HANDICAP IN LOSS OF EYE

Said to Depend Largely on Time of Life at Which the Accident Occurred.

What actual disability is involved in the loss of one eye? Accident insurance companies usually estimate It at 50 per cent, but Sir Arthur Pearson told the British committee on the administration of soldiers' and sailors' pensions that this was absolutely absurd, and suggested 25 per cent as a more reasonable estimate.

It depends largely upon the time of life at which the eye is lost. By binocular vision, says the Lancet, we fuse two slightly dissimilar images of an object, which are focussed upon the two retinas, and this enables us to estimate correctly the relative position or distance of objects. This power, however, is not confined to those of us who possess two good eyes. The man who has been blind in one eye from infancy-possesses it in almost equal perfection with the possessor of two eyes. For many other plaintiff and defendant be forever disfactors unite to compensate for the absence of stereoscopic vision. These are atmospheric and shadow effects, parallax and, above all, memory of what the shape of objects really is, according to knowledge which has been acquired in early years, largely by the sense of touch.

On the other hand, if one who possesses this faculty is suddenly deprived of it he will be considerably handicapped, especially at first. A woman may find she cannot pour from a tenpot into a cup without spilling the tea. | ty and state, and of date the fifth day A hammerman may take some time before he can hit the nail on the lication is on the twelfth day of head with his former accuracy; indeed, whether or not he can ever attain it again is doubtful.

WASTE COUNTRY MADE RICH

Enormous Rubber Plantation in Sumatra Developed by American Industry in Ten Years.

Perhaps the most surprising thing about the enormous rubber plantation that covers nearly 100,000 acres in Sumatra, recently described by a writer in Commerce and Finance, is that less than ten years ago one could IN THE CIRCUIT COURT OF THE have traveled these acres without seeing a rubber tree. The land was acquired by an American company, and the rubber trees followed. Today they count up to something like 5,000,000, tended by an army of about 16,000 iaborers, most of whom come from the neighboring island of Java. The land rises to a slight eminence overlooking the sea of rubber trees which stretches for miles in every direction, with here and there glimpses of the fine roads over which motor cars travel the plantation on business or carry passengers between the bungalows of the estate managers. Sixty-five miles of narrowgauge railway run through this remarkable rubber forest, with every tree raised in response to the twentieth century commercial demand for rubber.

Newspaper Men "Struck,"

Probably the first "strike" ever called at a convention of the American Federation of Labor, and against that body, was called by the newswriters assigned to cover the sessions. During the course of the convention one of the delegates made criticisias of the way in which the convention news was handled. The newspaper men immediately filed out of the hall and sent word to the convention that they had gone on strike. While certain delegates were branding the newswriters as "bolsheviki," others insisted that they form a committee and present their demands. The demands were formulated and presented. The convention granted them by acclamation, and the reporters were given an ovation when they filed back to their desks. So it was settled.

The people of Springfield district should not go beyond Springfield for banking service, for the First National follows, to-wit: of Springfield can and will do just as much for you as any other bank in Lane county-and then some.



SUMMONS

Minnie Rice, Plaintiff, vs Gerald Rice, Defendant.

To Gerald Rice, the above named de fendant:

IN THE NAME OF THE STAE OF OREGON:

You are hereby required to appear and answer the plaintiff's complaint filed against you in the above entitled court and cause within six weeks from the date of the first publication of this summons, and the date of the first publication of this summons is fixed by the order of the judge herein named as the twelfth day of September, A. D. 1919, and if you so fail to appear and answer as herein required, for want thereof plaintiff will apply to said court for the relief demanded and prayed for in said complaint, which is a decree from said court declaring that the marriage contract now and heretofore existing between solved and that plaintiff be divorced from defendant herein, and for such other and further relief as to the court may seem meet and proper.

This summons is published once a week for six consecutive and successive weeks in the Springfield News, a weekly newspaper published in Springfield, Lane County, Oregon, by order of the Honorable G. F. Skipworth, circuit judge of said counof September, 1919, and the first pub-September, 1919, and the last publication is on the twenty-fourth day of October, 1919.

WALTER B. JONES.

Attorney for Plaintiff. Address: Eighth Ave. and Willamette streets, Eugene, Oregon. First publication, Sept. 12, 1919 Last publication, Oct. 24, 1919.

NOTICE AND SUMMONS IN FORE-CLOSURE OF TAX LIEN

STATE OF OREGON FOR LANE COUNTY.

real property, Defendants.

To Mollie Loken, Mollie Loken Matchett and Will Matchett, her husband, and all persons unknown. if any, having or claiming an interabove named defendants.

