AE GIN

The Addition with Character

It was not necessary to put the steam shovel to work in Laurel hurst. Men could have done the grading just as well. But they could not have done it as quickly, and this is why it is there. Every improvement for all of Laurelhurst is going to be finished as rapidly as men, material, and modern labor-saving devices can be secured.

The shovel is now engaged in the work of grading the southwest quarter of Laurelhurst. The no rthwest quarter is practically finish

ed. We promised this northwest quarter completely improved by August 1, and it will be completed by that date. All grading is finish ed and water and sewer mains in. Laying sidewalks is progressing rapidly and the huge asphalt plant will be in operation, laying the asphalt street sin a few days.

See Laurelhurst for yourself. See it and walk over the property. If you could only realize what this beautiful tract will be when com

pletely improved, you would then realize its inevitable future. Noth ing can hold Laurelhurst back. Its great natural advantages, its high grade improvements, its accessibility by four carlines, and its close proximity to town, and the low prices at which the most choice resi dence lots are being sold, make it the most ideal investment in Port land today.

TERMS 10 Per Cent down--- 2 Per cent a month

Just imagine it. Sightly residence lots, within the mile and one half circle, every modern improvement, rare natural advantages and excellent car service at original prices and on such terms. Every

careful investor should see this property and secure some holding

here. There will never again be such an opportunity.

OFFICERS AND DIRECTORS

Chas. K. Henry, president Chas. K. Henry Co., Portland; owner Henry Bld. Frank F. Mead, president Seaboard Sec. Co., Seattle. Paul C. Murphy, director Bankers Trust Co., Tacoma; V. P. Laurelhurst Co., Seattle.

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George J. Dekum, of Chas. K. Henry Co., real estate

LAURELHURST CO., 522 Corbett Bldg Portland, Oregon. Kindly send me by return mail the above described literature on Laurelhurst.

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EVERY TIME a man wants to get away from all connection with the busy world, the telephone is an important helper.

The local service is useful in arranging his affairs at home, and the Long Distance service of the Bell System helps him to decide where to go and what to take.

By means of his Bell telephone he can find out whether the fish are biting or the birds are flying, and whether guides or horses can be secured.

After he has been out a while if he wants to get word from the city, the nearest Bell telephone is a friend in need.





SUMMONS.

Oregon, For Union County. E. A. Brownell, Plaintiff, vs. Ella L.

Brownell, Defendant .-To Ella L. Brownell, the above named defendant; You are nereby box. summoned and required to appear and answer the complaint filed against you in the above entitled suit on or before six weeks after the first publication of the summons in this cause, and you will take notice that if you fail to so appear and answer said complaint, the plaintiff will apply to the court for the relief demanded in said complaint, to-wit: for a decree of the court dissolving the bonds of matrimony now, and heretofore existing between you and the

You will further take notice that this summons is published in the La Grande Evening Observer, once a week for six consecutive weeks, of seven issues, by order of the Hon. J. W. Knowles, Judge of said court, made, dated and entered April 6th, A. D. 1910, the first issue of said publication being June 9th, 1910.

plaintiff, and for general relief.

T. H. CRAWFORD, Attorney for the Plaint " June 9-16-23, July 7-14-21.

SIXTH SERIES

Written by D. M. P. Mentelen' - " tor of Opties.

For the benefit of the public.

THE ESSENTIAL PARTS OF THE EYE.

Those absolutely necessary to the perception of an object-are therefore the lens and the retina. If either of these be damaged so that it cannot perform its proper function, these can be no perception of objects by the eve. Yet, while these constitute the foundation of the eye, so to speak, there are various other parts of the organ which are essential to perfect vision, named defendant, in the name of you, and such other and further re as it exists in the healthy eye. We the State of Oregon. can understand these parts by referr-

rapher must have a stronger lens, In The Circuit Court of The State of that is, one with a considerable curvature of the surface.

> This is necessary, in order that the upon the plate at the back of the

If the object be, on the other hand situated at a considerable distance, such as an extensive landscape, the photographer uses a weaker lens, that is, one that is not so curved. .

Just so there must be a difference in the curvature of the lens in the human eye, at different times, for when we read small print, for instance, or examine objects situated close to the eye, the rays of light must be strongly focused in order to make a perfect picture on the retina; and when we look at distant objects the rays of light must be less strongly focusedthat is, the lens must be flatter.

