

LOCAL

Talk to Ross. Columbia County Bank. A GOOD ORDINANCE—The city council is authorized to pass an ordinance prohibiting the presence of minors in pool rooms or their participation in games of chance.

Rev. Asa Steeth will preach in the M. E. Church at Houlton next Sabbath at 11:30 a. m. and at St. Helens at 8 p. m.

MYSTERIOUS DISAPPEARANCE—Mrs. Josephine Hytinen disappeared from her home at Quincy, this county, about 8 o'clock last Friday morning, and no trace of her has since been found.

Chas. H. Green, of Saginaw, Mich., who is quite extensively interested in Columbia County timber lands, died at his home May 27.

M. G. Nease, who secured the contract for raising the timber of Columbia County, has begun work on the south boundary in section 13, township 3 north and 2 west.

Mr. E. H. Girty, of Houlton, is considering the practicability of starting a store under Rochdale Co-operative system, similar to the one during business successfully at Roseburg, in Douglas County.

Miss Ruth Snell, of Castle Rock, is visiting her sister Mrs. J. E. Black.

Miss Lenora Fisher, of Portland, visited Mrs. and Dr. Cliff this week.

Miss Bessie Hattan, who is attending Pacific University at Forest Grove, spent Sunday with her parents in this city.

The assessed valuation of Columbia County for 1930 was, in round numbers, \$5,000,000.

Optimo cigars; two for twenty-five cents. Leaders in quality. Brinn Bros.

Syrup of White Pine and Tar, the old reliable cough remedy. For sale by A. J. Deming, druggist.

Mrs. F. S. Younger and daughter, of San Bernardino, California, are visiting Mrs. Younger's daughter, Mrs. W. H. Powell, of this city.

Dr. Edwin Ross is building a four room addition to his residence.

Mr. M. C. Gray continues to improve and beautify his new house and grounds.

Mrs. Wm. Ross and son Cecil started for Chicago on Wednesday last, and will be absent about two months.

Mr. Will Miles, of Portland, is visiting his parents, Mr. and Mrs. S. A. Miles, of this city.

R. E. Joslyn and family have moved into the lot residence, in North St. Helens.

Luigi Roasco brought his first green peas into the St. Helens market Wednesday. He is making a success of his vegetable garden, and supplying the wants of the people of St. Helens and Houlton.

He has demonstrated that an industrious, intelligent gardener can make good money tilling the small patches of good soil among the rocks in this immediate neighborhood.

For early vegetables and fruits there is no better location.

A PLEASANT AFFAIR—The Ladies' Aid Society is to be congratulated upon the success of the ice cream social given at the picnic grounds last Monday evening from six to nine o'clock.

It is a JOYFUL—When Sheriff White was in Portland with Lovandville, conducting the latter to the penitentiary to serve a term of eighteen months a news-boy accosted them with "Jonnal and Telegram, two for a nickel. Your last chance." "By golly, kid," said Lovandville, "You're right. It's my last chance for eighteen months."



COLUMBIA COUNTY'S NEW COURTHOUSE

APYER TRUS. P. LAND—D. A. Richardson, Al Robinson, Chas. McCauley, A. McCauley, Wm. M. Ross, J. U. Barker, P. V. Quick, J. Warren Quick and four brothers of the Prescott family have located upon and filed their applications to purchase, at \$2.50 per acre, land held by the Southern Railway Company under the Act of Congress approved May 4th, 1870.

JUDGE MCBRIDE'S REMARKS

On Opening the First Term of Court in the New Courthouse. At the opening of the present term of Circuit Court, in view of the fact that it was the first session held in Columbia County's new building, Judge McBride was requested by W. B. Dillard to make a few remarks, and responded as follows:

"As an early resident of Columbia County I feel like congratulating the County upon the completion of this splendid building. At present I think it is the most attractive and beautiful architectural of any courthouse building in the State; buildings costing four-fold more money are, in general appearance and convenience inferior to it. Visitors are astounded when I tell them that finished and furnished complete from jail to attic it has only cost about \$35,000. When from some sections of the country we hear complaints of graft and extravagance in connection with the construction of public edifices it is pleasant to reflect that in the present instance the taxpayers have got the full worth of their money, and that the officers having charge of the public expenditures have faithfully looked after the interests of the public.

