

Administrator's Notice to Creditors.

Notice is hereby given, that the undersigned, M. Abplanalp, by an order of the County Court of Tillamook County, Oregon, duly made and entered, has been appointed administrator of the Estate of John Abplanalp, late of said county. Notice is further given, that all persons having claims against said estate are hereby required to present the same to the undersigned, with proper vouchers and duly verified, within six months from this date.

Tillamook Oregon, May 30, 1918.
M. Abplanalp, Administrator of the Estate of John Abplanalp, deceased, Tillamook, Oregon.
Johnson & Handley, Attorneys.

Administrator's Notice of Hearing of Final Account.

Notice is hereby given, that the undersigned has filed his final account as Administrator of the Estate of Hannah M. Nelson, Deceased; and that the County Court of the State of Oregon, for Tillamook County, has set Saturday the 22nd day of June, 1918, at ten o'clock a.m., at the courtroom of said court in Tillamook City, Oregon, as the time and place for the hearing of objections to said account and the examination thereof and the closing of said estate, and any and all persons interested in said estate are hereby required to appear at said time and place and offer objections to said account, if any they have, and to the closing of said estate.

Dated May 23rd, 1918.
Axel Nelson, Administrator of the Estate of Hannah M. Nelson, Deceased.

Summons.

In the Circuit Court of the State of Oregon, for Tillamook County.
Mollie Shartel, Plaintiff,
vs.
Mark T. Shartel, Defendant.

To Mark T. Shartel, the above named defendant,
In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you herein, on or before the last day of the time prescribed in the order for the publication of this summons, to-wit: July 4th, 1918, and if you fail to so appear and answer for want thereof, the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: for a decree dissolving and annulling the contract of marriage now existing between the plaintiff and the defendant and that the plaintiff have the custody of the minor children, Evelyn, Gordon, William and Paul Shartel, and for such other relief in equity which the Court may deem just.

This summons is served upon you by publication by order of the Hon. A. M. Hare, County Judge of Tillamook County, Oregon, in the absence of the judge of the above named Circuit Court from said county, said order being made and filed herein on the 20th day of May, 1918, and the date of the first publication hereof is May 23, 1918, and the date of the last publication is July 4, 1918.
Johnson & Handley, Attorneys for the Plaintiff.
Address: 107-8-9 I. O. O. F. Bldg., Tillamook, Ore.

Summons.

In the Circuit Court of the State of Oregon, for Tillamook County.
W. A. Williams, Plaintiff,
vs.
G. F. Chappe, and Edith V. Chappe, husband and wife.

Defendants
To G. F. Chappe, and Edith V. Chappe, husband and wife, the above named 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 expiration of 6 weeks from the date of the first publication hereof, and if you fail to so answer for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, which is, that you be forever barred and foreclosed of all right, title, interest or claim of, in or to the following described real property, situate in Tillamook County, State of Oregon, to-wit: Lot 4, Block 35 of Thayer's Addition to Tillamook (now Tillamook City), unless you pay to the plaintiff within 30 days from the entry of decree in said cause or such other time as the court may fix as reasonable, the sum of \$300, with interest at 8 per cent per annum from August 15th, 1916, the further sum of \$9.75 on account of taxes with interest at 6 per cent per annum from September 1st, 1917, the further sum of \$4.32 with interest at 6 per cent per annum from April 5, 1918, the further sum of \$37.25 on account of sewer assessment with interest thereon at 6 per cent per annum from November 7th, 1917, and the costs and disbursements of this suit, which sums are payable on account of the balance of the purchase price evidenced by promissory note given by you to plaintiff on the purchase of said property and payments for taxes and other liens against said property accrued thereon after the purchase price became fully due and payable and \$100.00 as attorney's fees.

This summons is published in the Tillamook Headlight by order of the Honorable George R. Bagley, Judge of the Circuit Court of the State of Oregon, for Tillamook County. Said order is dated the 6th day of May, 1918, requires publication to be made once a week for six successive weeks

and the time for answering is thereby fixed as on or before the expiration of six weeks from the first publication. The date of the first publication hereof is May 9th, 1918, and the last publication June 20th, 1918.

H. T. Botts, Attorney For Plaintiff, Residing at Tillamook City, Ore.

Summons.

In the Circuit Court of the State of Oregon, for Tillamook County.
Mamie E. Davis, Plaintiff,
vs.
Calvin S. Davis, Defendant.

