

THE SPRINGFIELD NEWS

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THURSDAY SEPTEMBER 22, 1927

A SMALL CITY PARK

Springfield should have a city park consisting of one or two blocks and located close in. It should have trees, grass, flowers and shrubbery and be similar to parks in other cities.

Now is the time to start thinking about a park site. Let's pick out the land this winter and make plans for financing a park. Then when spring comes we can start out in earnest developing a beauty spot within our city.

CHAMPIONS—CREDIT—DIFFER

In Iowa a farmhand recently won a corn-husking championship, husking more than twenty-eight bushels of corn in eighty minutes, beating his nearest competitor by more than two bushels.

But you will never interest the public in labor championships as you do in prize fighting, baseball and running championships. Athletic achievement is in the blood of the race, inherited from our ancestors through hundreds of thousands of years.

Entirely too many peddlers operate in Springfield. They pay no taxes, leave no money in the community and usually sell an inferior article which the buyer cannot take back as is done when he buys something not satisfactory at the local store.

Reports from France on prices at the Paris Legion convention indicate that the delegates will be able to liquidate that countries war debts. Many of the delegates have spent all their money the first week and the convention is yet to be held.

The supreme court has just held that a politician cannot hold a newspaper responsible for what it says about him when he is taking part in a campaign. If it doesn't like the company he keeps or if it thinks him crooked, even though it has not the evidence, the newspaper is privileged to say so.

After the income tax collectors get through with the Dempsey-Tunney fight then Coolidge should be in position to go ahead with his tax reduction program.

After all France has received the Second A. E. F. or American Legion, with open arms like it did in 1917 when the first expeditionary force arrived. And, the hospitality of France is not surpassed in the world.

It is said there is nothing in Chicago to shock anybody—from Sing Sing.

Some folks never had a chance because they wouldn't take it.

No man can serve two masters—so why be a bigamist?

The United States uses 40 tons of postage stamps a week. People should pay their bills more promptly.

It's the same in all countries—a kiss is nothing divided by two.

Editorial Comment

A PEACH OF A PUZZLE

If you want to do something for your country and your health, eat more canned peaches, eat more prunes; eat more canned or dried apricots; eat more apples; eat more pears; eat more almonds; eat more grapes, make more grape juice; eat more grapefruit. Of all these commodities there is an oversupply. Despite persistent and intelligent efforts to stimulate your jaded appetite, despite cutting prices to the bone, the market won't absorb all the offerings.

The Far Western producer of fruits, nuts and grapes is still paying for the war. While Europe and Asia were disorganized after the Armistice, prices went sky high, fruit-growing became very profitable. As a result everybody planted fruit trees and vines. Now the world output exceeds the world demand in a normal season—and the grower holds the bag.



DR. FRANK CRANE SAYS

RIGHT INHERITANCE EASY TO GIVE

Most normal men and women live for their children.

Beyond getting what satisfaction they can out of their own lives, they want to see their children get satisfaction out of theirs, they want to see they have a better chance and more advantages than they themselves had.

Just how to accomplish this requires much thought and calls for all our intelligent planning.

It is pretty well established that leaving your children a lot of money does no good. More wrecks have been caused, more lives ruined and more characters undermined by having things made too easy for children, by giving them too many unearned advantages than by anything else.

It may be safely concluded that if any man has a grudge against his children and wants them to be failures the surest way is to leave them a lot of money.

Thinking people know that other things, such as character and the like, count more than money.

Just how to leave our dear ones what they require is rather difficult.

In the first place, we ought to do what we can to bequeath to them an orderly and law-abiding society, a state in which the laws are respected and obeyed. People, therefore, that countenance bootlegging and other illicit acts which happen to be popular, are working for a state of society which will be inimicable to the coming generation.

The second thing is character. It is our duty to our children to give them a good biological inheritance. This we can do by living clean lives ourselves and, in the final analysis, most of the good we do other people depends on how well we take care of ourselves.

