

COUNTY COMMISSIONERS.

Proceedings of the Regular October Session of Board.

(Continued from last week.)

In the matter of the application of W. Stowe for aid to pay doctor's bills, he being sick and unable to do so—The board being fully advised, it is ordered that said Stowe be allowed \$10 for such purpose.

W. Stowe.....\$10 00

In the matter of the petition of W. R. Porter for a fifty years' franchise to lay water pipes in the streets of Canemah from a spring on his premises—This matter coming on now regularly to be heard and the board being fully advised, it is ordered that said franchise be granted as petitioned for.

In the matter of the report of viewers in the petition of J. A. Stromgreen et al for a county road—This matter being laid over from last month for correction and said correction having been made and the board being fully advised, it is ordered that said view and survey be in all respects approved and be established as a county road, and the clerk is hereby ordered to issue the necessary notice to the supervisor of the district in which the road is to open and work the same; and that portion of the road heretofore described and asked to be vacated be and the same is hereby in all respects ordered vacated on the opening of said road.

The board now adjourned, to meet tomorrow, October 28th, at 9:30 a. m.

FRIDAY, Oct. 6, 1899.

Board met pursuant to adjournment, the board and officers present as of yesterday, the 5th inst.

The minutes of said day were read and approved.

And now on this day the following business was had, to-wit:

In the matter of the petition of F. A. Albright et al for the vacation of a county road—Said report was read on yesterday, and now on this day on its second reading, and it appearing to the board that there is no remonstrance filed and being satisfied that said road is not of public utility, it is ordered and adjudged that the field notes and plat of said survey be recorded and in all respects approved and that the said view and survey be vacated as a county road and that the expenses of said view and survey be paid by Clackamas county, and all that portion of road heretofore described and asked to be vacated be and the same is hereby in all respects ordered vacated.

Nick Burchett, 1 day, 7 miles.....\$2 70
William Bird, 1 day, 11 miles..... 3 10
S. Irons, 1 day, 12 miles..... 3 20
E. M. Harman, 1 day..... 2 00
A. W. Albright, 1 day..... 2 00
Willie E. Brown, 1 day..... 2 00
John W. Meldrum, 1 day, 50 miles 13 00

Total.....\$28 00

In the matter of the deputy county surveyor's report on the Byers and Day change in the Crosswell and Milwaukee road—Said report was read on yesterday, and now on this day on its second reading, and it appearing to the board that there is no remonstrance filed, and the board agreeing to give J. B. Day \$75 for a deed for said land occupied by said new road and to give J. A. Byers for a deed for the small piece taken from him for said new road the sum of \$1, and being satisfied that said road will be of public utility, it is ordered and adjudged that the said view and survey be established as a county road, and that the expense of said view and survey be paid by Clackamas county, and the clerk is hereby ordered to issue the necessary notice to the supervisor of the district in which said road is to open and work the same as soon as J. A. Byers and wife execute a deed for the portion of said road which crosses their premises. It is further ordered that said deed shall be accepted and received as soon as executed, and that the deed of J. B. Day and wife be accepted and ordered recorded in the records of deeds for Clackamas county.

J. B. Day.....\$75 00
John W. Meldrum..... 9 40
J. A. Byers..... 2 00
J. P. McMurray..... 2 00

Total.....\$88 40

Deed from J. A. Byers and wife has been duly executed and recorded this 13th day of October, 1899, and order issued to open said road.