plaint from a summons, and had not the slightest notion of any flaw in the proceedings. When I read my service and ask for the default, the judge said, rather shortly, 'I'll consider that,' and I sat down. When court adjourned for noon, he walked down street with me, explained the defect in my return and told me how to remedy it, adding 'I was your client in court and I was afraid it might injure you in his estimation if I called your attention to the mistake publicly.' It was perhaps a small service and no doubt I seemed a trivial matter to him, but to me it seemed and was at that time of much moment, and I have always remembered it with gratitude. 'I remember one time during the period when we had no jail in the county an old citizen was indicted and pleaded guilty to a charge of assault with a dangerous weapon. He had pointed or fired a gun at somebody who he thought was unlawfully interfering with his fence, and was fined half a dollar. When he found himself for the first time, within the walls of the jail, the judge told him to stand up and delivered a stern lesson upon the evil practice of using deadly weapons, and he progressed he could see the poor culprit turn pale and begin to tremble, finally the judge pronounced sentence. 'It is the judgment of the court that you be imprisoned for a period of three months but as there is no jail in this county and the jail in Multnomah County is full already, you will go home to your farm and consider your term in jail there. You are not to go outside the boundaries of your own land during the time of your imprisonment. If you do, that will be jail-breaking, and the consequences will be serious. At the end of three months come down and report to the sheriff and get discharged from the jail.' He reported according to orders and, I was told by a neighbor that he could not be induced during his imprisonment to cross his own boundaries a single rod, nor even to reclaim a straying milk cow. 'It was told of the judge that once in Portland he was hearing a case where the opposing attorneys were no other than distinguished for their literary achievements. An old German being called as juror made this excuse: 'Shud, I vant 'ol dis chury, I don't understand a good English.' 'Take your place on the jury,' said the judge. 'You won't hear any good English here today.'

Paints, Etc., Groceries, Etc., Feed, Etc., All Guaranteed, Etc., M. C. GRAY.

Born—On May 29, to the wife of Harvey Cade, of St. Helens, a daughter.

Mr. D. J. Switzer, of Irving, Lane County, is a visitor to his old home in St. Helens.

POOR TRAIN SERVICE—Train service between Portland and Goble has certainly not been improved by the change in ownership of the A. & C. But one of the Northern Pacific trains now stops between Portland and Goble, that being the midnight train, and if persons at intermediate points between these places desire to go into Washington they must take the A. & C. to Goble and then wait for the next N. P. train.

Mr. James Gattens, of Deer Island, insists that he is a resident of the best and most progressive community in Columbia County, and that they are doing more good road work and other improvement than that way than elsewhere. He thinks, also, that St. Helens has annexed a portion of their road district we should see to it that more work of a good quality is put on that end of the line.

Mr. D. T. Girles, of Houlton, is constructing septic tanks for his buildings and is doing the work himself, even going so far as to make his own tiling out of cement, using one piece of stove pipe inside of another as a mould. Situated as Houlton is the use of the septic tanks in the business part of town, has become an absolute necessity.

IN MEMORIAM.

Sarah E. Philbrook was born in Bath, Maine, March 4th, 1831. Married Capt. Geo. H. Lemont in 1863 and has been on the Pacific coast the greater part of her life since; living in San Francisco and Honolulu until the death of her husband in 1883. Coming to Oregon she spent several years in Portland, some years in Walla Walla, Wn., and later in St. Helens, Oregon, taking care of her brother in law, Capt. F. A. Lemont since whose death in 1896 she has been a great sufferer with rheumatism and tuberculosis until relieved by death May 31st 1907, at the home of her only son, Geo. H. Lemont.

She leaves a sister in Bath, Me., a brother in Wakefield, Mass, and a brother, Rev. C. E. Philbrook, living near Olympia, Wn. The funeral of Mrs. Lemont was held at the residence of her son, Geo. H. Lemont, on Sunday last and burial was had at the Masonic Cemetery at Germany Hill. There was a large attendance at her funeral, a number attending from St. Helens, Houlton, and Portland, showing the high esteem in which she was held.

CARD OF THANKS.

We the undersigned desire to express our gratitude to our many kind friends for their kindness in the time of our bereavement in the death of our sister and Mother.

CHARLES E. PHILBROOK, GEORGE H. LEMONT, ALMA V. LEMONT.

