

SUMMONS

In the Circuit Court of the State of Oregon, for Morrow County.

T. J. Mahoney, Surviving Trustee of the Trust Estate of J. P. Rhea, an Insolvent Debtor, Plaintiff.

J. P. Rhea, Paul Reisman, D. H. Wilsey, Ed Cluff, John Hughes, Mrs. E. Howard, Oscar Borg and Anna Borg, Executor and Executrix of the Last Will of P. O. Borg, deceased; Mary R. Halvorsen, E. L. Padberg, Lydia E. Ray, Louis J. Padberg, W. H. Padberg, and J. H. Padberg, heirs at law of Henry Padberg, deceased; Chris LeTeller, E. L. Padberg, M. Belle Thompson and Ralph Thompson, heirs at law of J. A. Thompson, deceased; George W. Smith, W. W. Smith, The First National Bank of Heppner, Oregon, a corporation, Pauline Quaid, Ralph Swinburne, heir at law of E. R. Swinburne, deceased; W. T. McNabb, James N. Luper, B. C. Morris, Mary D. McHaley, Trustee for the Beneficiaries under the Last Will of J. H. McHaley, deceased; Fanny Rood, heir at law of Ed Rood, deceased; Nicholas Jonas, A. M. Markham, K. F. Hughes, M. S. Corrigan, J. B. Natter, Jeff Evans, Belle Le Lande, Eva Magrann and C. A. Rhea, Defendants.

To D. H. Wilsey, Lydia E. Ray, Chris LeTeller, George W. Smith, W. W. Smith, Ralph Swinburne, R. C. Morris, Nicholas Jonas, Jeff Evans, and Belle Le Lande, of the defendants above named.

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 in the above entitled suit on or before six weeks from the 23rd day of March, 1920, to-wit: On or before the 5th day of May, 1920, and if you fail to so appear and answer the plaintiff will apply to the Court for the relief demanded in his complaint herein, namely:

The object of this suit is to obtain a decree authorizing the Trustee of the Trust set forth in the complaint herein to sell, mortgage, lease, exchange, improve or otherwise deal with the property embraced in said trust, in accordance with the prayer of said complaint, and more particularly as follows:

The ratification and confirmation of the acts of William Hughes, E. D. Rood and the plaintiff herein, as co-trustees of the trust estate of the defendant, J. P. Rhea, and of the plaintiff herein as surviving trustee of said trust estate, and for authority

to carry out the terms of a certain contract heretofore entered into between the said co-trustees and one Nettie Mason for the sale of the following described lands, belonging to the said trust estate, to-wit:

The West half of the Northwest quarter, the Southeast quarter of the Northwest quarter, and the South half of Section Two, (2); the Southwest quarter of Section One (1); the Southeast quarter of the Northeast quarter and the Northeast quarter of the Southeast quarter of Section Nine (9); The Northeast quarter, the Southwest quarter and the South half of the Northwest quarter of Section Ten (10); the North half of Section Eleven (11); the Northwest quarter of Section Twelve (12); the North half and the Southeast quarter of Section Sixteen (16); in Township Two (2), South Range Twenty-four (24), East Willamette Meridian, containing 2040 acres, all in Morrow County, Oregon.

For the confirmation of the sale of the following described lands to one Lee Slocum, to-wit:

Beginning at the Northwest corner of Southwest quarter of Southwest quarter of Section Twenty-six (26), in Township Two, (2), South Range Twenty-six (26), East Willamette Meridian, running thence South sixteen (16) rods, thence East ten (10) rods, thence North sixteen (16) rods, thence West ten (10) rods to the place of beginning in Johnson's Addition to the Town of Heppner, containing one acre, and North half of Southwest quarter, South half of Northwest quarter, North half of Northwest quarter of Section Twenty-six (26), Township Two (2), South Range Twenty-six (26), East Willamette Meridian, containing 240 acres, all in Morrow County, Oregon.

For authority to sell the securities to be taken on said sale to said Nettie Mason.

For decree of the court fixing and determining the amounts due the respective claimants and the said judgment creditors, and the amount to be paid each thereof pro rata, and fixing and allowing reasonable attorney's fees for the handling of said trust estate and for the bringing of this suit, and for the payment of the costs of this suit, and further decreeing the distribution of the moneys then remaining in plaintiff's hands as such trustee to the respective creditors according to the respective amounts found due them, and further decreeing that said trust estate be closed and settled and the plaintiff discharged as trustee thereof.

and for such other and further orders as may be necessary and proper herein.

