

Amusements.

For the coming week's offering at the Seattle Theatre, Russell and Drew will make the first production in this city of Will C. Murphey's great domestic drama "Why He Divorced Her." It will start Sunday afternoon at the usual matinee. Just to show what the Seattle patrons may expect from this play it may be mentioned that "Why He Divorced Her" is called "a companion play to 'Why Women Sin.'" That surely is enough for the Seattle followers for they know the latter play is one of the greatest and most interesting creation of the dramatist. The story of "Why He Divorced Her" tells of misunderstandings, good motives questioned, and the machinations of evil persons who masquerade as friends. It is an old story, one that is as old as any in real life or in fiction, but the saying that "truth is stranger than fiction" was never more true in its application to a play than in this case. Here we have the usual condition of a man and a woman in love not with each other but with their opposites a husband and wife.

A little fellow who had just felt the hard side of the slipper turned to his mother for consolation.

"Mother," he asked, "did grandpa thrash father when he was a little boy?"

"Yes," answered his mother, impressively.

"And did his father thrash him when he was little?"

"Yes."

"And did his father thrash him?"

"Yes."

A pause.

"Well, who started this thing, any way?"—Cassell's Saturday Journal.

A Scotsman went to a dentist with a toothache. The dentist told him he would only get relief by having it out.

"Then I must hae gas," said the Scotsman.

While the dentist was getting ready the Scot began to count his money.

The dentist said, somewhat testily, "Yon need not pay until the tooth is out." "I ken that," said the Scotsman, "but as ye're about to mak' me unconscious I just want to see hoo I stan'."

SUMMONS BY PUBLICATION.

IN THE SUPERIOR COURT OF THE State of Washington, in and for the County of King.

Walter J. Witham, Plaintiff, vs. Lucinda H. Witham, Defendant.—No. State of Washington, County of King, ss. State of Washington to Lucinda H. Witham, defendant.

You are hereby summoned to appear within sixty (60) days after the date of the first publication of this notice, to-wit: sixty (60) days after the 20th day of November, 1909, and defend the above entitled action in the Superior Court of the State of Washington for King County aforesaid, and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney for plaintiff at his offices below stated, and in case of your failure so to do, judgment will be rendered against you according to the prayer of plaintiff's complaint, which has been filed with the Clerk of said Court.

This is an action for divorce on the ground of desertion for more than one year.

HERBERT E. SNOOK, Attorney for Plaintiff.

P. O. Address: 537-539 Burke Building, Seattle, Washington. Nov. 19—Dec. 31, 1909.

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IN THE SUPERIOR COURT OF THE State of Washington for King County, In Probate.

In re estate of Mattie J. Cole, deceased. Order to show cause why real estate should not be sold. No. 9485.

The petition of the administrator for an order to sell lot 6, block 41, Mercer's Second Addition to North Seattle, King County, Washington, the community property of said administrator and Mattie J. Cole, deceased, coming on for hearing, and it appearing to the court that there was and is no personal property in the hands of the administrator from the proceeds of which money may be used to pay expenses of last illness, funeral expenses and costs of administration; and it further appearing to the court that it is for the best interests of said estate and the minor heirs of Mattie J. Cole, deceased, that said property be sold:

It is now by the court ordered that any and all persons interested in the above entitled cause shall appear in the court above named, before Robert H. Lindsay, Court Commissioner, on the 29th day of November, 1909, and show cause, if any they have, why an order be not granted to said administrator to sell the above described real estate and the whole thereof.

Done in open court this 29th day of October, 1909.

ROBERT H. LINDSAY, C. C.
CHARLES R. CROUCH,
Attorney.
Nov. 5—Nov. 26, 1909.

IN THE SUPERIOR COURT OF THE State of Washington for King County.

Aurora Land Company, a corporation, Plaintiff, vs. W. F. Stone and Jane Doe Stone, his wife, whose true christian name is unknown, and all persons unknown, if any, having or claiming an interest in and to the hereinafter described real property, Defendants. No. 68869—Notice and Summons.

State of Washington: To the above defendants and each of them:

You and each of you, as owners, claimants or holders of an interest or estate in and to the hereinafter described real property, are hereby notified that the above named plaintiff is the holder of two certain delinquent tax certificates issued by the Treasurer of King County, State of Washington, dated the 18th day of April, 1908, and numbered as follows, for the delinquent taxes for the following year, in the following amount, and upon the real property situated in said King County, described as follows, to-wit:

Ellis Add. to C. of F., Lot 23, Block 8, Certificate No. B49291, for the year 1905, 81 cents; Lot 25, Block 8, Certificate No. B49293, for the year 1905, 81 cents.

