

NOTICE OF FORFEITURE.

Notice to R. C. Robertson of Forfeiture of His Co-owner's Interest in Mining Claims for Non-payment of Assessment Work.

To R. C. Robertson, Parrish, State of New York:

You will take notice that I, J. H. Meade, of Grants Pass postoffice, Josephine county, Oregon, have caused to be performed the annual assessment work required under the statutes of the United States, and have paid the sums therefor herein-after set out for the year 1912 upon the Sunbeam quartz mining claim, the Sunset quartz mining claim and the Sunrise quartz mining claim and that the persons hereinafter named performed said assessment work in the amount stated for said year 1912, and that I paid the said persons the amount of money set forth for said assessment work for said year following their name with the dates between which said work was performed and the date of payment thereof, to-wit: That J. H. Meade performed 73 days' assessment work for the year 1912 between the first day of December, 1912, and the first day of March, 1913, that Ed Bert performed 6 days' assessment work for the year 1912 between the first day of December, 1912, and the first day of March, 1913; that M. Eddy performed 12 days' assessment work for the year 1912 between the first day of December, 1912, and the first day of March, 1913; that P. F. Fowler performed 6 days' assessment work for the year 1912 between the first day of December, 1912, and the first day of March, 1913; and that D. M. Brink performed 6 days' assessment work for the year 1912, between the first day of December, 1912, and the first day of March, 1913.

That on March first, 1913, I paid said assessment work in the full sum of \$300.00. That said assessment work for the year 1912 on the hereinafter described mining claims was performed continuously from its commencement in December, 1912, until its completion in the month of February, 1913, and without cessation; that A. H. Meade, H. V. Meade and J. H. Meade are each joint owners of an undivided one-fifth interest in and to the hereinafter described mining claims, and that R. C. Robertson is the owner of an undivided two-fifths interest in and to said mining claims, and that I caused said assessment work to be performed for the year 1912 to hold said hereinafter described mining claims under the laws of the United States.

That said mining claims are situate in Josephine county, state of Oregon, and are particularly described as follows, to-wit: The Sunbeam quartz mining claim, located by N. B. Meade, notice of location of which is recorded at page 189 in volume 7 of the Mining Records of Josephine county, Oregon; the Sunset quartz mining claim, located by J. H. Meade, notice of location of which is recorded at page 439 in volume 7 of the Mining Records of Josephine county, Oregon; the Sunrise quartz mining claim, located by N. B. Meade, notice of location of which is recorded at page 441 in volume 7 of the mining records of Josephine county, Oregon, which records are hereby referred to and made a part hereof for a more definite description of said mining claims.

You are further notified that you have failed and neglected to pay or contribute any portion of said assessment work, and if you fail to pay or contribute to me within ninety days from the date of the last publication of this notice, published in the Weekly Rogue River Courier at Grants Pass, Oregon, to-wit: The sum of \$120.00 being your two-fifths of the whole amount paid for said assessment work by me, then your undivided two-fifths interest in said mining claims will be forfeited to me under section 2324 of the revised statutes of the United States.

Dated April 9, 1913. J. H. MEADE, Co-Owner.

SUMMONS.

In the Circuit Court of the State of Oregon, for the county of Josephine. Clara E. Magill, Plaintiff, vs. Archibald Allen Magill, Defendant.

To Archibald Allen Magill, 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 suit on or before six weeks from the date of the first publication of this summons which is the 23rd day of May, 1913, the said period of six weeks from said date expiring on the 4th day of July, 1913, and if you fail so to answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit: for a decree of divorce from the defendant.

This summons is published by an order duly made on the 21st day of May, 1913, by Stephen Jewell, county judge of Josephine county, Oregon. ROBERT G. SMITH, Attorney for Plaintiff.

NOTICE TO CREDITORS.

Notice is hereby given that the firm of Lloyd & Harbeck is dissolved by the death of John Lloyd, one of the members of said partnership. All persons are notified that the estate of John Lloyd, deceased, will not be responsible for any debts contracted in the name of said firm after May 2, 1913.

