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CASTORIA for Infants and Children. The Kind You Have Always Bought has borne the signature of Chas. H. Fletcher, and has been made under his personal supervision for over 30 years. Allow no one to deceive you in this. Counterfeits, Imitations and "Just-as-good" are but Experiments, and endanger the health of Children—Experience against Experiment.

The Kind You Have Always Bought Bears the Signature of Chas. H. Fletcher In Use For Over 30 Years. THE CENTAUR COMPANY, 21 MURRAY STREET, NEW YORK CITY.

Lee's Lice Killer. The use of this preparation has become so universal, and results are so satisfactory, that most poultry-raisers would not know how to keep house without it. It is no longer necessary to dip or dust poultry to kill the lice. A can of Lee's Lice Killer, a paintbrush, and a few minutes' work in applying it to the roosts, means all the expense and labor now necessary to keep the fowls free from both mites and body-lice. A can of it should be in every poultry-house. It kills and prevents mites and lice, and keeps the air in the poultry-house pure and sweet, killing disease germs and preventing the other enemies of the poultrymen—roup and cholera.

SAVAGE & REID, Seedmen 322 and 324 Commercial Street, North of P. O. CLUBBING LIST OF THE Twice-a-Week Statesman WEEKLY OREGONIAN, per year, \$1.50 TWICE-A-WEEK STATESMAN, per year, \$1.00

The Pacific Homestead SALEM, OREGON The Leading Farm Paper of the Pacific Northwest. 20 page illustrated weekly, \$1 per year. We want good agents and solicitors, and to such will pay a liberal commission. Write for terms. Advertisers should patronize the Homestead..... CIRCULATION, 5,000 WEEKLY

DISCOVERED ITS LACK OF POINT. Collis P. Huntington was an accessible man in his office during the business hours, but, like Mr. Sage, he was intolerant of visitors who wasted his time, says the New York Sun. His opinion was frequently sought by the newspapers, and whenever he thought that it was proper to express it he would talk for publication rapidly and to the point. When he had finished his statement the most ardent cross-examination by the interviewer could add nothing to it. When the big bull movement in stocks was at its height a little more than a year ago a man who seldom speculated in stocks told a broker that he knew Mr. Huntington very well, and that he thought that Mr. Huntington would give him the inside information about one of the companies in which he was interested. "If you can get this information," said the broker, "it will be worth thousands of dollars to you. But I

HON. ARTHUR SEWALL DEAD Succumbed to Apoplexy at His Summer Home Yesterday Morning AFTER LONG YEARS OF ACTIVITY He Was Unconscious from the Effects of the Stroke Sunday, Until His Demise.

PATH, Me., Sept. 5.—Hon. Arthur Sewall died of apoplexy at 8:30 a. m. today at his summer home, Small Point, about twelve miles from this city. He was 64 years of age. Mr. Sewall had not been in good health for some time, although he was not considered to be seriously ill. He had been advised by his physician to rest as early as last June, and he attended the Democratic National Convention July 4th against the advice of his doctor. He appeared to have suffered no ill effects from the journey, however, and was passing the summer quietly at Small Point, when the fatal stroke attacked him last Sunday. The unconsciousness, which followed the attack continued until death came.

Arthur Sewall, ship owner and financier, was born in Bath, Maine, November 25, 1835, a son of the late W. D. Sewall, ship builder. This family had produced several conspicuous men, among them being Samuel Sewall, presiding judge at the trial of the witches at Salem, Mass. Arthur Sewall began his life as apprentice in his father's ship yard. In 1854 he formed a partnership with his brother Edward, under the firm name of E. & A. Sewall, ship builders and commission agents. When the firm was dissolved in 1879 by the death of the senior partner, they had built forty-six vessels. Arthur Sewall continued in the business, admitting his son, William D. Sewall, to partnership under the firm name of Arthur Sewall & Co. This firm has always been famous for the excellence, and lately for the size, of its ships. Mr. Sewall had the spirit to increase his fleet while other shipping houses were retiring from the sea. Four of his most famous vessels have been the Rappahannock, which was burned at sea; the Shenandoah, Susquehanna, and the Roanoke, all full rigged four masted wooden ships, and among the largest sailing vessels produced in America since the days of the Great Republic. The Sewalls are now the largest managers and probably the largest owners of sailing tonnage in the United States. They now have a plant for building iron vessels, and the iron ship Drigo, of 3000 tons, was launched from their yard in 1891. Mr. Sewall has been a director in the Maine Central Railroad since 1875, and president 1884-93, and has also been president of the Portland, Mt. Desert & Machias Steamboat Co., and of the Eastern Railroad, as well as a director in the Mexican Central Railway, the Boston & Maine Railroad, the New York & New England Railroad, the Portland & Rochester Railroad, and in some of the lines of the Atchafalpa, Topeka & Santa Fe system. He was the president of the Bath National Bank, and, until 1883, was president of the Poland Paper Co. An active and aggressive Democrat, he was for many years a member of the National committee of his party. In 1896 he was nominated for Vice President on the Democratic ticket, disagreeing with the feat at the hands of the voters. Mr. Sewall was married, March 29, 1879, to Emma D., daughter of the late Charles Crooker, ship builder, and to them have been born Harold M. Sewall, late consul general at Hawaii, William D. Sewall, and Dunner, who died in infancy.

