

FIREMEN NOMINATIONS.

Several Candidates for Department Officers Nominated.

Under the provisions of the new ordinance regulating the fire department, the board of fire delegates no longer exists, and the department is now under control of the board of fire commissioners, consisting of the city council committee of fire and water, and three members elected by the fire department. The mayor is also a member and president of the board. The firemen's election will be held on the first Monday in March, and the principal contest will probably be on account of the career of chief engineer. Only three candidates for commissioners have been named, but neither the Cataracts or Number Four at Ely have yet made nominations.

The members of Hose Company No. 4, met in their hall at Ely Saturday night, and decided not to make any nominations for chief engineer, assistant engineer, or any of the three members of the board of fire commissioners, but voluntarily agreed to support candidates named by some of the other companies.

Hose Company No. 3 held a meeting Monday night and nominated C. M. Mason for chief engineer, and A. Robertson for commissioner.

The Hook and Ladder Company held a meeting Wednesday night and nominated Charles Moore for chief engineer, and J. W. Cole for commissioner. They also elected the following officers for the ensuing year: President, Allen Berry; vice-president, Charles Pope; secretary, J. E. Khouides; treasurer, J. W. Cole; foreman, Sherman Burford; assistant foreman, Ed Brown, janitor, Joe Austin.

Fountain Hose Company No. 1 held a meeting on the same evening, and nominated F. T. Rogers for assistant engineer, and Eli Madcock for fire commissioner. The following officers were elected for the ensuing year: President, A. Knapp; secretary, Paul Hemmelmann; treasurer, S. R. Green; foreman, Adolph Wiley; 1st assistant foreman, H. W. Jackson; 2nd assistant foreman, George Warner.

The Hook and Ladder and Fountain Hose Companies endorsed the nominations made by each other.

Cataract Hose Company will hold a meeting tonight to make nominations, and will probably elect officers.

Hose Company No. 3 will elect officers on the third Tuesday evening in this month.

Probate Court.

On petition of J. C. Hungerford, of Milwaukie, an order was made that W. T. Bunnell, administrator of the estate of Charles Bunnell, deceased, file a new undertaking, as some of the bondsmen on the former undertaking are now dead.

Sarah M. McCown, executor of the last will and testament of F. O. McCown, deceased, filed her final account, and all conveyances of real estate mentioned in said report were approved and confirmed.

The last will and testament of James G. Wilson, deceased, who died at Milwaukie, January 7th, was admitted to probate Monday. The estate consists of \$5500 in life insurance policies, and \$1500 of this amount is bequeathed equally among the six children, and the remainder of the property is devised to the widow, Margaret A. Wilson. The will also provides that Mrs. Wilson shall be guardian of the minor children and executor of the will without bonds or security.

In the matter of the estate of Josiah Franklin, deceased, S. R. Taylor, administrator, filed his final report, and was ordered to pay over \$391.05 to the widow, Mrs. A. E. Franklin, and the remaining one-fourth to Hannah A. Nicklin, Sarah E. Hollenbeck, W. H. Franklin and Charles E. Moody, and that the real estate be distributed according to law.

E. G. Caulfield was appointed administrator of the estate of Luke Comer, deceased.

P. A. Baker tendered his resignation as administrator of the estate of Augusta Melcher, deceased, which was accepted, and Max Schulpius was appointed as his successor.

The executrix of the estate of David Keller, deceased, was granted further time in which to file an inventory on account of illness.

In the matter of the estate of James Forsythe, deceased, Anora C. Forsythe, executrix, an order was made confirming sale, and authorizing executrix to make deed.

Y. M. C. A. Entertainment.

Under the management of General Secretary J. L. Mead a very creditable benefit entertainment was given at Shively's hall last Saturday night. As the proceeds were for the sole benefit of the building fund of the local Y. M. C. A., the lack of attendance was probably due to the extreme cold weather, as people had a horror of getting out in the bitter, frosty night air.

