

Notice of Sale of Real Estate By Sheriff

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

E. R. Reames, Plaintiff, vs. Wm. A. Marie, Defendant.

You will please take notice, That under and by virtue of an execution issued out of the Circuit Court of Klamath county, state of Oregon, in the action of E. R. Reames vs. Wm. A. Marie, duly attested by C. R. De Lap, county clerk of Klamath county, state of Oregon, ex-officio clerk of the above entitled court, on the 23d day of October, 1912, I have levied upon the real estate hereinafter described, and that in pursuance of said execution I am commanded to sell said real estate to satisfy a judgment obtained against the said Wm. A. Marie, in the above entitled court and action on the 11th day of October, A. D. 1912, and recorded in Circuit Court Journal, page 495. That the real estate to be sold under said execution is described as follows, to wit:

Lot eight (8), of block thirteen (13), of Fairview Addition, Number One (1), to Klamath Falls, Oregon, according to the official plat thereof, including all the tenements, hereditaments and appurtenances thereunto belonging.

You will take notice that on Friday, the 29th day of November, 1912 at 2 o'clock, in the afternoon of said day, at the front door of the county court house, in the city of Klamath Falls, state of Oregon, I will, in obedience to the said execution, sell the above described property, or so much thereof as may be necessary to satisfy the plaintiff's judgment, with interest thereon, and costs, to the highest and best bidder for cash, in gold coin of the United States.

W. B. BARNES, Sheriff. GEO. W. HAYDON, Deputy. 10-31-11-28 r

Notice for Publication

(Serial No. 02163—Not Coal Lands) Department of the Interior, U. S. Land Office at Lakeview, Oregon, November 9, 1912.

Notice is hereby given that Carlton O. Brown, of Crystal, Oregon, who, on June 4, 1909, made homestead entry, No. 02163, for NE 1/4 NW 1/4, N 1/4 SE 1/4 NE 1/4 NW 1/4, Section 35, Township 34 S., Range 6 E., Willamette Meridian, has filed notice of intention to make final three year proof, to establish claim to the land above described, before C. R. De Lap, county clerk of Klamath county, at Klamath Falls, Oregon, on the 16th day of December, 1912.

Claimant names as witnesses: J. G. Swan of Klamath Falls, Ore.; Jessie P. Rose of Crystal, Ore.; Geo. Wise of Crystal, Ore.; W. H. Wampler of Odessa, Ore.; S. A. Brown of Crystal, Ore.

A. W. ORTON, Registrar. 11-14-12-12 r

Timber Sale

Sealed bids marked outside "Bid for timber on Klamath Indian Reservation," and addressed to the superintendent of the Klamath Indian School, Klamath Agency, Oregon, will be received until 12 o'clock noon, Pacific coast time, November 30, 1912, for the purchase and removal of all merchantable dead timber, standing or fallen, and all the live timber that may be marked for cutting by the officer in charge on a designated area of about 1,280 acres, located as follows: That part of the SE 1/4 of Section 35 lying east of Williamsen River, except that part which is included in an allotment; S 1/2 of Section 36, T. 33 S., R. 7 E.; SW 1/4 of Section 31, T. 23 S., R. 8 E.; NE 1/4 and that part of NW 1/4 of Section 2 lying east of the river; N 1/2 of Section 1, T. 34 S., R. 7 E.; NW 1/4 of Section 6, T. 34 S., R. 8 E., Willamette Meridian, estimated to be approximately 10,000,000 feet board measure log scale of yellow pine and a small amount of sugar pine. Five years from the date of acceptance of the bid will be allowed for the cutting and removal of the timber. No bid of less than three dollars and twenty-five cents per thousand feet board measure for the first three years of the contract and an increase of twenty-five cents per thousand for the remaining two years of the contract, such increase to be optional with the Commissioner of Indian Affairs, will be considered. Each bid must be submitted in duplicate and must be accompanied by a certified check on a solvent National Bank in the sum of five hundred dollars and drawn in favor of the Superintendent of the Klamath Indian School. The right to waive technical defects in advertisements and bids and reject any and all bids is reserved. The timber must be cut and removed under regulations, copies of which with further information may be obtained

from the Superintendent of the Klamath Indian School, Klamath Agency, Oregon. 10-10-11-21 r

