

NOTES OF A TRAVELER

WHAT I SAW WHILE IN FOREIGN LANDS.

BY FRANK M. KENNEY.

Voyage of Over 3,000 Miles. But Like Pad...
Diamond Head, a short distance...
Honolulu is located on the Island of Oahu...

party, those who did not wish to at...
Diamond Head, a short distance...
Honolulu is located on the Island of Oahu...

could be seen standing on their heads...
Honolulu is located on the Island of Oahu...
Honolulu is called the "Paradise of the Pacific..."

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Washington Standard.

control of the Island, this was the scene of a fierce battle between the natives of this island and those of a neighboring one, who endeavored to overthrow them. The latter, however, were gradually forced back up a valley until finally they came to the Pali whose precipitous walls afforded no means of descent, and over this cliff the invaders were driven and none were left to tell the tale. A beautiful view can be obtained from this point, but the wind is so strong that it is almost impossible to retain one's footing, and the ladies especially were glad to get into the shelter of the rocks.

One gets from the Country Club looking down on the city and out over the harbor is a very pleasing one. One of the principal attractions of the Hawaiian Islands is the volcano Kilauea, but this is situated on the Island of Hawaii, quite a little distance away from Honolulu, necessitating a boat trip. Not having sufficient time to make this side trip we were much disappointed in not being able to see the volcano, as it was unusually active.

Honolulu is called the "Paradise of the Pacific," and during the tourist's season there has not been sufficient steamship accommodations for all those who wished to take the trip. Although there are a great number of steamers touching there, none but vessels flying the American flag are permitted to carry passengers between the United States and Honolulu, as it is claimed to come under the coastwise traffic law. The Hawaiian people believe that some modification should be made so that at least people should be permitted to take passage on other vessels when the bookings are full on the American lines, either that or that the present fine of \$200 per passenger be reduced to a sum, say \$25, as that would be sufficient to offset any difference in rate and it is on the basis of protection to our Ameri-

can shipping alone that the coastwise law was enacted.
Residents of this Coast, especially, can very easily visit Honolulu either by taking the American steamers from San Francisco, or the ones out Vancouver, B. C., and during the winter season especially it will be found a very pleasant place for an outing.

Although many nice and beautiful places were seen, Puget Sound is the place where the writer wishes to spend the remainder of his days.

THE melancholy days have come. The saddest of them all, Senatorial candidates will rant and rant from now on, until fall.
Talk about standing before St. Peter at the gate! Wait until William Howard Taft stands before Col. Roosevelt, and is questioned about the Lawler letter.

A New York man committed suicide the other day with a safety razor. Ye gods! The man surely was insane, else he would not have chosen such a torturing and horrible death. Holy Moses!

It has heretofore been supposed that Taft wore a smile that would not come off. But it most likely did come off when he heard of the racket, noise, bang, hollering and cheering upon Roosevelt's arrival in New York.

If there is a town in Washington visited by John L. Wilson, candidate for the United States Senate, that "John" has not been told he is their choice; the only candidate that has a look in; that he will be elected—let it hold up its hands.

"Famous Artist Paints City in Water Colors," reads a heading in the Sunday P.-I. of June 19th. This Seattle artist, according to the declaration of an Olympia painter, is short, very short, an artistic conception, else he would paint Seattle in mourning colors—business in Seattle having a funeral appearance.

Why, O why, did the churches of the United States squander their money in telegrams congratulating Gov. Gillett, of California, for prohibiting prize-fights in that State, knowing that Holy Willie Matthews, pastor of the First Presbyterian Church, Seattle, wired the Governor his congratulations, soon as the news was flashed to Seattle that Gov. Gillett had "stopped the Jeffries-Johnson 'mill'?"

Ha ha! he he! he he! ha ha! Some one restrain us from killing our fool self with joy—dying by the "laugh to kill" route. A highwayman, the other night, in Tacoma, robbed the proprietor of a butcher shop of over \$55 and some checks. He he! ha ha! the robber (excuse us) He he! he he! Ha ha! O my!—should be presented—Ha ha! he he! with a regulation handsome diamond-studded gold medal. Ha ha, ha ha, he he! O, Lordy, Lordy! Gee! How out sides ache!

"Billy" Sunday, the evangelist, told the people of Everett they were busily engaged in "kicking God into the gutter," and that "the City of Smokestacks is tearing towards the demitron bow-wows in a way to make anybody's head swim," and that the town was a "sink-hole," and that they kept "their loose change right in their pockets." The citizens of Everett should be ashamed of themselves for not taking "Billy" by the nape of the neck and seat of his trousers and kicking him so far he never would get back.

Of the marriage of Theodore Roosevelt, Jr., and Miss Eleanor Butler Alexander, one reads: "The bride wore a high-necked gown." After some of the bony, scrawny, fat and beefy sights beheld at some sassy weddings wherein the "bride wore a low-necked gown," it is hoped for decency sake that the "sassy" brides from now on, unless endowed by nature with an "exquisite and beautiful" form, will follow strictly the style set by Miss Eleanor Butler Alexander—the wearing of a "high-necked gown"—and then some.

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NOTICE TO CREDITORS.

In Probate—No. 1467.
In the Superior Court of the State of Washington for the County of Thurston.
In the matter of the estate of Stephen Ballo, deceased.
By order of said Court made herein on the 24th day of June, 1910, notice is hereby given to the creditors of and to all persons having claims against said deceased, or against said estate, or against the community estate of said deceased and Julia Ballo, now Julia Settles, to present them with the necessary vouchers, to the undersigned administrator of said estate at 3414 Fremont Avenue, Seattle, King County, Washington, the place of business of said estate, within one year from and after the date of first publication of this notice, or same will be barred.
Date of first publication, June 19, 1910.
C. E. REMBERG,
Administrator of said estate.
Bell & McNeil, attorneys for said estate, 740 New York Block, Seattle, King County, Washington.

