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Notice of Sale of Real Property By Administratrix De Bonis Non

In the circuit court of the State of Oregon, for the County of Multnomah, Probate Department.

In the matter of the estate of Leonard Krebs, deceased.

Notice is hereby given, that pursuant to power and authority granted to the administratrix de bonis non of the estate of Leonard Krebs, deceased, by the above entitled court on the 3rd day of September, A. D. 1919, the administratrix de bonis non of the above entitled estate will, from and after Saturday, the 25th day of October, 1919, offer for sale and will proceed to sell at private sale to the highest bidder, for cash, subject to the confirmation by the Circuit Court of the State of Oregon for Multnomah County, all the right, title and interest of said estate in and to the following described real property situate in the County of Tillamook, State of Oregon, to-wit:

"A tract of land formerly known as Lots Five (5), six (6), Seven (7), Eight (8) and Nine (9), in Block Three (3) in Ocean Park, situate in Section Nineteen (19), Township Four (4) South, Range Ten (10) West, Willamette Meridian, in Tillamook County, State of Oregon, containing .50 acres, more or less, as shown in Assessor's Tract Book as Tract number 930."

Bids offered in writing for said real property may be made at any time after the publication of this notice and before making sale, at the office of Emil P. Slovarp, Attorney at Law, 608-9 Henry Building, Portland, Oregon.

Dated and first published September 18, 1919.

Helen Krebs, Administratrix de bonis non of the Estate of Leonard Krebs, deceased.

C. C. Stout and Emil Slovarp, 608-9 Henry Bldg., Portland, Ore. Attorneys for Estate.

Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

James Hiatt, Plaintiff.

vs.

Osa Hiatt, Defendant.

To Osa Hiatt, Defendant.

In the name of the State of Oregon: You are hereby notified and required to appear in the above entitled cause and court and answer the complaint filed herein, within six weeks from the date of the first publication of this summons, which said date is the 11th day of September, 1919, and if you fail so to appear, for want thereof, the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit: for an order and decree forever dissolving, cancelling and annulling the contract and relation of marriage heretofore existing between the plaintiff and defendant, and for such other and further relief as to the court may seem equitable in the premises.

This summons is served upon you by publication, by order of the Hon. A. M. Hare, Judge of the County Court of the State of Oregon for Tillamook County.

Made and entered at Chambers at

the City of Tillamook, County of Tillamook, State of Oregon, on the 10th day of September, 1919.

Talmage, Claussen & Mannix Attorneys for Plaintiff.

Address Tillamook, Oregon.

Summons.

In the Circuit Court of the State of Oregon for Tillamook County.

Jeanette Seymour, Plaintiff

vs.

Antone J. Seymour, Defendant.

To Antone J. Seymour, 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 cause, on or before November 13, 1919, and if you fail so to appear and answer the complaint, for want thereof, the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit: That the contract of matrimony now existing between the plaintiff and defendant be dissolved and that the plaintiff be granted an absolute divorce from the defendant, and for such other relief as the court may deem just and meet.

This Summons is published by order of the Hon. A. M. Hare, County Judge of Tillamook County, Oregon, said order being dated September 25, 1919, and the date of the first publication being Oct. 2nd, 1919, and of the last publication, November 13, 1919.

Johnson & Handley, Attorneys for the Plaintiff. P. O. Address: 107-8-9 I. O. O. F. Building, Tillamook, Oregon.

Notice.

In the County Court of the State of Oregon, for the County of Tillamook.

In the matter of the estate of Nicholas Job, deceased, commonly known as Nick Job.

Notice is hereby given to all whom it may concern, that the undersigned has been by the County Court of Tillamook County, Oregon, duly appointed Administrator of the Estate of Nicholas Job, deceased, commonly known as "Nick Job; and all persons having claims against said estate are hereby notified to present same, duly verified, as by law required, to the undersigned, at his office in Tillamook City, Oregon, within six months from this date.

Dated October 16th, 1919, being the first publication of this notice. John Leland Henderson, Administrator of the estate of Nicholas Job, Deceased.