Now it is impossible to arrange for the difference in the eye as is done in the photoraphic camera, for in the latter case a stronger or weaker lens is put into the openings of the box, as occasion requires, several being kept on hand and changed according to the object desired. The eye is provided with only one lens, but by a most delicate arrangement this lens can be made to change its shape. It becomes more curved or flatter according as the individual looks at near or dis-

Thus : :: : ::::: tirult is produced; as If the eye were provided with several lenses of different curvature; A. D., 1910. that is, the object, whether near or far, is focused so as to produce a perect picture on the retina.

(To be continued next week.)

SUMMONS.

In the Circuit Court of the State of Oregon and Union County. Frank St. Johns, Defendant.

ing again to the photographer's cam- and answer the complaint filed judgment. era. He employs lenses of different against you in the above entitled power, according to the distance of court and suit on or before the ex- by publication, by virtue of an order the object, which he wishes to picture piration of the time prescribed in of the Hon. J. W. Knowles, Judge of Administratrix of the estate of David upon the plate. If this object be situ- the order directing the publication the above entitled court, made and en- Hawes, deceased.

weeks from the date of the first pub- A .D. 1910, directing that service herelication of this summons which is of be made for a period of six conse-June 14th, 1910, and if you fail to cutive weeks by publication hereof n appear, answer or otherwise plead the La Grande Evening Observer. picture shall be accurately focused within said time, the plaintiff will That the date of the first publication ask the Court for a decree dissolving the bonds of matrimony heretofore and now existing between this plaintiff and this said defendant and awarding the plaintiff an absolute decree of divorce. This summons is published in the La Grande Evening Observer, a daily newspaper printed and published in La Grande, Union County, Oregon, by virtue of an order of the Honorable J. W. Knowles, Juige of the above entitled court, made and entered on the 11th day of June, 1910.

> COCHRAN & COCHRAN. Attorneys for Plaintiff. June 14-21-28, July 5-12-19-26.

> > SUMMONS.

In The Circuit Court of The State of Oregon For Union County.

Bertha Raby, Plaintiff, vs. Benjamin Raby, Defendant .-To Benjamin Raby, the above-named

defendant:

In the name of the State of Oregon. you are hereby summoned to appear and answer or otherwise plead, to the complaint filed in the above-entitled court and cause, on or before six 1910. weeks from and after the date of the first publication of this summons, towit; on or before the 27th day of July, rence Burnett and Benjamin Hagey,

And if you fail, neglect or refuse t so appear and answer or otherwise | June-24Aug,-5. plead herein within said time, plaintiff will thereafter apply to the abo . entitled court, for default and decree herein, as prayed for in her complaint, to-wit: for a judgment of default against you for want of answer or other appearance; for a decree of divorce of plaintiff from you, for wilful deser-Maude St. Johns, Plaintiff, vs. tion continuing for a period of more than one year; and for her costs and To Frank St. Johns, the above disbursements in this suit against lief, from time to time as may be ne-You are hereby required to appear cessary to enforce such decree and

This summons is served upon you ated close to the camera, the photog- hereof, to-wit: six consecutive tered at La Grande, Oregon, June 15th, 6-1-8-15-22-29.

hereof by virtue of said order, is June 15th, A. D., 1910, and the date of the last publication will be July 27th, A. D. 1910.

Dated at La Grande, Oregon, June 15th, A. D., 1910.

L. DENHAM Attorney for Plaintiff. June 15-22-29, July 6-13-20-27.

NOTICE FOR PUBLICATION

Department of the Interior, U. S. Land Office at La Grande, Oregon, June .20th, 1910.

Notice is hereby given that John B. Robertson of Starkey, Oregon, who on March 13th 1908, made Homestead entry No. 15880, Serial No. 05318, for SE 1-4 SW 1-4, S 1-2 SE 1-4, NE 1-4 SE 1-4, Section 31, Township 3 S. Range 35 East Willamette Meridian, has filed notice of intention to make Final Five-year Proof to establish claim to the land above described. before the Register and Receiver at the U. S. Land Office at La Grande, Oregon, on the 10th day of August,

Claimant names as witnesses James C. Briggs, Preston Burnett, Lawall of Starkey, Oregon.

F. C. BRAMWELL, Register.

Notice of Final Account

Notice is hereby given that Ovanda M. Noyes, Administratrix of the estate of David Hawes, deceased, has filed in the county court of Union County, Oregon, her final account in teh matter of the said estate and the County Court has appointed Tuesday. the 2d day of August, 1910, at the hour of ten o'clock a. m. at the Court House in La Grande, Oregon, as the time and place for hearing of objections to such final account and the settlement thereof.

Dated this 1st day of July, 1916.