The entertainment was given entirely by Portland star talent, who responded to the many enthusiastic encouragements. There were selections by the male quartette; Mark E. Bronson gave a recitation, and Will Spencer gave a splendid exhibition of fancy club swinging. Judge Frank Hennessy added golden laurels to reputation as a soloist, while Prof. Yoder gave some excellent selections on the piano. Joe Hayes gave some clever character sketches, but he had evidently attended Cordray's, and heard Martell's, and didn't know that they had been here the week previous, or he would not have repeated so many of their numbers. Lawrence Wilhelm's impersonations were very good. Billie may be noted as a trick bicyclist in Portland, but he doesn't come up to the standard in Oregon City. He couldn't hold a wax match to Martell, and there are kids on upper Seventh street, that can almost equal him in good weather.

However, taken as a whole, it was a most excellent entertainment, and deserved a crowded house on its merits alone.

Bucklen's Arnica Salve.

THE BEST SALVE in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum, Fever Sores, Tetter, Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by G. A. Harding.

CONTEMPT OF COURT.

The Dignity of Justice Schuebel's Court was Sustained, and Another Chapter was Added to Oregon History.

There was a red-hot, interesting time in the annals of Justice Schuebel's court for a period of days including the latter part of last week, and the best half of the present seven-day period. Roy Pollock, an employee of the paper mills, swore out a complaint, charging Fred Rounds, a fellow workman with assault. When the case came up to be heard Saturday, neither the prosecuting or other witnesses were in evidence, although a jury had been empaneled to try the case.

This state of affairs made Justice Schuebel a little warm in the collar, and he straightway ordered bench warrants for the arrest of Jack Kugleman, for intimidating and bribing witnesses, and Roy Pollock, both for contempt of court. Kugleman pleaded guilty on Monday morning and was fined \$5, while Pollock was sentenced to confinement in the county jail until Tuesday evening, when the case was called up again. On account of the fact that Pollock had been bribed, or was intimidated, as that he did not appear when the case was called, the jury taxed Rounds \$25 for making the assault. Justice Schuebel, however, remitted a portion of the fine. Pollock is only a boy, and undue influences were evidently used to prevent him from appearing at the trial.

Several people, however, will be cautious how they dally with the dignity of Justice Schuebel's court in the future.

Referendum Amendment.

The initiative and referendum resolution was introduced by Representative Kruse at request of W. S. U'Ren and passed both houses. It will have to be passed by another legislature before being voted upon by the people.

Resolved by the house, the senate concurring, that the following amendment to the constitution of the state of Oregon be and the same is hereby proposed:

Section 1 of Article IV of the constitution shall be and hereby is amended to read as follows:

Sec. 1. The legislative authority of the state shall be vested in a legislative assembly, consisting of a senate and house of representatives, but the people reserve to themselves power to propose laws and amendments to the constitution and to enact or reject the same at the polls, independent of the legislative assembly, and also reserve power at their own option to approve or reject at the polls any act of the legislative assembly. The first power reserved by the people is the initiative, and not more than eight per cent of the legal voters shall be required to propose any measure by such petition, and every such petition shall include the full text of the measure so proposed. Initiative petitions shall be filed with the secretary of state not less than four months before the election at which they are to be voted upon. The second power is the referendum, and it may be ordered (except as to laws necessary for the immediate preservation of the public peace, health or safety), either by petition signed by five per cent of the legal voters, or by the legislative assembly as to other bills are enacted. Referendum petitions shall be filed with the secretary of state not more than ninety days after the final adjournment of the session of the legislative assembly which passed the bill on which the referendum is demanded. The veto power of the governor shall not extend to measures referred to the people. All elections on measures referred to the people of the state shall be had at the biennial regular general elections, except when the legislative assembly shall order a special election. Any measure referred to the people shall take effect and become law when it is approved by a majority of the votes cast thereon and not otherwise. The style of all bills shall be "Be it enacted by the people of the state of Oregon." This section shall not be construed to deprive any member of the legislative assembly of the right to introduce any measure. The whole number of votes cast for justice of the supreme court at the regular election last preceding the filing of any petition for the initiative or for the referendum shall be the basis on which the number of legal voters necessary to sign such petition shall be counted. Petitions and orders for the initiative and for the referendum shall be filed with the secretary of state, and in submitting the same to the people he and all other officers shall be guided by the general laws and the act submitting this amendment until legislation shall be specially provided therefor.