R. J. PRICKMAN
Artistic Tailor,
Main, Bet. 5th and 6th Streets.

SUMMONS BY PUBLICATION.

In the Superior Court of the State of Washington for the County of Thurston.
John McIntosh, Plaintiff, vs. M. E. Waite and J. K. Chatwood and Mrs. J. K. Chatwood, His and His Wife, Defendants.
The State of Washington to the said M. E. Waite, J. K. Chatwood and Mrs. J. K. Chatwood, Defendants.
You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to wit, within sixty (60) days after the 17th day of June, 1910, and defend the above entitled action in the court titled court, and answer the complaint of the plaintiff and serve a copy of your answer to the undersigned attorneys for the plaintiff at their office below stated, and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint which has been filed with the Clerk of the above entitled court.
The above entitled action is an action brought by the plaintiff John McIntosh against the above named defendants for the collection of a promissory note in the sum of \$200 with interest from June 7, 1909 to date at the rate of 7 per cent. per annum, and for attorneys' fees, and costs of the above entitled action.
The defendants J. K. Chatwood and Mrs. J. K. Chatwood being absent from the State of Washington, prior to and at the time of the publication of this summons, there has been levied an attachment on the following real estate in the County of Thurston, State of Washington, and particularly described as follows: To-wit: SW 1/4 of NE 1/4, Sec. 22, Twp. 18, N. R. 3, W. 1, M. and this action is for the purpose of foreclosing such attachment lien.
TROY & STURDEVANT,
Attorneys for Plaintiff.
Postoffice address, Box 355, Olympia, Washington; Office address, Suite 4, Byrne Block, Olympia, Washington.
Date of first publication, June 17, 1910. 71.

SUMMONS.

In the Superior Court of the State of Washington, for King County.
W. R. Allison, Plaintiff, vs. Merchants National Bank of Seattle, a corporation; William N. Hutchinson, Rufus B. Odum and James Doe Odum, his wife, whose true Christian name is to plaintiff unknown; George Cramer, Florence A. Thompson, Maud A. Coxhead and Amos Cramer, Jr., and all persons known and unknown claiming any right, title, interest or estate in and to the following described real estate, to-wit: Tract 62, Maple Leaf Addition to Green Lake Circle, Lake Circle, King County, Washington, defendants.
The State of Washington, To the Merchants National Bank of Seattle a corporation, William N. Hutchinson, Rufus B. Odum and James Doe Odum, his wife, whose true Christian name is to plaintiff unknown; George Cramer, Florence A. Thompson, Maud A. Coxhead and Amos Cramer, Jr., and all persons known and unknown claiming any right, title, interest or estate in and to the following described real estate, to-wit: Tract 62, Maple Leaf Addition to Green Lake Circle, Lake Circle, King County, Washington, defendants: You, each of you, are hereby summoned to appear within twenty (20) days after the service of this summons upon you, exclusive of the day of service, and defend the above entitled action in the Superior Court of the State of Washington for King County, and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney for the plaintiff at his office below stated, and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed in the Clerk's office of the above entitled Court.
This is an action brought by the plaintiff for the purpose of quieting title in him as against the defendants, and each of them, in and to lots 1, 2 and 3, Acre 2, lots 1 to 6 inclusive, Acre 4, and lots 1 to 6 inclusive, Acre 5, all in Tract 62, Maple Leaf Addition to Green Lake Circle, and all in King County, Washington, defendants: You, each of you, are hereby summoned to appear within twenty (20) days after the service of this summons upon you, exclusive of the day of service, and defend the above entitled action in the Superior Court of the State of Washington for King County, and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney for the plaintiff at his office below stated, and in case of your failure so to do, judgment will be rendered against you according to the demand of the complaint, which has been filed in the Clerk's office of the above entitled Court.
JAMES B. KINNE,
Attorney for Plaintiff.
P. O. and Office address: Suite 29 Schermerhorn Block, Seattle, King County, Washington.
Date of first publication, June 10, 1910. 71.

PROBATE NOTICE.

In the Superior Court of the State of Washington for the County of Thurston.
In the matter of the estate of Augusta Matilda Anderson, deceased.
Notice of Settlement of Final Account.
No. 180.
Notice is hereby given that John Anderson, administrator of the estate of Augusta Matilda Anderson, deceased, has rendered and presented for settlement, and filed in the Superior Court of Thurston County, State of Washington, his final account as said administrator, and that Wednesday, the 6th day of July, 1910, at 10 o'clock A. M., at the Court-room of said County, in the City of Olympia, in said State of Washington, the said Court will examine and settle the account of said administrator, and all persons interested in said estate may appear and file their objections in writing to the said final account, and contest the same.
Witness, Hon. John R. Mitchell, Judge of the said Superior Court.
[SEAL] and the seal of the said court affixed on the 24th day of June, A. D. 1910.
W. M. NUNN,
County Clerk and Clerk of the Superior Court.
Date of first publication, June 3, 1910. 51.

NOTICE TO CREDITORS.

In the Superior Court of the State of Washington for the County of Thurston.
In the matter of the estate of Lucinda Debler, deceased.
Notice is hereby given by the undersigned, Mary L. Wilson, Executrix of the estate of Lucinda Debler, deceased, to the creditors of and all persons having claims against the said deceased or said estate, to exhibit them with the necessary vouchers within one year after the date of the first publication of this notice, at the office of Bigelow & Maurer, in Olympia, said County and State, or the same will be barred.
MAY L. WILSON,
Executrix of the estate of Lucinda Debler, deceased.
Date of first publication, June 3, 1910. 51.