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FRIDAY, AUGUST 8, 1913.

CLAMORING FOR DISHONOR

Mark Sullivan in a recent issue of Collier's weekly makes the following comment upon the criticism of Senator Chamberlain because he proposes to stand with the progressive Democrats on the tariff question:

"Although it is now generally believed that forty-nine Democratic senators will vote for the tariff bill and pass it, efforts to induce individuals to play the party traitor do not cease.

The attempts go on in spite of the wholesome fear which the lobby investigation has put into the hearts of the representatives of special interests. The tariff graft dies hard. A thoroughly reactionary influence on the Pacific Coast is the Portland 'Oregonian.' In a recent issue it criticizes the senior Democratic senator from Oregon, Mr. Chamberlain, for supporting President Wilson's bill, including free wool.

"As a matter of fact, it is in Senator Chamberlain's power to defeat the free-wool provision of the Underwood bill. The two Louisiana senators, who intend to vote against the bill because it places sugar on the free list, will join any other two Democratic senators to defeat the free-wool cause, and they have given this assurance time and again. Senator Walsh of Montana is ready to join the Louisiana Senators, if a fourth Democrat will come in and vote against free wool, but he is not disposed to waste his vote, and openly break with the administration, unless, by breaking, it is something."

"By the way, has the 'Oregonian' received from Senator Walsh any such formal assurance as this of his willingness to be a party traitor? If it is untrue Senator Walsh has a high interest in getting it denied promptly and forcibly. The 'Oregonian' continues:

"So if Senator Chamberlain would array himself with Senator Walsh and the two senators from Louisiana, he could defeat the free wool clause, and force a duty of 15 per cent."

"It's a perfectly practicable plan. Nothing prevents it except individual honor."

FOOL LAWS.

The curse of the nation and of every state in the Union is too much legislation. Elect a man to any legislative office and the first thing that occurs to him is to stand sponsor for a multitude of new and untried laws. He imagines that posterity will judge him by the quantity and not the quality of the legislation which was fathered by him during his service as a public official. It never occurs to him that he could perform a greater service to the public if he would turn his hand to the work of weeding out the rapidly accumulating useless and out-of-date laws on our statute books. The world is full of constructive statesmen. They are a drug on the market. What is needed is more destructive statesmen. Their field of activity is unlimited for there are enough fool laws on the statute books to keep them busy during their entire tenure of office.

Someone has truly said that "the government which governs least governs best." There is more truth than poetry in this statement. It isn't necessary to prescribe by law what brand of breakfast food a man shall purchase, nor is it expedient to make any other needless and idiotic law for the sole purpose of gratifying the vanity of some ambitious but misguided law maker. Yet Congressmen and members of the legislature continue to pile up law after law, most of which are worse than useless. If the citizen would avoid trouble he should spend at least twenty-three out of every twenty-four hours of each day informing himself of the laws of the land. They change with every moon

and sometimes oftener.

Every legislator has the opportunity of his life to earn the undying gratitude of the public and to go down in history as a truly great man. But to do this he must destroy and not create legislation. Who will be the first to act on the Democrat's suggestion?

A SERIOUS CHARGE.

The Democrat has always entertained a high regard for William J. Bryan. When President Wilson announced that the position of secretary of state had been tendered to the Commoner we were gratified. We believed that he would make good, and he has.

Mr. Bryan has been a member of the Wilson official family for nearly a year, during the greater part of which time many grave and important questions of state have been handled successfully. The only charge made by the opposition is that Mr. Bryan has accepted a Chautauqua engagement. Certainly a man against whom no more serious charge can be lodged, has made a most efficient public official.

NEW MEXICAN AMBASSADOR.

When President Wilson accepted the resignation of Ambassador Henry Lane Wilson and announced the appointment of ex-Governor John Lind of Minnesota as the official representative of this government in Mexican territory, he took a long step towards the proper solution of the situation south of the American border.

Ambassador Wilson has at all times been a bitter partisan of the Inertia faction in Mexican politics. He has represented a small coterie of financiers, rather than the government of the United States. By both training and temperament he was unfitted for a diplomatic post and has demonstrated his lack of diplomacy whenever the opportunity presented itself.

Ex-Governor Lind, on the other hand, is a man of wide experience, and of undoubted ability. Unlike Henry Lane Wilson, he is in sympathy with the administration in its Mexican policy and can be depended upon to put forth his best efforts in straightening out the affairs of chaotic Mexico.

The Democrat congratulates the administration upon the exit of former Ambassador Wilson and upon the debut of John Lind as a member of the diplomatic corps.