"Thirty-seven years ago I hung out my shingle as a practicing attorney in this county. I had no money, and about fifty volumes of law books. K-n-t, Blackstone, Chitty and Greenleaf on Evidence, a work on pleading and Story's Equity comprised about the whole of it. The Oregon reports now expanded into 46 volumes, were then embraced in three, and one of those was piddled out with several Circuit Court decisions to make it look respectable in size.

"I remember yet the hours and days of perplexity that I underwent trying with my small library to solve the many questions that arise to puzzle the young practitioner. There was no other lawyer in the county and it cost \$2 each way on the old steamer Rescue to visit and return from Portland, and \$4 didn't come into my office every way by any means. My limited library was a source of great vexation and almost agony of mind at that time, but looking back through the experience of 37 years, I am satisfied that it was a good thing for me. I was compelled to learn the elementary principles of the law and to delve for them in their ultimate sources instead of relying on precedent. And now, I thank God for the blessed gift of poverty; it is one of the best friends that an energetic young man can have.

"The courthouse, when I came here, was situated down the street where the old Blackley hotel used to be. The building was a rented one, and had a court room about 15 by 20 feet square, a jury room about 12 feet square and a little cubby hole for the county clerk smaller still. William Pickering was the clerk and he lived out in the country and came and went in a boat. If he missed a day now and then nobody noticed it. The sheriff's office was mostly in his hat, and the other county officers lived generally out in the country and came in Saturdays to transact county business.

"Later on, business increasing, the county purchased the structure across the street which it has just vacated, and for the first time owned its own building. Shabby and dilapidated as it now appears, it was then fairly abreast of the times and averaged pretty well with other courthouses in the State. For years we had no jail and very little use for one.

"Judge W. W. Upton was the presiding judge when I began practice here; a fine, courteous gentleman and a good lawyer. He was succeeded by Judge E. D. Snattuck, one of the best, truest and most upright men who ever sat upon the bench. Somewhat stern and austere in the court room, he was a man of the utmost kindness of heart and possessed a vein of grim humor that would sometimes crop out even in the court room. He was especially kind to young attorneys if they showed a disposition to do right, but had no patience with a loafer or pettifogger. An instance of his thoughtful kindness in a matter in which I was personally concerned will illustrate that side of his character. I was about to take a default in a case, where my return of service was so wholly defective that my judgment would have been void. I was young, ignorant, and inexperienced, barely knowing a com-

plaint from a summons, and had not the slightest notion of any flaw in the proceedings. When I read my service and ask for the default, the judge said, rather shortly, 'I'll consider that,' and I sat down. When court adjourned for noon, he walked down street with me, explained the defect in my return and told me how to remedy it, adding 'I was your client in court and I was afraid it might injure you in his estimation if I called your attention to the mistake publicly.' It was perhaps a small service and no doubt I seemed a trivial matter to him, but to me it seemed and was at that time of much moment, and I have always remembered it with gratitude. 'I remember one time during the period when we had no jail in the county an old citizen was indicted and pleaded guilty to a charge of assault with a dangerous weapon. He had pointed or fired a gun at somebody who he thought was unlawfully interfering with his fence, and was fined half a dollar. When he found himself for the first time, within the walls of the jail, the judge told him to stand up and delivered a stern lesson upon the evil practice of using deadly weapons, and he progressed he could see the poor culprit turn pale and begin to tremble, finally the judge pronounced sentence. 'It is the judgment of the court that you be imprisoned for a period of three months but as there is no jail in this county and the jail in Multnomah County is full already, you will go home to your farm and consider your term in jail there. You are not to go outside the boundaries of your own land during the time of your imprisonment. If you do, that will be jail-breaking, and the consequences will be serious. At the end of three months come down and report to the sheriff and get discharged from the jail.' He reported according to orders and, I was told by a neighbor that he could not be induced during his imprisonment to cross his own boundaries a single rod, nor even to reclaim a straying milk cow. 'It was told of the judge that once in Portland he was hearing a case where the opposing attorneys were no other than distinguished for their literary achievements. An old German being called as juror made this excuse: 'Shud, I vant 'ol dis chury, I don't understand a good English.' 'Take your place on the jury,' said the judge. 'You won't hear any good English here today.'

