

Legal Notices

SUMMONS Equity No. 6887

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR THE COUNTY OF UMATILLA

Tum-A-Lum Lumber Company, a corporation, Plaintiff

vs.

- 1. Frank E. LaDow
2. Louis M. LaDow, and
3. Fay LaDow, his wife,
4. Catherine Baker
5. Eva Shurtum, and
6. Melvin E. Shurtum, her husband
7. Helen May Wilson, and
8. Robert A. Wilson, her husband
9. Ida Catlin
10. Harriette E. Burke, and
11. E. J. Burke, her husband
12. Edna E. Nelson
13. Charles Sturm
14. Joseph Sturm
15. Clifford Sturm
16. Jack Sturm
17. "The unknown heirs of Lizzie Sturm, deceased"
18. Wynne A. Spicer, and
19. Nellie Spicer, his wife
20. Gratia I. Pratt, and
21. Everett Pratt, her husband
22. Mary E. Spicer
23. Leslie William Spicer
24. Hal Andrew Spicer
25. Emma Spicer
26. "The unknown heirs of Leslie V. Spicer, deceased"
27. "The unknown heirs of John W. Luhrs, deceased"
28. Glenn M. Luhrs, and
29. Nellie Luhrs, his wife
30. Louisa Watson McCarthy, and
31. Eugene F. McCarthy, her husband
32. Ruth Watson Graham, and
33. Hugh E. Graham, her husband
34. Jesse M. Watson
35. Elsie Watson Harris, and
36. Wm. Stewart Harris, her husband
37. Spokane Flour Mills, a corporation
38. Charles Berg, and
39. Jane Doe Berg, his wife
40. "The unknown heirs of Charles Berg, deceased"
41. "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: Frank E. LaDow, Catherine Baker, Helen May Wilson and Robert A. Wilson, her husband, Clifford Sturm, "The unknown heirs of Lizzie Sturm, deceased", Leslie William Spicer, Hal Andrew Spicer, "The unknown heirs of Leslie V. Spicer, deceased", "The unknown heirs of John W. Luhrs, deceased", Louisa Watson McCarthy and Eugene F. McCarthy, her husband, Ruth Watson Graham and Hugh E. Graham, her husband, Jesse M. Watson, Elsie Watson Harris and Wm. Stewart Harris, her husband, Spokane Flour Mills, a corporation, Charles Berg and Jane Doe Berg, his wife, "The unknown heirs of Charles Berg, deceased", 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.

IN THE NAME OF THE STATE OF OREGON

You and each of you by order of publication of the above entitled Court are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause within four (4) weeks from the date of the first publication of this summons and on or before the date of last publication of this summons, and you will take notice that if you fail to appear and answer or plead within that time, for want thereof, the plaintiffs will apply to the Court for the relief prayed for and demanded in said complaint, to-wit:

That the plaintiff is the owner in fee simple absolute of the following described property located in Umatilla County, State of Oregon, to-wit:

TRACT I:

A portion of Lots 4, 5 and 6 in Block "A" of South Pendleton; and all of Block "A" in the Reservation Addition to the Town, now City, of Pendleton, Umatilla County, Oregon, called Tract I, and being more particularly described as follows:

Beginning at a point on the Southerly line of Lot 6 in Block "A" of South Pendleton: said point being 96.6 feet Northwesterly from the Southwesterly corner of said Block "A", and on the Southeasterly right-of-way line of the Northern Pacific Railway Company; thence North 22 degrees 46 minutes East along said right-of-way line 142.9 feet to the Easterly line of Lot 4 in said Block "A" to a point South 23 degrees 36 minutes East a distance of 1.4 feet from the Northwesterly corner of said Lot 4; thence South 23 degrees 36 minutes East 98.6 feet to the Southeasterly corner of said Block "A" in the Reservation Addition; thence South 66 degrees 24 minutes West 103.4 feet to the point of beginning.

Excepting therefrom all existing rights of way now in use for railroad purposes.

TRACT II:

The following property called Tract II and described as follows: Lots "J" and "K" in fractional Block opposite College Block and South of S. E. Dorion Avenue (formerly Alta Street) in the Original Town, now City, of Pendleton.

