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The one sure way to tell what a tire is worth as it stands in the store of a dealer, is to divide its price in dollars and cents by the miles of the adjustment that backs it up.

Then square it on the **GOODRICH SQUARE**, Standard Measure of True Tire Value.

Square its price against Goodrich List Prices on the short branch of **THE SQUARE**.

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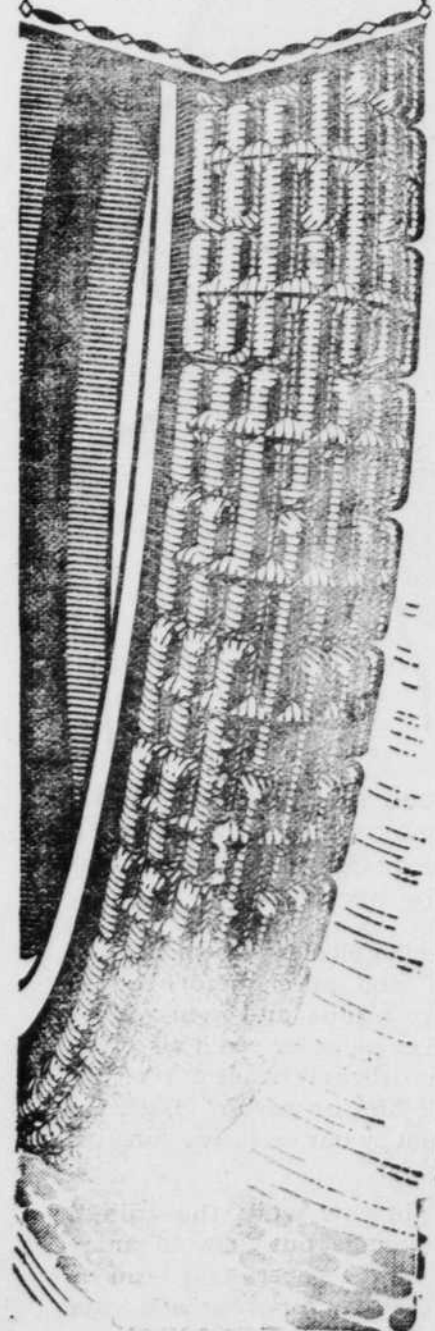
If you pay more than the Goodrich List Prices—always the same to you, and every one else everywhere—the tire overcharges you. If you take less than the Goodrich **MORE - MILEAGE** Adjustment, you short-mileage yourself.

Buy Goodrich Tires from a Dealer

**ADJUSTMENT**  
Fabrics 6,000 miles  
Cords 8,000 miles

**GOODRICH**  
**TIRES**

"BEST IN THE LONG RUN"



**CHARLESTON PARK IS ATTRACTING MANY VISITORS**

Camp Griffith summer colony at Charleston Park was augmented Sunday last by Mrs. Joe Keate and daughter, Elaine, Mrs. W. N. Schuyler, Mrs. C. P. Ball, Lola May Ball, and Mrs. S. E. Merrill, all of whom are enjoying an outing among the pines.

Rev. and Mrs. Wm. H. Rogers arrived at camp Wednesday for a ten day outing.

Thursday evening a birthday party was given at the main dining hall in honor of Elaine Keate. Rosser McClelland and William Hooper, all of whom passed a milestone last week. Three large cakes, each decorated with the name and age of one of the birthday children, formed the centerpiece of the long table. Nineteen bright and expectant eyed little tots gathered with shrill shouts of joy when the big dinner bell woke the mountain echoes at seven thirty, and attacked the goodies with surprising results. Music and singing followed the lunch. When the last soft shades of the long twilight blended with the silvery glow of a full moon, an immense camp fire in the open was started. The crackling blaze cast romping shadows of the merry, frolicking kiddies, among the slender silhouettes of pine and aspen, the towering cliffs gave back the notes of childish laughter, and the fire died down. Then mothers led the tired little feet to tent and cabin where dreams played it all over again. Candy and cake will do those tricks, especially at Charleston Park.