"After Judge Snattuck came Judge Bellinger, an able, alert, fearless jurist, quick to take dictations, ready in judgment and habit; wrong. After him came Judge Stott, a good lawyer and an upright man who resigned before the end of his term. After him came Judge Bennett, who in a short time of service made a fine record as a judge, and one of which he and his friends may well be proud. He was succeeded by Judge Frank J. Taylor who held the place eight years and declined re-nomination. Judge Taylor held the judgeship at a time when many new questions arising out of changing conditions along the Columbia River had to be solved, and he proved equal to the task before him. He was thoroughly honest, single-hearted and fearless, and carried with him on his retirement from the bench the affection and esteem of the whole bar, which he still retains.

"Of the judges who preceded me in this district Judge Upton Judge Snattuck, Judge Bellinger and Judge Stott have passed by the great beyond, only Judge Bennett, Judge Taylor and myself have left, and upon our temples is beginning to fall the snow that never melts. While we have heretofore had no splendid structure such as this dedicated to the use of justice, I take pride in the fact that my predecessors on this bench have left it with a reputation for the 'fair and honest administration of the law, a reputation that so far as in lies I will try to maintain.

"No more words can make this building sacred to justice, but deeds can do so. We can here dedicate ourselves anew to the sacred cause of justice according to law, and as officers, attorneys, jurors and citizens so do our part that American citizenship will be exalted in our lives, and its influence remain, when even this splendid building shall have become only a memory of the past."

There were three games of ball on the St. Helens grounds Sunday. The first was a nine inning game between Houlton and Catlin and was won by the latter by the score of 15 to 5. The second was a seven inning game between St. Helens-Houlton and Rainier and was won by Rainier 7 to 5 and was by far the best game of the day. The third game was between Rainier and Kelso and was won by Rainier.

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Registration of Land Title.

In the Circuit Court of the State of Oregon for Columbia County.

Hannah Tyszkiewicz Plaintiff,

vs. Joel S. Kennard, Seth Pope, Lawrence C. Gray, Geo. H. Ensign, Wm. H. Tappan, Aaron M. Burns and George Goerig, John S. Goerig, Wm. W. Goerig, Carl S. Goerig, Elizabeth C. Martin, Edward P. Goerig, Albert Goerig and Lawrence H. Goerig, heirs at law of Francis M. Goerig, deceased; and the heirs at law of Wm. Watts, deceased, whose true names are unknown; and the heirs at law of Alonzo W. Withersall, deceased, whose true names are unknown; Samuel Kinder, J. P. Bartlett, and the heirs at law of John W. Watts, deceased, whose true names are unknown; B. W. Dann, Geo. W. McBride, Hamilton E. Brooke, Henrietta B. Parke, John McCarty Brooke, Thomas Scott Brooke, Margaret E. Brooke, Marcia B. Brooke and Genevieve Hamilton Brooke, heirs at law of Lloyd Brooke, deceased; C. W. Emerson, and all to whom it may concern, Defendants.

In the matter of the application of Hannah Tyszkiewicz to register the title to the land hereinafter described, Joel S. Kennard, Seth Pope, Lawrence C. Gray, Geo. H. Ensign, Wm. Tappan, Aaron M. Burns and Geo. Goerig, John S. Goerig, Wm. W. Goerig, Carl S. Goerig, Elizabeth C. Martin, Edward P. Goerig, Albert Goerig and Lawrence H. Goerig, heirs at law of Francis M. Goerig, deceased; and the heirs at law of Wm. Watts, deceased, whose true names are unknown; B. W. Dann, Geo. W. McBride, Hamilton E. Brooke, Henrietta B. Parke, John McCarty Brooke, Thomas Scott Brooke, Margaret E. Brooke, Marcia B. Brooke and Genevieve Hamilton Brooke, heirs at law of Lloyd Brooke, deceased; C. W. Emerson, and all to whom it may concern;

TAKE NOTICE.

That on the 29th day of April, 1907, an application was filed by the said Hannah Tyszkiewicz in the said Circuit Court of the State of Oregon, for Columbia County, State of Oregon, for initial registration of the title to the land above described.

BRODIE & MERGES.

Attorneys for Applicant.

Date of First publication, May 3, 1907.