This summons is served upon you by publication hereof once a week for a period of six weeks, in the Heppner Herald, a weekly newspaper of general circulation in Morrow County, Oregon, published at Heppner, under and by virtue of an order duly made and entered in this cause, by the Honorable Gilbert W. Phelps, Circuit Judge of the State of Oregon, for Morrow County, and the date of the first publication of this summons is March 23rd, 1920, and the date of the last publication hereof will be May 4th, 1920.

SAM E. VAN VACTOR, Attorney for Plaintiff, Post Office, Heppner, Oregon.

SUMMONS

In the Circuit Court of the State of Oregon, for Morrow County.

T. J. Mahoney, Surviving Trustee of the Trust Estate of C. A. Rhea, an Insolvent Debtor, Plaintiff.

vs.

C. A. Rhea, T. J. Matlock, Emma Welch, Chris LeTeller, Harry Blackman, James Fitz, Oscar Borg and Anna Borg, Executor and Executrix of the Last Will and Testament of P. O. Borg, deceased; The First National Bank of Heppner, Oregon, a corporation, Sarah F. Wall, heir at law of W. F. Wall, deceased; Mable Hughes, M. S. Corrigan, John Marmon, Sybil McSwords, Nicholas Jonas, Ralph Thompson and M. Belle Thompson, heirs at law of J. A. Thompson, deceased; E. F. Day, Fanny Rood, heir at law of Ed Rood, deceased; H. D. Wood, Mary D. McHaley, Trustee for the Beneficiaries under the Last Will of J. H. McHaley, deceased; E. W. Rhea, J. B. Natter, John Hughes, Jeff Evans, A. M. Markham, K. F. Hughes, Pauline Quaid, Ralph Swinburne, sole heir at law of E. R. Swinburne, deceased; Belle Le Lande, George W. Smith, Eva Magrann, Jack Marnett and J. P. Rhea, Defendants.

To Emma Welch, Chris LeTeller, Harry Blackman, John Marmon, Sybil McSwords, Nicholas Jonas, H. D. Wood, Jeff Evans, Ralph Swinburne, Belle Le Lande, George W. Smith and Jack Marnett, of the Defendants above named.

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 in the above entitled suit on or before six weeks from the 23rd day

of March, 1920, to-wit: on or before the 5th day of May, 1920, and if you fail to so appear and answer the plaintiff will apply to the Court for the relief demanded in his complaint herein, namely:

The object of this suit is to obtain a decree authorizing the Trustee of the Trust set forth in the complaint herein to sell, mortgage, lease, exchange, improve or otherwise deal with the property embraced in said trust, in accordance with the prayer of said complaint, and more particularly as follows:

The ratification and confirmation of the acts of William Hughes, E. D. Rood and the plaintiff herein, as co-trustees of the trust estate of the defendant, C. A. Rhea, and for the judgment creditors of the said defendant, C. A. Rhea, and of the plaintiff herein as surviving trustee of said trust estate, and for authority to carry out the terms of a certain contract heretofore entered into between the said co-trustees and one W. H. Padberg for the sale of the following described lands, belonging to the said trust estate, to-wit:

The East half of the Southeast quarter, the Southeast quarter of the Northeast quarter of Section Fourteen (14); The Southeast quarter of Section Twenty-two (22), the South half of the Northeast quarter, the East half of the Southwest quarter, the Northwest quarter of the Southwest quarter, the Southwest quarter of the Northwest quarter, the Northwest quarter of the Northwest quarter, Southeast quarter of the Northwest quarter and the Northwest quarter of the Southeast quarter of Section Twenty-four (24); the West half and the West half of the Southeast quarter and the Northeast quarter of the Northeast quarter of Section Twenty-five (25); all in Township Two (2), South Range Twenty-four (24), the North half of the Northwest quarter, the Northeast quarter, the Northeast quarter of the Southeast quarter, the South half of the Southeast quarter, the North half of the Southwest quarter, the Southwest quarter of the Southwest quarter, Lot Two (2); the Southeast quarter of the Northwest quarter, the Northwest quarter of the Southeast quarter of Section Thirty (30); the East half of the Northwest quarter, the Northeast quarter, the North half of the Southeast quarter of Section Thirty-one (31), in Township Two (2), South Range Twenty-five (25), East Willamette Meridian, in Morrow County, Oregon.

