

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 OF ADMINISTRATRIX SALE OF REAL PROPERTY.

In the County Court for Josephine County, Oregon. In the Matter of the Estate of Henry Klopper, Deceased.

Notice is hereby given that pursuant to an order duly made and filed in the above entitled court and cause, dated July 23, 1913, requiring me to sell the real property therein described, that I will after August 22, 1913, sell to the highest bidder at private sale and subject to confirmation by the court all the interest of the estate of Henry Klopper, deceased, and of the heirs thereof in and to a tract commencing at a point 25 feet west of the southwest corner of Block 16 in the town of Kerbyville, Josephine county, Oregon, and running thence north 540 feet; thence west 490 feet to the west line of the James Kerby Donation Land Claim; thence south 540 feet; thence east 490 feet to place of beginning; also a certain tract of land commencing at the southwest corner of the premises above described and running thence west 10 rods; thence north 13 degrees west, 34 rods and 5 links; thence east 14 rods and 10 links to the northwest corner of said tract above described; thence south 540 feet to the place of beginning; containing nine acres, more or less.

Also, all of Block 16 in said town of Kerbyville, Josephine county, Oregon. Together with the tenements, hereditaments and appurtenances appertaining to each of the aforesaid tracts.

Bids will be received by the undersigned administratrix at Kerbyville, or by H. D. Norton, attorney for said estate at Grants Pass, all in Josephine county, Oregon. Dated July 25, 1913. MABEL E. KLOPPER, Administratrix.

SUMMONS.

In the Circuit Court of the State of Oregon for Josephine County. Anna Pearson, Plaintiff, vs. T. B. Pearson, Defendant.

To T. B. Pearson, Defendant: In the name of the state of Oregon, you are hereby summoned to appear and answer the complaint filed against you in the above entitled suit, on or before ten days from the date of service of this summons and complaint upon you if served within Josephine county, state of Oregon, or within twenty days from the date of the service of this summons and complaint upon you if served upon you within any other county within the state of Oregon, or before the expiration of six weeks from the first date of the publication thereof, which first date of publication is July 25th, 1913, and the last date of publication is, and the last day and date for your appearance herein is September 5th, 1913, and you are further notified, that in case you fail to appear and answer the complaint, on or before September 5th, 1913, or otherwise plead within the time specified, the plaintiff will apply to the court for the relief prayed for in the complaint, viz: for a decree dissolving the marriage contract now existing between the plaintiff and defendant, and for an absolute divorce on the grounds of desertion and abandonment for a period of more than one year, and such continued abandonment and desertion, and also on the ground of cruel and inhuman treatment and personal indignities on the part of the defendant towards the plaintiff that it has rendered her life burdensome, and for the custody of the minor son, Glenn Pearson, and for \$20.00 per month for the support of such minor child.

This summons is published by order of the Honorable F. M. Calkins, Judge of the circuit court of the state of Oregon, dated July 18th, 1913, ordering publication of said summons for six successive weeks in the Rogue River Courier, a newspaper published weekly at Grants Pass, Oregon, the first publication thereof to be made on the 25th day of July, 1913, and the last publication on September 5th, 1913. Dated at Grants Pass, Oregon, this 18th day of July, 1913. COLVIG & WILLIAMS, Attorneys for the Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for Josephine County. Grace K. Harvey, by J. R. Harvey, her guardian, Plaintiff, vs. Old Channel Mining Company, a corporation, Grants Pass Hardware Company, a corporation, Thomas W. Browning, C. L. Barlow, Rice & Phelan, B. A. Williams, W. Marvin, Black Bear, Mina, William Rogers, Woodford & Cook, L. C. Hudson, William Moore, W. A. Massey, Barlow Bros., George Smith, Chas. Buck, Geo. Miller, J. S. Moore, Chas. Shattuck, John Green, Geo. Harrison, Jas. Barton, Jas. Bishop, Walter Marvin, Clarence Frost, Jas. McCune, Frank Fox, Geo. Bour, Ralph Tuttle, C. H. Nex, Elmer Hanson, Thomas Grants, Nelson Cole, Roy Hudson, and L. C. Hudson, Defendants.

