Salt Lake City, State of Utah; the respective wives or husbands of any of the above named defendants who may be married; also the unknown heirs of any of the above named defendants who may now be deceased; also all other persons or parties unknown claiming any right, title, interest, lien or estate in the real property described in the Complaint herein, or any portion thereof.

Summons
Case No. 14653
TO: WILLARD NORRIS and FRANK S. NORRIS, heirs of Emily Willard Norris, deceased; ORSON R. WILLARD, THOS. A. WILLARD, ANNA M. WILLARD, CHAS. B. WILLARD, FRANK E. WILLARD and ALFRED A. WILLARD, heirs of O. R. Willard, deceased; WILLIAM D. ANDREWS and JANE DOE ANDREWS, his wife, if married; the unknown heirs of Curtis Andrews, deceased; WESTERN LOAN AND BUILDING COMPANY, a Corporation of Salt Lake City, State of Utah; the respective wives or husbands of any of the above named defendants who may be married; also the unknown heirs of any of the above named defendants who may now be deceased; also all other persons or parties unknown claiming any right, title, interest, lien or estate in the real property described in the Complaint herein, or any portion thereof.

IN THE NAME OF THE STATE OF OREGON: You are hereby notified that you are required to appear and answer the Complaint filed against you in the above entitled Court and cause, on or before the 29th day of November, 1946, the same being the last date for answering or appearing personally as prescribed in the order for publication on file herein, dated and entered on the 29th day of October, 1946, and if you fail so to appear or answer on or before said date, the plaintiff will apply to the Court for the relief prayed for in her Complaint, a succinct statement of which is as follows:

FIRST: That the defendants be required to appear and set forth the nature of their several claims and alleged interest, title or estate in and to the following described real property, to-wit:

Lot 6 in Block 42 of Elliott's Addition to the Town of Coquille City, now the City of Coquille, Coos County, Oregon, according to the map and plat thereof on file and of record in the office of the County Clerk of said Coos County, Oregon;

Together with a ten (10) foot strip on Coulter Street fronting said property, which said strip was vacated by said City of Coquille.

SECOND: That the plaintiff is the owner in fee simple of said real property, and the whole thereof, and that any said claims of the defendants be declared invalid and quieted.

THIRD: That none of said defendants has any interest or estate, right, title or lien upon or in said real property, or any portion thereof, paramount to the plaintiff's right,

title and interest therein and thereto.

FOURTH: That said defendants, and each and all of them, and all persons claiming under, by or through them, or any of them, be forever barred, restrained and enjoined from asserting any claim whatever in or to said premises, adverse to the plaintiff.

FIFTH: That plaintiff have such other and further relief as the Court may deem equitable, including plaintiff's costs and disbursements herein laid out and expended as to any appearing defendants.

Service of this Summons is made by publication pursuant to an order of the Honorable Dal M. King, Judge of the Circuit Court of Coos County, dated and entered on the 29th day of October, 1946, directing publication to be made in The Coquille Valley Sentinel once a week for four successive and consecutive weeks. Date of the first publication: October 31, 1946. Date of the last publication: November 28, 1946.

J. ARTHUR BERG, Attorney for Plaintiff
Residence and P. O. Address
Coquille, Oregon.
42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

42t5

Surplus Sales Will Get Larger

PORTLAND, Nov. 21—(Special)—The greatest opportunities to profit from purchase of surplus war goods will come within the next three months, it was predicted here by Paul G. Rutten, zone administrator of the War Assets Administration for the eight western states, in a message to the regional office in Portland.

"All of the western regions are preparing for an intensive campaign to dispose of government surplus as rapidly as it can be done and still obtain a fair return for the government," Rutten said. He quoted a recent statement by national administrator Robert M. Littlejohn, which read—"I want target dates set for disposing of everything you have on hand at this time. My policy is that any sales which will move the surplus in the minimum period of time and secure the maximum return is the one best suited to be applied. The motto of this administration shall henceforth be—"To dispose of all surplus property honestly, expeditiously and efficiently."

The zone administrator advised veterans of World War II, other priority claimants and commercial buyers to watch sales offerings and prepare to purchase the surplus they want. He explained that he and officials from Washington have just completed an extensive survey in the seven western regions of selling methods, in-

struments and other factors vital to quick disposal of government surplus. This is preparatory to starting the three-month selling program ordered by the administrator.

Notice is hereby given that Maude P. Tracy, Executrix of the Last Will and Testament of B. L. Tracy, deceased, on November 4, 1946, filed in the County Court of Coos County, Oregon, her final account in the matter of the probate thereof; and that said Court has fixed Tuesday, the 17th day of December, 1946, at 10:00 o'clock A. M., at the County Court Room in Coquille, Oregon, as the time and place for hearing objections thereto and for final settlement and distribution of said estate.