NOTICE TO CREDITORS

NOTICE IS HEREBY GIVEN, That the undersigned has been by the County Court of Tillamook County, Oregon, appointed administrator of the estate of William H. Perry, deceased. All persons having claims against the estate are required to present them for allowance to the undersigned at the office of Botts & Winslow, Tillamook, Oregon, within six months from

date hereof.

Dated this September 25th, 1919.

John William Jennings, Administrator.

Notice of Sale for Delinquent Street Assessments

NOTICE IS HEREBY GIVEN, That by virtue of a warrant issued by the City Recorder of Tillamook City, Oregon, dated September 30th, 1919, issued by order of the Common Council of Tillamook City, Oregon, the undersigned, Marshal of Tillamook City, Oregon, has levied upon and will, on Friday the 7th day of November 1919, at the hour of 10 o'clock A. M. sell at public auction to the highest bidder for cash in hand, the properties hereinafter described.

The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Thayer's Add.—Block 40, Lot 5, D. W. Ijams Estate. Amt. of lien \$212.21; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 Thayer's Add.—Block 40, Lot 6, D. W. Ijams Estate. Amt. of lien, \$212.21; Int. to Nov. 7, \$39.07.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the names of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on May 4th, 1916, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and the Common Council of Tillamook City having, on September 3rd 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City.

Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.

Notice of Sale for Delinquent Street Assessments

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The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Lincoln Add.—Block 3 1/2 Alley, C. E. Hadley, owner. Amt. to Lien \$27.17; Int. to Nov. 7, \$3.26.

Cost of advertising \$4.12 Lincoln Add.—Block 9, E. 24.5 ft. Lot 5, W. 3.5 ft. Lot 6, E. M. Hooper, owner. Amt. of Lien, \$333.85; Int. to Nov. 7, \$40.06.

Cost of advertising \$4.37 McDermott Add.—Block 2, Lot 1, C. L. Emerson, owner. Amt. of Lien \$719.69; Int. to Nov. 7, \$86.36.

Cost of advertising \$4.12 McDermott Add.—Block 2, Lot 2, C. L. Emerson, owner. Amt. of Lien, 479.83; Int. to Nov. 7, \$57.58.

Cost of advertising \$4.12 Stillwell Add.—Block 3, Lot 4, J. McMahan, owner. Amt. of Lien, \$192.39; Int. to Nov. 7, \$17.30.

Cost of advertising \$1.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the same of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on November 7th, 1917, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and more than 20 days having elapsed, and the Common Council of Tillamook City having, on September 3rd 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City.

Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.

Notice of Sale for Delinquent Street Assessments

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The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Original Town of Lincoln—Block 9, E. 24 1/2 ft., Lot 5, W. 3 1/2 ft. Lot 6, E. M. Hooper, owner. Amt. of Lien, \$27.42; Int. to Nov. 7, \$3.30.

Cost of advertising \$4.37 Stillwell Add.—Block 3, Lot 4, J. McMahan, owner. Amt. of Lien, \$47.04; Int. to Nov. 7, \$4.23.

Cost of advertising \$4.12 Park Add.—Block 10, Lot 3, L. C. Smith, owner. Amt. of Lien, \$33.79; Int. to Nov. 7, \$4.06.

Cost of advertising \$4.12 Thayer's Add.—Block 40, Lot 6, D. W. Ijams Estate, owner. Amt. of Lien, \$37.25; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Thayer's Add.—Block 40, Lot 5, D. W. Ijams Estate, owner. Amt. of Lien, \$37.25; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Stillwell Add.—Block 5, Lot 4, L. J. Vosburg, owner. Amt. of Lien, \$37.24; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Stillwell Add.—Block 5, Lot 3, L. J. Vosburg, owner. Amt. of Lien, \$37.24; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Stillwell Add.—Block 10, Lot 5, Herman Theissen, owner. Amt. of Lien, \$37.25; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Stillwell Add.—Block 10, Lot 4, D. W. Ijams Estate, owner. Amt. of Lien, \$37.24; Int. to Nov. 7, \$4.46.