To Old Channel Mining Company, a corporation, and Thomas W. Browning, defendants: In the name of the state of Oregon, you and each of you are hereby summoned and required to appear and answer the application filed against you in the above entitled court and cause on or before ten days from the date of service upon you if served within Josephine county, Oregon; or if served within any other county within said state, then within twenty days from the date of such service upon you; or if served by publication, then on or before the expiration of sixty days from the date of the first publication of said summons, the first date of publication being July 18th, 1913, and the last day for your appearance being September 17th, 1913; and in case you fail to answer or otherwise plead within the time aforesaid, the plaintiff will apply to the court for the relief prayed for in the application, viz: For a decree declaring a lien in favor of the plaintiff upon all the right, title and interest of the said defendants in and to, as well as upon, the following described premises, to-wit: Mineral Lots Nos. 37, 38, 39, 40, 42 and 43; also the Galilee and Chieftain Ditches and water rights, the mill and quartz creek ditches and water rights, the Six Mile ditch and water right, and the State Gulch ditch and water right, situated in township 38 South, Range 8 West of Willamette Meridian, and comprising 757 acres of land; for taxes assessed and levied against said premises for the years 1909 and 1910, viz: \$780.73 for 1909, and \$812.84 for the year 1910; also penalty and interest as by law provided from and after July 10, 1912; also for taxes paid by the plaintiff since the years aforesaid, viz: taxes for 1911, \$731.93, with interest from July 10, 1912, as by law provided, and also taxes for the year 1912 in the sum of \$804.31, with interest and penalty as by law provided from May 31, 1913; and that said lien be foreclosed and the premises sold in the manner by law provided, and that from the proceeds of such sale the plaintiff retain the taxes, penalties, interests and costs and disbursements and accruing costs of sale, and for such other and further relief as is equitable.

This summons is published by order of the Hon. Stephen Jewell, county judge for Josephine county, Oregon, dated July 18th, 1913, and requiring publication thereof in the Rogue River Courier, a newspaper of general circulation published in Josephine county, Oregon, for six successive weeks. H. D. NORTON, Attorney for Plaintiff.

NOTICE FOR PUBLICATION.

Department of the Interior, U. S. Land Office at Roseburg, Oregon, August 4, 1913.

Notice is hereby given that William Trefethen, of Holland, Oregon, who on November 21, 1911, made homestead entry, serial No. 07659, for 3 1/2 of NW 1/4 and lots 3 and 4 of section 14, township 40 S., range 7 W., Willamette meridian, has filed notice of intention to make commutation proof to establish claim to the land above described, before Herbert Smith, U. S. commissioner, at his office at Grants Pass, Oregon, on the 19th day of September, 1913. Claimant names as witnesses: John Clemens, George Porter, Arthur Santolre and G. C. Grimmelt, all of Holland, Oregon. B. F. JONES, Register.

EDUCATION IS SOLUTION OF DRINK HABIT.

Philadelphia, Aug. 6.—Absolution of the saloonkeeper, denunciation of society leaders and warm praise for President Wilson and Secretary Bryan were voiced here today by the Rev. Father O'Callaghan in opening a total abstinence convention here. "Saloon men," said the priest, "do not make education's case. The workers and the merchants do not make them—it is the society leader who is responsible. The solution of the problem lies in education. President Wilson and Secretary Bryan are doing splendid work in discountenancing the drinking habit in Washington. Bryan is one of the greatest moral leaders in the world."

SUMMONS.

In the Circuit Court of State of Oregon for Josephine county. Frank O. Ziegler, plaintiff, vs. M. N. Peterson, alias Martin Peterson, Defendant.

To M. N. Peterson, alias Martin Peterson, 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 action on or before six weeks from the date of the first publication of this summons, which first date is the 25th day of July, 1913, and if you fail so to appear and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to-wit: That the plaintiff be given judgment against the defendant in the sum of fifty dollars, together with interest from and after the 1st day of May, 1912, for feed, hay and grain furnished the defendant by plaintiff; and for the further sum of three hundred fifty dollars, together with interest from and after the 1st day of September, 1912, for money had and received by defendant for sale of two certain horses belonging to Harry Squires, said claim and indebtedness having been assigned to this plaintiff, and for the plaintiff's costs and disbursements.

This publication is made for six consecutive weeks by order of the Honorable F. M. Calkins, judge of the circuit court of the state of Oregon, for Josephine county, duly made and entered the 19th day of July, 1913.

