

"WHAT HAPPENED TO JONES"

To print this well known title correctly, an interrogation point should be used. George Broadhurst, the wealthy playwright has made a tidy little fortune out royalties by asking this question of the public in all lands for the past ten years.

At last the question will have a definite answer right here in Seattle. "What Happened to Jones" was booked for the week commencing Dec. 18th at the Seattle Theatre, but will not make its appearance upon that date. The public will naturally ask the question "What Happened to Jones?" The answer is that the "Girl of the Golden West" has a prior claim and by virtue of her many good qualities and popular powers of entertainment will run a second week thus compelling Jones to make his annual call a week later than had been scheduled.

"The Girl" is the only visitor at the Seattle theater this season who by an overwhelming majority has been invited to prolong the visit. "Brewster's Millions," "The Barriers" and one or two others had cordial invitations and would have been welcomed with large and smiling house parties, but the management was adamant and would not deviate from a fixed rule of change of play weekly. It took the "Girl" backed by the universal demands of a large and growing public to break the managerial will, but compensation for the humbled pride will be found in the fulsome box receipts. Therefore, be it known all mens by these paesents, That, "The Girl of the Golden West" will remain with us for the second and final week commencing Sunday Dec. the 18th and "What Happened to Jones" will be the Christmas week attraction with a special Christmas Day (Monday 26th) matinee.

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

Henry Store Coon, Plaintiff, vs. Ida N. Coon, Defendant. No. 77713. Summons for Publication.

The State of Washington, to the said Ida N. Coon, Defendant:

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 23rd day of December, 1910, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney for plaintiff, at his office below stated, and in case of your failure so to do, judgment will be rendered against you according to the demands of the complaint, which has been filed with the clerk of said court.

The object for which this action is brought is to obtain a decree of divorce from the Defendant, upon the following grounds:

Because the Defendant, without Plaintiff's fault, has been guilty of personal indignities to such an extent as to render Plaintiff's life burdensome; said personal indignities consisting of frequent quarrels upon the part of the Defendant towards the Plaintiff and also that the defendant frequently and often called plaintiff bad and vile names, abused him and threw dishes at him and threw dshes around the room and broke them and tried in every way possible to make life unpleasant for plaintiff.

A. J. SPECKERT, Attorney for Plaintiff.

P. O. Address: Fourth Ave., Between Pike and Pine Streets, Second Floor Stevens Academy, Seattle, Washington.

Dec. 23, 1910—Feb. 3, 1911.

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

Grote-Rankin Company, a corporation, Plaintiff, vs. D. C. Bronsone, and F. W. Winters, doing business as Hotel Corlew, and Mrs. Gertrude Corlew and John Doe Corlew, her husband, whose true Christian name is unknown, Defendants. No. —. Summons by Publication.

The State of Washington. To the defendants, Mrs. Gertrude Corlew and John Doe Corlew, her husband, whose true Christian name is unknown, Defendants.

You and each of you are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit: within sixty days after the 23rd day of December, 1910, and defend the above entitled action in the above entitled court and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney 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. The object of this action is to recover the possession of certain goods and merchandise sold by the plaintiff the defendants Corlew and wife under a conditional sale contract on which there is a balance due of \$595.75, together with interest at the legal rate from the 7th day of October, 1910, on the value of said goods, if same can not be returned, and that the plaintiff has had issued out of this cause and court a writ of attachment and has levied in certain property of the defendants in this county, to-wit: Lot Five (5), in Block Three (3) of C. P. Stone's Home Addition to the city of Seattle, and the property of the city of Seattle.

F. J. CARVER & JOHN SLATTERY, Attorneys for Plaintiff, 314 Northern Bank & Trust Building, Seattle, Washington, Dec. 23, 1910—Feb. 3, 1911.

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

A. Biswanger, Plaintiff, vs. W. T. Gaffner, and all persons unknown, if any, having or claiming an interest in and to the hereinafter described real property. Defendants. No. —. 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 a certain delinquent tax certificate issued by the Treasurer of King County, State of Washington, dated the 25th day of October, 1910, and numbered as follows, for the delinquent taxes of the following year, in the following district, and upon the real property situated in said King County, described as follows, to-wit:

Bothell's 1st Add. to Bothell, lot 1, block 1, certificate number B-67341, year 1904 to 1907 \$4.63, 1908 \$2.50.

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

Lot 11, block 1, Bothell's 1st Add. to Bothell, amount \$2.62, year 1909.

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 being December 23rd, 1910, 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 upon the undersigned attorney for plaintiff at his 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 sum 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 an order of the plaintiff's complaint, now on file in this cause and Court.

