

WASHING COUNTY OF WALLA WALLA

In the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

F. F. Adams, Plaintiff, vs. J. W. Waggoner, Defendant.

THE UNITED STATES OF AMERICA vs. J. W. Waggoner, Defendant. You are hereby required to appear in an action brought against you by F. F. Adams, Plaintiff, in the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

A gentleman relates as an actual occurrence at that bathing resort the meeting of three persons who had been intimately connected in their former lives, ending in the marriage of two long-parted lovers. The heroine, Mary B. Donoghue, ten years ago, when only 16 years of age, was the belle of a Virginia village. While at the White Sulphur Springs, five years ago, she was persuaded by her mother to marry a young Austrian named Frascati, whose debts and dissipations had driven him from home to America. Two years ago her only child died, and a divorce procured her a release from the cruelty of a brutal husband. Since then she had seen neither her husband, whom she never loved, nor the lover who fled the scene of her father's death. She had been throng on her ill-fated marriage among the throng on Sunday going out upon the ocean from the porch of the New Inlet House, by a strange iron, were the two men—Frascati, the Austrian drunkard, the divorced husband, on one side of his former wife; John Saunders, the lover who had grown sick with longing for a face now not twenty feet away—yet each unconscious of the other's presence. Driven, no doubt, to despair by remorse and penury, Frascati wandered away along the shore. When he plunged in he did not know whether he could swim out or whether he would drown his sorrows once for all and find a grave beneath the waves. But a woman's startled shriek rang shrilly out over the evening air; his own wife had seen his wild leap, all ignorant that this was the man who had wrecked a young life. Her accents touched a chord no other voice had ever waked in Saunders' heart. He rushed toward the spot from which it seemed to come and dragged Frascati dripping from the water. A mutual and triangular recognition followed, and there in the presence of the man who had always loved her, Mary Donoghue's divorced husband knelt and prayed her forgiveness. At the quiet marriage which took place the same evening in the house of an Atlantic clergyman, Saunders was joined for life to the woman he had always loved. Frascati witnessed the ceremony, but how was the minister to know that the divorced and erring husband thus ratified the marriage of his own former wife to the man who had saved his life? How stranger, after all, is truth than fiction; how true it is that all things come to those who wait.—Atlantic City Review.

A. REEVES AYRES, Clerk. By F. W. GOODRICH, Deputy. C. B. O'NEIL, Plaintiff's Attorney.

WASHING COUNTY OF WALLA WALLA

In the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

M. F. Hubbard and James Hubbart, Defendants.

THE UNITED STATES OF AMERICA vs. M. F. Hubbard and James Hubbart, Defendants. You are hereby required to appear in an action brought against you by the United States of America, Plaintiff, in the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

Speaking of love and marriage, writes a Paris correspondent, reminds me that I must tell you about the sensation which the late Dr. James Ayer, of patent-medicine fame, has been giving us. Inasmuch as Miss Ayer has a fortune of about \$50,000,000 all the fortune-hunters of France have been fixing their longing eyes upon her for some time. This young lady and her pile have received no little attention in the most aristocratic and fashionable circles of Paris, particularly from this boss match-maker, the Princess De Sagen, in whose "matrimonial lists" are recorded some of the most aristocratic names in the peerage as aspiring to the hand and fortune of the heiress of the late Dame Gump speaks the truth, this young American girl was very near becoming, through the aid of the aforesaid Princess, a royal highness and a kinswoman of the sweet moral of scandal in Spain that I have already related. When Miss Ayer arrived in France this year she came accompanied by the prestige of the most romantic adventure. The story goes that a young Lieutenant in the Italian army, the Count Bettini, a handsome young fellow only 23 years of age, had last winter sent a bullet through his heart on the doorstep of the American lady's residence. A letter was found on him in which he declared that he had been driven to this rash act by the refusal of the beautiful young American to accept the heart, hand and broken-down title which he had offered her. It seems that Miss Ayer had only seen this titled suitor four times and had not discovered that the flame she had kindled in the heart of the Italian was of so violent a nature. Bettini had taken the precaution to warn her of the intemperance to which her coldness was driving him and the letter was accompanied by three photographs illustrating the probable appearance of the writer after the lapse of a Col's revolver. If this woe had the meris of originality it has been entirely too soft for the practical good sense of Miss Ayer, who very properly handed the letter and the photographs to her brother and the Italian Count was invited to make himself scarce, this he did by carrying out his threat. There is nothing practical about your thorough-going Italian.—Chicago Times.

A. REEVES AYRES, Clerk. By F. W. GOODRICH, Deputy. C. B. O'NEIL, Plaintiff's Attorney.

WASHING COUNTY OF WALLA WALLA

In the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

Robert Crane, Plaintiff, vs. Mary A. Crane, Defendant.