CASTORIA. The Kind You Have Always Bought Bears the Signature of Chas. H. Fletcher CITATION. In the County Court of the State of Oregon, for the County of Marion.— In the matter of the guardianship, of Joseph S. Beck, and Leona Beck, minors. Now on this the twenty-fourth day of August, A. D. 1900, comes Margaret Peck, in person and as the guardian of the persons and estates of said Joseph S. Beck and Leona Beck, minors, who presents to the said court her duly verified petition praying for an order and license of this court, authorizing, empowering and directing her to sell all the right, title and interest of said minors, in their certain real estate, the same being their undivided one-half interest in fee, in and to the following described premises to-wit: The north three-quarters, of the north half of lot numbered seven, (7), in block numbered thirty-three (33), situate in the City of Salem, Marion County, Oregon. Together with the tenements, hereditaments and appurtenances, thereto belonging or in any wise appertaining thereto. And it appearing to the court from said petition, that it would be beneficial to said minors therein mentioned, and is necessary and proper that their said real estate therein described should be sold. It is therefore ordered, adjudged, and decreed by the court, that on Saturday the twenty-second day of September, 1900, at 9 o'clock in the forenoon of said day, in this court, in the court room thereof, in the county court house, in the City

of Salem, in the County of Marion, and State of Oregon, be and the same hereby are fixed as the time and place for hearing any and all objections to the granting of said order, and license of sale, and that a copy of this order be served upon the next of kin of said minors, and upon Maurice Klinger, Louise Beck, Mary Beck, Rosa Beck, Catharine Beck, Joseph Beck, and Louie Beck, and upon all other persons interested in said estate as by law provided, by publication thereof in The Weekly Oregon Statesman, once each week for three consecutive and successive weeks, prior to said date, said Weekly Oregon Statesman being a weekly newspaper, printed and published at the City of Salem, in Marion County, Oregon, and being of general circulation in said county and state. And each of said parties and next of kin of said wards and all persons interested in said estate and hereby commanded to appear before this court at said time and place to their and there show cause why a license should not be granted for the sale of said real premises, as prayed for in said petition. Done at Chambers, this August 24, 1900. JOHN H. SCOTT, County Judge of Marion County, Ore. County Judge of Marion County, Oregon. 8:31-5 tw.

ADMINISTRATOR'S SALE. Notice is hereby given that the undersigned, as the administrator de bonis non of the estate of Richard Fox, deceased, was duly authorized by the county court of Linn county, Oregon, by an order duly made and entered of record therein on Feb. 5, 1900, to make sale of the following described real property, to-wit: The southeast quarter of the southwest quarter of section 23 and the north half of the northwest quarter of section 26, all in T. 9 S. of R. 4 East, Will. Mer. in Marion county, Oregon, and containing 120 acres. That I will in pursuance of the said order so made as aforesaid, on Saturday, the 15th day of September, 1900, at the hour of 10 o'clock a. m. of said day at the front door of the county court house of Marion county, Oregon, in Salem, Oregon, offer for sale at public auction for cash in hand to the highest bidder the said land and all of the right title and interest of said deceased in and to said property above described. Dated this August 7, 1900. F. M. REDFIELD, Administrator de bonis non. G. W. Wright, Attorney for Adm'r. 8:10-5t.