IN THE NAME OF THE STATE OF OREGON:

plaintiff is the holder of Certificate of September, 1919. Delinquency numbered 1417, issued on the same being the amount then due and delinquent for taxes for the year 1913 together with penalty, interest and cost thereon upon the real prop- Address: Eighth Ave. and Willamette erty assessed to you, of which you are the owner as appears of record, situated in said County and State, and particularly bounded and described as follows to-wit:

North 1/2 of S. E. 1/4 and S. E. 1/4 of S. E. 4, section 2, township 20 S. R. 2 W., W. M., Lane County, Oregon. IN THE CIRCUIT COURT OF THE You are further notified that the holder of said Certificate of Delin- Louisa Hyland, Plaintiff, vs. Elizabeth the day of service, and defend this suit quency has paid taxes on said premises for prior or subsequent years as

On April 5, 1916, the sum of \$17.79, for taxes of the year of 1914.

On April 5, 1916, the sum of \$9.78,

for taxes of the year 1915. On April 5, 1917, the sum of \$10.78,

for taxes of the year of 1916. On April 5, 1918, the sum of \$12.94,

for taxes of the year of 1917.

On March 2, 1919, the sum of \$10.44. for taxes of the year 1918.

All of said amounts bear interest from date of payment at the rate of 15% per annum.

Said Mollie Loken as the owner of the legal title of the above described property as the same appears of record, and each of the other persons above named are hereby further notified that the plaintiff herein will apply to the circuit court of the county and state aforesaid for a decree foreclosand mentioned in said certificate. And you are hereby summoned to ap18 cents a package Camela are sold everywhere in scientifically sealed packages of 20 cigarettes; or ten packages (200 cigarettes) in a glassine-paper-covered carton. We strongly recommend this certon for the home or office supply or when you travel.

They Win You On Quality!

Your enjoyment of Camels will be very great because their refreshing flavor and fragrance and mellowness is so enticingly different. You never tasted such a cigarette! Bite is eliminated and there is a cheerful absence of any unpleasant cigaretty after-taste or any unpleasant cigaretty odor

Camels are made of an expert blend of choice Turkish and choice Domestic tobaccos and are smooth and mild, but have that desirable fullbody and certainly hand out satisfaction in generous measure. You will prefer this Camel blend to either kind of tobacco smoked straight!

> Give Camels the stiffest tryout, then compare them with any cigarette in the world at any price for quality, flavor, satisfaction. No matter how liberally you smoke Camels they will not tire your taste!

R. J. REYNOLDS TOBACCO CO. Winston-Salem, N. C.

in and to the hereinafter described and accrued interest, and in case of wit: be rendered foreclosing the lien of Oregon. said taxes and costs against the land and premises above named.

der of the Honorable G. F. Skipworth, years as follows, to-wit: est or estate in and to the hereinsider of the Honorable G. F. Skipworth, year of the sum of north of corner to Sections 21, 22, 27
after described real property, the judge of the circuit court of the \$6.97, for taxes of the year 1912. state of Oregon for the county of Lane, and said order was made and \$4.75, for taxes of the year 1913. dated this fifth day of July, 1919, and the date of the first publication of You are hereby notified that this this summons is the twelfth day of \$4.99,, for taxes of the year 1915.

All process and papers in this prothe fifth day of April, 1916, by the Tax ceedings may be served upon the Collector of the County of Lane, State undersigned, residing within the state of Oregon, for the amount of \$18.29, of Oregon, at the address hereinafter mentioned.

> WALTER B. JONES. Attorney for Plaintiff.

streets, Eugene, Oregon.

First publication, Sept. 12, 1919 Last publication, Nov. 14, 1919

CLOSURE OF TAX LIEN

COUNTY.

Taylor, Arizona Gilbreath, Nancy repta Beard, Gamaliel Taylor, Or-lando C. Taylor, Mrs. A. G. Winn, foreclosing the lien of said taxes and G. M. L. O'Hario, sometimes spelled costs against the land and premises Oharro, and A. C. Tull, heirs at law above named. of Eber Taylor, deceased, and all persons unknown, if any, having or

Thompson, Sarepta Baird sometimes spelled Serrepta Beard, Gamaliel Taylor, Orlando C. Taylor, Mrs. A. G. Winn, M. L. OHarlo, some times spelled Oharro and A. C. Tull, heirs at law of Eber Taylor, deceased, and all persons unknown, if any having or claiming an interest or estate in and to the hereinafter described real property, the above

named defendants. IN THE NAME OF THE STATE OF

OREGON: You are hereby notified that this plaintiff is Louisa Hyland, the holder of Certificate of Delinquency number-

You are further notified that Louisa bids. Hyland, the holder of said Certificate Said lands are situated in Lane of Delinquency, has paid taxes on said County, Oregon, and described as fol-This summons is published by or premises for prior or subsequent lows, to-wit:

for taxes of the year 1914. On February 21, 1917, the sum of McKenzie Fork for taxes of the year 1916.

\$6.00, for taxes of the year 1917. for taxes of the year 1918.

All of said amounts bear interest from date of payment at the rate of E. 15 per cent per annum.