Dated May 14, 1913. ELLEN LLOYD, Administratrix of Estate of John Lloyd, Deceased.

NOTICE OF FORFEITURE.

To Josephus Kester and Charles H. Farmer, their heirs and assigns. Greeting: Notice is hereby given that the undersigned, in compliance with the revised statutes of the United States and the laws of the state of Oregon, has performed the annual assessment or development work upon the Strenuous Teddy quartz lode mining claim, situated in the Galice (unorganized) mining district of Josephine county, Oregon, for the calendar years nineteen hundred eleven (1911) and nineteen hundred twelve (1912) and that unless you, the said Josephus Kester and Charles H. Farmer, pay your just and due proportion thereof as the owners of an undivided two-sixths (2-6) interest in the said mining claim, two-wit: the sum of thirty-three and 33-100 dollars (\$33.33) for the year nineteen hundred eleven (1911) and thirty-three and 33-100 dollars (\$33.33) for the year nineteen hundred twelve (1912) within ninety (90) days from date of publication of this notice, your said two-sixths interest in the aforesaid mining claim will become the property of the undersigned in accordance with law.

JAMES B. NESBIT, Co-Owner.

Date of first publication, April 18, 1913.

NOTICE TO DELINQUENT CO-OWNERS.

To the Unknown Heirs at Law of W. B. Hunt, Deceased, and to Whom It May Concern:

The undersigned, M. C. Brown, is a co-owner of an undivided one-fifth (1-5) interest, and the heirs of W. B. Hunt, deceased, are co-owners to the extent of an undivided one-fifth (1-5) interest in the following described mining property in the Illinois Mining District, unorganized, Josephine county, Oregon.

"It will do" quartz mining claim No. 2, recorded in volume 16 of mining records of Josephine county, Oregon, at page 604.

"The Horse Fly" quartz mining claim No. 3 as described in volume 16 of mining records of Josephine county, Oregon, at page 603.

"The Good Enough" quartz mining claim No. 1 as described in volume 16 of mining records of Josephine county, Oregon, at page 603. Notice is hereby given, that the undersigned co-owner performed and caused to be performed the assessment work for the years 1908, 1909 and 1910, for and on behalf of W. B. Hunt, deceased, in the sum of \$60.00 for each year, making a total of \$180.00 for the three (3) years, no part of which has been paid, and due demand has been made.

Therefore the unknown heirs of W. B. Hunt, deceased, each and every one of them, are hereby notified, that if they fail or refuse to contribute the above amount for assessment work, within ninety days from the last date of the publication of this notice, which notice is published once a week for a period of ninety days after the first publication of the same in the Rogue River Courier, a weekly newspaper published nearest to the said mining property, in Grants Pass, Oregon, then the interest of the heirs of said W. B. Hunt, deceased, in the said mine and said described mining premises, shall be and become the property of said M. C. Brown.

The first publication of this notice is April 18th, 1913, and the last date of the publication of this notice is July 25th, 1913, being more than ninety days (90) days from the first publication thereof.

M. C. BROWN, Co-Owner.

ORDER TO SHOW CAUSE.

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

In the Matter of the Estate of Jesse W. Woolfolk, an Insane Person. Order to show cause why real estate should not be sold.

It appearing to the Hon. Stephen Jewell, judge of the county court of the state of Oregon for Josephine county by the petition of W. H. Flanagan, guardian of Jesse W. Woolfolk, an insane person, this day presented and filed, praying for an order of sale of the real estate described in said petition, to pay claims against said ward, to maintain him and to pay expenses of an operation to restore his mind, that it is necessary to sell said premises.

It is therefore ordered by the Hon. Stephen Jewell, judge of said county court, that all persons interested in the estate of said Jesse W. Woolfolk, appear before said court on the 5th day of July, 1913, at 10 o'clock a. m. of said day, at the office of the county judge, in the court house in Grants Pass, Oregon, to show cause why an order should not be granted to said W. H. Flanagan to sell the following described real estate, situated in Jackson county, Oregon, to-wit:

The southwest quarter of section twenty-six in township thirty-four, south range 4 west, Willamette meridian.