Date of Last publication, June 14, 1907.

two (22), of Block Seventy-three (73); All of Block Seventy-four (74); Lots 5 (5), Seven (7), Eight (8), Nine (9), Ten (10), Eleven (11), Twelve (12), Thirteen (13), Fourteen (14), Fifteen (15), Sixteen (16), Seventeen (17) and Eighteen (18) of Block Seventy-five (75); Lots Six (6), Seven (7), Eight (8), Nine (9), Ten (10), of Block Eighty-one (81); All of Block Eighty-two (82); All of Block Eighty-three (83); All of Block Eighty-four (84); All of Block Eighty-five (85); All of Block Eighty-eight (88); Lots One (1), Two (2), Three (3), Twenty (20), Twenty-one (21) and Twenty-two (22), of Block One Hundred (100); and the North half of Lot Eight (8) and the North half of Lot Eight (8), of Block One Hundred and Forty-five (145); All in the City of St. Helens, Columbia County, State of Oregon.

In the matter of the application of Hannah Tyszkiewicz to register the title to the land hereinafter described, Joel S. Kennard, Seth Pope, Lawrence C. Gray, Geo. H. Ensign, Wm. Tappan, Aaron M. Burns and Geo. Goerig, John S. Goerig, Wm. W. Goerig, Carl S. Goerig, Elizabeth C. Martin, Edward P. Goerig, Albert Goerig and Lawrence H. Goerig, heirs at law of Francis M. Goerig, deceased; and the heirs at law of Wm. Watts, deceased, whose true names are unknown; B. W. Dann, Geo. W. McBride, Hamilton E. Brooke, Henrietta B. Parke, John McCarty Brooke, Thomas Scott Brooke, Margaret E. Brooke, Marcia B. Brooke and Genevieve Hamilton Brooke, heirs at law of Lloyd Brooke, deceased; C. W. Emerson, and all to whom it may concern;

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fit you to eye glasses or spectacles. Perfect fit guaranteed. Your eyes fitted at home. Write for free booklet describing our method. Remember, the glasses we fit you to are worth \$3.50 any where on earth. Our price, only \$1.00.

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111 SIXTH STREET, PORTLAND, ORE.

SHERIFF'S SALE

In the Circuit Court of the State of Oregon for the County of Columbia.

J. M. Stehman, Plaintiff

vs. Emory Bicknell, Martha C. Bruner, formerly Martha C. Bicknell, Grant W. Gilt, Homer A. Hazy and Carrie M. Hazy, his wife, Defendants.

Notice is hereby given that under and by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon, in and for the County of Columbia, on the 21st day of May, 1907, under and in pursuance of a judgment and decree made and entered in said Court on the 26th day of May, 1907, in a suit wherein J. M. Stehman, plaintiff, recovered judgment against Emory Bicknell and Martha C. Bruner, defendants therein, for the sum of \$422.26, further sum of \$100.00 as attorney's fees, and the further sum of \$6.00 as costs and disbursements with interest thereon at the rate of 10 per cent per annum from the date of said judgment until paid, and the accruing costs and disbursements upon this writ requiring me to make sale of the following described real property to satisfy the above named sums in accordance with said decree, to-wit: The East half of the Southeast quarter and the Southeast quarter of the southeast quarter of section two Township six North, Range three West of the Willamette Meridian, situated in the County of Columbia, State of Oregon, to be sold as upon execution and the proceeds arising therefrom to be applied to the payment of the demands of the plaintiff above mentioned, and the surplus, if any there be, after the payment of the several sums aforesaid, be paid into said Court for the benefit of the defendant Emory Bicknell.

The said Southeast quarter of the Southeast quarter and the North half of the Southeast quarter of said section two, will be first sold, and if the proceeds therefrom are sufficient to satisfy all of the plaintiff's demands, then the following described property will be sold; but if the proceeds of the sale of the first lot above described are not sufficient to satisfy all of the plaintiff's demands aforesaid, then the Southeast quarter of the Southeast quarter of section two, will immediately be sold and the proceeds thereof be applied as before herein stated.