To Teachers and School Officers.

The next meeting of the Clackamas County Educational Association will be held at Willamette Falls on Saturday, February 25th, 1899, commencing at 10 o'clock a. m. You are earnestly invited to attend. The program is as follows:

Primary Work, Miss Lizzie McDonald; Modes, Shirley Buck; Devices in Arithmetic, Miss Jennie E. Rowen; Botany, J. C. Zinser; The Expulsion of the French from Acadia, Mrs. Helena B. Rinearson.

The above program will be interspersed with music.

H. S. STRANGE, County Supt.

Beauty is Blood.

Clean blood means a clear skin. No beauty without it. Cascarets Candy Cathartic clean your blood and keep it clean, by stirring up the lazy liver and driving all impurities from the body. Begin to-day to banish pimples, boils, blotches, blackheads, and that sickly bilious complexion by taking Cascarets—beauty for ten cents. All druggists satisfaction guaranteed, 10c, 20c, 50c.

Millions Given Away.

It is certainly gratifying to the public to know of one concern in the land who are not afraid to be generous to the needy and suffering. The proprietors of Dr. King's New Discovery for Consumption, Coughs and Colds, have given away over ten million trial bottles of this great medicine; and have the satisfaction of knowing it has absolutely cured thousands of hopeless cases. Asthma, Bronchitis, Hoarseness and all diseases of the Throat, Chest and Lungs are surely cured by it. Call on G. A. Harding, druggists, and get a trial bottle free. Regular size 50c and \$1. Every bottle guaranteed, or price refunded.

Perhaps you have made up your mind to take

Scott's Emulsion

this summer. Then look for this picture on the wrapper, a man with a big fish on his back.

Do not let anyone talk to you of something "just as good."

When you want cod liver oil and the hypophosphites you want the very best. You will find them in only one place, Scott's Emulsion.

There is no other emulsion like it; none other does the same work; and no other has the same record of cures.

All Druggists, etc. and \$1. SCOTT & BOWNE, Chemists, N. Y.

Resolutions of Condolence.

Whereas, Brother William A. Frakes, a member of Harding Grange, P. of H., No. 122, Logan, Oregon, has been called by the Divine Master from the field of his labors to the highest and best life,

Therefore, Be it resolved that by the death of Brother Frakes, this Grange and this community have lost a highly respected member,

Resolved, That this subordinate Grange, tender its deepest sympathies to the bereaved sons and daughter and other relatives of our deceased brother, and our sincere condolence and sympathy for their irreparable loss of a kind father and loving relative, whose exemplary life they will greatly miss,

Resolved, That that charter of this Grange be draped in mourning for thirty (30) days in honor of our deceased brother,

Resolved, That these resolutions be entered on the journal of this Grange and a copy be sent to the family of our late brother and a copy sent to each of the following papers for publication: The Oregon City Courier-Herald, the Oregon City Enterprise, the Oregon City Press and the Northwest Pacific Farmer.

FRANK WILSON, MRS. BARKER, WILHELM W. AUSTIN, Committee.

A Sure Thing for You.

A transaction in which you cannot lose is a sure thing. Biliousness, sick headache, furred tongue, fever, piles and thousands of other ills are caused by constipation and sluggish liver. Cascarets Candy Cathartic, the wonderful new liver stimulant and intestinal tonic are by all druggists guaranteed to cure or money refunded. C. C. C. are a sure thing. Try a box to-day; 10c, 25c, 50c. Sample and booklet free. All druggists.

To be entirely relieved of the aches and pains of rheumatism means a great deal, and Hood's Sarsaparilla does it.

16 cents Your Bowels With Cascarets

Candy Cathartic, cure constipation forever. 10c, 25c. If C. C. C. fail, druggists refund money.