In the matter of the report of viewers on the petition of William McDonald for a county road—In the matter of the report of George Randall, H. S. O. Phelps and A. Bremer, viewers appointed at the last term of this board to view and relocate a county road situate in Clackamas county, Oregon, described in full on page 158 of this journal. Said viewers filed their report, showing that they had met on the 4th day of October, a day named in the notice served upon them, and were duly sworn by subscribing to a written oath of office administered by John W. Meldrum, the deputy county surveyor, after which they proceeded to the designated place and did view and cause to be surveyed by said deputy county surveyor the above described road. They also filed the field notes and plat of the survey. Said viewers report favorably to the establishing of said road as viewed and surveyed, for the reason that it is a good, practicable route and of public utility. And William McDonald, through whose land said road runs and upon whose petition said survey to relocate said road was made, appearing before the board and representing that said view and survey was reported by said viewers was not in accordance with his petition for said relocation of said road and that he was not satisfied with said view and survey, and the board being fully advised, it is ordered that said view and survey be disallowed and that the deputy county surveyor be ordered to make a resurvey of said relocation of said road, according to said petition, said McDonald giving the right of way for said change to Clackamas county for a public road.

H. S. O. Phelps, 1 day, 8 miles.....\$2 80
G. O. Randall, 1 day, 3 miles..... 2 30
A. Bremer, 1 day, 8 miles..... 2 80
C. E. McDonald, 1 day..... 2 00
Wm McDonald, 1 day..... 2 00
Aug Stachly, 1 day..... 2 00
I. Orist, 1 day..... 2 00
John W. Meldrum, 2 days, 10 miles 9 00

Total.....\$24 90

In the matter of the petition of A. A. Thomas for a tax rebate on his homestead—it is ordered by the board that the sheriff be authorized to cancel the said taxes assessed as unknown on the

tax roll of 1898 which is the homestead of said A. A. Thomas. In the matter of the care and keeping of Mr. Able, a county charge—it is ordered by the board that the allowance heretofore made to Mr. Able of \$8 per month be raised to \$10 per month to date from October 1st, 1899.

In the matter of the deed from Hans Nelson and wife for a gravel pit in road district No. 35—it is ordered that said deed be accepted and recorded in the record of deeds for Clackamas county and that said Hans Nelson receive the sum of \$50 for said pit.

Hans Nelson.....\$50 00

In the matter of a clerical error in the name of Emil A. Carson on the tax roll of 1898 and delinquent roll and sale certificate for 1897—it is ordered by the board that said corrections be made according to said petition, and the sheriff is hereby authorized to make said corrections.

In the matter of the sale of lot No. 3, block 111, Oregon City—it is ordered by the board that the county will not take less than \$300 for said lot.

In the matter of county physician's report for September—The report coming on now to be heard and the board being fully advised, it is ordered that said report be accepted and placed on file.

In the matter of the petition of W. W. Myers, guardian of the Rowley heirs, for a tax rebate—This matter coming on now to be heard and the board being not fully advised, it is ordered that said petition be laid over.

In the matter of the reports of officers for the month of September, 1899—The board having examined the reports of the clerk and recorder for the month of September, 1899, and being fully satisfied, it is ordered that the same be and are hereby approved. The reports show collections as follows, to-wit:

Clerk.....\$296 25
Recorder..... 153 65

In the matter of the petition of F. Drake for a duplicate of warrant No. 20,539, which was lost in transmission through the mails—This matter coming on now to be heard and the board being fully advised, it is ordered that said petition be granted, provided that Mr. Drake give a bond for double the amount of said lost warrant, No. 20,539, of the sum of \$5.55.

In the matter of the mileage and per diem of the county commissioners for the October term, 1899—it is ordered by the board that the mileage and per diem of the county commissioners for the October term be allowed as follows, to-wit:

S. F. Marks, 4 days, 52 miles.....\$17 20
J. R. Morton, 4 days, 40 miles..... 16 00
R. Scott, 6 days, 38 miles..... 21 80

Total.....\$55 00

In the matter of the application of M. Matheson for fire wood—it is ordered by the board that said Matheson, being an indigent person, be allowed \$3 worth of fire wood.

In the matter of George W. Willey, an indigent soldier—it is ordered by the board that said matter be referred to Commissioner Scott and that he draw a warrant on the indigent soldiers' fund for \$10 to use for said Willey's relief.

R. Scott.....\$10 00

In the matter of the indigent soldiers' fund—it is ordered by the board that the county treasurer transfer \$100 from the general fund to the indigent soldiers' fund.