Summons

In the Circuit Court of the State of Oregon, for Klamath County

W. McCabe, Plaintiff, vs. E. J. Evans and Patty Evans, Defendants.

To E. J. Evans, one of the Above-Named Defendants: In the name of the State of Oregon you are hereby required to appear and answer the complaint of plaintiff above named now on file in the clerk's office of the above named court, in the action above entitled, on or before the 5th day of December, 1912, said day being the last day within which time you are required to appear and answer said complaint as fixed by the order of Hon. W. S. Worden, county judge of Klamath county, Oregon, for the publication of this summons. If you fail to appear and answer said complaint the plaintiff will take judgment against you for the sum of \$71 and for the costs and disbursements of this action and for an order of this court directing the sale of the following described property, to wit:

Lot 3, in block 205, in Mills Second addition to the City of Klamath Falls, Oregon, heretofore taken under attachment in said cause, as the property of the defendant E. J. Evans.

This summons is published once a week for the period of six consecutive weeks in the Klamath Republican, a weekly newspaper printed and published at Klamath Falls, Oregon, by order of the Hon. W. S. Worden, county judge of Klamath county, state of Oregon, made and filed the 23d day of October, 1912. The date of the first publication being made on the 24th day of October, 1912.

KEESE & GROESBECK, 10-24-12-5 r Attorneys for Plaintiff.

Administrator's Notice

George LaFlesh Estate

Notice is hereby given that the undersigned, as administrator of the estate of George LaFlesh, deceased, has filed his final account in the County Court of the State of Oregon, for Klamath County, and that Saturday, the 23d day of November, 1912, at the hour of 10 o'clock a. m. of said day, in the county court house in Klamath Falls, Klamath County, Oregon, has been appointed and fixed by said court as the time and place for hearing of objections, if any there be, and the settlement thereof.

Dated and first published this 24th day of October, 1912.

E. A. HUNTER, Administrator. 10-24-11-21 r

Summons

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

Antoinette Martin, Plaintiff, vs. Walter David Martin, Defendant.

To Walter David Martin, 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 within six weeks after the first publication of this summons in the Klamath Republican, a newspaper printed and published in the City of Klamath Falls, County of Klamath, State of Oregon, or on or before the twenty-first day of November, 1912, that being the last day of the time prescribed in the order for publication of this summons, the first publication thereof being on the tenth day of October, 1912, and if you fail so to appear and answer for want thereof the plaintiff will apply to the court for the relief prayed for in the said complaint, to wit: For a decree of the court that the bonds of matrimony now existing between plaintiff and defendant be dissolved; that the plaintiff be permitted to assume her maiden name Antoinette Shaffer, and for such other and further relief as the premises will warrant.

This summons is published in the said Klamath Republican pursuant to an order of the Honorable Henry L. Benson, Judge of the Circuit Court of the State of Oregon for the County of Klamath, made on October 5, 1912.

W. S. WILEY, Attorney for Plaintiff. 10-10-11-21 r

Notice of Contest

Serial No. 04051

Department of the Interior, United States Land Office, Lakeview, Oregon, October 27, 1912.

To Frank B. Adams of Klamath Falls Oregon, Contestee: You are hereby notified that Lewis Lobb, who gives Klamath Falls, Oregon, as his postoffice address, did on October 10, 1912, file in this office his duly corroborated application to contest and secure the cancellation of your homestead, Entry No. —, Serial No. 04051, made October 10, 1910, for the E 1/2 SE 1/4 Sec. 23; NE 1/4 NE 1/4 Sec. 26, and the NW 1/4 NW

1/4 Sec. 26, Township 23 S., Range 10 E., Willamette Meridian, and as grounds for his contest he alleges that you, said Frank B. Adams, have never established or maintained residence upon said land; that you have never cultivated or improved the same; that you abandoned said land soon after making entry therefor, without ever having established a bona fide residence thereon.

You are, therefore, further notified that the said allegation will be taken by this office as having been confessed by you, and your said entry will be canceled thereunder without your further right to be heard therein, either before this office or on appeal, if you fail to file in this office within twenty days after the fourth publication of this notice, as shown below, your answer, under oath, specifically meeting and responding to these allegations of contest, or if you fail within that time to file in this office due proof that you have served a copy of your answer on the said contestant either in person or by registered mail. If this service is made by the delivery of a copy of your answer to the contestant in person, proof of such service must be either the said contestant's written acknowledgment of his receipt of the copy, showing the date of its receipt, or the affidavit of the person by whom the delivery was made stating when and where the copy was delivered; if made by registered mail, proof of such service must consist of the affidavit of the person by whom the copy was mailed, stating when and the postoffice to which it was mailed, and this affidavit must be accompanied by the postmaster's receipt for the letter.