If the children are healthy and strong and normal physically the next thing they need is moral character.

Unfortunately, this is a more difficult thing to come at. Out of many a family with the highest ideals and the most blameless practices can come a descendant who is absolutely lacking in moral stamina. About all we can do is to give as good an example as possible and good teaching. The result then is in the lap of the gods. We can't help it and we are not to blame if the young scion turns out crooked. It is lamentable, but it is inevitable.

Another thing we can leave our children is friendship and association with the right kind of people. This we can only do by associating with the right kind ourselves.

The best that can be done, in a nut shell, is to know our children, be companions with them and influence them by our own character as much as possible.

NOTICE OF SHERIFF'S SALE ON EXECUTION IN FORECLOSURE

Notice is hereby given that by virtue of an execution and order of sale in foreclosure issued out of the Circuit Court of Lane County, Oregon, on the 9th day of September, 1927, in a suit wherein on the 8th day of September, 1927, in said court, Thacker Day Sharman, recovered judgment against the defendants John D. Bagley and Mary Bagley for the sum of \$1585.08 together with interest thereon at the rate of six per cent per annum from July 1, 1926, and the further sum of \$35.00 attorneys fees, together with costs and disbursements herein in the sum of \$16.40, which judgment was entered and docketed in the Clerk's office of said County on the 8th day of September, 1927, and said execution to me directed commanding me in the name of the State of Oregon, in order to satisfy said judgment, interest, attorneys fees, costs of suit and accruing costs to sell the following described real property, to-wit:

All of the lot numbered 36 in College Crest Addition to Eugene, being about five and five-eighths acres, situated in Lane County, Oregon.

Now, therefore in the name of the State of Oregon, in compliance with said execution and order of sale and in order to satisfy said judgment, interest, attorneys fees, costs of suit and accruing costs, I will on Saturday the 15th day of October, 1927, at the hour of one o'clock, in the afternoon of said day, at the Southwest front door of the County Court House in Eugene, Lane County, Oregon, offer for sale and sell for cash, at public auction, subject to redemption as provided by law, all of the right, title and interest of said defendants, John D. Bagley and Mary Bagley, and all persons claiming by through or under them or any or either of them in and to said premises.

FRANK E. TAYLOR, Sheriff of Lane County, Oregon. By BEULAH BRINNICK, Deputy. S. 15-22-29: O 6-13

NOTICE FOR PUBLICATION FOREST EXCHANGE No. 017596

Department of the Interior, United States Land Office, Roseburg, Oregon, September 2, 1927.

Notice is hereby given that the Western Oregon Securities Co., by Leonard S. Johnson, President, Box 523, Eugene, Oregon, filed application No. 017596, under the Act of March 20, 1922, (42 Stat., 465) to exchange the NW 1/4, Sec. 26; NW 1/4 NW 1/4, Sec. 24; SW 1/4 SE 1/4, and 1/2 SW 1/4, Sec. 13, except the following: Beginning at N. W. corner of SW 1/4 SW 1/4, Sec. 13, Tp. 15 S., R. 10 West, W. M., thence S. 50 rods on W. line of said Sec. 13, thence E. 60 rods, thence N. 10 rods, thence E. 10 rods, thence N. 10 rods, thence E. 10 rods, thence N. 10 rods, thence E. 40 rods, thence N. 10 rods, thence E. 40 rods, thence N. 10 rods to N. E. corner of SE 1/4 SW 1/4, of said Section 13; and thence W. through center of said SW 1/4 of said Section 13 to place of beginning, 31 acres more or less, and rights of way as reserved in deed to John Mink, all in Tp. 15 S., Range 10 West, W. M., within the Siuslaw National Forest, for the timber on the W 1/4 NW 1/4 N.E. 1/4, Section 4, Tp. 20 S., Range 12 West, W. M., within said Siuslaw National Forest.