SUMMONS. In the Circuit Court of the State of Oregon, for the County of Marion: Deft. No. 2: T. T. Geer, Governor, F. I. Dunbar, Secretary of State, and C. S. Moore, Treasurer of the State of Oregon, ex-officio The State Land Board of the State of Oregon, Plaintiff, vs. J. M. Peebles and R. M. Peebles, his wife, Defendants. In the name of the State of Oregon, you are hereby required to appear in the above entitled court and answer the complaint filed against you in the above entitled suit on or before the 7th day of September, 1900, and if you fail to so appear or answer, said complaint, for want thereof, the Plaintiff will apply to the said court for the relief demanded in said complaint herein, to-wit: That Plaintiff have judgment against Defendants, J. M. Peebles and R. M. Peebles, for the sum of \$100, Gold Coin of the United States, with interest thereon in like gold coin at the rate of 8 per cent, per annum from the 4th day of June, 1898, until paid, and for the further sum of \$100 attorney's fees, and for the costs and disbursements of this suit. Further that Plaintiff have a decree for the foreclosure of his mortgage, executed by said Defendants, J. M. Peebles and R. M. Peebles, to the Board of Commissioners for the sale of School and University Lands and for the investment of the fund arising therefrom, in the State of Oregon, said mortgage bearing date the 4th day of June, 1898, and being upon the following described premises, to-wit: Beginning at the NE. corner of Sec. 12, in T. 8 south of range 3 west of W. M., and running thence north 28 1/2 rods; thence west 17.50 chains; thence north 17.50 chains to the north boundary of Donation Land Claim No. 2292 (Enoch Garrison); thence west along the north line of said Donation Claim 42.50 chains; thence south 24.03 chains to the south line of Sec. 1, said township; thence east 60 chains to the place of beginning, save and except 25 acres heretofore deeded to Mary C. Gardner and 2 1/2 acres heretofore deeded to Samuel Gardner, all off the east end of said tract, leaving 65 acres more or less, all in Marion county, Oregon, and that said premises be sold as by law provided, and that the money arising from said sale be applied to the satisfaction of Plaintiff's judgment, as above set forth, and that each of the above defendants and all persons claiming through or under them since the said 4th day of June, 1898, the date of Plaintiff's mortgage, be forever foreclosed of all right of redemption in or to said premises or any part thereof. This Summons is published by order of the Hon. R. P. Boise, Judge of the above entitled Court, made on the 27th day of July, 1900, and the first publication of this summons is made on the 27th day of July, 1900, and the date of the last publication hereof will be and this summons will expire on the 7th day of September, 1900. M. W. HUNT, Attorney for Plaintiff. 7-27-7t.

SUMMONS.—NO. 7420. In the Circuit Court of the State of Oregon, for Marion County—Department No. 2: Frank M. Munkers and Belle Munkers (his wife), Sophia Simmons and Ulysses Simmons (her husband), Anna Johnson, Mildred Folek, Walter J. Munkers, Anna Hayter and Frank Hayter (her husband), and Grover Folek, plaintiffs, vs. B. F. Munkers and Susan J. Munkers, Josephine Johnson and H. C. Johnson (her husband), Samuel T. Munkers and Julia Munkers (his wife), Kate Herren and H. E. Herren (her husband), Ella Walker and T. F. Walker (her husband), E. Herren and L. M. Herren (her husband), Ralph Carico, Inez Carico, Iva Harmon and Lou Harmon (her husband), Charles Munkers, Elmer Munkers, Maud Denny and James L. Denny (her husband), Walter Munkers, Frank Munkers, Edwin E.