For authority to sell and convey for the best sum or sums obtainable the following described lands belonging to said trust estate, to-wit:

The East half of the East half of Section Twenty-eight (28), the Southeast quarter of the Southwest quarter of Section Twenty-eight (28), the West half of the Northwest quarter, the Northeast quarter of the Northwest quarter of Section Thirty-three (33), in Township Four (4), South of Range Twenty-eight (28), all East of the Willamette Meridian, in Morrow County, Oregon; also the South six feet of the North half of Lot Ten (10) in Block Seven (7), all of Lots Eleven (11) and Twelve (12) in Block Seven (7), the South six feet of the North half and the South half of Lot Thirteen (13) in said Block Seven (7), and Lot One (1) in Block Fourteen (14) of the original Town of Heppner, Morrow County, Oregon; also Lots Eleven (11), Twelve (12), Thirteen (13), Fourteen (14), Fifteen (15), and Sixteen (16), in Block Two (2), in the Town of Ione, Morrow County, Oregon.

For authority to sell the securities to be taken on said sale.

For decree of the Court fixing and determining the amount due the respective claimants and the said judgment creditors, and the amount to be paid each thereof pro rata, and fixing and allowing reasonable attorney's fees for the handling of said trust estate and for the bringing of this suit, and for the payment of the costs of this suit, and further decreeing the distribution of the moneys then remaining in plaintiff's hands as such trustee to the respective creditors according to the respective amounts found due them, and further decreeing that said trust estate be closed and settled and the plaintiff discharged as trustee thereof, and for such other and further orders as may be necessary and proper herein.

This summons is served upon you by publication hereof once a week for a period of six weeks, in the Heppner Herald, a weekly newspaper of general circulation in Morrow County, Oregon, published at Heppner, under and by virtue of an order duly made and entered in this cause, by the Honorable Gilbert W. Phelps, Circuit Judge of the State of Oregon for Morrow County, and the date of the first publication of this summons is March 23rd, 1920, and the date of the last publication hereof will be May 4th, 1920.

SAM E. VAN VACTOR, Attorney for Plaintiff, Post Office, Heppner, Oregon.

NOTICE OF FINAL ACCOUNT

Notice is hereby given that H. A. Noyes, executor of the Last Will and Testament of Millie Whitten Berwick, deceased, has filed his final account with the Clerk of the County Court of the State of Oregon, for Morrow County, and that said Court has set as the time and place for the hearing of objections to and the settlement of said account, Monday, the third day of May, 1920, at the hour of two o'clock P. M., of said day, at the Court room of the said Court in Heppner, Oregon.

This notice is published by order of the said Court made and entered on the 30th day of March, 1920.

H. A. NOYES, Executor. 41tf

F. H. ROBINSON ATTORNEY AT LAW Main Street Ione, Oregon

VAUGHAN & BUTLER DENTIST Permanently located in Oddfellow's Building Heppner, Oregon

DR. A. D. McMURDO PHYSICIAN & SURGEON Telephone 122 Office Patterson's Drug Store Heppner, Oregon

WOODSON & SWEET ATTORNEYS-AT-LAW Heppner, Oregon

MAKES FOR BEAUTIFUL CITY

That Citizens Take Interest in Horticulture is Always an Asset to the Community.

When the publisher of a newspaper in any town is interested in horticulture the people are encouraged to make their homes attractive, and the result is a beautiful city, remarks the New York Times. A newspaper of that kind is a valuable asset to any community.

In the Allentown (Pa.) Leader, a report is given of the bulb planting in the city parks, where next spring there will be eleven tulip beds, which have just been planted with thousands of bulbs.

Charles Ziegenfus, a leading business man, has planted more than 6,000 tulip bulbs. Last spring his show of tulips was worth going miles to see and next year the beds will be more gorgeous than ever. Mr. Ziegenfus has planted this season the rarest and most beautiful varieties obtainable.

R. J. Butz, president of the National bank, has made extensive bulb plantings. So also has Col. Young and Mrs. Koch.

Edward A. Kristman, who has won many prizes with his dahlias, will plant more than 4,000 tubers early next spring.

Flower lovers who motor through Allentown will find the tulip beds a sight worth seeing and in the autumn the dahlia beds of Mr. Kristman will make a wonderful show.

The efforts of George Roth, publisher of the Leader, to make his town a show place are appreciated by the citizens, as shown by their co-operation.

PECAN TREES ALONG ROADS

Georgia Landowners' Association Agrees to Furnish Them, if Proper Care is Guaranteed.