Cost of advertising \$4.12 Maple Grove Add.—Block 3, Lot 1, Omar C. Kiger, owner. Amt. of Lien \$35.47; Int. to Nov. 7, \$4.29.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the names of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on November 7th, 1917, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and more than 20 days having elapsed, and the Common Council of Tillamook City having, on September 3rd 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City.

Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.

Notice of Sale for Delinquent Street Assessments

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The respective tracts or parcels of ground to be sold, together with the respective names of the owner or owners thereof, and the amount for which each separate tract will be sold, are as follows, to-wit: Maple Grove Add.—Tract beginning 330 feet S. of S. E. corner of Block 8, Tillamook, 100 feet W.; thence S. 105 ft. West 100 ft., N. 105 ft. E. 100 ft., owner M. A. Baker estate. Amt. of lien, \$35.40. Int. to Nov. 7, \$10.11.

Cost of advertising \$5.02 Maple Grove Add.—Block 3, Lot 1, owner, Omer Kiger. Amt. of lien Int. to Nov. 7, \$105.63.

Cost of advertising \$4.12 Said sale will take place at the front door of the City Hall in Tillamook City, Oregon, being the building in which the Common Council of said Tillamook City holds its sessions.

That names of the owners, or reputed owners, of the aforesaid property as given in the foregoing list, are the names of such owners, or reputed owners as they appear on the bond lien docket of Tillamook City, Oregon, and the respective tracts of land described will be sold at said sale to satisfy the assessment, interest and costs due upon each tract described herein, and each tract will be sold separately.

Said sale will be made for the purpose of satisfying delinquent assessments for street improvements, duly assessed against said property, together with interest and costs thereon, such assessments having been made by the Common Council of Tillamook City, Oregon, on February 3rd, 1913, and the said several owners having made application to pay the same in installments, and said applications having been entered in the bond lien docket of Tillamook City, default having thereafter been made in the payment of the installments due upon said assessments, and more than 20 days having elapsed, and the Common Council of Tillamook City having, on September 3rd 1919, ordered a warrant issued for the collection of said delinquent assessments in the manner provided by the charter of Tillamook City.

Dated this September 30th, 1919. M. E. Gruber, Marshal of Tillamook City, Oregon.

One Big Cause.

One of the principal causes of the high cost of living is the increase on freight rates and the demoralization of freight service under government operation. Manufacturers cannot under the present system get raw materials when needed; merchants cannot get goods. Express rates have to be paid on many shipments. All these added costs must be loaded on prices. There can be no settled basis of manufacturing or distributing costs until the transportation system has been rendered more economical and efficient. Sidetracks are lined with empty cars. Old cars needing little repairs have not been put in service. Meanwhile, with winter approaching, there is a car shortage. It's a lovely mess the administration has made of running everything else it has undertaken to do.

Paid Publicity.

Where the money is coming from that is being used by the league to enforce peace to create public sentiment in favor of a ratification of the peace treaty and league of nations covenant without reservations is to be made the subject of a congressional inquiry. A publicity bureau is being maintained at Washington, and it is said to be claimed by league officials themselves that they have 20,000 speakers on that platform. It is estimated that even if no more than the expenses of these men were paid, it would amount to \$40,000 a day. It is said that the prominent men have been approached with offers to speak for the league for at least \$400 a night. Senator Borah has charged that the big business interests of New York are contributing to the enormous fund, and received a letter from Jacob H. Schiff, of New York, saying that he had contributed \$27,000 to the pool.

An Organ's Poor Excuse.

The New York World remarked that the threat of prosecution in England brought prices tumbling. In explanation the World said that the reason was that in England threats of that kind mean business, in the United States they are frequently a bluff. Whereupon the Syracuse, N. Y., Post-Standard asked if that didn't indicate a lack of faith in Mr. Palmer. Characteristically the World replied that Attorney General Palmer is "still waiting for Congress to enact laws under which profiteers can be prosecuted." The World as Democratic apologist has jumped out of the frying pan into the fire. After six years of complete control of the executive and legislative branches of government, the Democratic party, which came into power promising to pulverize the plutocrats and paralyze the profiteers, now says that it has failed to put on the statute books any law which would enable the Attorney General to prosecute profiteers.