In the matter of the petition of Weber Bros. for a tax rebate on property assessed to the Empire Manufacturing Co.—This matter coming on now to be heard and the board being fully advised, it is ordered that said petition be granted as prayed for and the clerk be authorized to issue the necessary receipts for said taxes.

In the matter of the petition of Hugh W. Wallace for a tax rebate—The board being fully advised, it is ordered that said petition be granted and said Wallace be allowed to pay said taxes without any penalty attached to same.

In the matter of repairing the Bull Run bridge—it is ordered by the board that the clerk be authorized to correspond with the Portland water committee in regard to their paying part of the expense of repairing said bridge.

In the matter of hiring an engine to run the rock crusher—Propositions for the use of an engine for said purpose being made to the board by John Shannon and John Cole, and it appearing that John Cole's proposition for said work was the lowest and best offer, it is ordered by the board that said John Cole's engine be engaged for said work, and the clerk is hereby authorized to notify John Cole that his proposition is accepted.

LOCAL SUMMARY

A few watches for sale cheap at Younger's. Watches cleaned, \$1.

Highest cash price paid for second hand household goods at Bellomy & Busch.

Money to loan at 8 per cent interest on mortgages. Apply to C. D. & D. C. Latourrette.

The Club tonsorial parlors, P. G. Shark, proprietor, shaves for 10 cents. A full line of cigars and tobacco is kept.

When in Portland be sure and call at the Royal Restaurant where you can get the best 15c meal in the city. 253 First street, corner of Madison. Wm. Bohlander, proprietor.

Weekly Oregonian and COURIER-HERALD for \$2 per year.

The latest millinery, and prices the best at Miss Goldsmith's.

For Sale—Small house and lot on west side (Windsor) for \$75. Inquire at COURIER-HERALD office.

Rambler, Victor, Stearns, Ideal and Golden Eagle bicycles for sale at Burmeister & Andresen.

Good pasturage inside city limits. Inquire at COURIER-HERALD office.

Very handsome parlor organ for sale cheap at Block's furniture store, opposite postoffice.

Fine Farm 'or Rent. Inquire at Ely Bros.' store, Seventh street.

Money to loan at 8 per cent interest on mortgages. Apply to C. D. & D. O. Latourrette.

We pay a premium for Clackamas County and Oregon City warrants. BANK OF OREGON CITY.

EXECUTOR'S NOTICE.

NOTICE is hereby given that the undersigned have been duly appointed by the county court of Clackamas county, Oregon, executors of the last will and testament of George A. Rockwood, deceased. All persons having claims against said estate are hereby notified to present them, duly verified according to law, for allowance at the office of C. H. Dye, attorney, northwest corner of Sixth and Main streets, Oregon City, Oregon, within six months from the date of this publication.

ELLEN MARIA ROCKWOOD,
JOHN ALVAH ROCKWOOD,
Executors of Estate as aforesaid.
Dated Oregon City, Oregon, Oct. 26, 1899.

NOTICE OF FINAL SETTLEMENT.

NOTICE IS HEREBY GIVEN THAT THE UNDERSIGNED has filed in the county court of the state of Oregon, for the county of Clackamas, her final account as executrix of the last will and testament of James G. Wilson, deceased, and that the judge of the above entitled court has fixed Monday, the 4th day of December, 1899, at the hour of 9:30 o'clock a. m., as the time and the court room of said court in Oregon City as the place for examining said account and hearing objections thereto and the settlement of said estate.

Said notice is published by order of the Hon. T. F. Ryan, judge of said court, duly made and entered October 25, 1899.

MARGARET A. WILSON,
Executrix of the last will and testament of James G. Wilson, deceased.
FENTON, BRONAGER & MUNN,
Attorneys for Estate.

