

IT IS SAID

That Boston Hollman talks too much out of his mouth for the good of his brains, but we can not believe it.

That the reason Andrew R. Black had such a monstrous big Irish potato crop is because he is an Irishman, only he got turned wrong side out. Murder will out.

That Pinky Prim promises to have a perfect ankle or none at all by the time his team has to go on the grid iron again, and, say, Pink will do all and even more than he promises.

That the senator has been so frequently overlooked in the recent past big speak-fests, and being full and overflowing, that he plans to have a doings of his own, where he can speak till his belly bust.

That B. F. Tutt is to have 20,000 inches of advertising space in the Seattle Searchlight, the copy for which is to be specially prepared by the editor thereof. Think of it!

That though a most uncommon thing to do, yet it is a fact that many of Seattle's foremost citizens go to a Cooper to have their teeth filled or extracted instead of to have their barrels made or repaired.

That S. T. McCants is thinking seriously of taking up the duties of booking agent for E. Willis Bradley and all because E. Willis has convinced him that as a tenor warbler he is going to set the musical world on fire.

That Frank Abrahams has so much money that he does not know what to do with it, he not being of a charitable turn of mind, the orphans, preachers and publishers (col.) so far as he is concerned can hustle without his aid for hog and hominy.

That Bill Buster has had a seance with Pilehuck Julia, of winter prophetic fame, and she told him to hurry home and tell his people that they need feel no alarm about a severe winter as Hi Gill will blow off so much "clean-up" hot air that the weather will be warm all winter.

That Alonzo Black is in fact Alonzo white and that Alonzo White is in fact Alonzo black, but that Alonzo Laning is neither white nor black, and yet all of these Alonzoes are of one blood and one mother tongue. Watchman, what of the future?

That Sam and Lon Peoples are talking of establishing an auto service between Seattle and Coney Island, N. Y., which will connect with the over-sea aeroplane service that the fellows who want to go to war immediately, if not sooner, will lose no time in doing so, and the boys have the dough.

That after all Charley Harvey is getting his graft in on Uncle Sam in pretty good shape. He has two sons, Robert and Roy, working at the Puget Sound Navy Yard; a son-in-law, George A. Wright, a high salaried clerk in the government service and another son-in-law a way-up boy in the navy. Chaley may have in the past had his ups and downs, with more downs than ups, but in the future it will be a great many more ups than downs. The world do move.

That W. P. Black says, what one Black has done another Black can do, and that next year he will raise Irish potatoes so large that he will have to slice them up in order to get them into the cellar, and so anxious is he to prove his prowess that he will start in a few days to getting his ground ready. He, unlike A. R., is not an Irishman turned wrong side out, but looks to be the genuine flannel-mouth Mick, and that surely will help some.

That J. W. Houser can be heard by day and night, muttering polyvou France until his camp mates are wondering if he has lost his mind. Oh, I am right side up with care, all wool and a yard wide under the hat, but I am getting ready to ask them Frenchmen for my pork chops.

That George Washington Jones, he of dye cleaning fame, having reaped a golden harvest since his return to Seattle, is planning to go to Oklahoma and establish an industrial center among the colored citizens and thereby be the first person in all America to make the name of Jones world-wide famous. Sho some boy.

That Doc. Williams is again a knight of the grip and that a stranger called him to examine a sore on his daughter's leg and that after looking it over he told them they had better send for a physician and surgeon as he was only a corn doctor. He is at a loss why the girl swooned away and her dad viciously snarled, "get to hell out of here."

That Mrs. Mable Stanway, in casting about for the most needy and worthy subject for her to send a Thanksgiving basket to, decided on the editor of Cayton's Weekly. Good for her, as she found it out and we did not open our mouths. She is either a mind reader or she has had previous dealings with publishers. We love, ah-ah, well everything, even you.