A. BISWANGER, Plaintiff.

WM. C. KEITH, Attorney for Plaintiff.

Office Address: Leary Building, Seattle, Washington.

Dec. 23, 1910—Feb. 3, 1911.

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

Summons by Publication.

Catherine Lomas, Plaintiff, vs. Harry Lomas, defendant.—No. —.

The State of Washington, to Harry Lomas, defendant:

You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit: within sixty days after the 23rd day of October, 1910, and defend the above entitled action in the above entitled court and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney for plaintiff at his office below stated, and in case of your failure so to do, judgment will be rendered against you according to the demands of the complaint, which has been filed with the clerk of said court.

The object of this complaint is to obtain an absolute divorce by the plaintiff from the defendant on the grounds of cruelty and non-support, and for the return of her maiden name.

F. J. CARVER, Attorney for Plaintiff.

Office address: 314 Northern Bank & Trust Bldg., Seattle, Washington.

Oct. 28—Dec. 9, 1910.

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

L. H. Craver, Plaintiff, vs. Preston Mill Co., and all persons unknown, if any, having or claiming an interest in and to the hereinafter described real property. Defendants. No. 75685. Notice and Summons.

State of Washington: To the above defendant 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 25th day of April, 1910, and numbered B61756 for the delinquent taxes of the year 1905, in the amount of 90 cents, and upon the real property situated in said King County, described as follows, to-wit:

Beginning at S. E. cor. of N. E. 1-4 of Sec. 32, Tp. 24, N. R. 7 E., W. M., thence west 420 feet to School Dist. No. 76, thence north to N. P. Ry., thence easterly along Ry. to easterly line of said section, thence S. 235 feet to the place of beginning. (Part of S. E. 1-4 of the N. E. 1-4 Sec. 32, Tp. 24 N., R. 7 E., W. M.)

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

For the year 1906, the sum of 57 cents; for the year 1907, the sum of 72 cents; for the year 1908, the sum of 44 cents; for the year 1909, the sum of 27 cents.

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 after Sept. 30, 1910, 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 upon the undersigned attorney for plaintiff at his 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, and an order of the plaintiff's complaint, now on file in this cause and Court.

IN THE SUPERIOR COURT OF THE State of Washington, in and for King County. Order Appointing Day for Settlement of Account.

ed 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.

L. H. CRAVER, Plaintiff.

A. C. MacDONALD, Attorney for Plaintiff.

Office Address: 524 Bailey Building, Seattle, Washington.

Sept. 30—Nov. 11, 1910.

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

Wyman, Partridge & Co., a corporation, Plaintiff, vs. James Fitzgerald and Julia Fitzgerald, co-partners, as Fitzgerald & Fitzgerald, defendants.—No. 74735.

Summons for Publication.

The State of Washington to the said James Fitzgerald and Julia Fitzgerald, co-partners, as Fitzgerald & Fitzgerald, defendants:

You are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit: within sixty days after the 2nd day of September, 1910, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorneys for 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. The object of the above entitled action is to recover a judgment against said defendants upon a claim by plaintiff for goods, wares and merchandise sold and delivered to said defendants by said plaintiff in the sum of Two Thousand One Hundred Twenty-seven and 10-100 Dollars (\$2,127.10), with interest thereon from the 2nd day of May, 1910, besides the costs of suit, and in which said action an attachment has been taken out and levied.

LEOPOLD A. STERN, and J. M. RUSSELL, Attorneys for plaintiff.

Office and postoffice address, 705 Lowman Building, Seattle, King County, Washington.

Sept. 2, Oct. 15, 1910.

IN THE JUSTICE'S COURT BEFORE

John E. Carroll, Justice of the Peace, Seattle Precinct, King County, Washington. Summons by Publication.

Blossom-Provine Lumber Co., a corporation, plaintiff, vs. T. W. Williams and Jane Doe Williams, his wife, whose true Christian Name is unknown, defendants.—No. 13472.

To T. W. Williams and Jane Doe Williams, his wife, defendants.

In the name of the State of Washington you are hereby notified that Blossom-Provine Lumber Co. has filed a complaint against you in said court, which will come on to be heard at my office in Seattle, King County, Washington, to-wit: 210 New York Block on the 23rd day of November, 1910, at the hour of 9:30 o'clock a. m., and unless you appear and then and there answer the same will be taken as confessed, and the demand of the plaintiff granted. The object and demand of said claim is to recover from you the sum of a balance due for goods, wares and merchandise, to-wit: lumber sold and delivered to said defendants by the plaintiff within the last past three years.