Excepting therefrom all existing rights-of-way now in use for railroad purposes. Also, all of Lots 1, 2, 7 and 8, and that portion of Lot 3, herein after described, and also that portion of Lots 4, 5 and 6 lying North and Westerly of that tract of land deeded to the Northern Pacific

Railway Company for railroad purposes: all in Block "A" South Pendleton, and more particularly described as follows:

Beginning at the Northeast corner of Lot "K" in fractional Block opposite College Block; thence South 66 degrees 24 minutes West along S. E. Dorion Avenue (formerly Alta Street), 100 feet to the Northwest corner of Lot "J"; thence South 23 degrees 36 minutes East, 200 feet to the Northeast corner of Lot 8, Block "A", South Pendleton; thence South 66 degrees 24 minutes West 100 feet to the Northwest corner of Lot 8; thence South 23 degrees 36 minutes East 150 feet to the Southwesterly corner of Block "A"; thence North 66 degrees 24 minutes East along the South line of said Block "A", 70.5 feet to the Northwesterly right-of-way line of the Northern Pacific Railway Company's spur track; thence North 22 degrees 46 minutes East along said right-of-way line 178.91 feet to a point on the Easterly line of Lot 3, said point being 23.45 feet Northwesterly from the Southeast corner of said Lot 3; thence North 23 degrees 36 minutes West 220.55 feet to the point of beginning.

Excepting therefrom all existing rights of way now in use for railroad purposes.

TRACT III:

A triangular tract of land in the Southeast corner of Lot 3, Block "A", South Pendleton, called tract III and more particularly described as follows: Beginning at the Southeast corner of Lot 3, Block "A", South Pendleton; thence South 66 degrees 24 minutes West 24.6 feet; thence North 22 degrees 46 minutes East 34.01 feet to the Easterly line of said Block "A"; thence South 23 degrees 36 minutes East 23.45 feet to the point of beginning.

Excepting therefrom all existing rights-of-way now in use for railroad purposes.

TRACT IV:

The Westerly Half of vacated S. E. Fifth (formerly Vincent) Street adjoining Lot "K" and Lots 1 and 2 in Block "A", South Pendleton lying Northerly of a line 169 feet North and parallel to the Northerly line of S. E. Emigrant Avenue (formerly Webb Street) called tract IV and more particularly described as follows:

Beginning at a point on the Easterly line of Block "A", South Pendleton, 169 feet Northerly of the Northerly line of S. E. Emigrant Avenue (formerly Webb Street); thence Northeasterly at right angles to the East line of said Block "A", 39 feet to the center of vacated S. E. Fifth (formerly Vincent) Street; thence at right angles Northwesterly 181 feet along the said center line to the Southerly line of S. E. Dorion Avenue (formerly Alta Street); thence Southwesterly 30 feet to the Northeast corner of Lot "K", Original Town, now City, of Pendleton; thence Southeasterly 181 feet to the point of beginning.

Excepting therefrom all existing rights-of-way now in use for railroad purposes.

TRACT V:

A parcel of land described as tract V and beginning at a point on the Easterly line of Block "A", South Pendleton, 169 feet Northwesterly from the Northerly line of S. E. Emigrant Avenue (formerly Webb Street); thence North 66 degrees 24 minutes East 30 feet to the center of vacated S. E. Fifth (formerly Vincent) Street; thence South 23 degrees 36 minutes East 32 feet, more or less, to the Southerly right-of-way line of the W. S. Byers spur track; thence Southwesterly along the Southerly right of way line to a point on the Easterly line of said Block "A"; South 23 degrees 36 minutes East 40 feet from the Northeast corner of Lot 3 in said Block "A"; thence Northwesterly along said Easterly line to the point of beginning.

Excepting therefrom all existing rights of way, now in use, for railroad purposes and also excepting therefrom an easement for egress and ingress as shown in deed recorded in Book 106 at Page 155 of the deed records of Umatilla County, Oregon.