To Calvin S. Davis, the above named 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 on or before the 20th day of June, 1918, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: For a decree of said court dissolving the bonds of matrimony and cancelling and annulling the marriage contract existing between plaintiff and defendant, and that plaintiff may be restored to her former maiden name, Mamie E. Worthington, and for general relief.

This summons is published by order of the Hon. A. M. Hare, County Judge of Tillamook County, State of Oregon, in the absence of Hon. Geo. R. Bagley, Circuit Judge of said court, which order was made and entered on the 2nd day of May, 1918. The date of the first publication of the summons is Thursday, May 9th, 1918, and the date of the last publication is Thursday, June 20th, 1918, and the number of insertions is seven (7), and the time prescribed for the publication thereof is six (6) weeks, and said seven (7) insertions.
John Leland Henderson, Attorney for Plaintiff, Tillamook, Oregon.

Notice of Sheriff's Sale of Real Property.
In the Circuit Court of the State of Oregon, for Tillamook County.
Casper Amacher, Plaintiff,
vs.
E. C. Monnich and Metta E. Monnich, his wife, Strome David, true name David Strome, Joseph David, true name Joseph Strome, W. G. Dwight, J. M. Nichols, J. H. Mariels, and A. A. Hatfield, Defendants.

By virtue of an execution, judgment order, decree, and order of sale, issued out of the above entitled Court and cause, to the undersigned Sheriff of Tillamook County, Oregon, under date of May 6th, 1918, in favor of the plaintiff Casper Amacher, and against the above named defendants and each of them, that the plaintiff recover from the defendants the sum of \$860.00 with interest thereon from the date of said decree at the rate of 8 percent until paid, the further sum of \$75.00 the plaintiff's attorney fee, the costs and disbursements of said suit taxed at \$24.00, and debarring and foreclosing all interest, title, or right of each and all of the defendants in said suit to the property hereinafter described and commanding the undersigned Sheriff to make sale of the following described real property, to-wit:

The North-east quarter of the South west quarter and the North-west quarter of the South-east quarter of Section ten, in township Five South of Range Ten West of Willamette Meridian, in Oregon, containing 80 acres more or less, in Tillamook County, Oregon.
Now therefore, by virtue of said execution, decree, and order of sale, and in compliance with the demands of said writ I will on Monday, the 1st day of July, 1918, at 10 o'clock a. m. at the front door of the Tillamook County Court House, at Tillamook, Oregon, sell at public auction, subject to redemption, to the highest bidder for cash in hand, all right, title, claim and interest which the within named defendants, or any of them had in or to the above described real property on June 5th, 1915, the date of the mortgage executed by John N. Huleit and Mary E. Huleit, his wife, and herein foreclosed, or since that date had in or acquired to the above described premises or any part thereof, in order to satisfy said execution, judgment, decree, and order of sale, interest, costs and accruing costs.
Dated this 25th day of May, 1918.
W. L. Campbell, Sheriff of Tillamook County, Ore.
Otto W. Heider, Sheridan and Willamina, Ore., Attorney for Plaintiff.
First publication May 30, 1918.
Last publication, June 27, 1918.

Resolution of Condolence.
Alder Circle No. 44 Neighbors of Woodcraft adopt the following resolution:
Whereas it has pleased our Heavenly Father to remove from this life our esteemed neighbor Mrs. Mary Klinefelter,
Therefore be it resolved, that Alder Circle extend to her husband John Elmer Klinefelter, and daughter the sympathy of its members in this, their time of sorrow.
Resolved that a copy of these resolutions be placed on the minutes of the Circle, a copy be furnished to the bereaved husband and daughter, and a copy be sent to each of the local papers for publication.
Lulu M. Crenshaw, Zoe E. Smith and Lucy E. Harris, committee.

O'ER SNOW AND ICE

Nothing Monotonous About Travel in Greenland.

Passenger on Dog Sleigh Likely to Be Furnished Sufficient Thrills in Day's Journey to Carry Him for Some Time.