News on This Page is From Daily Issue of TUESDAY, AUGUST 5.

PERSONAL MENTION.

Chas. D. Alexander was visiting friends near Seio Sunday afternoon.

Mrs. J. Y. Babb returned this noon after spending an outing at Newport.

Miss Lola Wade left this noon on a brief business trip to Eugene.

C. B. Hinder of Roseburg, was a business visitor here yesterday. He stopped at the New Hammet hotel.

Mr. and Mrs. E. Rexford, of Dallas, Tex., are registered at the New Hammet hotel. They are here looking over the country and visiting with relatives in this section.

Mrs. F. E. Stearns of Halsey visited with friends here over night.

George H. Graves of Salem, transacted business here this morning.

W. W. Braustetter, of Eugene, was a business visitor here yesterday afternoon.

E. B. Graves and family, of Olympia, Wash., are registered at the New Hammet hotel.

C. H. Lewis and family left on the morning train for Newport.

Ex-Judge E. C. Pendleton was transacting legal business in Albany yesterday.

Mrs. R. A. Howard and daughter, accompanied by W. F. Howard and son, were passengers on the morning train for the bay.

Dick Lyons is at the hospital recovered from the effects of a minor operation, his toe having been amputated.

A. C. Schmitt of the First National Bank returned last night from a few days' visit at the bay.

Notice of Appointment of Administrator.

Notice is hereby given that the undersigned has been duly appointed Administrator with the Will Annexed of the Estate of Harry I. Mills, Deceased, and all persons having claims against said estate are required to present said claims with proper vouchers within six months from this date at the office of Gale S. Hill, Casick Bank building, Albany, Linn county, Oregon.

Dated August 5, 1913.
GARY STUART MILLS,
Administrator with the Will Annexed.
GALE S. HILL,
Attorney for Administrator.
A8-15-22-20-23

Administrator's Notice.

Notice is hereby given that the undersigned has this day filed his final account as Administrator of the estate of Nancy Muehlenhoff, deceased, and the County Court of Linn County, Oregon, has fixed Saturday, the 30th day of August, 1913, at the hour of one o'clock p. m., for the settlement of said account and the hearing of objections thereto. Any and all persons having objections to said account are hereby notified and required to be present in the above entitled court at said time and present such objections as they may have to said account.

Dated July 29th, 1913.
LLOYD G. ANDERSON,
Administrator of the Estate of Nancy Muehlenhoff, Deceased.
GALE S. HILL,
Attorney for Administrator.
Aug. 1-8-15-22-29

STATEMENT

of the First National Bank of Albany, County of Linn, State of Oregon, showing the amount standing to the credit of every depositor July 1st 1913, who has not made a deposit, or who has not withdrawn any part of his deposit, principal or interest, for a period of more than seven (7) years immediately prior to said date, with the name, last known place of residence or postoffice address of such depositor, and the fact of his death, if known.

Name of Depositor	Amount
John D. Whitney	\$ 2.25
C. F. Goin	12.35
A. B. Huddleston	25.61
Chas. Miller	6.60
Fred R. White	6.26
STATE OF OREGON,) ss
County of Linn)	

I, O. A. Archibald, being first duly sworn, depose and say upon oath, that I am the cashier of the First National Bank of Albany, County of Linn, State of Oregon; that the foregoing statement is a full, true, correct and complete statement, showing the name, last known residence or postoffice address, fact of death, if known, and the amount to the credit of each depositor as required by the provisions of Chapter 148, of the General Laws of Oregon, 1907.

O. A. ARCHIBALD,
Subscribed and sworn to before me this 10 day of July, A. D. 1913.
(SEAL) PAULINE BURCH,
Notary Public for Oregon.
w-J25-1-8-15

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County,
C. H. Cummings, Plaintiff,
vs.

John D. Walton, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To John D. Walton, and 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 notified that C. H. Cummings, the plaintiff herein, is the holder of certificate of delinquency number 131, issued by the Sheriff of Linn County, Oregon, on the 7th day of December, 1908, for the sum of \$174, the same being the amount then due and delinquent for the taxes for the year 1907, together with penalty, interest and costs thereon, upon real property situated in Linn County, Oregon, which is assessed to J. D. Walton, and of which the defendant John D. Walton is the owner of the legal title as appears of record, and which is particularly described as follows, to-wit: The North half of the Southwest quarter of Section Thirty-two (32), Township Thirteen (13) South, Range Four (4) East of Willamette Meridian, Linn County, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of delinquency, bear interest at the rate of fifteen per cent per annum from the date of the several payments:

Yrs.	Date Paid.	Am't.	Rate of Interest
1908	Mar. 23, 1909	\$3.40	15 per cent.
1909	Mar. 24, 1910	\$2.80	15 per cent.
1910	Mar. 22, 1911	\$6.55	15 per cent.
1911	Mar. 23, 1912	\$7.28	15 per cent.
1912	May 15, 1913	\$8.25	15 per cent.