The first publication of this summons is made on the 25th day of July, 1913. HALL & LEPPER, Attorneys for Plaintiff, 14 and 15 Healy Bldg., Portland, Ore. Date of last publication September 5th, 1913.

CHINESE REBELLION FAILS. DR. SUN YAT SEN FLEES.

Tokio, Aug. 6.—Dispatches received here today from Canton say that Dr. Sun Yat Sen, recognizing the failure of the Chinese rebellion against the presidency of Yuan Shi Kai, has fled the city and is now on his way to Tokio, expecting to be allowed to find a refuge in Formosa.

SUFFRAGETTES PARADE AT DOCTORS' CONVENTION.

London, Aug. 6.—Parading suffragettes were barred today at the entrance to Albert Hall, where a medical convention was being held. Many of them bore sandwich boards with placards, "What do the doctors think of woman torture?" The suffragettes made no attempt to prevent the physicians from entering the hall.

INSANE MAN TERRORIZES STANFORD COMMUNITY.

Palo Alto, Cal., Aug. 6.—After terrorizing the Stanford university community for several hours yesterday, Fred Horkey, member of a wealthy San Diego family, and a former student of the University of California, is again confined today in the insane ward of Agnew state hospital, from which he escaped Monday night. Horkey was attempting to gain entrance to fraternity and sorority houses here when captured. He told friends he made the trip here in his night clothes but was fully dressed when arrested. He seemed rational on every subject except that of fraternities and says he has obtained a special dispensation from the Supreme Being to organize a secret society at Agnew.

GLOBE TROTTER NEARS END OF LONG JOURNEY.

Washington, Aug. 6.—John Henry Mears of the New York Sun left here today on the last lap of his trip around the world, which he will have circled in 35 days on his arrival in New York. At Chicago last night Mears received a telegraphic offer of marriage from a Milwaukee girl admirer. Mears chuckled and showed the wire to his wife and daughter, who had met him in Chicago.

MAYOR ROLPH RAISES IRE OF VICE CRUSADERS.

San Francisco, Aug. 6.—The California Federation for the suppression of Vice signs a letter received today by Mayor Rolph intimating that a recall movement may be started against him for his failure to take any steps to clean up the city. The federation announces that it proposes to close absolutely all open commercialized vice; that liquor must be divorced from dance halls on or off the Barbary coast. The letter declares that the city has increased under Rolph administration. Order peach box labels at the Courier office.

STRIKING HOP PICKERS AND OFFICERS RIOT

Wheatland, Cal., Aug. 4.—Four men, including District Attorney E. T. Manwell of Yuba county, are dead here today; four more are seriously injured; scores are nursing broken heads; 2,000 hop pickers, sullen and idle, have left their work, and six companies of the California militia are patrolling the streets of Wheatland as the result of a pitched battle between ten officers and 250 workers, on the great Durst ranch here late yesterday afternoon.

Chaos, such as has seldom been witnessed in Yuba county, reigns in Wheatland, and it is believed a great industrial crisis impends. Many hop pickers are being arrested and jailed and the militiamen are meeting with sullen looks on every side.

Back and forth between the squalid tents of the workers, the uniformed soldiers are marching, while county officers are trying to place responsibility for the death of two public officials and two hop pickers who fell, riddled by bullets, on a rude dance platform in the midst of the hop pickers' camp. That more were not killed or wounded is considered miraculous. Firing was general and bullets flew everywhere. Scores were injured in a rush to leave the place, and heads were battered on all sides.

Many Versions of Affair. Every one who witnessed the affair has a different version. The events leading up to the shooting seem to have been about as follows: A protest meeting was called Sunday by the hop pickers employed on the Durst Brothers' ranch. The meeting was called by a committee composed of representatives of seven races employed in the hop fields. Articles of agreement, containing seven grievances, were drawn up and presented to R. H. Durst. Epitomized, they follow: A price of \$1.25 per hundred pounds for picking hops instead of the 90 cent rate, with a sliding scale of premiums, ranging from five to 15 cents, according to the length of time a picker has worked. Better sanitary conditions. Drinking water in the fields, fresh twice daily. More toilet room with separate lavatories for women. Other minor improvements for the welfare of the workers. Ultimatum of Hop Pickers.