That the taxes for the following prior and subsequent years have been paid by the plaintiff upon said above described real property, to-wit:

Lot 23, Block 8, Ellis Add. to C. of F., 22 cents for the year 1906; 22 cents for the year 1907; 48 cents for the year 1908. Lot 25, Block 8, Ellis Add. to C. of F., 22 cents for the year 1906; 22 cents for the year 1907; 45 cents for the year 1908, which several sums bear interest at the rate of 15 per cent. per annum from said date of payment, and are all the unpaid and unredeemed taxes upon and against said real property.

You and each of you (including said persons unknown, if any), are hereby further notified and summoned to be and appear within sixty days after the date of first publication of this notice, exclusive of the day of said first publication, to-wit: within 60 days from November 5, 1909, in the above entitled court and action; and defend this action and answer the complaint of said plaintiff and serve a copy of your answer on the undersigned attorney for plaintiff at this office below stated, or pay the amount due, together with interest and costs. In case you fail so to do, judgment will be rendered herein, foreclosing the lien of said taxes and costs against each parcel of said real property for the sums and amounts due upon and charged against each, for said taxes, interest and costs, ordering a sale of each parcel of said real property for the satisfaction of the sums charged and found against it respectively as provided by law, and as prayed in plaintiff's complaint, now on file in this cause and court.

AURORA LAND COMPANY, a Corporation, Plaintiff.

F. J. CARVER, Attorney for Plaintiff. Office Address: Northern Bank & Trust Co. Bldg., Seattle, Wash. Nov. 5—Dec. 17, 1909.

IN THE SUPERIOR COURT OF THE State of Washington for King County.

Aurora Land Company, a Corporation, Plaintiff, vs. John Sullivan and Jane Doe Sullivan, his wife, whose true christian name is unknown, and all persons unknown, if any, having or claiming an interest in and to the hereinafter described real property, Defendants. No. 69010—Notice and Summons.

State of Washington: To the above defendants and each of them:

You and each of you, as owners, claimants or holders of an interest or estate in and to the hereinafter described real property, are hereby notified that the above named plaintiff is the holder of one certain delinquent tax certificate issued by the Treasurer of King County, State of Washington, dated the 10th day of April, 1908, and numbered as follows, for the delinquent taxes of the following year, in the following amount, and upon the real property situated in said King County, described as follows, to-wit:

Belt Line Add. to Kirkland, Lot 20, Block 2, Certificate No. B49238, for the year 1905 in the sum of 91 cents.

That the taxes for the following prior and subsequent years have been paid by the plaintiff upon said described real property, to-wit:

Lot 20, Block 2, Belt Line Add. to Kirkland, 50 cents for the year 1906; 46 cents for the year 1907; 40 cents for the year 1908.

Which several sums bear interest at the rate of 15 per cent. per annum from said date of payment, and are all the unpaid and unredeemed taxes upon and against said real property.

You and each of you (including said persons unknown, if any), are hereby further notified and summoned to be and appear within sixty days after the date of first publication of this notice, exclusive of the day of said first publication, to-wit: 60 days from November 5, 1909, in the above entitled court and action; and defend this action and answer the complaint of said plaintiff and serve a copy of your answer on the undersigned attorney for plaintiff at this office below stated, or pay the amount due, together with interest and costs. In case you fail so to do, judgment will be rendered herein, foreclosing the lien of said taxes and costs against each parcel of said real property for the sums and amounts due upon and charged against each, for said taxes, interest and costs, ordering a sale of each parcel of said property for the satisfaction of the sums charged and found against it respectively as provided by law, and as prayed in plaintiff's complaint, now on file in this cause and court.

AURORA LAND COMPANY, a Corporation, Plaintiff.

F. J. CARVER, Attorney for Plaintiff. Office Ad-

dress, Northern Bank & Trust Co. Building, Seattle, Washington. Nov. 5—Dec. 17, 1909.

IN THE SUPERIOR COURT OF THE State of Washington for King County.

Aurora Land Company, a Corporation, Plaintiff, vs. J. K. Litcher and Jane Doe Litcher, his wife, whose true christian name is unknown, and all persons unknown, if any, having or claiming an interest in and to the hereinafter described real property, Defendants. No. 68870. Notice and Summons.

State of Washington: To the above defendants and each of them:

You and each of you, as owners, claimants or holders of an interest or estate in and to the hereinafter described real property, are hereby notified that the above named plaintiff is the holder of one certain delinquent tax certificate issued by the Treasurer of King County, State of Washington, dated the 1st day of June, 1908, and numbered as follows, for the delinquent taxes of the following year, in the following amount, and upon the real property situated in said King County, described as follows, to-wit:

River Park Add. to 1st block 5, certificate number B50137, year 1905, amount \$1.49.