Mr. and Mrs. Ben Stromer of Searchlight, and Joe Keate of Las Vegas reached Griffith camp Wednesday evening. They will return home this week.

Mr. and Mrs. J. W. Woodard and Mrs. Moeck motored to the coolness Tuesday evening for a few days of relief and rest. Their children are enjoying the outing fully as much as the parents.

Among the Monday arrivals at the foot of Mt. Charleston were Mr. and Mrs. F. Morrison.

Fred J. Pearce and his dogs were on the stage Thursday evening when it reached camp. The dogs were very much interested Friday in racing about after a couple of young eagles which are among the camp pets. The eagles wisely kept to the lower branches of the pines.

Forty week-end guests fled the valley heat Saturday night. They filled all surplus tents and accommodations to overflowing. Their enjoyment and relief seemed unbounded and left behind only expressions of regret on leaving.

Dr. Martin and family and Mrs. Cotton arrived Friday afternoon. The women and children will stay a week or more and Dr. Martin will drive up occasionally.

**DEATH ENDS MCKINNEY'S DOMESTIC UNHAPPINESS**

(Continued from page one)  
custody of the child; that the above mentioned common property be set aside to plaintiff; for judgment, for costs of suit, counsel fees, and such further sum as the court may deem just for the support of the minor child.

Prior to her marriage with McKinney, Mrs. McKinney received some notoriety through her suit to annul her marriage with John E. Torbert, being featured in Los Angeles papers at that time as "the unknissed bride." The trial of the annulment case in San Bernardino in July, 1917, was reported in the Los Angeles Herald as follows:

"The impulsive love of a pretty high school girl which led to an elopement from Los Angeles two years ago and resulted in the bride leaving her husband two hours after they were married, was disclosed today in the annulment suit of Hazel L. Bray Torbert, of Nevada, against John E. Torbert in San Bernardino.

"Mrs. Torbert declared that she was an 'unkissed bride,' and that she kept the story of her wedding a secret even from her mother for two years.

**16-Year-Old Bride.**  
"The elopement occurred on September 14, 1915. Mrs. Torbert, who was 16 years old, came to Los Angeles in the summer for a vacation. She met Torbert and after a hasty romance her impulsive love led her to the elopement.

"Torbert and his bride were married in Santa Ana, the 'harbor of honeymooners.' Two hours after the marriage the girl claimed she regretted what she had done and fled home to her mother in Las Vegas.

"Keeping her marriage a secret from her parents, the girl finished her high school education and entered college.

"Mrs. Torbert asked in her complaint that the marriage be annulled on the ground that she was too young to marry and that she did not have her parents' consent at the time she was wedded.

**Denials by Husband.**  
"Torbert filed an answer to the girl's complaint in which he denied several of her allegations. Judge H. T. Dewhirst, of San Bernardino,

heard the testimony in the case.

"I never lived with Mr. Torbert as his wife," declared the pretty girl. The court took the case under advisement until certain legal points are expounded by the attorneys."

**DELINQUENT NOTICE.**

**Muddy Valley Irrigation Company**  
There are delinquent on the following preferred capital stock of the Muddy Valley Irrigation Company on account of assessment one levied April 5, 1919, the several amounts set opposite the name of the respective shareholder.

Cert. No.	Name	Shares	Amt.
691	Beneficial Life Insurance Company	50 1/2	\$ 75.75
374	Murphy, Wm. F.	46.8	70.20
629	Nevada Land and Live Stock Co.	2	3.00
650	Nevada Land and Live Stock Co.	88	132.00
654	Nevada Land and Live Stock Co.	200	300.00
536	Whitmore, Bryant	5	7.50
537	Whitmore, Cliff	5	7.50
605	Whitmore, Brig	18	27.00

There are also delinquent on the following common stock of the Muddy Valley Irrigation Company on account of assessment two levied April 5, 1919, the several amounts set opposite the name of the respective shareholder.