PERSONAL

Mrs. Maud Hartsfield Longress, after a lingering illness, died last Sunday and was buried Wednesday. She lived in Tacoma with her husband and baby, but about two months ago came to Seattle to live with her foster mother, Mrs. L. C. Freeman. She thought the California climate would help her and she was taken thither by her husband, arriving in Woodlawn last Friday. The strain of the trip, however, was too great for her and she soon began to grow worse until death relieved her of her suffering. She leaves a husband, a son, and three brothers to mourn her loss.

Cayton's Weekly publishes legal notices at current rates. Main 24.

IN THE SUPERIOR COURT OF THE STATE OF Washington for King County.

Lee D. Gilmer, Plaintiff, vs. F. C. Park, R. Martin and Jane Doe Martin, his wife, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.—No. 125417. Notice and Summons.

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

You and each of you, as owners, claimants or holders of an interest or estate in and to the lands and premises hereinafter described, are hereby notified:

That Lee D. Gilmer is the holder of one certain delinquent tax certificate hereinbelow more particularly referred to, issued by the Treasurer of King County, Washington, for delinquent taxes upon and against lands and premises situated in said King County, described as follows, to-wit:

Vashon Gardens, Lot 23; Owner, F. C. Park; Certificate, B72738; Date, June 1st, 1917; Amount, \$11.18; Year, 1909.

Vashon Gardens—

Lot 23, R. C; No. of Receipt 26293; for year 1910; amount, \$7.95; interest 15%; amount interest, \$0.36; date paid, Sept. 18, 1911; total payment, \$8.31.

Lot 23, receipt No., 89658; for year 1911; amount, \$8.36; rate of interest 15%; amount of interest, \$0.33; date paid, Sept. 6, 1912; total payment, \$8.69.

Lot 23, R. A; receipt No., 30835; for year 1912; amount, \$10.57; rate of interest, 15%; amount, \$1.11; date paid Feb. 12, 1914; total payment, \$11.68.

Lot 23, R. A; receipt No. 39561; for year 1913; amount of taxes, \$12.58; rate of interest, 15%; amount of interest, \$0.96; date paid, Dec. 4, 1914; total payment, \$13.54.

Lot 23, receipt No. 144069; for year 1914; amount of taxes, \$12.41; rate of interest, 15%; amount of interest, \$0.93; date paid, Dec. 1, 1915; total payment, \$13.34.

Lot 23, for year 1915; amount of taxes, \$12.25; rate of interest, 15%; amount of interest, \$0.91; total payment, \$13.16.

That the several sums hereinabove set forth bear interest at the rate of 15 per cent. per annum from date of payment, and are all the unpaid and unredeemed taxes upon and against said lands and premises.

And you and each of you, (including said persons unknown, if any), are hereby directed and summoned to appear within sixty days after the date of the first day of publication, to-wit, Nov. 9th, 1917, and defend this action and serve a copy of your appearance or answer upon the undersigned attorney for plaintiff at the office address sbelow stated, or pay the amount due, together with interest and costs.

And you are further notified that in case of your failure so to do, judgment will be rendered, foreclosing the lien of such taxes and costs against each parcel of said lands and premises for the sums and amounts due upon and charged against the same as hereinabove set forth.

LEE D. GILMER,
Plaintiff.

Z. B. RAWSON,
Attorney for Plaintiff.
Office and Post Office Address, 617 Pacific Block,
Seattle, King County, Washington.
November 10, Dec. 22, 1917.

IN THE SUPERIOR COURT OF THE STATE OF Washington for King County.

B. L. Ducknoviske, Plaintiff, vs. Selma Ducknoviske, Defendant.—No. Summons by Publication. The State of Washington to the said Selma Ducknoviske, 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 13th day of October, 1917, 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 obtain a decree of divorce from the defendant by the plaintiff on the grounds of desertion.

ANDREW R. BLACK,

Attorney for Plaintiff.
P. O. Address, 316 Pacific Block, Seattle, Wash.
Oct. 13—Nov. 21, 1917.

IN THE SUPERIOR COURT OF THE STATE OF Washington for King County.

Lena Holland, Plaintiff, vs. Arthur Holland, Defendant.—No. Summons by Publication. The State of Washington to the said Arthur Holland, 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 3rd day of November, 1917, 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 obtain a decree of divorce from the defendant by the plaintiff on the ground of desertion.