TRACT VI:

A parcel of land described as Tract VI and beginning at the Southwest corner of Lot 9, Block "J", South Pendleton; thence North 23 degrees 36 minutes West along the Westerly line of said Block "J", 59.6 feet to the Southeasterly right of way line of the Northern Pacific Spur track; thence North 22 degrees 46 minutes East along the said Southeasterly right of way line 58.5 feet to the Southerly line of S. E. Emigrant Avenue (formerly Webb Street); thence North 66 degrees 24 minutes East along the Southerly line of said S. E. Emigrant Avenue (formerly Webb Street) 137.7 feet; thence South 23 degrees 36 minutes East, parallel and 20 feet distant Southwesterly from the Easterly line of Block "J" in the Reservation Addition to the Town, now City, of Pendleton, 100 feet to the Southerly line of Lot 2 in said Block "J"; thence South 66 degrees 24 minutes West along the Southerly line of Lot 2 in Block "J", Reservation Addition to the Town, now City, of Pendleton, and along the Southerly line of Lots 2 and 9 in Block "J" of South Pendleton, 180 feet to the point of beginning.

Excepting therefrom all existing rights of way now in use for railroad purposes.

TRACT VII:

A parcel of land described as tract VII and beginning at the Northeast corner of Block "J" in Reservation Addition to the Town, now City, of Pendleton; thence South 66 degrees 24 minutes West along the Northerly line of said Block "J", 20 feet; thence South 23 degrees 36 minutes East 100 feet along the line parallel to the

Easterly line of said Block "J" to the North line of Lot 3 in said Block "J"; thence South 66 degrees 24 minutes West 180 feet along the Southerly line of Lot 2, Block "J" in Reservation Addition and Lots 2 and 9, Block "J" of South Pendleton, to the Westerly line of Block "J" of South Pendleton; thence South 23 degrees 36 minutes East 227.56 feet along the Easterly line of S. E. Fourth Street (formerly College Street) to the center line of the O. W. R. & N. Co.'s spur track; thence along the center line of said spur track to the left (the long chord of which bears North 21 degrees 31 minutes East 305.3 feet) to intersect parallel to and 15 feet distant Easterly from the Easterly line of Block "J" in said Reservation Addition; thence North 23 degrees 36 minutes West 84.79 feet along said line parallel to and 15 feet distant from the Easterly line of Block "J" to the South line of the N. P. spur track right of way; thence North 86 degrees 39 minutes West along the said spur track right of way 15.99 feet to the Easterly line of said Block "J"; thence North 23 degrees 36 minutes West 20.9 feet along said Easterly line of Block "J" to the point of beginning.

Excepting therefrom all existing rights of way now in use for railroad purposes.

TRACT VIII:

A tract of land in Block "J" and in Block 71 in the Reservation Addition to the Town, now City, of Pendleton; and portions of S. E. Fifth Street (formerly Vincent Street), now vacated, and called tract VIII and described as follows:

Beginning at the Southwest corner of Block "J" in the Reservation Addition to the Town, now City, of Pendleton; thence North 23 degrees 36 minutes West 22.44 feet to the center line of the O. W. R. & N. Co.'s spur track; thence on a curve to the left (the long chord of which bears North 18 degrees 02 minutes East 391.1 feet) to a point on the Westerly line of Block 71 in the Reservation Addition to the Town, now City, of Pendleton, 35.0 feet Southwesterly from the Northwest corner of said Block 71; thence South 23 degrees 36 minutes East 11.5 feet; thence on a curve to the right and parallel with the center line of the O. W. R. & N. Co.'s spur track to a point on the Easterly line of said Block "J"; said point being located 144 feet Southeastly from the Northeast corner of said Block "J"; thence South 15 degrees 07 minutes West 58.25 feet; thence South 73 degrees 44 minutes West 72.32 feet; thence Southerly at right angles 39.18 feet; thence Easterly at right angles 29.68 feet to a point on the Westerly line of said Block 71; thence South 23 degrees 36 minutes East 8.41 feet to the Northwest corner of Lot 9 in Block 71; thence North 66 degrees 24 minutes East 80 feet; thence South 23 degrees 36 minutes East 100 feet; thence South 66 degrees 24 minutes West 340 feet to the point of beginning.

Excepting therefrom a triangular tract of land in the northeasterly part thereof, described as follows: Beginning at a point on the Westerly line of said Block 71 and 46.5 feet Southeastly from the Northwest corner of said Block; thence North along said Westerly line of said Block 11.5 feet to the center of the Northern Pacific Spur track right of way; thence on a curve to the right (the long chord of which bears South 18 degrees 02 minutes West 391.1 feet) to a point on the Southerly right of way line of said Spur track (said point also being on the Northerly boundary line of the tract of land described in this complaint as tract number Nine); thence Southeasterly to the point of beginning of this description.