That the taxes for the following prior and subsequent years have been paid by plaintiff upon said above described real property, to-wit:

Lot 12, block 5, River Park Add., 97 cents for year 1906, 98 cents for 1907.

Which several sums bear interest at the rate of 15 per cent. per annum from said date of payment, and are all the unpaid and unredeemed taxes upon and against said real property.

You and each of you, (including said persons unknown, if any), are hereby further notified and summoned to be and appear within sixty days after the date of first publication of this notice, exclusive of the day of said first publication, to-wit, 60 days from November 5, 1909, in the above entitled court and action; and defend this action and answer the complaint of said plaintiff and serve a copy of your answer on the undersigned attorney for plaintiff at this office below stated, or pay the amount due, together with interest and costs. In case you fail so to do, judgment will be rendered herein, foreclosing the lien of said taxes and costs against each parcel of said real property for the sums and amounts due upon and charged against each, for said taxes, interest and costs, ordering a sale of each parcel of said property for the satisfaction of the sums charged and found against it respectively as provided by law, and as prayed in plaintiff's complaint, now on file in this cause and court.

AURORA LAND COMPANY, a Corporation, Plaintiff.

F. J. CARVER, Attorney for plaintiff. Office Address: Northern Bank & Trust Co. Bldg., Seattle, Wash. Nov. 5, Dec. 17, 1909.

IN THE SUPERIOR COURT OF THE State of Washington, in and for the County of King.

Ira Evans, Plaintiff, vs. Owen Evans, Defendant.—No. Sixty-day Summons.

The State of Washington to Owen Evans, above defendant:

You are hereby summoned to appear within sixty (60) days after the first publication of this summons, to-wit, within sixty days (60) after the 5th day of November, 1909, in the above entitled court, in the above entitled court, and answer the complaint of the plaintiff, and serve a copy of your answer upon 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 said court.

In the foregoing action the plaintiff seeks to obtain an abatement from the defendant upon the grounds of non-support and abandonment.

WILL H. MERRITT, Attorney for Plaintiff. Office and P. O. Address: 421 1/2 New York Block, Seattle, King County, Washington. Nov. 5—Dec. 17, 1909.

PROBATE NOTICE.

IN THE SUPERIOR COURT OF THE State of Washington, for the County of King.

State of Washington, County of King, ss. In the matter of the estate of Jane H. Fosnaugh, Deceased.—No. 2440. Notice of Settlement of Final Account.

Notice is hereby given that Salem H. Fosnaugh, administrator and executor of the estate of Jane H. Fosnaugh, deceased, has rendered to and filed in said court his final account as such administrator and executor, and that Monday, the 6th day of December, 1909, at 9:30 o'clock a. m., at the court room of the Probate Department of our said Superior Court, in the City of Seattle, in said King County, has been duly appointed by said Court for the settlement of said account, at which time and place any person interested in said estate may appear and file his exceptions in writing to said account, and contest the same.

Witness, the Hon. Robert H. Lindsay, Court Commissioner of said Superior Court, and the seal of said court hereto affixed this 2nd day of November, 1909.

D. K. SHIBBS, Clerk. (Seal) By PERCY F. THOMAS, Deputy Clerk. Nov. 5—Dec. 3, 1909.

IN THE SUPERIOR COURT OF THE State of Washington, for the County of King.—In Probate.

In the matter of the estate of Jane H. Fosnaugh, Deceased.—No. 2440. Order to Show Cause Why Distribution Should Not Be Made.

Salem H. Fosnaugh, executor of the estate of Jane H. Fosnaugh, deceased, having filed in this court his petition setting forth that said estate is now in a condition to be closed and is ready for distribution of the residue thereof among the persons entitled by law thereto, and it appearing to the court that said petition sets forth facts sufficient to authorize a distribution of the residue of said estate:

It is therefore ordered by the court that all persons interested in the estate of the said Jane H. Fosnaugh, deceased, be and appear before the said Superior Court of King County, State of Washington, at the court room of the Probate Department of said court in the City of Seattle, on the 6th day of December, 1909, at the hour of 9:30 o'clock A. M. of said day, then and there to show cause, if any they have, why an order of distribution should not be made of the residue of said estate among the heirs and persons in said petition mentioned, according to law.

It is further ordered that a copy of this order be published once a week for four successive weeks before the said 6th day of December, 1909, in the Seattle Republican, a newspaper printed and published in said King County and of general circulation throughout said county.

Done in open court this 2nd day of November, 1909.

ROBERT H. LINDSAY, Court Commissioner. Nov. 5—Dec. 3, 1909.