And it is further ordered that a copy of this order be published in the Weekly Rogue River Courier for three consecutive weeks, a newspaper of general circulation and published in the city of Grants Pass, Josephine county, state of Oregon. Dated June 3d, 1913.

STEPHEN JEWELL, County Judge.

I hereby certify that the above and foregoing is a true copy of the original order.

J. D. Wurtsbaugh, Attorney for the Guardian.

SUMMONS BY PUBLICATION.

In the Circuit Court of the State of Oregon for Josephine County. Praxella Taylor, Plaintiff, vs. R. Z. Hartzler and Mollie A. Hartzler, his wife, and J. M. Kemp, Defendant.

To R. Z. Hartzler and Mollie A. Hartzler, his wife, and J. M. Kemp, 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 on or before six weeks from the date of the first publication of this summons which said first date of publication is the 16th day of May, A. D., 1913, and the last date of publication and the time within which you are required to appear and answer the said complaint is the 27th day of June, 1913, and if you fail so to answer said complaint for want thereof plaintiff will apply to the court for the relief prayed for, to-wit: for judgment and decree against the defendants, R. Z. Hartzler and Mollie A. Hartzler, jointly and severally for the sum of four hundred and seventy-five dollars with interest at six per cent per annum from February 25th, 1911, and seventy-five dollars attorney's fees for prosecuting and foreclosing this mortgage in circuit court.

For a decree foreclosing that certain mortgage given by the defendants, R. Z. Hartzler and Mollie A. Hartzler to Praxella Taylor, recorded in Vol. 18 of the Record of Mortgages of Josephine county, Oregon, at pages 144 and 145 and the ordering of the sale of the mortgaged property for the satisfaction thereof, and for full and complete equitable relief. This summons is published in the Rogue River Courier, a weekly newspaper of general circulation, published at Grants Pass, Oregon, by order of Hon. F. M. Calkins, judge of above entitled court made and entered on the 8th day of May, 1913.

CLEMENTS & CLEMENTS, Attorneys for Plaintiff.

SUIT IN EQUITY TO REMOVE CLOUD FROM TITLE.

C. T. Blackman, plaintiff, vs. G. M. Willard, Joseph L. Gay, J. T. Toy, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.

To G. M. Willard, Joseph L. Gay, J. T. Toy, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein.

In the name of the state of Oregon you are hereby summoned and requested to appear in the above entitled court and cause at the Court House in Grants Pass, in Josephine county, Oregon, on or before six weeks from the date of the first publication of this summons and answer the complaint filed against you in said court and cause, and in case you fail to appear and answer or otherwise plead within the time herein limited, the plaintiff will apply to the court for the relief prayed for in the complaint, viz: a decree adjudging the plaintiff to be the owner in fee simple of the following described property: A strip of land for a right of way two rods wide in the northeast quarter of the southwest quarter of section six (6) township 36 south range 5 W. in Josephine county, Oregon, and more particularly described as follows: Commencing at a point 20 rods and 10 feet south of the center of said section 6, running thence south 2 rods, thence west 80 rods, thence north 2 rods, thence east 80 rods to the place of beginning; and that the defendants and each of them have no right, title or interest in said premises or any part thereof and quieting the plaintiff's title therein, and for such other and further relief as is equitable. The date of the first publication of this summons is Friday, May 16, 1913, and the date of the last publication and the last date for your appearance is Friday, June 27, 1913. This summons is published by order of the Hon. Stephen Jewell, county judge for Josephine county, Oregon, by an order duly filed herein of date May 15, 1913, ordering service of this summons by publication for a period of six successive weeks in the Rogue River Weekly Courier, a newspaper of general circulation published at Grants Pass, Josephine county, Oregon.

EDWARD S. VANDYKE, Attorney for the Plaintiff.