The purpose of this notice is to allow all persons claiming the land selected, or having bona fide objections to such application, an opportunity to file their protest with the Register of the U. S. Land Office at Roseburg, Oregon.

Any such protest or objection must be filed in this office within thirty days from the date of the first publication of this notice, beginning September 3, 1927. Non-coal.

HAMILL A. CANADY, Register. S. 8-15-22-29: O 6:

NOTICE OF SALE ON IMPROVEMENT LIEN FORECLOSURE

NOTICE IS HEREBY GIVEN in pursuance of a tabulated list of improvement liens due and unpaid, transmitted by the Town Recorder of Springfield to the Town Treasurer, and further in pursuance of Chapter 220 of the General Laws of Oregon for 1927, said list being as follows:

ASSESSMENTS AGAINST LOTS 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 of Block 61 of Washburne's Subdivision of Springfield Investment and Power Company's Addition to Springfield, Oregon, assessed against said lots as a whole, as follows:

Main street paving assessed by Ordinance Number 294 to Springfield Manufacturing and Investment Company, a corporation, on October 24th, 1911, balance due and unpaid August 12th, 1927. On principal, \$80.55, 6% interest on same from October, 27th, 1916, \$528.33.

Main street grading assessed by Ordinance Number 287 to Springfield Manufacturing and Investment Company, a corporation on November 20th, 1911, balance due and unpaid August 12th, 1927. On principal, \$226.13, 6% interest on same from November 22, 1916, \$149.16.

Main Street curb and gutter assessed by Ordinance Number 288 to Springfield Manufacturing and Investment Company, a corporation on November 20th, 1911, balance due and unpaid August 12th, 1927. On principal, \$194.76, 6% interest on same from November 22nd, 1916, \$128.48.

Main street sidewalk assessed by Ordinance Number 321 to Springfield Manufacturing and Investment Company, a corporation on September 18th, 1912, balance due and unpaid August 12th, 1927. On principal, \$83.17, 6% interest on same from September 19th, 1916, \$54.89. Total due and unpaid on above described property, \$2165.47.

ASSESSMENTS AGAINST LOT 8, Block 1, Extended Survey of Springfield, Oregon, as follows:

North A street paving assessed by Ordinance Number 379 to A. J. Perkins and J. W. Machen on January 24th, 1914, balance due and unpaid August 12th, 1927. On principal, \$20.03, 6% interest on same from February 5th, 1914, \$171.52.

Fourth street paving assessed by Ordinance Number 386 to A. J. Perkins and J. W. Machen on February 21st, 1914, balance due and unpaid August 12th, 1927. On principal, \$628.77, 6% interest on same from

February 28th, 1916, \$414.92. Total due and unpaid on above described property, \$1435.34.

That I will on the 24th day of September, 1927, (Saturday) at the hours of Ten o'clock on the forenoon of said day, in front of the Town Hall in Springfield, Lane County, Oregon, sell the above described property to the bidder for cash who offers to pay the assessments, costs, interest and accruing costs and interest thereon, and take a certificate of sale therefor as by law provided.

Dated this August 12th, 1927. J. SMITSON, Town Marshall of the Town of Springfield. Au. 25: Se. 1-8-15-22

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF LANE.

Frank E. Maxey, Plaintiff, vs. Marjorie Neale Maxey, Defendant.

To Marjorie Neal Maxey, 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 four weeks from the date of first publication of this summons, or for want thereof, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: For a decree dissolving the

marriage contract now existing between plaintiff and defendant and for an absolute divorce from defendant.

This summons is published once each week for four consecutive weeks in the Springfield News, a weekly newspaper published at Springfield, Lane County, Oregon, by order of the Hon. C. P. Barnard, County Judge, made on the 16th day of September, 1927.

Date of first publication September 22nd, 1927.

DONALD R. HUSBAND, Attorney for plaintiff, 860 Willamette St., Eugene, Oregon. S 22-29: O 6-13-20:

Dr. Geo. A. Simon

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