ADMINISTRATOR'S FINAL NOTICE

NOTICE is hereby given that the undersigned, administrator of the estate of Michael Lavelle, deceased, has filed his final report in the county court of Clackamas county, Oregon, and that the judge of said court has set Monday, Dec. 4, 1899, at 10 o'clock a. m. for the hearing of said report. Any person having objections to said report or the final discharge of said administrator will file the same with said court on or before said date.

BARTHOLOMEW SULLIVAN,
Administrator as aforesaid.
Dated Oregon City, Oregon, Oct. 25, 1899.

45 cents round trip from Oregon City to Portland and return via Southern Pacific trains. One way rate 25 cents. Tickets now on sale at railroad depot. Trains leave Oregon City at 8:40 a. m., and 3:35 p. m., and arrives from Portland at 9:25 a. m. and 6:52 p. m. Save time by using the quicker route.

City View Nursery

CANBY, OREGON
J. A. COX, Proprietor
Send for catalogue and price list

A TROLOGIST

MRS. ADAMS
Accurate Life Reading
545 1/2 Washington Street, Corner 16th
PORTLAND, OREGON

Advertisement for gold plated watches. Includes an image of a watch and text: '\$2.45 GOLD PLATED', '\$2.75 BOX RAIN COAT', 'SEARS, ROEBUCK & CO. (INC.) CHICAGO'.

Advertisement for a rain coat. Includes an image of a man in a rain coat and text: '\$2.75 BOX RAIN COAT', 'SEARS, ROEBUCK & CO. (INC.) CHICAGO'.

Advertisement for a circular plush cape. Includes an image of a woman in a cape and text: '\$4.95 CIRCULAR PLUSH CAPE', 'SEARS, ROEBUCK & CO. (INC.) CHICAGO'.

SEARS, ROEBUCK & CO. (INC.) CHICAGO
Circular Plush Cape in very latest style for Fall and Winter. Made of finest quality plush, lined with soft fur, and trimmed with black and white. Price, \$4.95. Write for circular and catalogue.

W. Oregonian and Courier-Herald \$2

SHERIFF'S SALE.

In the circuit court of the state of Oregon for the county of Clackamas.

T. T. Geer, as governor, F. I. Dunbar, as secretary of state, and Charles S. Moore, as state treasurer, vs. John Revenue and P. A. Revenue, Defendants.

State of Oregon, County of Clackamas, ss.

BY VIRTUE OF A JUDGMENT ORDER, DEGREE and an 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 22nd day of September, 1899, upon a judgment rendered and entered in said court on the 18th day of February, 1899, in favor of T. T. Geer, as governor, F. I. Dunbar, as secretary of state, and Charles S. Moore, as state treasurer, vs. John Revenue and P. A. Revenue, defendants, as the board of commissioners for the sale of school and university lands and for the investment of the funds arising therefrom, plaintiffs, and against John Revenue and P. A. Revenue, defendants, for the sum of \$600, with interest thereon at the rate of 8 per cent per annum from the 15th day of April, 1894, and the further sum of \$80 as attorney's fee, and the further sum of \$10 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:

The west half of the northwest quarter of section (24) twenty-four, township (2) two south, range (4) four east of the Willamette meridian.

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 28TH DAY OF OCTOBER, 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, Ore., Sept. 23, 1899.

SUMMONS

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

Charles F. Rowan, Plaintiff, vs. Nellie Rowan, Defendant.

To Nellie Rowan, said 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 by the 6th day of November, 1899, and if you fail to answer, for want thereof the plaintiff will apply to the court for a decree forever dissolving the bonds of matrimony now existing between the plaintiff and defendant and for costs and disbursements herein.

This summons was ordered published by Hon. Thos. F. Ryan, county judge of Clackamas county, Oregon, on the 21st day of September, 1899.

First publication September 22, 1899.

H. E. CROSS,
Attorney for Plaintiff.

SUMMONS

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

George H. Carr, Plaintiff, vs. Arlene Carr, Defendant.