Total amount paid since the issuance of the certificate of delinquency, \$28.28.

You are hereby further notified that the plaintiff will apply to the Circuit Court of the county and State aforesaid for a decree foreclosing the lien against the property above described and included in said certificate of delinquency; and you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of the first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest; and in case of your failure to do so a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published by order of the Honorable P. R. Kelly, Judge of the Circuit Court of the State of Oregon in and for Linn County, which said order was made and dated June 16, 1913, and which requires that this summons be published once each week for nine consecutive weeks. The date of the first publication of this summons is June 20, 1913.

All process and papers in this proceeding may be served upon Gale S. Hill, residing within the State of Oregon at the address hereafter mentioned.

GALE S. HILL,
District Attorney.
Address: Albany, Oregon.
W. Tel. Jun 22-27, Jul 11-18-23 Aug 1-8-15-22

SOCIAL AND CHURCH LEADERS IN CANNERY

Corvallis Women Work in Order to Save Big Crop of Beans.

DONNED APRONS AND RESPONDED TO CALL

Manager Tinker Says They Are Making Most Efficient Employees.

Corvallis, Or., Aug. 5.—Corvallis society women are this week donning their aprons and working valiantly to save the great bean crop of this section, estimated to be about 40 carloads, worth \$50,000 when canned. The local cannery, operated by the Benton County Growers' Association, could not secure sufficient workers, so snip the beans that pour into the plant in large quantities every day, and Saturday issued a call for more help to save the crop.

This morning the women of the Episcopal church appeared at the plant and enrolled as workers, saying they will devote all the time they can spare during the week to this work. While they will give their wages to the church, their principal purpose is to prevent any loss of the crop, that is a new and important industry in this district.

Miss Margaret Snell, former head of the women's department at Oregon Agricultural College, and Mrs. Genevieve Baum Gaskins, prominent in musical circles, originated the movement and are among the workers. Other women's organizations are taking up the plan and the cannery operations this week will take on the appearance of a society function. Manager Tinker, of the association, says these women are making most efficient employees.

MRS. GRAVES PASSES AWAY IN OHIO

East Knox Butte, Aug. 5.—(Special)—Mrs. Graves, the daughter of J. T. Stewart, died at her home in Pemberton, Ohio, Saturday. Mrs. Stewart has been with her daughter for the past few months.

Sheriff's Sale.

By virtue of an Execution and Order of Sale to me directed, issued out of the Circuit Court of the State of Oregon for Linn County, in the case of V. Cladek, plaintiff, versus George W. Poole and Izzetta Poole, his wife, B. A. Farrer and Mary A. Farrer, his wife, and Terezie Cladek, defendants, which said Order of Sale was issued out of said Court and by me received on the 16th day of July, 1913, I will on Wednesday, the 27th day of August, 1913, at the hour of 10 o'clock a. m. at the front door of the Court House in Albany, Oregon, sell at public auction to the highest bidder for cash in hand, the following described real property, to-wit:

Beginning at the southeast corner of Sec. 36 Tp. 10 S. R. 1 W. of the Willamette Meridian, Oregon, running thence S. 20 chains, thence West 30 feet, thence North 19.55 chains to a point which is 30 feet south of the south boundary line of said Sec. 36, thence West 40 chains more or less to the east boundary line of a 51.75 acre tract conveyed to Antoine Stepanek by deed as appears of record at Page 237 of Volume 60 Records of Deeds, thence North 13 degrees 30 minutes East 30 feet more or less to the N. E. corner of said 51.75 acre tract so conveyed to Antoine Stepanek, thence N. 30 degrees West 19.35 chains to the S. W. corner of said 51.75 acre tract so conveyed to Antoine Stepanek, thence N. 45 degrees W. 192 chains, thence N. 22 degrees 15 minutes E. 1 chain, thence S. 50 degrees E. 12.50 chains, thence N. 22 degrees 15 minutes E. 49 chains, thence N. 72 degrees 30 minutes W. 13 chains more or less, thence N. 22 degrees 15 minutes E. 24.1 chains to the N. boundary line of said Sec. 36, thence East on the North boundary line of said Sec. 36, 33.75 chains more or less to the N. E. corner of said Sec. 36, thence South on the East boundary line of Sec. 36, 80 chains more or less to the place of beginning, containing 329 acres more or less, all situated in the county of Linn, State of Oregon.