ANDREW R. BLACK,

Attorney for Plaintiff.
P. O. Address, 316 Pacific Block, Seattle, Wash.
Nov. 3—Dec. 15, 1917.

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

In the Matter of the Estate of Richard H. Gillen, Deceased.—No. 20037. Order to Show Cause on Sale of Real Estate.

Verne C. Gillen, the executor of the estate of Richard H. Gillen, deceased, having filed his petition in this court, duly verified, praying for an order of this court for the sale of real estate of which the said deceased died seized, for the purposes therein set forth,

And it appearing to the court from said petition that the personal estate of the said deceased in the hands of said executor is not sufficient to pay the claims against the said estate and the expenses of the administration thereof, and that it is necessary to sell all or a portion of the said real estate of the said deceased to pay the said claims and expenses of the administration. And it appearing to the court that said petition conforms to, and is in accordance with, the requirements of law in such case made and provided. It is ordered by the court that all persons interested in the estate of the said deceased appear before said Superior Court on the 10th day of December, 1917, at the hour of 9:30 o'clock in the forenoon of said day at the court room of the Probate Department of said Superior Court, in the City of Seattle, in said King County, then and there to show cause, if any they have, why an order of this court should not be granted to said executor authorizing and empowering him to sell the said real estate of said deceased, or so much thereof as may be necessary to pay the aforesaid claims and expenses of administration.

It is further ordered that a copy of this order to show cause be published at least four successive weeks before the said 10th day of December, 1917, in Cayton's Weekly, a newspaper printed and published in said County of King and of general circulation therein.

Done in open court this 13th day of November, 1917.

KENNETH MACKINTOSH,
Judge.

Nov. 17.—Dec. 8, 1917.

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

In the Matter of the Guardianship of Clarence Haydon, Irene Haydon and Richard Haydon, Minors.—No. 9188. Order to Show Cause on Sale of Real Estate.

E. C. Haydon, the guardian of the said minors, having filed his petition in this court, duly verified, praying for an order of this court for the sale of real estate of which the said minors are seized, for the purposes therein set forth,

And it appearing to the court from said petition that the personal estate of the said minors in the hands of said guardian is not sufficient to pay the claims against the said estate and the expenses of the administration thereof, and that it is necessary to sell all or a portion of the said real estate of the said minors to pay the said claims and expenses of the administration. And it appearing to the court that said petition conforms to, and is in accordance with, the requirements of law in such case made and provided. It is ordered by the court that all persons interested in the estate of the said minors appear before said Superior Court on the 10th day of December, 1917, at the hour of 9:30 o'clock in the forenoon of said day at the court room of the Probate Department of said Superior Court, in the City of Seattle, in said King County, then and there to show cause, if any they have, why an order of this court should not be granted to said guardian authorizing and empowering him to sell the said real estate of said minors, or so much thereof as may be necessary to pay the aforesaid claims and expenses of administration.

It is further ordered that a copy of this order to show cause be published at least four successive weeks before the said 10th day of December, 1917, in Cayton's Weekly, a newspaper printed and published in said County of King and of general circulation therein.

Done in open court this 13th day of October, 1917.

KENNETH MACKINTOSH,
Judge.

Nov. 17.—Dec. 8, 1917.

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

In the Matter of the Estate of Mary Cooper, Deceased.—No. 20531. Notice of Hearing Final Report and Petition for Distribution.

Notice is hereby given that Sarah McDonald, executrix of the estate of Mary Cooper, has filed in the office of the Clerk of said court her final Report and petition for distribution, asking the court to settle said Report, distribute the property to the persons thereto entitled and to discharge said executrix; and that said Report and petition will be heard on the 17th day of December, 1917, at 9:30 A. M., at the court room of the Probate Department of said court.

Dated this 15th day of November, 1917.

PERCY F. THOMAS,

Clerk of said Court.
By H. C. GORDON, Deputy.
Nov. 17—Dec. 8, 1917.