Two Millions a Year.

When people buy, try, and buy again, it means they're satisfied. The people of the United States are now buying Cascarets Candy Cathartic at the rate of two million boxes a year and it will be three million before New Year's. This means merit proved, that Cascarets are the most delightful bowel regulator for everybody the year round. All druggists 10, 25, 50c a box, cure guaranteed.

A Clever Trick.

It certainly looks like it, but there is really no trick about it. Anybody can try it who has Lame Back and Weak Kidneys, Malaria or nervous troubles. We mean he can cure himself right away by taking Electric Bitters. This medicine tones up the whole system, acts as a stimulant to the Liver and Kidneys, is a blood purifier and nerve tonic. It cures Constipation, Headache, Fainting Spells, Sleeplessness and Melancholy. It is purely vegetable, a mild laxative, and restores the system to its natural vigor. Try Electric Bitters and be convinced that they are a miracle worker. Every bottle guaranteed. Only 50c a bottle at G. A. Harding's drugstore.

Tonight

If your liver is out of order, causing Biliousness, Sick Headache, Heartburn, or Constipation, take a dose of Hood's Pills

On retiring, and tomorrow your digestive organs will be regulated and you will be bright, active and ready for any kind of work. This has been the experience of others; it will be yours. HOOD'S PILLS are sold by all medicine dealers. 25 cts.

YOUR PRICE—An 80-acre farm, about 2 1/2 miles southwest of the courthouse, at a bargain; title perfect; also two lots, one in South Oregon City and the other in Oregon City proper, title perfect. All this property must be sold. Terms easy; hard time prices. Anyone that wants to buy will find it to his interest to investigate this.

Job Printing at the Courier Office.

NOTICE OF SHERIFF'S SALE.

NOTICE IS HEREBY GIVEN that under and by virtue of a judgment and decree of the Circuit Court of the State of Oregon, in and for the County of Clackamas, rendered and entered in said court on the 9th day of January, 1899, in a certain suit therein pending, in favor of F. A. Alder, John Couch Lewis and Lucius A. Lewis, plaintiffs, and against Margaret L. Baldorf, defendant therein, and under and by virtue of an execution thereon, and to me as Sheriff of Clackamas county, Oregon, duly directed, commanding me, as such Sheriff, among other things, to sell the property described in said judgment and decree as lots 1, 2, 3, 4, in block 62, of the city of Oregon City, in said county and state, and that under and in pursuance of a certain other judgment and decree of said Circuit Court, rendered and entered January 9th, 1899, in a certain suit therein pending, in favor of L. A. Lewis, plaintiff therein, and against Margaret L. Baldorf, et al., defendants therein, and under and by virtue of an execution with copy of said judgment and decree issued thereon January 31, 1899, under the seal of said court and under the hand of the clerk thereof, and to me, as Sheriff, commanding me, among other things, to sell said lots 1 and 2, I did duly levy on said lots 1 and 2, block 62, and have appointed

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at 11 o'clock, in the forenoon, of said day, at the time and the front door of the county court house in Oregon City, Oregon, as the place for the sale of said real property.

Lots 1 and 2, block 62, will be sold under both of said above described judgments and decrees and the executions to enforce the same, and lots 3 and 4, block 62, will be sold at public auction of said judgments and decrees and the execution to enforce the same.

The proceeds of the sale of lots 1 and 2, block 62, will be applied to the payment and discharge of the judgment in favor of Allen & Lewis above described.

The proceeds of the sale of lots 3 and 4, block 62, will be applied to the payment and discharge of the judgment in favor of Allen & Lewis above described.

Dated February 4, 1899 J. J. COOKE, Sheriff.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas.

G. A. Rockwood, Plaintiff.

Wm. M. Burket and Sarah Burket, his wife, and Joseph Eugene Hill, as executor of the will of Joseph Hedges, deceased, Defendants.