To satisfy the judgment rendered in favor of the plaintiff and against the defendants, George W. Poole and Izzetta Poole, his wife, B. A. Farrer and Mary A. Farrer, his wife, for the sum of \$10,330 with interest thereon at the rate of six per cent per annum from the 4th day of December, 1911, and for the further sum of \$500 attorneys' fees; and to satisfy a judgment and decree obtained by Terezie Cladek against the defendants George W. Poole and Izzetta Poole, his wife, B. A. Farrer and Mary A. Farrer, his wife, for the full sum of \$5,000 with interest thereon at the rate of six per cent per annum from the 4th day of December, 1911, to date, and for the further sum of \$250.00 attorneys' fees, and for the costs and disbursements of this execution and sale.

D. H. BODINE,
Sheriff of Linn County, Oregon.
Filed at Albany, Oregon, this 5th day of August, 1913.

WEATHERBORD & WEATHERBORD,
Attorneys for Plaintiff.
125 Angel 8-15-22

LIBRARY ROOM FOR LAWYERS IN THE BANK BUILDING

Room is Used by Hewitt & Son and Attorney C. C. Bryant. Both Have Large Library.

Occupying four large and commodious rooms on the second floor of the new First National Bank building, the law firm of Hewitt & Son now has one of the best appointed law offices in the city. The firm occupies rooms 208, 209, 211 and 214, the last named room being used jointly by the firm of Hewitt & Son and Attorney Bryant as a library. The library has been provided for the attorneys in the building by the bank, and is a great convenience to the members of the legal profession who have office rooms on that floor. Not only have Attorneys Hewitt & Son moved to new quarters, but have also provided their rooms with new solid oak furniture throughout.

SUNDAY BALL GAMES WILL BE DISCONTINUED

Owing to the light attendance during the last two or three Sunday baseball games, the management has decided to call off games scheduled for the present. This is believed to be due to the fact that scores of people are away on vacations and that hundreds go to Newport every Sunday. Because of the slight attendance of the past three Sundays the team has gone in the hole quite a sum and rather than take chances of going further in debt the management has taken the course of discontinuing games for the present. However, later on in the season when indications are more favorable for a larger attendance, the games will be resumed.

TWENTY-FOUR INCHES OF BLACKBERRIES

Thirteen blackberries laid side by side in a row measured 24 1-2 inches, according to a statement made by Phil Baltimore last evening, who said that the phenomenal yield was grown in his home garden. The berries are considered of unusual size.

SUMMONS.

In the Circuit Court of the State of Oregon for Linn County,
C. H. Cummings, Plaintiff,
vs.

W. C. Stearns, and also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To W. C. Stearns, and 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 notified that C. H. Cummings, the plaintiff herein, is the holder of certificate of delinquency number 116, issued by the Sheriff of Linn County, Oregon, on the 7th day of December, 1908, for the sum of \$3.21, the same being the amount then due and delinquent for the taxes for the year 1907, together with penalty, interest and costs thereon, upon real property situated in Linn County, Oregon, which is assessed to the defendant W. C. Stearns and of which he is the owner of the legal title as appears of record, and which is particularly described as follows, to-wit: The Southeast quarter of the Southeast quarter of Section Four (4), in Township Eleven (11) South of Range Seven (7) East of Willamette Meridian, in Linn County, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of delinquency, bear interest at the rate of fifteen per cent per annum from the date of the several payments:

Yrs.	Date Paid.	Am't.	Rate of Interest
1908	Mar. 23, 1909	\$4.95	15 per cent.
1909	Mar. 24, 1910	\$5.24	15 per cent.
1910	Mar. 22, 1911	\$6.21	15 per cent.
1911	Mar. 23, 1912	\$5.82	15 per cent.
1912	May 15, 1913	\$6.40	15 per cent.

Total amount paid since the issuance of the certificate of delinquency, \$28.62.

You are hereby further notified that the plaintiff will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described and included in said certificate of delinquency; and you are hereby summoned to appear within sixty days after the date of the first publication of this summons, exclusive of the day of the first publication, and defend this action or pay the amount due as above shown, together with costs and accrued interest; and in case of your failure to do so a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above described.

