

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.

vs. J. P. Rhea, Paul Reitman, D. H. Wiley, 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. Halverson, E. L. Padberg, Lydia E. Ray, Louis J. Padberg, W. B. 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, R. C. Morris, Mary D. McHaley, Trustee for the Beneficiaries under the Last Will of J. H. McHaley, deceased; Fanny Road, heir at law of Ed Road, 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. Wiley, 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. Road 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 Sloeum, 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 McSwains, Nicholas Jonas, Ralph Thompson and M. Belle Thompson, heirs at law of J. A. Thompson, deceased; E. F. Day, Fanny Road, heir at law of Ed Road, 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 McSwains, 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. Road 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, the 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), 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) and the South 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.



CLEAR SNOW FROM HIGHWAYS

Motortrucks Given Passageway for Carrying Coal and Various Other Supplies.

In an effort to keep all lines of supply open for uninterrupted traffic during the winter months, and to thus aid in minimizing the discomforts of the public, an appeal is going out to highway authorities throughout the country where snowfall is heavy, to keep the roads clear of snow.

Emphasis is placed upon the fact that the transportation of coal and other fuel is more important in winter than in summer, and that it is equally as important to keep rural



Road Cleared for Passage of Motor Trucks.

mail routes and main market roads free from snow as it is to keep railroad tracks clear.

Officials connected with highway work anticipate a prompt response to this appeal. They report a decided increase in the interest of the public on this matter of prompt removal of snow from highways, not only to meet the necessity of keeping all sources of supply and communication in effective operation, but as a means of protecting the public's investment in roads.

If there were little or no demand for traffic during snow weather, highway authorities state the cost of snow removal would be justified. Snow melting on the roadbeds tends to soften the subgrade and loosens the base under the wearing surface. Evidence of these damages may be seen after heavy snows in the late winter and early spring.

When snow is not removed on trunk highways, traffic gradually breaks its way through when thaw begins. The traffic will create one or two sets of ruts or tracks. The constant tracking in the same rut produces disastrous results to the road surface, making repairs difficult and expensive.

ACTIVITY IN HIGHWAY WORK

Up to July 1, 1919, State Bonds Aggregating \$224,800,000, Had Been Authorized.

Aside from money to be used cooperatively under the federal aid road act, aggregating nearly \$380,000,000, some states will expend large sums, and their several subdivisions will provide large additional amounts.

"It is interesting to note that up to July 1, 1919," says the secretary of agriculture in his annual report, "state bond issues aggregating \$224,800,000 had been authorized and approved by popular vote and that provision has been made for voting next year on proposals for the issuance of additional state road bonds to the extent of approximately \$314,000,000. During the present and the next fiscal year there will be made available for road improvement at least \$1,000,000,000. Certainly few laws, if any, have produced greater results, either in terms of expenditures for a good purpose or in terms of helpful legislation and machinery than the federal aid road act. It seems clear, in the circumstances, that the principal limiting factors in the 1920 program will be those of rail transportation for, and production of, suitable road materials, the contractors' organizations available, and the labor supply."

SENTIMENT FOR BRICK SEEN

Adherents of This Type Claim Defects Are Caused by Poor Concrete Foundation.

During the last couple of years there has been a growing sentiment for construction of brick pavements on bituminous foundations. The adherents of this type claim that some of the defects of the brick pavement are caused by the defect in the concrete foundation. They claim that the bituminous base would be more resilient.

NOTICE OF BOND SALE

Sealed bids will be received until the hour of 10 o'clock A. M., the 15th day of May, 1920, and immediately thereafter publicly opened by the County Court of Morrow County, Oregon, at the office of said Court in the County Court House in the City of Heppner, Oregon, for the purchase of bonds of said County, issued for the building of permanent roads therein in the sum of \$20,000, same being in denominations of \$1000 each, numbered 181 to 200 inclusive, said bonds to bear date November 1, 1919, and to mature absolutely without option of prior redemption November 1, 1929, said bonds to bear interest at not to exceed 5 1/2 per cent per annum, payable semi-annually on May and November first, principal and interest payable in United States gold coin at the office of the County Treasurer or at the Fiscal Agency of the State of Oregon in New York City.

Said bids must be accompanied by a certified check for 5 per cent of the face value of the bonds bid for and must be unconditional.

The approving legal opinion of Messrs. Teal, Minor & Winfree of Portland, Oregon, will be furnished the successful bidder.

The Court reserves the right to reject any or all bids. The assessed valuation of the taxable property of the County is \$14,046,730.54.

J. A. WATERS, Clerk.

51-54

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.

47-51 H. A. NOYES, Executor.

NOTICE OF FINAL SETTLEMENT

Notice is hereby given that the undersigned, Administrator of the Estate of Nancy Ellen Ayers, deceased, has filed his Final Account in the County Court of Morrow County, Oregon, and that Wednesday, the 19th day of May, 1920, at the hour of 10 o'clock in the forenoon of said day, and the County Court Room in the County Court House at Heppner, Morrow County, Oregon, is the time and place set for the proving of said account and the hearing of objections thereto, and the settlement thereof.

SAM E. VAN VACTOR, Administrator of the Estate of Nancy Ellen Ayers, Deceased. 51-53

DR. HAROLD C. BEAN

PHYSICIAN and SURGEON Heppner, Oregon. Permanently Located Odd Fellows Building Office Phone 702 Residence 528

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