Said Elizabeth Taylor as the owner this summons upon you, exclusive of acres.

This summons is published by order | First publication, August 1, 1919; of the Hon. G. F. Skipworth, Judge of last publication, October 3, 1919. claiming an interest or estate in and the Circuit Court of the State of Ore to the hereinafter described real gon for the County of Lane, and said property, Defendants. To Elizabeth Taylor, Arizona Gilday of July, 1919, and the first publibreath, Nancy J. Hudson, Matilda cation of this summons is this 1st day

of August, 1919. All process and papers in this proceedings may be served upon the undersigned, residing within the State of Oregon, at the address herein after mentioned

WALTER B. JONES, Attorney for Plaintiff. Address: Eighth Ave, and Willamette

streets, Eugene, Oregon. First pub. August 1, 1919. Last pub. October 3, 1919.

NOTICE is hereby given that the in writing and filed with the Clerk of State Land Board of the State of Ore- said Court on or before said day and ing the lien of said taxes and costs October, 1913, by the Tax Collector of fice in the Capitol Building at Salem, against the property above described the County of Lane, State of Oregon, Oregon, up to 10:00 o'clock A. M., on Administrator of the estate of Mary and mentioned in said certificate for the amount of \$6.97, the same being the amount then due and delin-interest in the overflow lands hereinquent for taxes for the year 1912, to after described, giving, however, to last publication, October, 3, 1919.

H. L. Studly, Plaintiff, vs. Mollie pear within sixty days after the ser- gether with penalty, interest and cost the owner or owners of any lands Loken, Mollie Loken Matchett vice of this sumons upon you, exand Will Matchett, her husband, and fond this suit or pay the amount due the conduction of the day of service, and deas appears of record, situated in said overflow lands at the highest price all persons unknown, if any, hav. fend this suit or pay the amount due County and State, and particularly offered, provided such offer is made ing or claiming an interest or estate as above shown, together with costs bounded and described as follows, to in good faith, and also provided, that and accrued interest, and in case of your failure to do so, a decree will 3, 4 and 5, Block 47 of Junction City, \$7.50 per acre, and that the Board reserves the right to reject any and all

Beginning at a point 10.935 chains On March 30, 1914, the sum of running thence N. 79" 00' W. 2.00 chains; N. 83° 10' W. 2.00 chains; N. On March 31, 1915, the sum of \$4.53, 73° 15' W. 1.39 chains, to a point in the U.S. meander line of left bank thence along said meander line, S On April 5, 1918, the sum of \$7.57, 52° 00' E. 4.21 chains; S. 16° 00' E. 7.14 chains; South 6.00 chains; S. 21° On January 10, 1919, the sum of 00' E. 5.40 chains; S. 47° 00' E. 4.25 65.00, for taxes of the year 1917. Chains; S. 74° 30' E. 3.50 chains; S. On April 5, 1919, the sum of \$5.37, 76° 30' E. 4.50 chains; S. 86° 00' E. 4.25 chains; N. 60° 00' E. 1.10 chains; N. 74° 45' E. 4.50 chains; N. 54° 23' 2.22 chains; N. 46° 08' E. 6.40 chains; to the center line of the old char el of said river as established of the legal title of the above describ- in C unty Survey 1503 dated April 19, ed property as the same appears of 1906, thence along center line of old record, and each of the other persons channel as established in said County above named are hereby further notified that the plaintiff herein will apply 24° 36' W. 11.02 chains; North 7.53 to the Circuit Court of the County and chains to the meander line on the State aforesaid for a decree foreclos- right bank of said river, thence along NOTICE AND SUMMONS IN FORE- ing the lien of said taxes and costs meander N. 17° 45' W. 8.30 chains; against the property above described N. 66° 00' W. 2.08 chains to meander and mentioned in said certificate. And corner between Sections 21 and 22, you are hereby summoned to appear thence South 5.72 chains to the place STATE OF OREGON FOR LANE within sixty days after the service of of beginning, and containing 26.237

Applications and bids should be ador pay the amount due as above dressed to G. G. Brown, Clerk of the J. Hudson, Matilda Thompson, Sar- shown, together with costs and accru- State Land Board, Salem, Oregon, and epta Baird, sometimes spelled Ser- ed interest, and in case of your failure marked "Application and Bid to Pur-

G. G. BROWN, Clerk State Land Board Dated, July 28, 1919.

NOTICE OF FINAL SETTLEMENT

Notice is hereby given that William Wooten, administrator of the estate of Mary Ellen Bowerman (formerly Mary Ellen Crane) deceased, has made, rendered and filed in the County Court of the State of Oregon, for Lane County, his final account and said Court has by an order duly made and entered therein, fixed and appointed Saturday, the 4th day of October, 1919, at the hour of ten o'clock in the forenoon as the day and time for hearing objections to said final account and the settlement thereof. All objections to said final account must be

WILLIAM WOOTEN. First publication September 5, 1919;