Cert. No.	Name	Shares	Amt.
97	Beneficial Life Insurance Company	54 1/2	\$ 19.08
209	Hintze, F. F.	20	7.00
92	Murphy, Wm. F.	36.9	13.02
210	Nevada Land and Live Stock Co.	1728.5	604.98

And in accordance with the law and order of the Board of Directors made June 7, 1919, so many shares of each parcel of each class of stock as may be necessary will be sold at public auction at the office of the company in Overton, Clark county, Nevada, August 4, 1919, at 3 p. m., to pay the delinquent assessment, together with the cost of advertising and expense of sale.

By order of the Board of Directors,  
**WARREN H. LYON,**  
Secretary-Treasurer.

Dated at Overton, Nevada, July 1, 1919.

First publication, July 5, 1919.  
Last publication, August 2, 1919.

**NOTICE TO WHOM IT MAY CONCERN**

NOTICE is hereby given, that I, the duly elected, qualified and acting Treasurer and Ex-Officio Tax Receiver in and for the County of Clark, State of Nevada, in pursuance of an order of the Board of County Commissioners of said county, duly made and entered on the minutes of the Board at the adjourned meeting held on the 14th day of May, 1919, will on the 21st day of July, 1919, at 10 o'clock a. m. of said day, at the Court House in Las Vegas, Clark County, Nevada, sell at public auction to the highest bidder for cash, such right, title and interest as the County of Clark now has in and to all that real property now held in trust for said County and heretofore owned and assessed to S. R. Ritchie, and upon which the State and County taxes for the year 1913, amounting to Seventy seven and 39/100 Dollars, remained unpaid and became delinquent on the first day of December, 1913, and for which said taxes the said property was sold to the Treasurer of said County on the third Monday in January, 1914.

Said property is situated in Clark County, Nevada, and more particularly described as follows, to-wit:

The **HILLSIDE** patented mining claim, situated in the Yellow Pine Mining District, Clark County, Nevada.

**DAVID S. FARNSWORTH,**  
Treasurer and Tax Receiver in and for the County of Clark, State of Nevada.

First publication June 14, 1919.  
Last publication, July 19, 1919.

**IN THE DISTRICT COURT OF THE TENTH JUDICIAL DISTRICT, OF THE COUNTY OF CLARK, STATE OF NEVADA.**

**Summons**

Carroll B. Fagan, plaintiff; vs. Jessie E. Fagan, defendant.  
The State of Nevada sends Greetings to Jessie E. Fagan, defendant.

You are hereby required to appear in an action brought against you by the above-named plaintiff in the District Court of the Tenth Judicial District of the State of Nevada, in and for the County of Clark, and to answer the complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county, or if served out of this county but in this district, within twenty days; otherwise within forty days; or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover judgment dissolving the bonds of matrimony existing between you and plaintiff, upon the ground of willful desertion for more than one year, and extreme cruelty. And you are hereby notified that if you fail to appear and answer said complaint, as above required, said plaintiff will take judgment by default.

Given under my hand and the seal of the District Court of the Tenth Judicial District of the State of Nevada, County of Clark, this 16th day of June, A. D. 1919.  
(Court Seal)

**HARLEY A. HARMON,**  
Clerk.

**THOMAS & HAM,**  
Attorney for Plaintiff.

First publication June 21, 1919.  
Last publication July 26, 1919.



**DON'T RISK NEGLECT**

Don't neglect a constant backache, sharp, darting pains or urinary disorders. The danger of dropsy or Bright's disease is too serious to ignore. Use Doan's Kidney Pills as have thousands of other kidney sufferers.

Andrew Miller, miner, 631 Broadway, Goldfield, Nev.; says: My kidneys were in such bad shape I could hardly get around. If someone had struck a knife into my back, the pain couldn't have been more severe. There wasn't a muscle in my body that wasn't lame, painful and stiff. I knew my kidneys were at fault, as the secretions were highly colored and contained a brick dust sediment. I could hardly get around and I was in miserable shape when I began taking Doan's Kidney Pills. Doan's soon cleared up the kidney secretions and strengthened my back. I have had no trouble with my kidneys since."