You should state in your answer the name of the postoffice to which you desire future notices to be sent to you.

A. W. ORTON, Registrar. Date of 1st publication, Nov. 7, 1912 Date of 2d publication, Nov. 14, 1912 Date of 3d publication, Nov. 21, 1912 Date of 4th publication, Nov. 28, 1912

IS BRIDGE WHIST SAME AS POKER?

JURY DIVIDED ON CONTENTION THAT MEN CAN PLAY POKER IF WOMEN PLAY BRIDGE WHIST

PORTLAND, Nov. 16.—The question of whether laboring men have as much right to play poker for drinks in saloons as society women have to play bridge whist in their clubs for prizes hung a jury of six men in the municipal court here, and resulted in the indefinite continuance of charges of gambling against M. J. Coffeen and Fred Rohde, saloon keepers, charged with conducting gambling games.

Harry McAllister, ex-fish warden, who was pressed into jury service from a spectator's seat, led the trio that held to the rights of the workman, while F. N. Clark claimed that the law prohibiting gambling had been violated, and the discussion between Clark and McAllister could be heard in the corridor of the court.

"Your wife and mine are at a bridge party this afternoon, and they are playing for prizes," declared McAllister to Clark.

"They ought to be arrested," retorted Clark. "You'd better not let your wife hear you say that," McAllister replied.

For nearly an hour the factions disputed, and the ballots remained a 3-to-3 tie. The cases are virtually dismissed, as F. J. Kupper, an advertising solicitor, who led the crusade, failed to materialize and Patrolmen Coulter and Cason, who made the arrests, will not demand another hearing.

EIGHT HOUR LAW BELIEVED VOID

Because the words, "Be it enacted by the people of the State of Oregon" are not printed on the original of the eight-hour law, passed last week by the voters of the state, it is quite likely that the statute can never be enforced.

Supported by a state supreme court decision and by the decision of judges in a majority of other states of the Union, that a bill without an enacting clause is void, a search through the records revealed the fact that the recently enacted measure cannot be enforced.

Says Alienists Insane

MILWAUKEE, Nov. 15.—The Schranck commission will make its report tomorrow on the sanity of Roosevelt's would-be murderer. Schrank declares that the alienists themselves are insane.

That's the Trouble

"By Jove, I left my purse under my pillow!" "Oh, well, your servant is honest, isn't she?" "That's just it. She'll take it to my wife."—Boston Post.

OIL REPLACING WOOD FOR FUEL

TWO OWNERS OF BUILDINGS IN KLAMATH FALLS FIND CHEAPER METHOD OF HEATING THAN WITH WOOD

Klamath Falls now has two buildings being heated by furnaces using oil for fuel, and the indications are that this will be the coming fuel for city in all of the large buildings. The new G. W. White building has been equipped with an oil burner, and J. A. Fesler of the Fess System, has just completed the installation of a plant in the Loomis building which in addition will also furnish heat for the First National Bank building.

These two plants are now in operation, and interested owners of buildings are watching the experiment with interest, as on their success will depend the discarding of the wood furnace for the oil burner. With the oil burner the cost and trouble of operating is reduced to a minimum, and it is stated that the cost of fuel, even with the present high freight rate, only amounts to about one-half of that where wood is used.

It is quite probable that the county high school and city schools and other public buildings will eventually adopt oil for fuel, and all of the new buildings to be erected in Klamath Falls will probably be equipped with oil burners, if the claims of the manufacturers are proven.

SMUGGLERS GET JAIL SENTENCE

BAND OF PACIFIC COAST IMPORTERS OF CHINKS IS BROKEN UP. LEADER, A WHITE MAN, GETS A YEAR'S SENTENCE IN JAIL

SAN FRANCISCO, Nov. 16.—Captain John Osterhuis, head of a band of Chinese smugglers on the Pacific coast, was today sentenced by Federal Judge Van Fleet to one year's imprisonment and a fine of \$1,000.