Philadelphia, June 4.—Dr. E. J. Sweet, head of the vivisection department of the University of Pennsylvania medical school, and one of Philadelphia's most prominent surgeons, is out on bail here today, following his arrest on a charge of cruelty to dogs used in connection with university experiments. The society for the prevention of cruelty to animals swore to the warrant. The arrest of all other surgeons connected with the department is planned by the society. Dr. Sweet flatly denies the charges.

The "safe and sane" Fourth may look good the day after, but who wants to stop all the noise? Give the boys a chance.

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office, Roseburg, Ore., May 31, 1913.

Notice is hereby given that Elmer George Hibbs, whose postoffice address is St. Helens, Oregon, did on the 9th day of August, 1912, file in this office sworn statement and application, No. 98238, to purchase the W 1/2 NW 1/4, SE 1/4 NW 1/4 and SW 1/4 NE 1/4, section 32, township 34 S., range 7 west Willamette meridian, and the timber thereon, under the provisions of the act of June 3, 1878, and acts amendatory, known as the "Timber and Stone Law," at such value as might be fixed by appraisal, and that, pursuant to such application, the land and timber thereon have been appraised \$660.00, the timber estimated 880,000 board feet at 75 cents per M, and the land nothing; that said applicant will offer final proof in support of his application and sworn statement on the 15th day of August, 1913, before register and receiver United States land office, at Roseburg, Oregon.

Any person is at liberty to protest this purchase before entry, or initiate a contest at any time before patent issues, by filing a corroborated affidavit in this office, alleging facts which would defeat the entry.

B. F. JONES, Register.

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office, Roseburg, Oregon, April 26, 1913.

Notice is hereby given that Otha N. Bacus, of Kerby, Oregon, who, on August 16th, 1906, made homestead entry serial, No. 04021, for W 1/2 SE 1/4, E 1/2 SW 1/4, section 28, township 39 S., range 8 west Willamette meridian, has filed notice of intention to make five year proof, to establish claim to the land above described, before Herbert Smith United States commissioner, at Grants Pass, Oregon, on the 27th day of June, 1913.

Claimant names as witnesses: S. A. Carter, H. M. Yarbrough, Louis Hill and John Hill, all of Kerby, Oregon.

B. F. JONES, Register.

SUMMONS.

In the Justice Court for Galice Judicial District, Josephine County, Oregon.

Edward Friday, Plaintiff, vs. Frances E. Jackson, Defendant.

To Frances E. Jackson, the defendant above named, greeting: In the name of the state of Oregon you are hereby required to appear and answer the complaint filed in the above entitled court and cause within six weeks from the date of the first publication hereof, the first publication being on Friday, the 2nd day of May, A. D., 1913, and the last publication being Friday, the 13th day of June, A. D., 1913, and if you fail to appear and make answer, judgment will be rendered against you for the full sum of three and 90-100 dollars, (\$3.90), together with interest thereon at the rate of six per cent per annum from the 22nd day of April, A. D., 1913, and for the costs and disbursements of the action; and further that the personal property attached in this cause will be sold to satisfy said demand.

This summons in the above entitled court and cause is hereby served upon you by publication by order of James B. Nesbit, justice of the peace of the Galice judicial district, Josephine county, Oregon, issued on the 28th day of April, A. D., 1913.

EDWARD FRIDAY, Plaintiff.

NOTICE FOR PUBLICATION.

United States Land Office at Roseburg, Oregon, June 5, 1913.

Notice is hereby given that A. Echo Gaddis, of Kerby, Oregon, who, on June 6, 1910 and May 1, 1911, made homestead serial numbers 06342 and 07169, for S 1/2 SE 1/4 and NW 1/4 SE 1/4, section 14, township 40 S., range 8 west Willamette meridian, has filed notice of intention to make commutation proof, to establish claim to the land above described, before Herbert Smith, United States commissioner, at Grants Pass, Oregon, on the 25th day of July, 1913.

Claimant names as witnesses: R. P. George, Henry M. Pfeiffer, Wallace Kohlen and Mrs. R. P. George, all of Kerby, Oregon.

B. F. JONES, Register.

NOTICE FOR PUBLICATION.