This summons is published by order of the Honorable P. R. Kelly, Judge of the Circuit Court of the State of Oregon in and for Linn County, which said order was made and dated June 16, 1913, and which requires that this summons be published once each week for nine consecutive weeks. The date of the first publication of this summons is June 20, 1913.

All process and papers in this proceeding may be served upon Gale S. Hill, residing within the State of Oregon at the address hereafter mentioned.

GALE S. HILL,
District Attorney.
Address: Albany, Oregon.
W. Tel. Jun 22-27, Jul 11-18-23 Aug 1-8-15-22

WANTS DEED TO LAND REFORMED

August Kroschell Alleges in Complaint That Attorney Misunderstood Him.

INTENDED FEE SIMPLE TITLE FOR DAUGHTER

Conveyance Was Made As Life Estate Favoring Charles and Lillian Czarske.

Alleging that his attorney misunderstood his instructions relative to making out a deed conveying property to his daughter, August Kroschell has filed suit in the county circuit court against Ida Czarske and husband, and Charles and Lillian Czarske, praying the court to reform the instrument.

On June 9, 1913, the plaintiff owned the west half of the southwest quarter of block 104 in the Zenith addition which he later turned over to his daughter, Ida Czarske, instructing Attorney L. M. Curl to draw up the deed. In the complaint it is alleged that owing to the plaintiff being a German and that he speaks the English language with difficulty, the attorney misunderstood the instructions of the plaintiff, and instead of making the conveyance in the form intended, wrote the deed in the form of a life estate to the defendant, with the fee simple title vested in Charles and Lillian Czarske.

Heretofore the plaintiff and defendant, according to the complaint, have been laboring under the belief that the conveyance was made to the defendant in fee simple and that it was accepted through a mutual mistake of all parties concerned. Attorney L. M. Curl represents the plaintiff.

Charles L. Baker, manager of the Julian Hotel at Corvallis, is registered at the New Hammet.

Administrator's Notice.

To all the creditors of the estate of Chloee Huber, deceased:

You and each of you are hereby notified that the undersigned has been duly appointed administrator of the estate of Chloee Huber, deceased, by the county court of Linn County, Oregon; therefore, all persons having claims against said estate are hereby notified to present the same with the proper vouchers within six months from the date hereof to the undersigned at his residence at near Jordan in Linn county, Oregon.

Dated this 25 day of July, 1913.
PETER R. HILVEU,
Administrator of the estate of Chloee Huber, deceased.

W. R. HILVEU,
Attorney for Administrator.
July 25-A 1-8-15-22-29

Application to Register Title.

In the Circuit Court of the State of Oregon for the County of Linn.

In the matter of the application of William Bogue, to register the title to the following described premises, to-wit:

Beginning at a point in the center of the County Road leading from Corvallis to Kendall's Bridge, said point being West 11.04 chains and S. 45 degrees E. 2.80 chains distant from the N. E. corner of the Donation Land Claim of Joseph Robnett and wife, Not. No. 2007, Claim No. 51, in Tp. 12, S. R. 4 W. Willamette Meridian, Linn County, Oregon; said Claim corner being also the S.W. corner of the Claim No. 36 in said Tp. and R.; Thence S. 45 degrees E. 27.40 chains along the center of said Road —thence S. 36 degrees W. 36.51 chains to the center of Muddy Creek, thence down the center of said creek to the South boundary line of said Claim No. 51, thence N. 53 degrees 15 minutes W. 10.71 chains to the S. W. corner of said Claim, thence following the meander line of the Willamette River down stream in a North Westerly direction to a point which is S. 54 degrees W. 45.80 chains distant from the point of beginning, thence N. 54 degrees E. 45.80 chains to the point of beginning, containing 16400 acres.

Applicant and Plaintiff,

vs.
Charles Commons, and "All Whom It May Concern," defendants.

To All Whom It May Concern: Take Notice, that on the 3rd day of July, A. D. 1913, an application was filed by William Bogue in the Circuit Court of the State of Oregon, for Linn County, for initial registration of the title to the land above described. Now, unless you appear on or before the 8th day of August, A. D. 1913, and show cause why such application should not be granted, the same will be taken as confessed, and a decree will be entered according to the prayer of the application, and you will be forever barred from disputing the same.

Witness my hand and the seal of the said Circuit Court, this 3rd day of July, A. D. 1913.

W. L. MARKS,
County Clerk and ex-officio Clerk of the Circuit Court of Linn County, Oregon.
(SEAL) L. E. YATES,
Applicant's Attorney.
July 18-27 A-18