Dated and published first time November 7, 1946.
Maude P. Tracy, Executrix.
43t5c

Notice is hereby given that the undersigned has been duly appointed by the County Court of Coos County, Oregon, as Executor of the Estate of James Milton Nichols, deceased, and has qualified as such.

NOW, THEREFORE, all persons having claims against said Estate are hereby notified and requested to present the same to the undersigned at the office of J. Arthur Berg at Coquille, Coos County, Oregon, within six months from the date hereof.

Dated this 14th day of November, 1946.
EDWARD POOR

Notice is hereby given that the undersigned filed in the County Court of Coos County, Oregon, his Final Report and Account as Administrator With the Will Annexed of the Estate of Sarah Pillsbury Gale, also known as Sarah P. Gale, deceased, and that the Court has set Tuesday, the 17th day of December, 1946, at the hour of 10:00 o'clock a. m. of said date, at the County Court Room in Coquille, Oregon, as the time and place for hearing objections to such Final Account and the settlement of said Estate.

J. ARTHUR BERG, Administrator With the Will Annexed of the Estate of Sarah Pillsbury Gale, also known as Sarah P. Gale, Deceased.
44t5

In the Matter of the Estate of ORLAND V. JOHNSTON, Plaintiff,
vs.
ORLAND V. JOHNSTON, Defendant.

Summons
Case No. 14020
TO: ORLAND V. JOHNSTON, the above named Defendant.

In the Name of the State of Oregon: You are hereby notified that you are required to appear and answer the Complaint filed against you in the above entitled suit, on or before the 32nd day of November, 1946, said date being after the expiration of four weeks from the date of the first publication of this Summons; and if you fail so to appear and answer said Complaint, or otherwise plead thereto, or want thereof, the plaintiff will apply to the Court for the relief prayed in her Complaint, to-wit: that the marriage and marriage contract now existing between the plaintiff and defendant be dissolved; that the plaintiff be awarded the care, custody and control of the minor children of the parties; and that the plaintiff have such other and further relief as may seem just and equitable.

This Summons is served upon you by publication thereof in The Coquille Valley Sentinel pursuant to an order of the Honorable Dal M. King, Judge of the above entitled Court, made, dated and entered on the 22nd day of October, 1946, which said order required that the date of the first publication of said Summons should be the 24th day of October, 1946, and the date of the last publication thereof being the 21st day of November, 1946.

J. ARTHUR BERG, Attorney for Plaintiff
Residence and P. O. Address
Coquille, Oregon.
41t5

In the County Court of the State of Oregon for the County of Coos

In the Matter of the Estate of JOSEPH E. LICHTENBERGER, Deceased

Notice of Final Settlement

NOTICE IS HEREBY GIVEN that the undersigned, administrator of the estate of Joseph E. Lichtenberger, deceased, has filed his final account in the above entitled court, and that Saturday, the 30th day of November, 1946, at ten o'clock A. M., in the Court Room of the above entitled court has been appointed by the court as the time and place for the hearing of objections thereto, if any, and the settlement thereof.

Dated and first published October 31, 1946.
Date of last publication November 28, 1946.

F. B. JONES, Administrator of said estate
Marsh & Marsh
Attorneys for said estate.
42t5

Keys made for all locks. Stevens Cash Hardware, Coquille, Ore. 4t

Call for bids

In the Circuit Court of the State of Oregon in and for the County of Coos

Glady's C. Gano, Plaintiff,
vs.
Willard Norris and Frank S. Norris, heirs of Emily Willard Norris, deceased; Orson R. Willard, Thos. A. Willard, Anna M. Willard, Chas. B. Willard, Frank E. Willard and Alfred A. Willard, heirs of O. R. Willard, deceased; William D. Andrews and Jane Doe Andrews, his wife, if married; the unknown heirs of Curtis Andrews, deceased; Western Loan and Building Company, a Corporation of Salt Lake City, State of Utah; the respective wives or husbands of any of the above named defendants who may be married; also the unknown heirs of any of the above named defendants who may now be deceased; also all other persons or parties unknown claiming any right, title, interest, lien or estate in the real property described in the Complaint herein, or any portion thereof.

Summons
Case No. 14653
To: Willard Norris and Frank S. Norris, heirs of Emily Willard Norris, deceased; Orson R. Willard, Thos. A. Willard, Anna M. Willard, Chas. B. Willard, Frank E. Willard and Alfred A. Willard, heirs of O. R. Willard, deceased; William D. Andrews and Jane Doe Andrews, his wife, if married; the unknown heirs of Curtis Andrews, deceased; Western Loan and Building Company, a Corporation of Salt Lake City, State of Utah; the respective wives or husbands of any of the above named defendants who may be married; also the unknown heirs of any of the above named defendants who may now be deceased; also all other persons or parties unknown claiming any right, title, interest, lien or estate in the real property described in the Complaint herein, or any portion thereof.