State of Oregon, County of Clackamas, ss. BY VIRTUE OF A JUDGMENT ORDER, DEED AND EXECUTION, duly issued out of and under the seal of the above entitled court, in the above entitled cause, and to me duly directed and dated the 26th day of January, 1899, upon a judgment rendered and entered in said court on the 31st day of January, 1899, in favor of G. A. Rockwood, plaintiff, and against Wm. M. Burket and Sarah Burket, his wife, and Joseph Eugene Hill, as executor of the will of Joseph Hedges, deceased, defendants, for the sum of \$129.40, with interest thereon at the rate of 10 per cent per annum from the further sum of \$40.00, as attorney's fee, and the further sum of \$22.21, with interest thereon from the 31st day of January, 1899, and the further sum of \$12.50 costs and disbursements and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

Lot 1 of lot one (1) of block nineteen (19) in Holmes and Co.'s addition to the town of Oregon, as described as follows: Beginning at the northwest corner of said lot one (1) and thence east along the north line of said lot one (1) 20 feet; thence south along the west line of said lot one (1) 20 feet to the south side of said lot one (1); thence west 30 feet to the southwest corner of said lot one (1); thence north along the east line of said lot one (1) 20 feet to the point of said claim adjoining Oregon City.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at the hour of one o'clock P. M., at the front door of the County Court House in the city of Oregon City, in said county and state, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated Oregon City, Oregon, Feb. 3, 1899.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas.

Jacob Spangler, Plaintiff.

Jeremiah Johnson and Ella A. Johnson, Defendants.

State of Oregon, County of Clackamas, ss. BY VIRTUE OF A JUDGMENT ORDER, DEED AND EXECUTION, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 26th day of November, 1898, upon a judgment rendered and entered in said court on the 26th day of November, 1898, in favor of Jacob Spangler, plaintiff, and against Jeremiah Johnson and Ella A. Johnson, defendants, for the sum of \$1,064.00, with interest thereon at the rate of 10 per cent per annum from the 26th day of November, 1898, and the further sum of \$100.00 as attorney's fee, and the further sum of \$15.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

Lot 3, in block 11, in the Oregon Iron and Steel Company's first addition to the town of Oregon, in Clackamas county, state of Oregon.

Now, therefore, by virtue of said execution, judgment, order and decree, and in compliance with the commands of said writ, I will, on

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at the hour of one o'clock p. m., at the front door of the County Court House in the city of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated Oregon City, Oregon, Feb. 3, 1899.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas.

Jacob Spangler, Plaintiff.

Jeremiah Johnson and Ella A. Johnson, Defendants.

State of Oregon, County of Clackamas, ss. BY VIRTUE OF A JUDGMENT ORDER, DEED AND EXECUTION, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 26th day of November, 1898, upon a judgment rendered and entered in said court on the 26th day of November, 1898, in favor of Jacob Spangler, plaintiff, and against Jeremiah Johnson and Ella A. Johnson, defendants, for the sum of \$1,064.00, with interest thereon at the rate of 10 per cent per annum from the 26th day of November, 1898, and the further sum of \$100.00 as attorney's fee, and the further sum of \$15.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

Lot 3, in block 11, in the Oregon Iron and Steel Company's first addition to the town of Oregon, in Clackamas county, state of Oregon.

Now, therefore, by virtue of said execution, judgment, order and decree, and in compliance with the commands of said writ, I will, on

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at the hour of one o'clock p. m., at the front door of the County Court House in the city of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated, Oregon City, Oregon, Dec. 29, 1898.

In the Circuit Court of the State of Oregon, for the County of Clackamas.

Lam Foo, Plaintiff.

Lam Foo, Defendant.

Now, therefore, by virtue of said execution, judgment, order and decree, and in compliance with the commands of said writ, I will, on

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at the hour of one o'clock p. m., at the front door of the County Court House in the city of Oregon City, in said County and State, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendant, or either of them, had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated, Oregon City, Oregon, Dec. 29, 1898.

WANTED—TRUSTWORTHY AND ACTIVE gentlemen or ladies to travel for responsible established houses in Oregon. Monthly \$50 and expenses. Position open. Refuse no one. Also self-addressed stamped envelope. The Dominion Company, Dept. Y, Chicago.