Carico and Carl Munkers, defendants. To B. F. Munkers, Susan J. Munkers, Ralph Carico, Inez Carico, Lou Harmon, Iva Harmon, Frank Munkers, Charles Munkers, Walter Munkers, Elmer Munkers, Maud Denny, James L. Denny and Edwin E. Carico, defendants in the above entitled suit: In the Name of the State of Oregon you and each of you are hereby required to appear in said court in the above entitled suit and answer the complaint filed therein against you by the said plaintiffs on or before Saturday, the 15th day of September, A. D. 1900, and you and each of you are hereby notified that if you fail to so appear and answer said complaint for want thereof the said plaintiffs will apply to the court and take a decree against you as follows, to-wit: For the appointment of a guardian ad litem in said suit for said minor defendants, Ralph Carico, Inez Carico and Carl Munkers; and that the defendants, Ella Walker, Katie Herren, Frances Herren and Samuel T. Munkers be decreed to be the owners in fee simple of their certain respective tracts of land set apart to them by the last will and testament of W. R. Munkers, deceased, and by the contract between said plaintiffs and defendants referred to in said complaint; that the said defendant, Benjamin F. Munkers, be decreed to be the owner in fee simple of an undivided 4-28, and that the plaintiff, Frank M. Munkers, be decreed to be the owner in fee simple of an undivided 4-28, and said Walter J. Munkers be decreed to be the owner in fee simple of an undivided 1-28, and the plaintiff, Grover Folek, be decreed to be the owner in fee simple of an undivided 1-28, and the plaintiff, Annie Johnson, be decreed to be the owner in fee simple of an undivided 1-28, and the plaintiff, Sophia Simmons be decreed to be the owner in fee simple of an undivided 1-28, and the plaintiff, Mildred Folek, be decreed to be the owner in fee simple of an undivided 1-28, and the defendant, Carl Munkers, be decreed to be the owner in fee simple of an undivided 2-28, and the plaintiff, Anna Hayter, be decreed to be the owner in fee simple of an undivided 4-28, and the defendant, Ralph Carico, be decreed to be the owner in fee simple of an undivided 1-98, and the defendant, Inez Carico, be decreed to be the owner in fee simple of an undivided 1-98, and the defendant Iva Harmon, be decreed to be the owner in fee simple of an undivided 1-49, and the said defendant, Charles Munkers, be decreed to be the owner in fee simple of an undivided 1-49, and the said defendant, Maud Denny, be decreed to be the owner in fee simple of an undivided 1-49, and that the said defendant, Elmer Munkers, be decreed to be the owner in fee simple of an undivided 1-98, and that the said defendant, Frank Munkers, be decreed to be the owner in fee simple of an undivided 1-49 interest in and to the lands and premises situate in Linn County, Oregon, described as follows, to-wit: The south half of Section 2, in T. 10 south R. 1 west of the Willamette Meridian, in the County of Linn and State of Oregon, containing 320 acres of land more or less, situate in Linn County, Oregon. That each of the said defendants, Iva Harmon, Charles Munkers, Elmer Munkers, Maud Denny, Walter Munkers, and Frank Munkers, be decreed to be the owner in fee simple of an undivided 1-49 interest in and to the following described lands and premises, to-wit: Beginning at a point 10.50 chains north, 26 degrees east of the southeast corner of W. R. Munkers' Donation Land Claim, No. 51, in T. 7 south range 2 west of the Willamette Meridian, in Marion County, Oregon, thence north 25 degrees, east 3.06 chains along the east line of the W. R. Munkers' claim No. 51 thence north 64 degrees 15 min, west 44.80 chains to the west line of claim No. 51; thence south nine degrees west 17.65 chains along the west line of claim No. 51; thence south 34 degrees and 30 min, east 42 chains to the place of beginning, containing 43.74 acres; situate in Marion County, Oregon. That the said plaintiff, Frank M. Munkers, be decreed to be the owner in fee simple of an undivided 14-28, and that the said defendant, Carl Munkers, be decreed to be the owner in fee simple of an undivided 2-28, and that the plaintiff, Anna Hayter, be decreed to be the owner in fee simple of an undivided 4-28, and that the said defendant, Ralph Carico, be decreed to be the owner in fee simple of an undivided 1-98, and that the defendant, Inez Carico, be decreed to be the owner in fee simple of an undivided 1-98, and that the plaintiff, Josephine Johnson, be decreed to be the owner in fee simple of an undivided 4-28 interest in and to the last above described tract of land, containing 43.74 acres, situate in Marion County, Oregon. And that it be further decreed that the costs and disbursements and expenses of said suit shall be borne equally by the said plaintiffs and defendants, except that the said Ella Walker and Katie Herren shall not be required to pay any costs or disbursements of said suit. You and each of you are hereby further notified that the said plaintiffs will take a decree and judgment against you for the whole of the relief demanded in said complaint and for such other further or different relief in the premises as to the court shall seem meet with equity and good conscience. This summons is served upon you by publication thereof for six consecutive and successive weeks prior to said fifteenth day of September, A. D. 1900, in the Weekly Oregon Statesman, a weekly newspaper of general circulation throughout said county and State of Oregon, printed and published at the City of Salem, Marion County, Oregon, by order of Hon. R. P. Boise, Judge of said Circuit Court, which said order bears date of July 25th, A. D. 1900, and that the said Hon. R. P. Boise, Judge of said Circuit Court, in said order for the publication of this summons upon you has prescribed the fifteenth day of September, A. D. 1900, as the time on or before which you shall appear and answer the said complaint in said court. The date of the first publication of this summons in said newspaper is the twenty-seventh day of July, A. D. 1900. JOHN H. SCOTT, W. M. KAISER, Attorneys for Plaintiffs. 7-27-7t.

Carico and Carl Munkers, defendants. To B. F. Munkers, Susan J. Munkers, Ralph Carico, Inez Carico, Lou Harmon, Iva Harmon, Frank Munkers, Charles Munkers, Walter Munkers, Elmer Munkers, Maud Denny, James L. Denny and Edwin E. Carico, defendants in the above entitled suit: In the Name of the State of Oregon you and each of you are hereby required to appear in said court in the above entitled suit and answer the complaint filed therein against you by the said plaintiffs on or before Saturday, the 15th day of September, A. D. 1900, and you and each of you are hereby notified that if you fail to so appear and answer said complaint for want thereof the said plaintiffs will apply to the court and take a decree against you as follows, to-wit: For the appointment of a guardian ad litem in said suit for said minor defendants, Ralph Carico, Inez Carico and Carl Munkers; and that the defendants, Ella Walker, Katie Herren, Frances Herren and Samuel T. 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D. 1900, as the time on or before which you shall appear and answer the said complaint in said court. The date of the first publication of this summons in said newspaper is the twenty-seventh day of July, A. D. 1900. JOHN H. SCOTT, W. M. KAISER, Attorneys for Plaintiffs. 7-27-7t.