COAXING YOU TO SMILE.

Good Reason.
"The more responsibility we have to assume, the more care we take in keeping out of trouble," remarked a California Judge recently. "Too many of us are like the chauffeur who was driving his former employer home from the club. Said the man: 'James, I notice you don't drive as fast now as you did when you were my chauffeur.' 'No, sir,' replied James; 'you see, sir, you owned that car and I own this one.'"

Woman's Way.
He emerged from the dining room window and slunk stealthily toward the shadows. "Ullo, 'Enry!" remarked the shadows. "Got 'er jools?" "No," replied 'Enry. "Where 'd you look?" "In 'er jewel case and him hevery drawer in her bureau." "Lord, man, yer don't no nofink about the ways of women. Why didn't yer look in the barf room? You'd found the whole bloomin' lot where she left 'em on the wash basin."

Identity.
A guy once got into a smoking car in New England, chummed up with the next man to him, handed him a cigar, and said, "Say you're not supposed to do any fishing up here this month, but I don't mind telling you I've got 100 pounds of the finest cod out in the baggage car that you ever laid eyes on." The newly made acquaintance puffed away at his cigar for a minute or two, and then said: "Say, d'ye know who I am?" "No. Who are you?" asked the fisherman. "I'm the state game warden of Massachusetts," he replied. "The devil you are!" ejaculated Isaac Walton's disciple. "Do you know who I am?" "No. Who are you?" "Well, I'm the biggest liar in North America."

Putting It Up To Dad.
"May I have a word with you, Mr. Green?" began the young man. "Certainly, you may," said the Wall Street father. "I want you to decide a bet." "Very good. Go on." "I want to marry your daughter." "Tut-tut sir." "But wait. Your daughter has bet me that you will give your consent to our marriage and I have bet her that you will not. Now, you certainly would not want to decide the bet so she would lose; now would you?"

The Second Chance.
George M. Cohan tells the following story: "When I was a youngster our town was thrown into a frenzy of excitement through the appearance of a chap known as Jack the Kisser. He used to jump out of dark places, grab the girls, kiss them, and run away. A friend of mine and a girl were discussing the Kisser, he declaring that a man could kiss a girl whether she willed it or not, and she maintaining that it couldn't be done. Finally they decided that the only way to prove their contentions was to try it. They did. And the man won after a brief struggle and kissed the girl ardently for several minutes. Then he released her. 'Oh, well,' said the girl, 'you really didn't win fair. My foot slipped. Let's try it again.'"

Home of Noted Ace.
"I'm afraid you haven't much of a town here, my friend." "What's wrong with it, stranger?" "Well, you have only half a dozen ramshackle stores and about the same number of dwelling houses. The most substantial building I see is the little red depot over there." "Maybe, you're right stranger, Chiggersville ain't much for looks, but," continued the resident as he straightened up and his eyes flashed. "I'd have you understand that this is the home of an American 'ace.'"

Sea Dog Stuff.
Over a glass of—milk the old sea dogs were swapping yarns. "I remember one time," said the one with the scarlet nose. "We ran into a hurricane. The cook was in the galley cooking salt horse, what the owners call beef, and raising a dickens of a steam. But that there hurricane was so cold that it froze the steam solid, with poor old cookie in the center, and it took us three hours to dig him out." "That so?" replied the one with the wooden leg. "Minds me of an arctic voyage I went on once. The cold was so 'orrible that it froze the bo'sun's shadow to the deck, and we had to hack it loose with a chopper before he could move. And another time—" he went on, reminiscently. But his friend had vanished.

Too Gay.
"Why don't you propose to that girl? You like her, and I'm sure she would have you." "All true, but there is an insuperable obstacle between us." "All family or religious objections can be overcome." "Nothing like that. I got a little too gay when I first met her and told her I was getting \$50 a week, whereas I am only getting \$25."

The imaginative editors and orators who compare President Wilson to Abraham Lincoln ought to remember that it was Mr. Lincoln's predecessor, not Lincoln, who was "too proud to fight" and "kept us out of war."