50¢ at all dealers. Foster-Milburn Co. Mfrs., Buffalo, N. Y. Adv.

**NOTICE OF SPECIAL SCHOOL BUILDING BOND ELECTION FOR EDUCATIONAL DISTRICT NUMBER ONE, CLARK COUNTY, NEVADA.**

NOTICE IS HEREBY GIVEN, that pursuant to the order of the Board of County Commissioners of Clark County, Nevada, that a special election is hereby ordered and directed to be held on Monday, the 4th day of August, 1919, at the various election precincts in said Educational District Number One, Clark County, Nevada, as follows, to-wit:

- Moapa voting precinct, School House.
- Logandale voting precinct, School House.
- Overton voting precinct, School House.
- St. Thomas voting precinct, School House.
- Bunkerville voting precinct, School House.
- Mesquite voting precinct, School House.

And the same polling places in each of said precincts at which voting will be had and held on the 4th day of August, 1919. There will be submitted to the qualified electors of said Educational District Number One to be contained in said special election the question as to whether or not there shall be authorized to be issued by the said Educational District Number One of Clark County, Nevada, school bonds in the sum of Thirty-five Thousand (\$35,000) Dollars, bearing interest at the rate of six per cent per annum and redeemable within twenty years from date of issuance for the purpose of erecting school buildings within said Educational District Number One.

There will be placed upon one line of the printed ballots for such special election the words, "for the bonds," and upon the following line the words, "against the bonds." The method of indicating choice thereof shall be the usual method prescribed by law in this state.

The polls will be open at the hour of eight o'clock in the forenoon and continue open until six o'clock in the afternoon of said 4th day of August, 1919.

WITNESS my hand and the seal of said County of Clark, this 12th day of June, 1919.

(Seal) **HARLEY A. HARMON,**  
County Clerk of the County of Clark and Ex-Officio Clerk of the Board of County Commissioners.  
First publication June 14, 1919.  
Last publication August 2, 1919.

**NOTICE OF APPLICATION FOR PERMISSION TO APPROPRIATE THE PUBLIC WATERS OF THE STATE OF NEVADA.**

Application No. 5523

Notice is hereby given that on the 2d day of June, 1919, in accordance with Section 59, Chapter 140, of the Statutes of 1913, one Clifton Dunlap, of Las Vegas, County of Clark, and State of Nevada, made application to the State Engineer of Nevada for permission to appropriate the public waters of the State of Nevada. Such appropriation is to be made from Prospect Creek at a point in the SE 1/4 of SE 1/4, Sec. 6, T. 29 S., R. 58 E., M. D. B. & M., by means of a ditch, and one cubic foot per second is to be conveyed to SE 1/4 of SE 1/4, Sec. 6, T. 29 S., R. 58 E., M. D. B. & M., by means of ditch, and there used for irrigation, stock watering and domestic purposes, from January until December of each year.

Water not to be returned to stream. Date of first publication June 14, 1919. Date of last publication July 12, 1919.  
Signed: **J. G. SCRUGHAM,**  
State Engineer.

No. 681

**IN THE TENTH JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK.**

**Summons**

George N. Lamb, plaintiff; vs. Sarah F. Lamb, defendant.  
The State of Nevada sends Greetings to said Defendant.

You are hereby summoned to appear within ten days after the service upon you of this summons if served in said county, or within twenty days if served out of said county but within said Judicial District, and in all other cases within forty days (exclusive of the day of service), and defend the above entitled action. This action is brought to recover judgment and decree of this court dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant upon the ground of extreme cruelty all of which is fully alleged and specifically set forth in the verified complaint on file herein and to which you, defendant, are respectfully referred.

Dated this 18th day of June, A. D. 1919.

(SEAL OF COURT)

**HARLEY A. HARMON,**  
Clerk of the Tenth Judicial District Court of the State of Nevada in and for the County of Clark

**C. D. BREZZE,** Las Vegas, Nevada, Attorney for Plaintiff.  
First publication June 21, 1919.  
Last publication, July 26, 1919.

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