Lee Gip Nam, a Chinese confederate, was given the same sentence. This makes a clean sweep of the gang.

Grigsby's Expenses

B. S. Grigsby, independent candidate for sheriff, filed his election expenses with the county clerk today. Together with contributions to churches, Mr. Grigsby spent not to exceed \$135.

MOOSERS STILL CLAIM THE STATE

CALIFORNIA TANGLE GROWS WORSE—CONTEST WILL NOT BE SETTLED UNTIL OFFICIAL RETURNS ARE COMPLETE

SAN FRANCISCO, Nov. 16.—The progressives claim from the latest reports that Roosevelt is 107 ahead. The tangle grows worse, and there will be no decision until Secretary of State Jordan makes a final announcement.

MUST CARRY EGG UNTIL HATCHED—ELECTION BET

SACRAMENTO, Nov. 16.—Because he bet with his wife that President Taft would get a larger vote than Colonel Roosevelt, Henry Hudson of East Sacramento is today carrying an egg under his arm, and will continue to do so until it is hatched. Hudson sewed the egg in a flannel sack, and has it strapped tightly under his left arm.

REMOVED BY GOVERNOR; RE-ELECTED BY VOTERS

A clash between Governor West and the justice of the peace in Huntington is threatened. Several months ago the governor removed the justice from office, but at the election following the voters returned the justice to office. Now the governor threatens that if the justice attempts to qualify and discharge his duties that all fines and sentences imposed by him will be remitted.

ELEVEN ACTS BECAME LAWS

ONE-THIRD OF STATE MEASURES SUBMITTED TO THE VOTERS AT LAST ELECTION WERE ENDORSED IN THE ELECTION

Additional returns on the woman suffrage vote in the state have lifted its majority to a lead of more than 3,000.

Out of nine bills submitted on the roads question, four were carried, but these four do not add much to the program of progressive road legislation. Two of them authorize the

use of convicts and of city and county prisoners in road building, and the others limit the debt that may be incurred to 2 per cent of the assessed valuation in each county.

The grange bill providing for county bond issues for road building came nearest to success of any one of the measures that would have authorized the expenditure of money. Advice at the secretary of state's office indicate that it has been decisively beaten. Complete official figures from all the counties may be necessary to determine the status of the proposed amendment to the constitution, permitting an income tax. The vote as so far tabulated gives a small lead against the measure.

Of the thirty-eight measures on the official ballot, eleven were passed and twenty-seven defeated, counting the income tax amendment is lost. The list follows:

- Measures Passed: Woman Suffrage amendment. Amendment permitting different tax rates on classes of property. Amendment doubling liability of bank stockholders. Public utilities commission. Eight hour day on public works. Act prohibiting private employment of state convicts, but authorizing their use in road work. Act prohibiting private employment of county or city prisoners, but providing for their employment in road work. Amendment limiting state road indebtedness to 2 per cent. Amendment limiting county road indebtedness to 2 per cent. Exempting household effects from taxation. Medford rate bill.

Measures Defeated

- Creating office of lieutenant-governor. Separation of state and county taxation. Requiring majority vote to amend the constitution. Creating Cascade county. Millage tax bill. Requiring majority vote to pass initiative measures. Grange bill for county bonds for road building. Grange highway department bill. Flat salary for state printer. Creating hotel inspector. Blue Sky law. Harmony highway commissioner and state bonding bill. Harmony county bonding bill. Law for creation of new counties. Exemption of inheritance tax laws. Home Rule road bill. Abolishing state senate. Graduated single tax. Abolition of capital punishment. Anti-boycott bill. Requiring permit for speaking on streets. Appropriations for state university buildings. Referendum. Colored Champion Released.

CHICAGO, Nov. 15.—Before Judge Carpenter, Attorney Anderson for Jack Johnson presented the names of Jack's mother and Matthew Baldwin, a real estate dealer, as surety for the \$30,000 bond. The court ordered his release.

WILSON READY FOR VACATION

NEW YORK, Nov. 16.—Woodrow Wilson and his family will sail this afternoon for Bermuda. They shopped here this morning. The president-elect would not discuss the calling of an extra session of congress.

McNAMARA WANTED TO BE KILLED

INDIANAPOLIS, Nov. 16.—Frank Eckhoff, a Cincinnati iron worker, testified in the federal court today that John McNamara had sent him to Ballagh, Neb., where Jim McNamara had hid after the Times explosion, with a message. John McNamara gave the witness \$75 for expenses.