THE UNITED STATES OF AMERICA vs. Mary A. Crane, Defendant. You are hereby required to appear in an action brought against you by Robert Crane, Plaintiff, in the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

We notice that the various cities on the S and, as well as Po-land, have appointed committees to arrange for a proper reception to Mr. Henry Villard and his distinguished party, when they arrive at each place, and it is eminently proper that Walla Walla should fall into line and make preparations for tendering him a welcome, should he decide to visit this place. This noted railroad magnate has proven a great benefactor to the people of our inland empire. Had it not been for his indomitable will and able management the Northern Pacific would not have been finished for years to come, instead of only a few short weeks. He has proven himself a trend to the farmer, as well as business man of this country by the uniform low freight rates he has established as well as equitable on intermediate points. He has changed the Northwest from a wilderness to a thickly populated, prosperous country, and is still pushing and crowding the good work through railroad construction.

A. REEVES AYRES, Clerk. By F. W. GOODRICH, Deputy. C. B. O'NEIL, Plaintiff's Attorney.

WASHING COUNTY OF WALLA WALLA

In the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

H. E. Haines and J. B. Thompson, Plaintiffs, vs. J. B. Eckert, Defendant.

THE UNITED STATES OF AMERICA vs. H. E. Haines and J. B. Thompson, Plaintiffs, and J. B. Eckert, Defendant. You are hereby required to appear in an action brought against you by H. E. Haines and J. B. Thompson, Plaintiffs, in the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

A story is told in the German press of the causes that led Franz Liszt, the composer, to enter a monastery. He was a gay man of the world in his younger days, and found himself at one time in love with two different women, both of whom were passionately attracted to him, and were loved by him in return with equal ardor. Both were of high rank, gifted, and beautiful. He was in great doubt and perplexity. Unwilling to give either one the pain of knowing that he had married the other, he finally entered the priesthood, to which his imaginative and emotional temperament had previously attracted him, and in which he hoped to find peace and contentment. The women whom he loved learned in time to forget their passion for him. One married a nobleman of high rank. The other became the Countess D'Agonit, acquired literary distinction under the name de plume Daniel Stern, and gave birth to two daughters, one of whom married the French statesman Olivier, and the other is to-day known as the widow of Richard Wagner.

A. REEVES AYRES, Clerk. By F. W. GOODRICH, Deputy. C. B. O'NEIL, Plaintiff's Attorney.

WASHING COUNTY OF WALLA WALLA

In the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

JOSEF JORGENSEN, Plaintiff, vs. M. F. Hubbard and James Hubbart, Defendants.

THE UNITED STATES OF AMERICA vs. M. F. Hubbard and James Hubbart, Defendants. You are hereby required to appear in an action brought against you by Josef Jorgensen, Plaintiff, in the District Court of the Territory of Washington, and for the First Judicial District thereof, holding terms at Walla Walla, Walla Walla County, Idaho, on the 15th day of July, 1883.

NOTICE IS HEREBY GIVEN THAT the following named settler has filed notice of his claim to make final proof in support of his claim, to wit: M. F. Hubbard and James Hubbart, Defendants, who made his claim on the 15th day of July, 1883, in Block 4, in the NW 1/4 of Sec. 32, T. 11 N. R. 35 E. He names the following witnesses to prove his continuous residence upon the land claimed, to wit: HARRY SHARPE, J. B. Eckert, Joseph Walter and Geo. W. Bendish, all of Walla Walla County, Idaho.

JOSEF JORGENSEN, Plaintiff. J. B. Eckert, Defendant.

Barbed Wire.

Oregon, Washington and Idaho are more or less interested in the matter of barbed wire for fencing, hence the following from the *Atla California* will be read with interest: "Judge Treat's decision declaring invalid the patents on barbed wire held by Washburn, has been followed by consequences which would attend a judicial decision. A Joliet, Ill. dispatch to the St. Louis *Globe-Democrat* says the bottom has fallen out of the business. The factories at Joliet, ten in number, are all closed down and 600 men thrown out of employment. This is owing to the withholding of royalties to Washburn, the great over-production and the wholesale tumbling down of prices to a scale where it is unprofitable to manufacture. There were at one time forty factories, averaging ten tons each of barbed wire per day, or a total daily output of 400 tons, Washburn's royalty was seventy-five cents per 100 pounds, which brought the barbed wire king a daily income of \$6,000, \$150,000 monthly, or \$1,872,000 per year, which is a big thing to lose, but was a direct tax on land owners, as the price of barbed wire was at once raised to cover the royalty as soon as it was exacted. As a clincher against Washburn, lay-out by Judge Treat, other cases pending in Chicago against the manufacturers, who filed pleas in bar of suits on the ground that, having been declared invalid in a federal court, Mr. Washburn could not prosecute for infringements of his patents in state courts. There are two years cleared daily from \$600 to \$900. The smallest ones netted over \$100 a day each, after paying \$150 per day royalty. This barbed wire bonanza is now busted, and, though the industry, which is not half developed yet, will recover, prices will be healthier. They are now suffering the penalty of overdoing the thing."