Also, excepting therefrom all existing rights of way now in use for railroad purposes.

TRACT IX:

A tract of land lying in vacated S. E. Fifth (formerly Vincent) Street in the City of Pendleton, called Tract IX and more particularly described as follows: Beginning at the Northeast corner of Lot 1 in Block "J" of the Reservation Addition to the Town, now City, of Pendleton; thence North 66 degrees 24 minutes East 15 feet; thence South 23 degrees 36 minutes East 18.4 feet to the point of beginning for this description; thence South 23 degrees 36 minutes East 92.79 feet to the center line of the O. W. R. & N. Co.'s spur track; thence on a curve to the left and along the said center line to a point on the Westerly line of Block 71 in said Reservation Addition, 35.0 feet Southeastly from the Northwest corner of said Block 71; thence North 86 degrees 39 minutes West, 47.96 feet to the point of beginning.

Excepting therefrom the Northerly 7.5 feet.

Also excepting therefrom all existing rights of way now in use for railroad purposes.

All the foregoing nine tracts being in the County of Umatilla, and State of Oregon.

Together with all and singular the tenements, hereditaments, and appurtenances thereunto belonging or in any way appertaining to said nine tracts, free from any right, title, estate, lien, interest or claim of the defendants or any of them, and for a further decree of the Court that none of the defendants have any right, title, estate, lien, interest or claim in the said property; and that the defendants and each of them, their heirs and assigns, be perpetually restrained and enjoined from asserting or claiming any right, title, estate, lien, interest or claim in said property or any portion thereof adversely to the plaintiff herein, and that each of the defendants herein set forth by answer the nature and character of any right, title, estate, lien, interest

or claim claimed by him, her or it in or to said premises, and that plaintiff have such other and further relief as may seem proper in equity.

This summons is served upon you by publication thereof for four (4) successive and consecutive weeks in the weekly edition of the Hermiston Herald, a weekly newspaper printed and published in Hermiston, Umatilla County, Oregon, being the time prescribed by the order of publication of the Honorable Calvin L. Sweek, Judge of the above entitled Court, which order was made and entered on the 23rd day of December, 1941, and which order specified that the date of the first publication of this summons be on the 25th day of December, 1941.

RALEY, KILKENNY & RALEY, Attorneys for Plaintiff. Post Office Address: Pendleton, Oregon. (Dec. 25-Jan. 22)

NOTICE OF HEARING UPON FINAL REPORT

IN THE COUNTY COURT OF THE STATE OF OREGON FOR UMATILLA COUNTY

In the Matter of the Estate of Peter E. Hall, Deceased.

NOTICE IS HEREBY GIVEN that the undersigned administrator of the estate of Peter E. Hall, deceased, has filed his final account with the Clerk of the above entitled Court and that the Judge of said Court has made an order herein designating Saturday, the 24th day of January, 1942, at 10 o'clock A. M. as the time, and the rooms of the above entitled Court in the County Court House, Umatilla County, Oregon, as the place for hearing of objections or exceptions to such final account and report and the settlement hereof.

Dated December 24, 1941. ALFRED A. HALL, Administrator of the Estate of Peter E. Hall, deceased. (Dec. 25-Jan. 28)

LAND SALE NOTICE

NOTICE IS HEREBY GIVEN, That the undersigned, Sheriff of Umatilla County, Oregon, by virtue of an order duly made and entered herein by the County Court of Umatilla County, Oregon, on the 21st day of November, 1941, will, on the 30th day of December, 1941, at the hour of 10 o'clock in the forenoon, sell to the highest bidder for cash at the front door of the Umatilla County Court House, Pendleton, Oregon, subject to a minimum price of \$250.50 therefor, to be paid in cash, at the time of sale; the following described parcel of land, heretofore by Umatilla County, Oregon, acquired for delinquent taxes, to-wit:

Tax No. 1 Section 28, Township 4, North Range 29, E.W.M. Tax No. 8 Section 28, Township 4, North Range 29, E.W.M.

R. E. GOAD, Sheriff of Umatilla County. -Nov. 27-Dec. 25

CITATION

In the County Court of the State of Oregon for Umatilla County.

In the Matter of the Estate of James Gannon, deceased.