WITNESS TELLS OF REQUEST MADE BY LABOR LEADER WHILE HUNTING IN WOODS IN NEBRASKA

"In Nebraska Jim and I were hunting in the woods," said the witness, "when suddenly he began to discuss the Los Angeles explosion. He said that he wanted to die, and begged me to shoot him when he was not looking."

BRYAN APPROVES

Wilson Will Call a Special Session of Congress

United Pres Service

WASHINGTON, Nov. 16.—Speaker Clark and William Jennings Bryan have approved of Wilson's plan to call an extra session of congress.

STOCKTON, Calif., Nov. 16.—Ruhl & Goodell's four-story hardware store was burned to the ground today. The loss is \$100,000.

HUNTERS WORRY MIDLAND FARMER

JIM JORY MAKES COMPLAINT WHICH IS FINALLY WITHDRAWN—TRESPASS IS OBJECTED TO BY MIDLAND FARMER

Jim Jory, who has a ranch near Midland, has been experiencing a great deal of trouble from hunters. Some time ago a party of boys from this city insisted on trespassing on his property, and after ordering them off several times he threatened to have them arrested. He came to town with that object in view, but after thinking it over he decided to let the boys off for that time. It is stated that these same young men bragged of their offense, and intimated that he was a bluffer, and afraid to do anything.

This made Mr. Jory rather angry, and he determined to make an example of the next offender. This week an employe of the steam laundry went hunting, and happened to select Mr. Jory's field for his shooting ground. Mr. Jory told him he would have to move along, and the young man, who is a foreigner, obeyed the command, and went on down the lake into what he believed to be another field. He was still on Mr. Jory's land, and was again ordered off. The young man left, and went to a more distant part of Mr. Jory's property. When the owner followed him and ordered him away again, he could not believe that one man could own so much land, and refused to obey.

Mr. Jory came in Friday evening and had the young man arrested. It took D. B. Campbell, owner of the laundry, and a number of friends three solid hours of talk to persuade Mr. Jory that the young man did not know he was on Mr. Jory's land, but believed he was being imposed upon. Finally Mr. Jory agreed not to prosecute, but it is quite possible that the next man willfully trespassing on his property will not have the same luck in escaping the penalty of the law.

FIRST TOWN NAMED IN HONOR OF WILSON

SPOKANE, Nov. 15.—A survey of the new town of Woodrow, named in honor of President-elect Wilson, and situated on the Columbia River about a mile below the mouth of the Spokane River, has just been completed. The townsite is owned jointly by the Spokane & British Columbia and the Great Northern railroads, and will be placed on the market in the spring. The same crew that surveyed Woodrow immediately began surveying a link of the Spokane & British Columbia line across the Fort Spokane military reserve with a view to rising about the proposed government dam site at Narrows, on the Spokane River.

AFTER BIRDS FOR BIG GOOSE STEW

SPORTSMEN WILL GATHER AT WILLOWS FOR A SHOOT FOUR DAYS BEFORE THE BIG FEAST AT SACRAMENTO

SACRAMENTO, Nov. 16.—The game committee of the Big Goose Stew, which event is to be given in Sacramento, rain or shine, November 24th, by the sportsmen of Sacramento to the sportsmen of the West, has begun procuring the birds which will be stewed for the big feast. A brigade of sportsmen opened bombardment on the geese last Sunday, and several dozen were brought to Sacramento and put in cold storage to await the pleasure of the cooks.

Shooting will start in earnest by the first of next week, and several hundred of the necessary thousand geese will be in cold storage ready for the stew. As a means of procuring the necessary two or three hundred a big shoot has been called to be held at Willows. This shoot will take place on November 20th, just four days before the memorable event, and all sportsmen who wish to participate are invited to report to Tom Ajax or Frank Burgi in Willows the day previous to the 20th.

Mr. Parrish served Klamath county as deputy assessor, deputy county clerk and deputy sheriff. He writes calling attention to the fact that the terms have been frowned upon by the electors of Klamath county, but ascribes Mr. De Lap's election for the third time as an evidence of his faithful performance of his duty.

County Clerk De Lap is in receipt of a letter of congratulation on his re-election from Charles L. Parrish, formerly of this city, but now of Portland.