

MOM'N POP CURIOUS! BY TAYLOR

Herald Classified Section

**LEGAL NOTICES**

**SUMMONS FOR PUBLICATION**  
Equity No. 1928  
In The Circuit Court Of The State Of Oregon For Klamath County.  
Janet Bennett, as executor of the last will and testament and of the estate of Lizette M. Fitch, deceased, vs. Plaintiff,  
Albert C. Bunnell and Laura G. Goudie, his wife, James A. Goudie and Jane Goudie, his wife, Defendants.  
TO: Albert C. Bunnell and Laura G. Bunnell, his wife; James A. Goudie and Jane Goudie, his wife, Defendants.  
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 the 23rd day of May, 1925, that being the last day of the time prescribed in the order of publication of this summons, and if you fail so to appear, plead, answer, demur or otherwise move herein within that time, for want thereof plaintiff will apply to the court for the relief prayed for in his complaint, to-wit:

For a judgment and decree (including the mortgage proceeds) by the defendants Albert C. Bunnell and Laura G. Bunnell, his wife, to Lizette M. Fitch, now deceased, in the sum of \$1091.73, bearing interest at the rate of 8 per cent per annum from date and due one year after said date, same having been recorded on April 2nd, 1924, in Volume 26 at page 345 of the Mortgage Records of Klamath County, Oregon, and embracing the North Half of the Southeast quarter and lots 6 and 7 of Section 33, Township 29, South Range 8 East of the Willamette Meridian, containing 169 acres more or less, according to Government survey; and for an order of sale of said premises to satisfy said mortgage, and declaring the mortgage null and void; and for such other and further relief as to the Court shall seem just and equitable.

This summons is served upon you by publication thereof by order of the Honorable A. L. Leavitt, Judge of the said Circuit Court, made on the 4th day of April, 1925, by publication thereof in the Evening Herald of Klamath Falls, Oregon, the first publication thereof being made April 9th, 1925, and the last publication on May 21st, 1925.

J. H. CARNAHAN,  
Attorney for Plaintiff, rooms 1 and 2, Loomis Building, Klamath Falls, Klamath County, Oregon.  
April 9-16-23-30; May 7-14-21.

he said he was in close touch with the railroad situation for many years.

Daniel Majority Represented  
Toward the close of the hearing, Charles Drew, a member of the opposition district, spoke briefly and declared that the other directors represented a majority of the water users. He also stated that they wanted any investigation of the sale of the power rights to the California, Oregon Power company.

No sooner had he taken his seat than A. M. Thomas jumped to his feet.

"I would like to have the record show that Mr. Drew was never elected by the water users of the district," he said. "I want it shown that after the last district election a member of the old board resigned and the old board then appointed Mr. Drew as director. Mr. Bradbury and Mr. Jacob were elected by the water users. Mr. Drew was appointed by the old board which the voters themselves removed from office."

Cost League Scores  
Yesterday's results:  
At Los Angeles, 4; Portland, 0.  
At San Francisco, 6; Seattle, 11.  
At Sacramento, 4; Oakland, 2.  
At Salt Lake, 9; Vernon, 8.

Business Directory

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WHERE PARTICULAR PEOPLE BUY THEIR DRUGS

**NEWELL REMOVAL ASKED OF WORK**  
(Continued From Page One)

amount, this deal never would have been made," he declared.

It was in 1923 that the old board sold the Keno and Ankeny claims, he said, to the power corporation for \$120,000.

No Quarrel  
The directors also insisted that they had no quarrel with the power company as such, but they did insist that the power rights within the district belonged to the water users, and that they should profit through these power sites.

Mr. Carnahan also took a liking at what he termed the old reclamation service policies in unsuccessful attempt to influence the last election, at which R. E. Bradbury and L. Jacob were elected directors against the power company and reclamation service opposition.

"We want an investigation of this Stoutemeyer report," he challenged. "We asked for copies of this report last summer, but were informed that it was a private department document and could not be made public. And yet, just three days before our irrigation district election, the old board of directors mailed out copies of this report to every water user in the district in an attempt to influence the election and bring about the defeat of Directors Bradbury and Jacob."

At this point Secretary Work smiled a bit.

"Apparently it did not influence the voters," he ventured.

Reps Did Influence  
"It influenced them, all right, but not enough to lead to bring about the defeat of Bradbury and Jacob," was the reply of A. M. Thomas.

Charles W. Eberlein touched briefly on the railroad situation and showed how the loss of H. H. Harriman back in 1904 had led to the start of the irrigation system. He pointed out that reclamation officials in Washington told him they must have a railroad here before they could put through such an extensive project, and that E. H. Harriman, then in control of the Southern Pacific, had promised that the road would be built.

Then, in 1909 Harriman died, and nothing further was done until recently when the Naitoa cut-off work was removed. He declared the Southern Pacific is doing nothing more than holding out hope to the farmers, while it is giving preference to the timber interests. A confidential agent to Mr. Harriman,

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