The attention of the department of agriculture officials has been attracted by the offer of the Georgia Landowners' association to furnish pecan trees for planting on both sides of one mile of permanent hard surface road in the first county in the state that agrees to take care of the trees. This is somewhat in line with the reforestation and good roads movements in the southern states recently started.

"It is hoped," says F. H. Abbott, manager of the Georgia association, in a communication received here, "that this suggestion will result in bordering every mile of permanent highway in Georgia with trees that will be useful as well as ornamental. I believe that the example of the first county will quickly be followed by other counties, and see no reason why a similar plan should not be adopted in other states. The trees for bordering the Georgia roads will be furnished the association by J. J. Wright of Cairo, Ga., one of the largest pecan growers in the South and a member of the board of control of the organization.

When Pruning Trees.

Shade trees may be pruned any time between the fall of the leaves and early spring before growth begins. Boxelder and maple trees are apt to "bleed" if pruned after the last of February.

Do not leave long stubs but cut close above a side branch when pruning large limbs. Try to avoid leaving upright forks or crotches which are apt to split apart and injure or ruin the tree later. Long, slender branches should be shortened, if retained, so as

DR. HAROLD C. BEAN PHYSICIAN and SURGEON Heppner, Oregon, Permanently Located Odd Fellows Building Office Phone 762 Residence 528

WE HANDLE NORMAN'S ICE CREAM BEST IN THE WORLD WHY NOT TAKE A BUCKET HOME? McAtee & Aiken

to encourage greater stiffness and resistance to wind and the weight of wet snow. Of course, the natural characteristics of the tree should be taken into account in pruning and no attempt be made to greatly alter the natural form of the tree. Evergreens are seldom pruned but appear best when permitted to retain their lower branches close to the ground.—B. O. Longyear, Colorado Agricultural College, Fort Collins, Colo.

Resolve to Set Out a Tree. A tree, if properly tended and protected, will live for many years. It will even outlast some man-made monuments. What can be more inspiring than the thought that a century hence that tree planted yesterday will be noted by the American people visiting this city, bearing its appropriate tablet? If in every city in this country such a tree were planted now, generations to come, numbering millions upon millions, would note, observe and appreciate the sentiment. And meanwhile the tree itself will be a thing of beauty and afford shade and comfort. Let there be more tree planting in the name of America's heroes!

Beauty of the Playgrounds. Money spent in ornamental planting of trees and shrubs about the country school is money well spent. The results of the early training the boys and girls receive in practical and ornamental values of planting of shrubs and trees will be shown in the homes of the children. Later on more of the homes of those who remain in the community will be benefited in being more beautiful places in which to live and the value of the real estate will be materially increased.

Captain of Industry at Three. Little Edward is just 3 years old, but "going on 4." He is very fond of his grandmother's home and often is a young visitor. His last call was last Sunday afternoon. Grandmother, who had been taking a nap, was a bit late coming downstairs to greet her favorite guest. She found him cuddled up in the big easy chair in front of the fireplace. Edward smiled as she stooped to kiss him, but, boylike, that was about the only sign of affection from him. "Get up, dear," urged Edward's mother, "that's grandmother's chair." "No, it isn't," asserted the young man. "I beat her to it."

Possible Restraint. "There is a great deal of danger in all this socialistic literature." "I suppose so," replied the man who is exasperatingly tranquil. "And yet if a man would take the trouble to read and understand all that has been written about socialism before embarking in business as a 'red,' he'd be entirely too old to participate in any active demonstrations."

Do Away With the Billboard. Signboards more than ever are becoming a nuisance on account of their increasing size and number. Our road-sides are boarded up with great signs in flashy colors. Just as a traveler along roadways reaches a point where a fine view is expected a glaring sign completely obstructs the view. It is exasperating to have a merchant intrude and force attention to his business on an individual at a time and place where it is not wanted. No good salesman conducts himself in this manner.—Exchange.

Gilliam & Bisbee

Can cut down your high cost of living by selling you

A Sharpless or a Primrose Cream Separator that will save all the Cream

A Surehatch Incubator that will Hatch the Chickens while the Hen Lays the Eggs

An Electric or a Hand Power Washing Machine that keeps the Laundry bills at home

A Perfection Oil Cook Stove that lessens the fuel expense

A Torrington Electric Sweeper that makes House Cleaning a Pleasure

Come in and see these machines. All sold on a positive guarantee. Your money refunded if not satisfied

Gilliam & Bisbee