United States Land Office at Roseburg, Oregon, June 9, 1913.

Notice is hereby given that John B. Hughes, of Grants Pass, Oregon, who, on October 13, 1910, made homestead entry serial number 06666, for SW 1/4 NE 1/4, E 1/2 NE 1/4 and NE 1/4 SE 1/4, section 12, township 37 S., range 5 west Willamette meridian, has filed notice of intention to make three year proof, to establish claim to the land above described, before Herbert Smith United States commissioner, at Grants Pass, Oregon, on the 25th day of July, 1913.

Claimant names as witnesses: H. Wynant, James Warner, J. C. Dutcher and John Fritz, all of Grants Pass, Oregon.

B. F. JONES, Register.

GOVERNOR APPOINTS BRIGGS ON FORESTRY BOARD.

Salem, June 10.—Governor West has today appointed Charles G. Briggs of Portland a member of the board of forestry, taking the place of A. P. Sprague, resigned.

WIFE MURDERER MUST GO TO ITALY.

Washington, June 10.—The United States supreme court today affirmed the decision of New Jersey courts in dismissing the application of Porter Charlton, who killed his wife, formerly Mary Scott-Castle of San Francisco, for a writ of habeas corpus to prevent his extradition to Italy to stand trial.

The decision came three years to a day after Mrs. Charlton's body was found in a trunk in Lake Como, Italy.

Charlton's father is Paul Charlton, an intimate friend of Former President Taft. The trunk containing Mrs. Charlton's body was found floating on the waters. She had been beaten into unconsciousness, thrust into the trunk and thrown into the water to drown. Her death came three months after her marriage to Charlton. Mrs. Charlton was Mary Helen Scott, daughter of H. H. Scott of San Francisco. She was one of the belles of the Golden Gate city and prominent in society. In 1897 she became the wife of Neville Castle, an attorney. He lost his fortune in litigation and his wife went on the stage in a play called "The Princess and the Butterfly," which opened at Stockton, Cal. Later she was divorced from Castle who went to Alaska, where he was appointed a United States district attorney.

Charlton met Mrs. Castle in New York and they were married after a brief courtship. The couple left almost immediately for Italy. Three months later friends were shocked by news of Mrs. Charlton's murder. Charlton eluded the Italian authorities and sailed for the United States, but was arrested as he came down the gang plank on an ocean liner.

AUSTRALIA DRY IN 1917 IS CAMPAIGN.

Melbourne, June 10.—The temperance alliance is planning a strong campaign to make Australia drinkless by 1917 and there is no small possibility that it will succeed.

The leaders of the movement are arranging to spend four strenuous years of a propaganda work in readiness for a big crusade when the present no license act is re-introduced for amendment purposes.

In 1917 the "wowers," as they are called, hope to have a majority in parliament to carry out their scheme. Its success is made possible by the fact that many of the labor party's parliamentary representatives are staunch temperance supporters and will do all in their power to carry out this object.

If the labor party is in power in that year and its units are still of the same mind, they, with the temperance advocates of the opposition, may send Australia into the biggest drought ever known in history.

CALIFORNIA BOYS AT SEA IN CANVAS CANOE, LOST.

Santa Cruz, Cal., June 9.—Hope is practically abandoned here today for the safety of Lisle Hitchings and Earl Boyd, aged 17, and George Dorland, 16, who it is believed, perished Saturday night while rowing a mile from shore in a 12 foot canvas canoe.

When evening came and they did not return, a general alarm was sounded and launches from Santa Cruz and Capitola swept the bay without finding any trace of their whereabouts.

ESCAPED MANIAC IS HUNTED BY SHERIFF.

Kalamazoo, Mich., June 9.—Sheriff Chapman and posse are scouring the woods near here today for a maniac, armed to the teeth, who brutally assaulted Mrs. Cyrus Levy late Saturday night after wounding her husband and attempting to kill four other men. Mrs. Levy is in a critical condition.

McCLAUGHRY CASE TO BE SETTLED OUT OF COURT.