To the unknown heirs of James Gannon, deceased, and to all persons interested in the estate of said James Gannon, deceased:

IN THE NAME OF THE STATE OF OREGON:

You and each of you are hereby cited and required to appear in the above entitled court and matter within 28 days from the date of the first publication of this citation to show cause if any you have, or if any exist, why an order should not be made authorizing, empowering and directing W. J. Warner, as administrator of the estate of the above named, James Gannon, deceased, to sell the following described real property of said estate at private sale for cash, to-wit:

Tax No. 1 in Section 10 in Township 4 North of Range 28 East of the Willamette Meridian and more particularly described as follows:

Beginning at a point 30 feet South and 187.5 feet West from the Southwest corner of the Northeast Quarter of the Southeast Quarter of Section 10 in Township 4 North of Range 28 East of the Willamette Meridian in Hermiston in Umatilla County, Oregon, and running thence South 300 feet; thence West 157.5 feet; thence North 300 feet; thence East 157.5 feet to the place of beginning.

This citation is served upon you by publication thereof for four weeks by order of Honorable Carl W. Chambers, Judge of the above entitled court, which said order was made and dated November 29, 1941, and the date of the first publication of this citation is December 4, 1941.

Witness the Honorable Carl W. Chambers, Judge of said County Court, with the seal of said County Court affixed at Pendleton in Umatilla County, Oregon, this 1st day of December, 1941. (SEAL)

MRS. E. B. CASTEEL, Clerk of said Court. Dec. 5-Jan. 1

LAND SALE NOTICE

NOTICE IS HEREBY GIVEN, That the undersigned, Sheriff of Umatilla County, Oregon, by virtue of an order duly made and entered herein by the County Court of Umatilla County, Oregon, on the 21st day of November, 1941, will, on the 30th day of December, 1941, at the hour of 10 o'clock in the forenoon, sell to the highest bidder for cash at the front door of the Umatilla County Court House, Pendleton, Oregon, subject to a minimum price of \$396.00 therefor, to be paid in cash, at the time of sale; the following described parcel of land, heretofore by Umatilla County, Oregon, acquired for delinquent taxes, to-wit:

Lot 2, (NW NE) and Lot 3, less W 21 1/4 acres, Section 4, Township 4, North Range 28, E. W. M.

R. E. GOAD, Sheriff of Umatilla County. -Nov. 27-Dec. 25

The SPUR of the Moment A CHRISTMAS EPISODE by J.A. WALDROD

EVERYBODY except confirmed bachelors and spinsters from choice is interested in domestic phenomena. And the marital happiness of others is a matter of wonder and inquiry on the part of matrimonial parties who have missed it.

The Vanners—Rose and John—had been married two years and had lived at a hotel all of that period except the weeks devoted to honeymoon travel. They were happy, and this state in a hotel is unusual with married pairs for any considerable period.

After Mrs. Vanner's women friends had discussed the matter among themselves without solution one of them had bold to ask her about it. "A man and a woman can be happy anywhere if they are in love with each other and if they are truthful—absolutely truthful—with each other," was Mrs. Vanner's explanation.



"Merry Christmas," she cried.

a poker game. They are all 'alones' and live at the club. I think I can make a date for Christmas eve with them.

"But you wouldn't go into the game as a regular thing, dear?" "Oh, no!"

"Isn't poker a gambling game?" "No more a gambling game than bridge, Rose."

"Shall you play late?" "I shall probably be home by midnight."

"Well, we shall play but four rubbers. No doubt I'll be in bed and asleep when you come in. Just go to your room, and we'll see which of us wishes 'A Merry Christmas' first in the morning."

And so it was planned. The Vanners had dinner together at the hotel, as usual. Then Vanner went off to the Sojourners' club, and Mrs. Vanner started to drum up her trio of bridge devotees. But her plan did not carry. One of the women was suddenly called out of town, and another became just ill enough to eliminate the game.

Mrs. Vanner finished a novel she was reading and went to bed. She was always a sound sleeper until very early in the morning.

The Sojourners' club bunch were amazed at Vanner's luck at poker. At midnight he had most of the chips, and in decency he had to play on. At 4 a. m. he insisted upon cashing in and started wearily for his hotel. He wished there might be some way to keep the knowledge of this innocent delinquency from Mrs. Vanner.

He got to his room in the hotel safely. Apparently Mrs. Vanner was slumbering peacefully in her room. He shed his coat and vest and was at work on his collar when he saw Mrs. Vanner at his door with a wrap over her night robe.