According to the pickers, Durst agreed to every stipulation of the workers except that of increased wages. "We will give you an hour to grant this concession," was the ultimatum given the ranch owner. "At the end of the allotted time we will quit and we will send notice to every district in northern California that these hops are not to be picked."

A protest meeting was called and a great crowd gathered at a dance platform in the center of the camp. Here, in the shelter of a great shed, on which a sign, "Near Beer," was conspicuous, men and women advocated the meeting. At this point Durst sought Constable L. B. Anderson, asking that he arrest one of the hop pickers, whom he charged with inciting to rebellion. Some declare that this man is an I. W. W. organizer.

Opinions differ as to the result of Anderson's visit. According to Chief of Police McCoy of Marysville, who arrived soon afterward, Anderson was met with violence when he attempted to make an arrest. It is said the men came to blows, but this could not be verified today.

Sheriff Voss Notified. At this point, District Attorney Manwell, who was in Wheatland on business, was notified of the state of affairs. He telephoned to Sheriff Voss at Marysville, and Voss swore in Reardon as a deputy and hastened to Wheatland. He was met by Durst and the party proceeded to the pickers.

Included in the delegation were Voss, Manwell, Deputy Sheriff Mathews, Constable Anderson, Reardon, Burst, Henry Dekin, game warden and village blacksmith, and a negro chauffeur. "Now don't shoot, boys," Sheriff Voss is said to have shouted as the party approached the meeting place. An uproar started. Accounts of developments are obscure and versions are varied.

The officers claim that after a short dispute the negro hop picker who was killed assaulted Sheriff Voss with a rock. Some one in the crowd yelled "shoot," a dozen automatic revolvers were drawn, and the battle was on. "Bradshaw fell at the first volley," declared R. E. Jamison, a spectator

today. "Then Manwell went down." According to the best accounts, Manwell was standing beside Durst and the officers say the shots that riddled his body were intended for Durst. The hop pickers declare they were unarmed and insist that the officers did all the shooting. This statement is vigorously denied by the officers. Dekin is said to have killed the negro, who is reported to have shot Manwell.

Los Angeles, Aug. 4.—"If necessary every soldier in California will be sent to Wheatland to protect the ranchers and their property. I won't stand for any nonsense, and there won't be any more foolery."

This was the comment of Governor Hiram W. Johnson here today regarding the rioting hop pickers of Yuba county, whose clash last evening with the authorities resulted in the death of four men and the wounding of many others.

The governor said that Adjutant General Forbes is in complete command of the situation at Wheatland and that message today from the scene of the trouble had assured him that the situation is much improved.

Wheatland, Cal., Aug. 4.—Adjutant General Forbes, in charge of the state troops on riot duty here, this afternoon threw a picket line two miles long around the Durst ranch hop fields, where the fatal riot occurred in which four men were killed yesterday afternoon. No one was allowed to cross this dead line. Immediately a search of the hop pickers' quarters was instituted by Chief of Police McCoy of Marysville and three police officers.

As a result of these precautionary measures, William Beck, who it is alleged is an agitator, was arrested on information furnished by eye witnesses to the affray, who, it is said, told the officer that Beck was seen in possession of an automatic revolver immediately following the riot.

Whether it is significant that District Attorney Manwell was killed by a bullet from an automatic pistol, was not declared here today. Beck was locked up in the Wheatland city jail on suspicion. Five other suspects fell into the police dragnet during the search. They are Carlos Santos, Charles Bohn, J. Quinn, J. McConnell and Harry Duggan. All are employes of the Durst ranch owners. They were jailed with Beck.

It was understood late this afternoon that the authorities are searching for H. W. Shurr and one "Shorty" Moore. They wish to question the strikers. Virtual martial law is still in force at the Durst hop fields. There has been no further rioting today.

Wheatland, Cal., Aug. 5.—"I can see no further need for the national guard in or about Wheatland. To all appearances the trouble in which four men lost their lives by rioting Sunday is at an end."

This was the statement here today of Adjutant General Forbes, who was sent here in command of six companies of the national guard by Governor Johnson, following the clash between striking hop pickers and the county officials. This little town is quiet today, following the bloody rioting of Sunday and neither the national guardsmen nor the local officers anticipate further disorder.