Complaint filed September 29, 1910.

JOHN E. CARROLL, Justice of the Peace.

Oct. 28—Nov. 18, 1910.

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

Summons by Publication.

Frieda Marshall, plaintiff, vs. Joe Marshall, defendant.—No. —.

The State of Washington to Joe Marshall.

You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit: within sixty days after the 7th day of October, 1910, and defend the above entitled action in the above entitled court 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 with the clerk of said court.

The object of the complaint is to obtain an absolute divorce from the plaintiff, and the custody and control of the child of the plaintiff and defendant herein, and such other and further relief as the court may direct.

F. J. CARVER, Attorney for Plaintiff.

Office address: 314 Northern Bank & Trust Bldg., Seattle, Wash.

Oct. 7—Nov. 18, 1910.

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

IN PROBATE—In the matter of the estate of Emil Engelmann, deceased, No. 10,408. Order Fixing Time to Hear Final Account and to Show Cause Why Distribution Should Not Be Made.

Paul G. Engelmann, administrator of the estate of Emil Engelmann, deceased, having filed in this court his final account and 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 Emil Engelmann, 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 Department No. 7 on the 5th day of December, 1910, at 9:00 o'clock A. M. of said day, then and there to show cause, if any they have, why said final account should not be allowed and an order of distribution 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 posted in three of the most public places in King County for a period of four weeks prior to said hearing and published once a week for four consecutive weeks before the said 5th day of December, 1910, in The Seattle Republican, a newspaper printed and published in said King County and of general circulation therein.

Done in open court this 31st day of October, 1910.

ROBERT H. LINDSAY, C. C. John R. Wilson, A. Torney for said Estate, 539 New York Block, Seattle.

Nov. 4-Dec. 2, 1910.

IN THE SUPERIOR COURT OF THE State of Washington, in and for King County. Order Appointing Day for Settlement of Account.

In the Matter of the Estate of J. A. Burkholder, deceased.—No. 11797.

Hallie Burkholder, administratrix of the estate of J. A. Burkholder, deceased, having this day rendered and presented for settlement and filed in this court her account of her administration of the estate of said deceased.

It is therefore ordered that Monday, the 28th day of November, A. D. 1910, at 9:30 o'clock in the forenoon be and the same is hereby appointed for the settlement of the said account; and that the clerk give notice thereof by causing notices to be posted in at least three public places in this county, one of which shall be at the place where this court is held, at least 14 days before said day of settlement and by publishing such notice in the Seattle Republican, a newspaper published and of general circulation in this county, once a week for two weeks prior to said day of settlement.

Done in open court this 9th day of November, 1910.

A. W. FRATER, Judge.

F. J. CARVER, Attorney for Administratrix.

Northern Bank & Trust Bldg., Seattle, Washington.

Nov. 11—Nov. 25, 1910.

IN THE SUPERIOR COURT OF THE State of Washington, in and for King County. Notice of the Hearing on a Petition for Specific Performance.

In the Matter of the Estate of Sarah E. T. Mitchell, deceased.—No. 11020.

Notice is hereby given that E. B. Mitchell, the administrator in the above entitled cause, on the 3rd day of November, 1910, filed in the above entitled court his petition asking leave of the court to specifically perform a certain contract with Nellie M. Peterson upon the following described property, to-wit:

Lots six (6), seven (7), fourteen (14), and fifteen (15), Block two (2), of the Second Addition to Adams Tracts, according to the plat thereof on file and of record in the auditor's office of King County, Washington.

And the court on said 3rd day of November, 1910, set the 12th day of December, 1910, at 9:30 o'clock in the forenoon, in Department No. 7, in the court house in Seattle, King County, Washington, as the time for hearing said petition, and all persons interested in the property, heirs, devisees or personal representatives are ordered to appear and present any objections to the granting of the said petition.

Dated this 3rd day of November, 1910.

E. B. MITCHELL, Administrator.

F. J. CARVER, Attorney for Administrator.

Northern Bank & Trust Co. Bldg., Seattle, Washington.

Nov. 11—Dec. 2, 1910.

IN THE SUPERIOR COURT OF THE State of Washington, in and for King County. Summons by Publication.

Blossom-Provine Lumber Co., a corporation, plaintiff, vs. A. Watkins and Jane Doe Watkins, his wife, whose true christian name is unknown; L. D. W. Shelton and Jane Doe Shelton, his wife, whose true christian name is unknown, defendants.—No. —.

The State of Washington, to A. Watkins and Jane Doe Watkins, his wife, whose true christian name is unknown; L. D. W. Shelton and Jane Doe Shelton, his wife, whose true christian name is unknown, 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 days after the 11th day of November, 1910, and defend the above entitled action in the above entitled court 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 with the clerk of said court.