"Merry Christmas!" she cried. "Merry Christmas, dear!" he responded. The chimes of a neighboring cathedral rang out, foretelling the early Christmas service.

"But why are you dressing so early, John?" she asked.

Vanner suddenly became wide awake. "Oh, I thought it would be a treat to go over to the cathedral and hear the wonderful music," he replied.

"Of course you were going to call me to go!" "Of course, honey!" Vanner yawned audibly. "Run along and dress."

Five Simple Rules for Making Good Pictures

Anyone from a 12 year old schoolboy to an octogenarian can make good negatives, reports Hillary G. Bailey, F.R.P.S., in Popular Photography magazine. It is just a matter of following the rules laid down for developing procedure.

FIRST—Read the instructions which the manufacturer supplies with each package. These instructions describe proper manipulation for that particular type of film.

SECOND—Use reasonably fresh developer. Keep track of age and deterioration rate of your solutions. Stay on the conservative side in favor of freshness. Chemicals are cheaper than films.

THIRD—Be fussy about using a thermometer. All solutions should be kept as near as possible to a temperature of 65 degrees Fahrenheit.

FOURTH—Use a clock to time development. Too short development reduces contrast, and too long increases it.

FIFTH—Standardize on a method of agitation. The average worker does this in tray developing by keeping the solution moving with a non-directional rocking motion. But with tank development, it is easy to shake or jiggle the tank three times during development on one occasion, and on the next, shake it six times. The result is that the contrast and density of the negative agitated six times is greater than the one agitated three times. If consistent results are expected, this factor absolutely must be standardized.

Deaf Persons Learn to Hear Through Toes, Teeth

Through your toes, your teeth, or even your funny bone, you can learn to hear.

And a score of men and women afflicted with deafness had proved it at the University of Southern California, where they were "guests" at the nation's first class in rehabilitation of the hard of hearing.

Under the direction of Dr. B. V. Morkovin, noted psychologist and scientist, they learned to use a scientific mechanism known as the Phipps unit, which transmits sounds on the principle of bone induction.

"Through development of the other senses we teach the various methods by which the deaf can adjust themselves to their condition and be compensated for their weak hearing," said Dr. Morkovin, inventor of the technique of using motion pictures to aid in teaching lip reading.

As an expert on hearing, the professor noted that 50 per cent of the soldier and civilian casualties in bomb-torn cities suffer either total or partial loss of hearing from the shattering concussion.

"That's why our work even has its national defense side," he explained. "Should a similar situation come to pass here, we would be able to alleviate suffering by teaching the war deaf literally to feel in their mouths what others say to them—even though they cannot hear."

Borrowed Time Club

A strange organization entitled "Borrowed Timers" exists in Ellenburg, Wash. Every one of its members has been marked for death by his doctor. Not one has reached the obituary column since the start of the organization in 1936.

They are a nonsectarian, self-governing and self-supporting group of young and middle-aged people living beyond the life spans predicted for them by their physicians.

As the club grew, it imposed a few limitations on membership. One is that 90 days must elapse, after a physician has predicted the time of death before a candidate can become eligible. This is to: "1. Soften the blow of a physician's tragic words. 2. To offer encouragement to the newly doomed. 3. To create a desire to live in the condemned and incite a mental and physical effort to remain among the living."

The hardest obstacle the club had to overcome was a periodic lagging of spirits and a tendency to "give up." But this, too, was conquered by courage.

Booing Schools

A campaign to discourage the practice of "booing" by Geneva, Ill., school children has been started by Harry M. Coultrap, superintendent of Geneva schools.

He distributed bulletins to teachers, urging them to address their pupils a few minutes each day on the un-American habit of "booing," which reached a new high during the last election. He said:

"Teachers will be asked to encourage our children to be polite, respectful and tolerant of all persons and their opinions. A chaotic state will result and mob rule may develop if 'booing' is not stopped. The foundation of our democracy is tolerance, and we must practice it in all things. The children must be taught to forget the 'booing' by grown persons they heard over the radio in the recent election campaigns."

Tea Consumption in U. S.

America is fast becoming a nation of tea-drinkers to vie with Great Britain, according to latest figures of the U. S. department of agriculture. During the last year, more than 100,000,000 pounds of tea were imported into the United States—a 14,000,000-pound increase over the previous year.