The hop fields of the Durst Brothers, whose employes are on strike for better working conditions, and a nominal increase in pay, are depleted of laborers today. It is estimated that only 250 of the 1,800 men and women are in the fields today.

Wheatland, Cal., Aug. 6.—Adjutant General Forbes, with a company of militia remained on duty at Wheatland today, despite the fact that hundreds of hop pickers have left the fields. Peace reigns here after Sunday's rioting, and no further trouble is anticipated by the officers of the national guard.

Governor Johnson wired Forbes that the entire strength of the state militia would be maintained in this district if the general deemed it necessary. Forbes replied that in his opinion the further need of the full quota would not be necessary and the greater part of the six companies left last night for their homes.

It was decided to maintain a guard for the next few days, however, in case of an influx of I. W. W.s. There has been no evidence of such an invasion here. The guardsmen have suppressed proposed mass meetings of strikers. Out of a possible 1,800 workers, it is conservatively estimated

ed that more than two-thirds have left this vicinity. Acting District Attorney Stanwood continued today a probe into the circumstances surrounding the riot of Sunday in which District Attorney Manwell and three others were killed.

Funeral services for Manwell will be held in Marysville tomorrow afternoon. Sheriff Voss and others who were wounded in the riot are recovering.

MARAUDING SEALS ARE BLOWN INTO ETERNITY.

Tillamook, Aug. 6.—Fishermen along Tillamook bay today are jubilant at the success of the first experiment made by the master fish warden of Oregon in blowing up the marauding seals that for years have been gobbling up the choicest salmon before they could get to the waiting nets. W. J. Stillwell, under instructions from Master Fish Warden R. E. Clanton, has just pulled off the first explosion, blowing at least 150 seals into eternity. Stillwell put 150 pounds of powder in glass fruit jars and connected these by wires. The jars were buried in the sand where the seals were accustomed to sun themselves. A great number of the animals gathered over the mine and Stillwell pushed the button.

"Hardly half a dozen escaped," said Stillwell today. "If any did, they are abreast of Alaska by this time and still going. You could not get one back unless you blindfolded him and dragged him in backwards."

FOREST FIRES KILL CATTLE IN CALIFORNIA.

Riverside, Cal., Aug. 6.—Heavy loss to cattle raisers and apiarists is reported today as the result of the brush fires that are sweeping the mountains south of Hemett.

According to the latest reports more than 10 square miles have been devastated. Several hundred head of cattle reported lost and thousands of hives of bees consumed. Early today the flames shifted toward the San Jacinto mountains where there is much valuable standing timber. Fire fighters were rushed at once to the section.

SHARK MEAT ON BILL OF FARE IN 'FRISCO.

San Francisco, Aug. 6.—While other cities raise howls about the sharks of various kinds, they eat them in San Francisco. This interesting fact was developed here today when Dr. W. C. Hasson, city health officer, who was interviewed regarding the possibility of the Seattle rotten meat scandal having a parallel here.

"There is practically no bad meat sold in this city," said Dr. Hasson and then he exhibited various inspectors' reports, on one of which the item appeared "30 sharks condemned—unwholesome." Explaining, the health officer said: "The shark item indicates that we contend with efforts to foist shark meat upon the public. It is unwholesome, but some restaurants pass it off for sole or sea bass. The sharks used are small ones, rarely weighing more than 40 pounds."

TRUTHFUL ADVERTISING IN SECURING RECRUITS.

Seattle, Aug. 6.—Secretary of War Garrison in an interview today announces that "fake advertising" will be eliminated from the war department. No longer will flaring posters showing the soldier lazily loafing under the shade of a sheltering palm, be put out by the war department in an effort to induce enlistment in the regular army. Instead the government will make a plain statement of facts and conditions, and offer to teach the man enlisting a useful trade by which he can earn his living after he leaves the army.

"I should not like to use so strong a word as 'misrepresentation' in describing these billboard posters," said the secretary, "but I must admit that they are deplorably misleading, and I am planning radical reforms along that line. I am sure that if we advertise that the government wanted men for short term enlistment and it promised to teach the enlisted men useful trades, many would be glad to come in."

Pasadena, Cal., Aug. 6.—Pink toes and dew spattered white ankles are popular among the feminine following the inauguration of "bare-foot golf." The variation has become immensely popular at country clubs here.