"As a last novelty I was treated to a sleigh drive, when the earth had been covered by snow," A. Riis Carstensen says in "Two Summers in Greenland." "The administrator prided himself on having the best team in Greenland, and indeed they were a spirited lot to behold as they tore away over the ground with their tails curved over their backs. Neither rocks nor holes, no obstacle, indeed, under a steep wall, would have checked them. Two young ones, Ajax the First and Second, had never been harnessed before, and looked peculiarly stupid on finding themselves captured. When the team started, all for one and one for all, the two recruits at first tried to make their escape, but in the effort they rolled over and over, bumping from rock to rock as they were dragged along, until they finally took their places in the pack and learned that their most sensible course was to work with their companions.

"The amount of knocking about which a sleigh can endure without being smashed is incredible. The low runners, some six feet long, are lashed with sealskin thongs to the cross-pieces that form the seat, and afford elasticity. The two upright poles give a hold to the driver if he has to follow on foot and steer the sleigh from behind. The dogs are partly guided by the whip and partly by the voice, but in many instances the dogs know better how to find their way than does their driver. On smooth ice 15 miles may be done in an hour, but on rugged ground a pace of four or five miles is called good, and 500 pounds is considered a load for eight dogs.

"Where the ice was broken, as often was the case near land, or in crossing large fissures, great skill was required to get dogs and sleigh across. . . . When uncertain where to go and you had to leave it to the dogs to find the way, you might be always sure that their instinct would keep them from running into real peril. In case of danger ahead the 'boss' dog would stop and growl, sniff, and turn in some other direction.

"It was impossible to drive a team without having a 'boss,' as the dog is called that has absolute control over all the others. He leads the way, encourages, punishes offenses, settles disputes and has to be used with the greatest care.

"There was great excitement when the ground was steep. Sometimes the driver would fasten all the dogs behind, perhaps tie up one of the feet of each animal, and himself take hold of one of the poles and act as a brake. At other times he would let the sleigh go backward in front of the dogs. Again, he would take his sleigh and let the sleigh hurry down, with the dogs following as best they might, some getting entangled and being dragged behind, and finally all landing in the deep snow below. If there was any possibility of reaching a human dwelling, they generally made for it, but otherwise they would encamp in the ice. The bearskin sleeping bags would be spread, and the travelers would creep into them, with as many dogs as possible on the top."

A Doctor on War.

Though the physician in war remains neutral as far as his work is concerned, his thoughts are free, and his knowledge of the effects of body upon mind is such as to throw side lights upon the origins of even such a world disaster as the present war. In certain persons a curious reaction from physical infirmities has been observed. Napoleon's inordinate ambition and enormous egotism were probably exaggerated by the fact that he was physically small and insignificant. Tamerlane, who made himself master of nearly the whole of Asia, was lame, and, according to one of his biographers, "deformed and impious of feature." Pope, with his deformed body, became the "Wicked Wasp of Twickenham." Byron, doubtless spurred by his clubfoot, swam the Hellespont. The Kaiser, with his arm withered from birth, Treitschke, stone deaf from childhood, and Nietzsche, with years of brain disorder leading to paralysis, were the unholy trinity of the new Teuton religion which has driven a whole nation into irresponsible fanaticism and almost wrecked the planet.—Dr. Frederick Peterson in the Century.

Owls Devour Pigs.

Sam Yik Kee, Chinese patriot and pig raiser, is distressed and the potential pork production of Canada has been reduced by ten fine pigs as the result of the depredations of horned owls.

Sam Yik Kee had ten sturdy little pigs. Then there were nine, and he couldn't account for the shortage. Next day another disappeared. Each day thereafter the Yik Kee piggery was shy another suckling animal. After the nine had disappeared the Chinaman happened to look upward and saw the carcass of one of his choice pigs hanging from the limbs of a tree. The mystery was solved. He had been robbed by horned owls. An active war is now being waged against the feathered thieves.—Chemanus (B. C.) Cor. New York World.

ONLY ONE LASTING CONTRACT

Nuptial Agreement Must Be Written in Hearts and Temperament of Contracting Couple.

A Western couple, each of whom had been married twice before and twice divorced, have sought to insure the success of their third venture by a detailed written contract. It is surely one of the most extraordinary prenuptial agreements ever made. Remembering the rocks upon which their various matrimonial ships have been wrecked before, they have carefully charted them and mapped out the course around them. The contract specifically sets forth which one shall build the fires, when the husband may bring guests home to meals, when the relatives of each shall visit them, and how the spending of money is to be divided, how often the wife may attend clubs and social functions.

Thus they have arranged, they think, for every possible contingency that may arise in the wedded life of two persons.