San Francisco, June 11.—The fight between Mrs. Anita Baldwin McClaughry, daughter of the late "Lucky" Baldwin, and her husband, Hull McClaughry, for the custody of their two children will be settled out of court.

Announcement that Mrs. McClaughry has signed a stipulation dropping habeas corpus proceedings against McClaughry to compel him to explain why he kept the children from their mother, was made here today. The principals were not in court when the stipulation was presented to Judge Sewall, but it was hinted that a complete reconciliation is probable.

SAYS FIRES OF REBELLION ARE STAKED.

London, June 9.—"To use force to subdue a popular rising, and at the same time to make no effort to remove the grievance causing the rising, is to stoke the fires of rebellion while sitting on the safety valve."

This is how the British government's attitude toward the suffragette problem is characterized today by Lady Sybil Smith, one of the most zealous among the small group of titled women in England who are devoting their time and energies to the advancement of the feminine cause.

"Suffragettes like myself," she said, "who find themselves conscientiously unable to subscribe to real, as opposed to technical violence (official or otherwise) can nevertheless feel respect and admiration for the character of those who, like Joan of Arc, Hompeid, Garibaldi and a host of heroic souls in the past, think violence justifiable in the service of a great end and have lately acted upon this belief, to the public inconvenience, it is true, but at terrible cost to themselves.

"Notwithstanding the outcry against the militants, the average person appears to be as far as the members of the government themselves from appreciating the true gravity of the situation. The enfranchisement of women is fast becoming the one object of the most highly educated and advanced section of the womanhood of the country and their demand is backed by an ever growing body of opinion. Hundreds of women of more than average talent and character have been rendered desperate by long continued repression, injustice and political quibbling. Moreover, denial of free expression, torture of political prisoners and severe punishment of malcontents are turning the long suffering into rebels and the rebellious into dangerous conspirators.

"For the honor of England the government should put a stop to a deplorable state of affairs for which it is immediately responsible. There is only one way of doing so, and that is to give votes to women. For years there has been nominally a large majority in the house of commons in favor of woman suffrage. Who, then, but the government is to blame for the fact that women are still unrepresented?"

NO DIFFERENCE.

The Proof is Here the Same As Everywhere.

For those who seek relief from kidney backache, weak kidneys, bladder ills, Doan's Kidney Pills offer hope of relief and the proof is here in Grants Pass the same as everywhere. Grants Pass people have used Doan's and Grants Pass people recommend Doan's, the kidney remedy used in America for fifty years. Why suffer? Why run the risk of dangerous kidney ills—fatal Bright's disease. Here's Grants Pass proof. Investigate it.

Henry Nutt, 400 Isham St., Grants Pass, Ore., says: "For a long time I suffered from weak and painful back. At times I was so bad I thought my back would break and I could hardly work. Others of my family having been benefited by Doan's Kidney Pills, I decided to try them and they strengthened my back and kidneys and made me feel like a different man."

For sale by all dealers. Price 50 cents. Foster-Milburn Co., Buffalo, New York, sole agents for the United States.

Remember the name—Doan's—and take no other.

CIVIL WAR VETERANS MEET IN RENO.

Reno, Nev., June 11.—Led by Governor Tasker L. Oddie and Lieutenant Governor Gilbert Ross, 390 Grand Army of the Republic veterans paraded the principal streets of Reno today as a feature of the second days' encampment of the department of California and Nevada. The weather was perfect and the old soldiers were given a great ovation all along the line. A veteran life and drum corps from Los Angeles evoked much enthusiasm. Another unusual feature was the participation of Indians from the Indian school at Carson.

The members of the Portola festival committee of San Francisco today sent a special invitation to the veterans to participate in the October celebration in the Pacific coast metropolis.

Governor Johnson of California and Mayor Ralph of San Francisco also extended invitations.

POLK'S OREGON and WASHINGTON Business Directory. A Directory of each City, Town and Village, giving descriptive sketch of each place, location, population, telephone, shipping and banking points; also Classified Directory, compiled by business and profession. R. L. POLK & CO., SEATTLE