The object of this action is to foreclose a lien for materials furnished by the plaintiff to the defendants to be used upon lots 43 and 44, block 7, Greenwood Park Second Addition to Seattle, King County, Washington.

F. J. CARVER, Attorney for Plaintiff.

Office address 314 Northern Bank & Trust Bldg., Seattle, Washington.

Nov. 11—Dec. 23, 1910.

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

Summons by Publication.

Daisy Voigt, plaintiff, vs. William E. Voigt, defendant.—No. —.

The State of Washington, to William E. Voigt, defendant:

You are hereby summoned to appear within sixty (60) days after the date of the first publication of this summons, to-wit: within sixty days after the 11th day of November, A. D. 1910, and defend the above entitled action in the court aforesaid, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorney for the plaintiff; 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.

The object of the above entitled action is to obtain a decree of absolute divorce from you on the grounds of desertion and failure to support plaintiff, and for a restoration of the maiden name of plaintiff.

HOWARD O. DURK, Attorney for Plaintiff.

535 Henry Building, Seattle, King County, Washington.

Nov. 11—Dec. 23, 1910.

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

Summons for Publication.

Adell Toomire, plaintiff, vs. Joseph Toomire, defendant.—No. 32501.

The State of Washington to the said Joseph Toomire, defendant:

You are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit: within sixty days after the 11th day of November, 1910, and defend the above entitled action in the above entitled court, and answer the complaint of the plaintiff, and serve a copy of your answer upon the undersigned attorney for 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 with the clerk of said court.

The object of the above entitled action is to secure divorce and annual marriage of plaintiff and defendant upon the grounds of non-support. No alimony is asked.

Date of first publication, November 11, 1910.

FRED L. RICE, Attorney for Plaintiff.

P. O. address, 229 Burke Block, Seattle, King County, Washington.

Nov. 17—Dec. 23, 1910.

IN THE SUPERIOR COURT OF THE State of Washington, for King County. Summons by Publication.

William J. Clarke, plaintiff, vs. Nellie Clarke, defendant.—No. —.

The State of Washington, to Nellie Clarke, defendant:

You are hereby summoned to appear within sixty days after the date of the first publication of this summons, to-wit: within sixty days after the 11th day of November, A. D. 1910, and defend the above entitled action in the court aforesaid, and answer the complaint of the plaintiff and serve a copy of your answer upon the undersigned attorney for the plaintiff at his address below given; in case of your failure so to do, judgment will be rendered against you according to the prayer of the plaintiff's complaint, which has been filed with the clerk of said court.

The object of the above entitled action is to obtain a decree of absolute divorce from you on the ground of desertion.

HOWARD O. DURK, Attorney for Plaintiff.

535 Henry Building, Seattle, King County, Washington.

Nov. 11—Dec. 23, 1910.

IN THE SUPERIOR COURT OF THE State of Washington, for the County of King. Notice of Settlement of Final Account.

State of Washington, County of King.

In the Matter of the Estate of J. A. Burkholder, deceased.—No. 11797.

Notice is hereby given that Hallie Burkholder, administratrix of the estate of J. A. Burkholder, deceased, has rendered to and filed in said court her final account as such administratrix, and that the 28th day of November, 1910, 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. A. W. Frater, Judge of said Superior Court, and the seal of said court hereto affixed this 9th day of November, 1910.

D. K. SICKELS, Clerk.

(Seal) By PERCY F. THOMAS, Deputy Clerk.

Nov. 11—Nov. 25, 1910.

IN THE JUSTICE'S COURT BEFORE

John E. Carroll, Justice of the Peace, Seattle Precinct, King County, Washington. Summons by Publication.

R. J. Eichler, plaintiff, vs. Cora Lowteral furnished and labor performed by this plaintiff for and on behalf of said demand of the plaintiff granted. The object and demand of this action is to recover the sum of Twelve Dollars same will be taken as confessed, and the (\$12.00), being a balance due for man-

and John Doe Lowe, her husband, JOHN E. CARROLL, Justice of the Peace.

Oct. 7—Oct. 23, 1910.

REMOVAL NOTICE

The Light and Power department of the Seattle Electric Company has moved to the Electric Bldg., Seventh avenue and Pine street. Street car tickets can be purchased and all bills paid in the Electrical Sales Room at the old location

907 FIRST AVENUE

THE SEATTLE ELECTRIC CO

ORDER A CASE

OUT TO YOUR PLACE OF

Rainier PALE BEER