The Administration in New York.

Telegraphic advice from Syracuse, N. Y., under date of July 24th, states that it would be a great mistake to imagine that the Arthur Administration has so far reconciled the jarring elements in the Republican party of this State as to enable it to meet the Democrats with a united front in the fall election. Undoubtedly there will be no such formidable coalition as was seen last year, and some counties which the Democrats carried by handsome majorities then they will lose in November; and, indeed, they may have to be on the alert to save the Senate. So, too, there may be a general desire for harmony among the Republican rank and file who want none of the offices, but it will be very tame even there, and will only reach such of the Half-breed and Sialar leaders as have their individual axes to grind in the campaign.

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JOSEF JORGENSEN, Plaintiff. J. B. Eckert, Defendant.

Pre-emptor's Rights.

Under this caption the editor of the Yakima Record whips the Receiver of the land office there around the stump. Things in that same land office are in a bad condition; the Register is rather weak minded and prone to look upon the wire when it is red, and by some means has become the slave of the Receiver, Adams, to whom he gives all the land notices that come to the office, because Adams is owner in two newspapers; which are kept alive solely by what they earn for the contemptible sneak who owns them. The cause of the following article is that the Receiver through his agents has been promulgating ideas that are, according to the Record, entirely wrong, and only for the purpose of increasing his own fees.

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Oregon, Washington and Idaho are more or less interested in the matter of barbed wire for fencing, hence the following from the *Atla California* will be read with interest: "Judge Treat's decision declaring invalid the patents on barbed wire held by Washburn, has been followed by consequences which would attend a judicial decision. A Joliet, Ill. dispatch to the St. Louis *Globe-Democrat* says the bottom has fallen out of the business. The factories at Joliet, ten in number, are all closed down and 600 men thrown out of employment. This is owing to the withholding of royalties to Washburn, the great over-production and the wholesale tumbling down of prices to a scale where it is unprofitable to manufacture. There were at one time forty factories, averaging ten tons each of barbed wire per day, or a total daily output of 400 tons, Washburn's royalty was seventy-five cents per 100 pounds, which brought the barbed wire king a daily income of \$6,000, \$150,000 monthly, or \$1,872,000 per year, which is a big thing to lose, but was a direct tax on land owners, as the price of barbed wire was at once raised to cover the royalty as soon as it was exacted. As a clincher against Washburn, lay-out by Judge Treat, other cases pending in Chicago against the manufacturers, who filed pleas in bar of suits on the ground that, having been declared invalid in a federal court, Mr. Washburn could not prosecute for infringements of his patents in state courts. There are two years cleared daily from \$600 to \$900. The smallest ones netted over \$100 a day each, after paying \$150 per day royalty. This barbed wire bonanza is now busted, and, though the industry, which is not half developed yet, will recover, prices will be healthier. They are now suffering the penalty of overdoing the thing."

The Administration in New York.

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JOSEF JORGENSEN, Plaintiff. J. B. Eckert, Defendant.

SISTERS OF CHARITY.

Under this caption the editor of the Yakima Record whips the Receiver of the land office there around the stump. Things in that same land office are in a bad condition; the Register is rather weak minded and prone to look upon the wire when it is red, and by some means has become the slave of the Receiver, Adams, to whom he gives all the land notices that come to the office, because Adams is owner in two newspapers; which are kept alive solely by what they earn for the contemptible sneak who owns them. The cause of the following article is that the Receiver through his agents has been promulgating ideas that are, according to the Record, entirely wrong, and only for the purpose of increasing his own fees.

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As Iowa doesn't owe a dollar, she ought to change her name. Statistics show that the toy pistol is more fatal than the cyclone.

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A South Carolina Baptist church contains in its old record the expulsion of a woman for doing too much talking in the neighborhood.

TUTT'S HAIR DYE. GRAY HAIR OR WHISKERS changed instantly to a Glossy Black by a single application.

YOUNG MEN WHO MAY BE SUFFERING FROM the effects of youthful follies and indiscretions.

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A Massachusetts flower trial the Court said that if a druggist delivered liquor over a counter in a public place to those who called for it, then he kept a public bar.

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Headlines of a New York paper: "A Thrilling Scene. A Young Lady Suspended from a Cornice Six Stories Above the Pavement."

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Philadelphia has found cheap cabs possible. The Reading Railroad Company, as well as the Pennsylvania, is now running hackabouts and four-wheelers.

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Thousands of women are expected to witness some bicycle races at Springfield. "We wish the affair to be conducted so decorously," says the committee.

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"Show me an actor and I'll show you a low-lived, godless whelp," said a member of the Salvation Army.

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