In the Name of the State of Oregon: You are hereby notified that you are required to appear and answer the Complaint filed against you in the above entitled Court and cause, on or before the 29th day of November, 1946, the same being the last date for answering or appearing personally as prescribed in the order for publication on file herein, dated and entered on the 29th day of October, 1946, and if you fail so to appear or answer on or before said date, the plaintiff will apply to the Court for the relief prayed for in her Complaint, a succinct statement of which is as follows:

First: That the defendants be required to appear and set forth the nature of their several claims and alleged interest, title or estate in and to the following described real property, to-wit:

Lot 6 in Block 42 of Elliott's Addition to the Town of Coquille City, now the City of Coquille, Coos County, Oregon, according to the map and plat thereof on file and of record in the office of the County Clerk of said Coos County, Oregon;

Together with a ten (10) foot strip on Coulter Street fronting said property, which said strip was vacated by said City of Coquille.

Second: That the plaintiff is the owner in fee simple of said real property, and the whole thereof, and that any said claims of the defendants be declared invalid and quieted.

Third: That none of said defendants has any interest or estate, right, title or lien upon or in said real property, or any portion thereof, paramount to the plaintiff's right,

title and interest therein and thereto.

Fourth: That said defendants, and each and all of them, and all persons claiming under, by or through them, or any of them, be forever barred, restrained and enjoined from asserting any claim whatever in or to said premises, adverse to the plaintiff.

Fifth: That plaintiff have such other and further relief as the Court may deem equitable, including plaintiff's costs and disbursements herein laid out and expended as to any appearing defendants.

PAINTING CONTRACTS
BRUSH or SPRAY

Darrell L. Cox

Coquille, Oregon, Since 1926

Telephone 607-MM

ORDERS FOR
FINE PAPERS

ESTIMATES and
COUNSEL



It can put you in an awful fix.

That's why we would like a chance to correct its minor disorders RIGHT NOW!

- Complete Mobil Servicing
- Mobilgas, Oils, and Accessories

G-I MOBIL STATION

Open from 8 A. M. to 9 P. M. Every Day
Front and Willard Phone 157



From where I sit... by Joe Marsh

Why Bert Won First Prize

Folks weren't surprised when Bert Childers won first prize for his corn at the county fair.

Let the judges admit it wasn't just because Bert had the finest ears of corn. He knew how to display them: neatly arranged, with the husks cleanly trimmed, and the booth white and spotless.

"Trimnings" sure make a difference no matter what you're offering—as Andy Botkin, keeper of the Garden Tavern, well knows. Andy doesn't just sell good beer. He sells it in a place that's clean and attractive... in nice surroundings that

belong with the enjoyment of a wholesome beverage of moderation.

And Andy, of course, is a whole-hearted supporter of "Self Regulation." That's the system by which the Brewers and tavern keepers themselves make sure that taverns selling beer are clean and orderly.

From where I sit, people like Andy also rate a "First prize." Not just for the quality of the product—but for the "trimnings" too.

Joe Marsh

Copyright, 1946, United States Brewery Foundation

Watch Your Kidneys!

Help Them Cleanse the Blood of Harmful Body Waste

Your kidneys are constantly filtering waste matter from the blood stream. But kidneys sometimes lag in their work—do not act as Nature intended—all to remove impurities that, if retained, may poison the system and upset the whole body machinery.

Symptoms may be nagging backache, persistent headache, aching of the joints, getting up nights, swelling, puffiness under the eyes—a feeling of nervous anxiety and loss of pep and strength. Other signs of kidney or bladder disorder are sometimes burning, scanty or too frequent urination. There should be no doubt that prompt treatment is what's needed. Use Doan's Pills. Doan's have been winning new friends for more than forty years. They have a nation-wide reputation. Are recommended by grateful people the country over. Ask your neighbor!

DOAN'S PILLS

Oregon Journal

Coquille Representative

MRS. L. E. HAMLIN

325 East Tenth St.
Phone 197L

THE OREGONIAN

AGENCY

YOUR OREGONIAN AGENT

J. V. SIMS

Phone 201
Coquille, Ore.

Treat Yourself to a New COLD WAVE

Don't pay \$15 for a beauty shop Cold Wave. Get natural-looking curls and waves at home with

Charm Hair Dressing

Costs Only 98¢

BARROW DRUG CO. 3917*

Radio Service!

ALL WORK GUARANTEED

McClary Appliance Company

315 West First

Phone 10



PUBLIC GOLF COURSE
Open Every Day for Your Enjoyment
Clubs and Balls Available

Reservations for Private Parties Available at Any Time by Calling Myrtle Point 12R4



Coquille Valley

Country Club

At Norway

NOW!

Space for you on S.P. trains to California!



Every day now there is space available on Southern Pacific trains to California. You can't always get a room on short notice but if you'll make your reservations as far in advance as possible we'll do everything we can to get you exactly what you want.