To Arlene Carr, 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 the 1st day of December, 1899, and being the time prescribed in the order for the publication of this summons, the date of the first publication of this summons being on the 20th day of October, 1899; and if you fail to so appear and answer, the plaintiff herein will apply to the said court for the relief prayed for in his complaint, to-wit: a decree dissolving the marriage contract now existing between you and the plaintiff herein, and for such other and further relief as to the court may seem equitable and proper.

This summons is published by order of the Hon. Thos. F. Ryan, judge of the county court of the state of Oregon, for Clackamas county, dated and entered on the 18th day of October, 1899.

IRA JONES,
Attorney for Plaintiff.

FOR SALE.

60 acres on Clackamas river, two miles east of Clackamas station; good stream; no improvements; easily cleared; good piece of fruit land. Price, \$25 per acre for whole or half; \$500 down, balance time at 7 per cent.

50 acres between Clackamas river and county road running from Clackamas station to Hatchery, 2 miles from station; 12 acres cleared; all under fence; good stream of water; balance easily cleared and level. Price, \$40 per acre; \$500 down and balance on time at 7 per cent.

Inquire at Courier-Herald office.

GOOD BARGAINS

Rev. A. Hillebrand

Has for sale some of the choicest property in Oregon City, on Main street, to-wit: Lots 4 and 5 in block 8, and lot of lot 1 and lots 2 and 7, and part of lots, and lot 5 in block 8, and also 24 acres of land in Holcomb addition, near Milwaukee. Inquire of Father Hillebrand every morning at St. John's parsonage.

BARGAINS.

To Trade—Three acres adjoining Oregon City; house and barn, good garden spot, near brick yard on Abernethy. Will trade for town property. Inquire at Courier-Herald office.

For Sale Cheap—Eighty acres 2 1/2 miles from court and barn; nearly all cleared and seeded. You can buy this at your own price. Inquire at Courier-Herald office.

Timber Land—One hundred and sixty acres of timber land near Oregon City at a bargain. Inquire at Courier-Herald office.

For Sale—A good second-hand Victor mill and power combined, also a pony. N. Scheel, Biswell, Or.

If you want the news, read the COURIER-HERALD.

James M. Tracy, Esq., Executor of the estate of John Ludwig Feldhammer, deceased. Geo. L. Smart, Attorney for Executor. Dated October 10, 1899.

SUMMONS.

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

Emily Bamford, Plaintiff, vs. Charles Bamford, Defendant.

To Charles Bamford, Defendant:

In the name of the state of Oregon, you are hereby required to appear and answer the complaint filed herein in the above entitled court on or before Monday, the 6th day of November, 1899, the same being the first day of the next regular term of said court in and for said county and state; and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: for a decree dissolving the bonds of matrimony existing between plaintiff and defendant on the grounds of cruel and inhuman treatment.

This summons is published by order of Hon. Alfred F. Seares, Jr., judge of the Fourth judicial district of the state of Oregon.

Dated September 11, 1899.

BROWNELL & CAMPBELL,
Attorneys for Plaintiff.

SUMMONS.

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

Daniel Lewis, Plaintiff, vs. Cora E. Struble, Wallace R. Struble, C. E. Cline and Grace T. Johnson, Defendants.

To Cora E. Struble and Wallace R. Struble, two of above named defendants:

In the name of the State of Oregon, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 17th day of November, 1899, and if you fail to appear and answer, for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: for a decree that plaintiff have and recover of and from defendants, Cora E. Struble and Wallace R. Struble, and each of you, the sum of \$200, with interest thereon from the 2nd day of November, 1895, at the rate of 10 per cent per annum, and the further sum of \$50 attorney's fees and the costs and disbursements of this suit; that the mortgage executed and delivered by defendants Cora E. Struble and Wallace R. Struble upon the following described real estate situate in the county of Clackamas, state of Oregon, to-wit: all that parcel of real estate situate, lying and being in sections 16 and 21, township 2 south, range 1 east of the Willamette meridian, and described as follows, to-wit: Beginning at a point on the south line of said section 16 in the center of the county road leading from Oswego to Aurora; thence running northerly along the center of said road 12 rods; thence west 33 rods; thence south 33 rods, more or less, to the center of the Bridgeport road; thence easterly along the center of said road 17 rods, more or less, to the center of the Oswego and Aurora road aforesaid; thence northerly along the center of said road 23 rods, more or less, to the place of beginning, containing six acres, more or less, to the plaintiff, he decided to be a first lien upon said real property, and that the said mortgage, together with the liens, claims or interests, if any, of the defendants and each of them in and to the said real property be foreclosed and the said real property sold upon execution to satisfy such decree as plaintiff may obtain in this suit, and that the said defendants and each of them be and be forever barred and foreclosed of all right, title and interest in and to said real property or any part thereof, and that the proceeds arising from such sale shall be applied towards the satisfaction of plaintiff's decree herein, attorney's fees, costs and costs of execution, and the balance if any, shall be applied as the above entitled court may direct; that if said property does not sell for enough to satisfy the plaintiff's decree, attorney's fees, interest, costs and accruing costs, that plaintiff have judgment against you and each of you for such deficiency; and that plaintiff have such other and further relief as to the court may seem meet and equitable.

This summons is published by order of the Hon. T. F. Ryan, county judge of county of Clackamas, state of Oregon, duly made and filed in the above entitled suit in the said circuit court on the 4th day of October, 1899, and said order directs publication of this summons not less than once a week for six weeks; that the date of the first publication of this summons is October 6, 1899, and the date of the last publication of this summons is November 17, 1899.

L. A. McNary & Hedges & Griffith,
Attorneys for Plaintiff.

SHERIFF'S SALE.

In the circuit court of the state of Oregon for the county of Clackamas.

McMinnville College, a corporation, Plaintiff, vs. M. J. Broderick, Ella Broderick, his wife, Isaac Farr, Vinnie H. Walden, George A. Harding, E. E. Charman and C. H. Gamm, Defendants.

State of Oregon, County of Clackamas, ss.

BY VIRTUE OF A JUDGMENT ORDER, DEGREE and an 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 3rd day of October, 1899, upon a judgment rendered and entered in said court on the 22nd day of November, 1898, in favor of McMinnville College, a corporation, plaintiff, and against Ella Broderick et al, M. J. Broderick, defendants, for the sum of \$1894, with interest thereon at the rate of 10 per cent per annum from the 22nd day of November, 1898, and the further sum of \$10 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:

Beginning at the most southerly corner on Main street of lot 4, in block 2 of Oregon City, in said county and state, and running thence northerly along the westerly boundary of Main street 28 feet and 3 inches; thence westerly at right angles with last course and Main street, 87 feet; thence southerly at right angles with last line aforesaid 28 feet and 3 inches to the boundary of said lot 4 on Third street; thence easterly 87 feet to the place of beginning—the interest conveyed above being an undivided half interest.

Also the following described tract, to-wit: A portion of the Archibald McKinley D. L. C. being claim No. 60, in section 31, township 2 south, range 2 east of the Willamette meridian, being all of that portion of said claim lying east of the C. & R. Railroad Company's tract north of said township line, west of the top of the second main bluff and south of tract conveyed by deed found recorded on page 256 of Book "C" of Deeds of said county and state; also all of our right, title and interest in and to the said donation land claim of Archibald McKinley; also lots 2 and 4 of block 12 in Oregon City, said county and state, as shown by the recorded maps and plats thereof on file in the office of the recorder of Clackamas county, 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 4TH DAY OF NOVEMBER,

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, Ore., Oct. 4, 1899.

SUMMONS

In the circuit court of the state of Oregon for the County of Clackamas.

Jennie W. Releh, Plaintiff, vs. Armin H. Releh, Defendant.

To Armin H. Releh, 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 court and cause on or before Monday, the 6th day of November, 1899, said day being the first day of the next regular term of the circuit court within and for the county of Clackamas, state of Oregon, and also the date fixed for your appearance and answer by order of court for the publication