The said publication from 7:00 a. m. to 11:00 a. m. of July 1907, I will at the hour of eleven o'clock in the forenoon of said day at the front door of the court house in the City of Portland, Oregon, and State, sell at public auction, in cash in hand, all the right, title and interest of the said Emory Bicknell, Martha C. Bruner, formerly Martha C. Bicknell, Grant W. Gilt, Homer A. Hazy and Carrie M. Hazy, the aforesaid defendants, and each of them, of, in and to the real property above mentioned, together with the improvements, tenements, hereditaments and appurtenances thereon or thereunto belonging or in anywise appertaining, to satisfy the said execution.

Dated at St. Helens, Oregon, June 3, 1907.

W. H. POWELL, Sheriff of the County of Columbia, State of Oregon.

First publication from 7:00 a. m. to 11:00 a. m. of July 1907.

W. H. POWELL, attorney for Plaintiff

NOTICE FOR PUBLICATION

(Timber Land Act, June 3, 1878).

United States Land Office, Portland, Oregon, February 12, 1907.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by the act of August 4, 1892, William J. Hoffman, of Bacon County, Washington, State of Oregon, has this day filed in this office his sworn statement No. 2226 for the purchase of the NW 1/4 of Section No. 32 in Township No. 4 North, Range 2 West and will offer proof to show that the land sought is more valuable for timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver at Portland, Oregon, on Wednesday the 28th day of May 1907. He names as witnesses: C. C. Nelson, of Bacon County, Oregon; S. J. Johnson, of Bacon County, Oregon; A. G. Holmquist, of Lincoln County, Oregon; Tom Merhan, of Multnomah County, Oregon.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before the 30th day of May 1907.

ALGEMON S. DRESSER, Register

NOTICE FOR PUBLICATION

(Timber Land Act, June 3, 1878)

United States Land Office, Portland, Oregon, April 4, 1907.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by the act of August 4, 1892, William J. Hoffman, of Bacon County, Washington, State of Oregon, has this day filed in this office his sworn statement No. 2226, or the purchase of the NW 1/4 of Section No. 32 in Township No. 4 North, Range 2 West and will offer proof to show that the land sought is more valuable for timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver at Portland, Oregon, on Wednesday the 28th day of May 1907. He names as witnesses: A. H. Bailey, of Hillsboro, Oregon; C. C. Nelson, of Bacon County, Oregon; S. J. Johnson, of Bacon County, Oregon; A. G. Holmquist, of Lincoln County, Oregon; Tom Merhan, of Multnomah County, Oregon.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before the 30th day of May 1907.

ALGEMON S. DRESSER, Register

NOTICE.

To All Whom It May Concern: You are hereby notified that I, J. Warren Quick, the undersigned, a citizen of the United States, and an actual bona fide settler upon the lands hereinafter described, have made application to the Oregon Central Railroad Company and its successors and assigns, for the purchase of the following-described real property situated in the County of Columbia and State of Oregon, to-wit:

Northwest quarter of section nine, in township four north of range three west, of the Willamette Meridian, containing 160 acres of land more or less, in accordance with the U. S. Government Survey of the same, and that I claim the same adversely toward all persons. This application and selection is made for my own exclusive use and benefit and is also made for the purpose of actual settlement, improvement, cultivation and occupancy, that I have not directly or indirectly selected or applied for this property for the use or benefit of any other person or persons. This notice and my said application is made under and by virtue of the general laws of the United States and particularly under the Act of Congress approved May 4th, 1870, granting lands to aid construction of a railroad.

Dated June 3rd, 1907.

J. WARREN QUICK.

Witnesses, Application and settler.

J. U. Barker, F. Y. Quick.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Columbia

Harriet M. Padmore, Plaintiff

vs. William F. Padmore, Defendant.

To William F. Padmore the above named defendant.

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled cause and suit, on or before the expiration of six weeks from the date of the last publication of this summons to-wit: on or before the 20th day of June 1907, and if you fail to so answer for want thereof the plaintiff will apply to the court for the relief asked for in her complaint upon the facts as stated therein; that the bonds of matrimony now existing between plaintiff and defendant be dissolved, upon the grounds that the defendant has deserted and abandoned the plaintiff for more than one year past, and for such other and further reasons as the court may deem equitable.

This summons is published by order of Hon. R. S. Hattan, Judge of the County Court of Columbia County, State of Oregon, said order being made on the 26th day of May 1907 and the date of the first publication of this summons is the 1st day of June 1907.

COOVERT & STAPLETON, Attorneys for Plaintiff

F. O. Address, Portland 4, Or.