Maybe they will find it so. But it takes no pessimistic spirit to suspect that such a contract contains either too much or too little.

The possible trouble of a married couple may be provided against by contract. But it must be a contract not of paper and writing, but of the heart and the temperament.

If the hearts be right, all the possible troubles of the pair may be summed up in a few words. But if these be not right, no possible combination of all the words in the dictionary can even indicate the possible troubles.

The marriage contract that means the most need say the least. "To love and cherish one another"—here is a contract that covers more ground than can definitely be expressed in all the words in the language.

If that will not hold good under all contingencies, no other contract will.—Christian Herald.

Diamonds for Slackers.

Buying diamonds is the latest way to dodge the income tax. It is said by some of the dealers in white stones that many of our newly rich munition makers have been salting away diamonds, and they admit that they haven't seen such prosperous times since the famous Kohinoor was a dew-drop. This flush of diamond buying indicates the latest word in "caginess" on the part of the possessors of the diamond price. And here is the answer: Investments in diamonds are not reckoned in the tally of sources of income. That's one of the things the framers of the income law tax overlooked. Bonds, yes; automobiles, yes; first and second mortgages, two yesses in the same place. But the money spent in collecting sparklers does not have to be accounted for in the tabulation of taxable values. Diamond money is easily convertible at any time, and it may even yield dividends on the upward trend of the diamond mart.

Grease From Garbage.

The food administration's figures show the estimated grease production from garbage in the 29 cities investigated to be 72,000,000 pounds, or enough to produce 10,000,000 pounds of nitroglycerin, enough for the powder charge of 10,000,000 American three-inch shells or French 75-millimeter shells, and fatty acids in a sufficient quantity to manufacture about 200,000,000 cakes of soap, weighing 12 ounces each.

It is further shown that the estimated fertilizer tankage produced in the 29 cities amounts to 150,000 tons, which contains about 9,000,000 pounds of nitrogen, 22,000,000 pounds of phosphate of lime and 2,000,000 pounds of potash. These chemicals are sufficient to replace the nitrogen and other elements taken from the soil by 3,000,000 bushels of wheat. The estimated present value of these quantities of grease and tankage, recovered from garbage, is placed at \$11,100,000.

An Editor's Dilemma.

The editor of the Hartford Courant has added to his burden of cares by starting to worry over the question of dress. Man, he contends, wears too much, and calls upon some inventive genius to simplify masculine garb in order to save money and also time spent in juggling buttons.

Taking an inventory of himself, the editor discovered that before going downtown he must put on one undershirt, two socks, two sock supporters, one shirt, a pair of trousers, a pair of suspenders or belt, two shoes, a collar, a necktie, a vest, a coat and a hat—15 separate articles.

A poet chap once wrote that "man was made to mourn," but in specifying reasons for it he failed to mention the troubles now so lucidly set forth by our Connecticut contemporary.—Philadelphia Telegraph.

Considered Bandits Nuisances.

For kindness and generosity to hold-up men deliver the hand-embossed leather medal to Albert Belanger, Chicago grocer.

A "tall, dark man," according to Belanger's report to the police, entered his store and started tickling his ribs with a revolver.

"Here, you can't pull that stuff in here," Belanger told the bandit as he seized the gun. "Get out."

The bandit "got" and Belanger tossed his weapon after him into the street.

"Now take this and beat it," the grocer enjoined, and the burglar did. "These fellows are getting to be nuisances," was Belanger's comment as a customer drifted in.

Young Men

THE foundation for credit must be laid long before the credit is needed, for it is dependent upon character and reputation and these are based on knowledge and association.

Young men will find a connection with this Bank decidedly helpful. Through its willing co-operation and helpful counsel along sound banking lines, they may prepare themselves for future opportunities.

Give us your account and let us give you our cordial service.

Tillamook County Bank
Tillamook, Oregon

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GENERAL HARDWARE
Kitchen Ranges and
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THE BEST STOCK OF HARDWARE IN
THE COUNTY.

See Us for Prices Before Ordering Elsewhere.

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COMPOUND

For disinfecting where Contagious or infectious diseases are prevailing.

CARBOLIC COMPOUND is a powerful Germicidal mixture and by its use will improve general stable conditions.

C. I. CLOUGH CO.
RELIABLE DRUGGISTS.

Dr. E. L. Glaisyer,
VETERINARIAN,
County Dairy Herd Inspector

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