WANTED—TRUSTWORTHY AND ACTIVE gentlemen or ladies to travel for responsible established houses in Oregon. Monthly \$50 and expenses. Position open. Refuse no one. Also self-addressed stamped envelope. The Dominion Company, Dept. Y, Chicago.

SHERIFF'S SALE.

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

C. D. Latourette, Plaintiff.

James Baly, Julia Baly, his wife, Julia Baly, widow, and Mary Baly, Ralph Baly, Albert Baly, Carrie Baly, Diana Baly and Charles Dougherty, heirs and devisees of Robert Baly, deceased, Defendants.

State of Oregon, County of Clackamas, ss. BY VIRTUE OF A JUDGMENT ORDER, DEED AND EXECUTION, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 29th day of December, 1898, upon a judgment rendered and entered in said court on the 23d day of November, 1898, in favor of C. D. Latourette, plaintiff, and against James Baly, Julia Baly, his wife, Julia Baly, widow, and Mary Baly, Ralph Baly, Albert Baly, Carrie Baly, Diana Baly and Charles Dougherty, heirs and devisees of Robert Baly, deceased, defendants, for the sum of \$209.00, with interest thereon at the rate of 10 per cent per annum from the 23d day of November, 1898, and the further sum of \$100.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Clackamas, State of Oregon, to-wit:

All section 16, township 5 south, range 3 east of Willamette meridian, containing 640 acres.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at the hour of 1:30 o'clock p. m., at the front door of the County Court House, in the City of Oregon City, in said county and state, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants or either of them had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated Oregon City, Oregon, Dec. 29, 1898.

SUMMONS.

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

Sarah E. Davidson, Plaintiff } Suit for Divorce

vs. W. T. Davidson, Defendant.

W. T. Davidson, the above named defendant, in the name of the State of Oregon, DEED AND EXECUTION, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 30th day of January, 1899, upon a judgment rendered and entered in said court on the 26th day of November, 1898, in favor of Sarah E. Davidson, plaintiff, and against W. T. Davidson, defendant, for the sum of \$50.00, with interest thereon at the rate of 10 per cent per annum from the 26th day of November, 1898, and the further sum of \$50.00 as attorney's fee, and the further sum of \$10.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the County of Clackamas, State of Oregon, to-wit:

Lots Nos. 9, 10 and 11, of block No. 7, Falls View addition to Oregon City, according to the official map and plan on file in the office of the recorder of Clackamas county, state of Oregon.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on

SATURDAY, THE 11TH DAY OF FEBRUARY, 1899, at the hour of 1 o'clock p. m., at the front door of the county court house in the city of Oregon City, in said county and state, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendant or either of them had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated, Oregon City, Ore., Jan. 3, 1899.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas county.

Alfred R. Coughtry, Plaintiff.

vs. Lelia Maria Coughtry, Defendant.

To the said Lelia Maria Coughtry, 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 suit on or before Friday, the 3rd day of March, 1899, that being the day of the expiration of six weeks' publication of this summons. This suit is brought to obtain a decree dissolving the bonds of matrimony now existing between you and the plaintiff, and such other and further relief as the Court shall seem meet. You are hereby notified that if you fail to appear and answer the said complaint as above required, the plaintiff will apply to the court for the relief therein prayed.

This summons is published by order of the Honorable Thomas F. Ryan, county judge of said Clackamas county, and is published the first time on Friday, the 6th day of January, 1899.

W. S. U'REN, Attorney for the Plaintiff.

JOHN B. HUBBEN & A. B. FERRERA, Attorneys for Plaintiff.

A HOME FOR \$10 PER MONTH.

Consisting of 4 lots, good garden spot, manuring water, the year round, 3 room house, good electric barn, big enough for two cows and 100 chickens, 12 blocks from court house. Price \$500. 4 per cent interest, \$25 cash down. For particulars inquire at this office. Team and stock taken in exchange.

N. Y. World and Courier-Herald \$1.85