LEGAL NOTICES.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clacka-

Nina C. Flynn, Plaintiff,

Thomas M. Flynn, Defendant.
To Thomas M. Flynn, and 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, in the Circuit Court of the State of Oregon for the Courty of Clackamas, on or before Monday, the 9th day of April, 1906; and if you fail to appear or answer, the plaintiff will apply to the court for the relief demanded in her complaint, to-wit: For a decree dissolving the bonds of matrimony now existing between you and plaintiff child, Claude Augustine Flynn, and that she be permitted to resume her maiden name of Nina C. Risdon, for her costs and disbursements, and for such other relief as the Court may deem meet in the premises.

This summons is published by order of Hon. Thos. F. Ryan, County Judge of Clackamas County, Oregon, in the absence of the Hon. Thomas A. Mc Eride, Judge of the Fifth 'Judicial District of the State of Oregon.

The date of the first publication is February 28, 1906, and of the last

Oregon City, Or., February 21, 1906. J. U. CAMPBELL, Attorney for Plaintiff.

EXECUTOR'S SALE.

Notice is hereby given that the undersigned Executrix of the Will of William D. Bowers, deceased, from and after the 14th day of April, 1906. will offer for sale, and will sell for cash in hand at the time of sale, for the highest price offered, all of the undivided interest owned by W. D. Bowers at the time of his death in and to lots 3, 4, 5, 6 and 7 of Block "H" in Canemah, Clackamas County, State of Oregon, subject however to the confirmation of the Judge of the County Court of Clackamas County, State of Oregon. NAROISSA A. BOWERS.

Executrix.

SUMMONS.

In the Circuit Court of the State of Oregon for Clackamas County. Frank G. De Broen, Plaintiff

Frida De Broen, Defendant. To Frida De Broen, the above named

IN THE NAME OF THE STATE OF OREGON: You are hereby required to appear in the above entitled Court and answer the complaint herein or or before the 16th day of April, 1906, which date is after the time prescribed by law and the order of this scribed by law and the order of this Court for the publication of this summons and if you fail so to appear and answer said complaint, the Plaintiff will apply to the Court for the relief demanded therein against you viz: the dissolution of the bonds of matrimony sixsting between you matrimony cixsting between you and plaintiff and for such other and further relief as to the Court shall seem just and equitable.

This summons is published by order of Hon. Thos. F. Ryan Judge of the County Court of Clackamas County State of Oregon, duly made on the 27th day of February 1906 in the above entitled suit and the date of the first publication of this summons is March 2, 1906, and the date of the last pub-

NEWTON McCOY, Attorney for Paintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clack-Polly M. Hampton, Plaintiff

vs.
Ralph H. Hampton, Defendant,
To the above-named Ralph H. Hamp-

To the above-named Ralph H. Hampton, Defendant:
In the Name of the State of Oregon, You are required to appear and answer the complaint filed against you in the above-entitled snit, in the Circuit Court of Clackamas County, State of Oregon, on or before April 30, A. D., 1906, or the plaintiff will apply to said Court for the relief demanded in her complaint, towit:

her complaint, towit: For a decree forever dissolving the bonds of matrimony now existing be-tween you and the plaintiff, on the grounds of willful desertion of her by you for more than one year prior to |

solving the bonds of matrimony now existing between you and plaintiff and for an absolute divorce, and for the care and custody of the minor the care and custody of the minor the County Clerk of Clackamas the County Clerk of Clackamas County, Oregon, and the County Judge has set Monday, the 23rd day of April, 1906, at the hour of 10 o'clock A. M., at the County court room of said County as the time and place for hearing objections to said final ac-count, and the final settlement of said

LINNIE MAY KOEBEL WILLEROAD, Administratrix. O. D. Eby, Attorney for Estate.

PROCLAMATION.

Whereas, The Secretary of State of the State of Oregon, has notified me in writing that pursuant to the pro-visions of an act entitled, "An Act making effective the initiative and State of Oregon, and regulating elecstate of Oregon, and regularing certions thereunder, and providing penalties for violations of provisions of this act," approved February 24, 1908, the People's Power Leagne of Oregon duly filed in his office on February 8, 1906, an initiative patition containing 1906, an initiative petition containing 8542 signatures properly attached to a copy of said measure certified in accordance with law, demanding that a proposed amendment to Article I of the Consitution of the State of Oregon, to be designated in the Constitution as Sec., IA of Article IV at said
Constitution, shall be submitted to
the legal voters of the State of Oregon
for their approval or rejection at the
general election to be held in said sions of an act entitled, "An Act
state on the 4th day of Live being

PROCLAMATION.

PROCLAMATION.

Whereas, The Secretary of State of
the State of Oregon, has notified me
in writing that pursuant to the provisions of an act entitled, "An Act
or refuse to make such annual tratestate on the 4th day of June, being making effective the initiative and the first Monday in June, 1906, designated by said People's Power League of Oregon as "Constitutional amends are for the initiative and referential to the constitution of the constitution of the initiative and referential to be held in said sions of an act entitled, "An Act or refuse to make such annual tatement for thirty days after the first day of March in each year he shall be deemed guilty of a misdemeanor, and upon conviction shall be pundum on local, siegial and marking effective the initiative and referential to the first day of March in each year he shall be deemed guilty of a misdemeanor, and upon conviction shall be pundum on local, siegial and marking effective the initiative and refuse to make such annual tatement for thirty days after the first day of March in each year he shall be deemed guilty of a misdemeanor, and upon conviction shall be pundum on local, siegial and marking effective the initiative and the bill shall fail, neglect or refuse to make such annual tatement for thirty days after the first day of March in the bill shall fail, neglect or refuse to make such annual tatement for the properties of the constitution of the deemed guilty of an interest that the bill shall fail, neglect or refuse to make such annual tatement for the properties of the first day of march for the properties of the propert

special and municipal laws and parts of laws, which said proposed" amend-ment is as follows:

"Article IV of the Constitution of

may be exercised against a complete act. The filing of a referndum patition against one or more items, sections or parts of an act shall not delay an Express company, a Telephone the remainder of that act from becom-ing operative. The initiative and referendum powers reserved to the peo-ple by this Constitution are hereby further reserved to the legal vo ers of ple by this Constitution are hereby further reserved to the legal vo ers of the municipality and district as to all legal, special and municipal legislation of every character in or for their receipts thereof received in the state; respective municipalities and districts. The manner of exercising said powers tion, and every telegraph company or shall be prescribed by general laws, except that cities and towns may proper centum annually upon its gross revide for the manner of exercising the initiative and referendum powers as to their municipal legislation. Not taining the amount of the same, it cent to propose any measure by the initiative in any city or town."

8th day of February, A. D., 1906. GEO. E. CHAMBERLAIN,

Governor.

By the Governor:

(Signed) F. I. DUNBAR, Secretary of State. (Senl.)

state on the 4th day of June, being the first Monday in June, 1906, designated by said People's Power League of Oregon as "Constitutional amendment for the initiative and referendam provisions of Section 1 of Article IV of the Constitution of the Sate of Oregon and regulating elections thereunder, and providing penalties for violations of provisions of this laws and parts of laws," which said proposed amendment is hereinafter particularly set forth,

Now, Therefore, I, Geo. E. Chambarlain, Governor of the State of Oregon State Grange duly filed in his office on February 3, 1906, an initiative penalticularly set forth particularly set forth to the people of the State of Oregon State Grange duly filed in his office on February 3, 1906, an initiative penalticularly set forth, shall be submitted to the legal law, the title, tenor and effect of which is hereinafter particularly set forth, shall be submitted to the legal voters of the State of Oregon for their approval or rejection at the general of March in each year he shall be deecemed guilty of a misdemeanor, and upon conviction shall be punities for violations of this act," approved February 24, 1908, the Oregon State Grange duly filed in his office on February 3, 1906, an initiation of the court; and the Attorney-General of the state of the proper District, Attorney is required to commence and prosecute an action at law for violations of the terms of said bill.

Fourth: Particularly defining Express, Telephone and Telegraph companies initiative petition with the requisite number of signatures, thereto attached, demanding that there be submitted to the legal voters of the State of Oregon day in June, 1906,

> Lots 1, 2, 3, Block 5, Falls View Addition to Oregon City. Three lots with house for

C. N. PLOWMAN & CO., Over Bank of Oregon City

the date of filing this suit and for the care and custody of her minor son, Marcus Everett Hampton, and for such other and further relief as in equity shall seem meet, and unless you shall so appear on or before said complaint, a decree will be taken against you for want thereof.

This summons is published by order of the Hon. Thos. F. kyan, Judge of the County Court for said Clackamas County, made and entered of record on the for the said control of the State of Oregon and the constitution of the State of Oregon and the said of the County Court for said Clackamas county, made and entered of record on the said on the 4th day of June, 1906, said day being the first Monday in said month, a proposed amendment to Article IV of the Constitution of the State of Oregon, mation to the people of the State of Oregon announcing that the said Oregon to the Hon. Thos. F. kyan, Judge of the County Court for said Clackamas County, made and entered of record on the 4th day of June, 1906, said day being the first Monday in said month, a proposed amendment to Article IV of the Constitution of the State of Oregon announcing that the said Oregon as the county of the Hon. Thos. F. kyan, Judge of the County Court for said Clackamas countries and the country countries and the countries of the State of Oregon and the countries of the Hon. Thos. F. kyan, Judge of the County Court for said Clackamas countries and the countries of the State of Oregon and the countries of the gon for their approval or rejection at the regular election to be held on the 4th day of June, 1906, said day being the first Monday in said month, a bill the State of Oregon shall be and here, by is amended by inserting the following section in said Article IV after Section 1 and before Section 2, and it shall be designated in the Constitution as Section 1A of Article IV:

The measurement of the Irst Monday in said month, a bill to propose by initiative petition a bill to propose by initiative, petition a law to provide additional revenue for state purposes, and to levy a license on the gross earnings of certain companies and corporations of the Irst Monday in said month, a bill to propose by initiative petition a bill to propose by initiative, bettieve, bettieve petition a bill to propose by initiative, bettieve petition a bill to propose by initiative petition a bill to propose by initiative, bettieve petition a bill to propose by initiative petition and bill to propose by initiative petition and bill to propose by initiative petition and bill t "Section 1A. The referendum may tions, to-wit: Express companies or be demanded by the people against one corporations; Felephone companies or or more items, sections or parts of any

> company and a Telegraph company within the meaning of this act," the tenor and effect of which, in brief, is: every telephone company or corpora-

making effective the initiative and more than ten per cent of the legal shall be the duty of the proper officers referendum provisions of Section 1 of Article IV of the Constitution of the referendum, nor more than fifteen per blowed in said bill to transmit to the State of Oregon, and regulating elec-State Treasurer on or before the first day of March of each year a statement

Done at the Capitol at Salem, this of the gross receipts of such compaor portion for business transacted within the state during the preceding year ching December 31. If such company talls to make such statement or to pay such license for thirty days after the statement is required to be made or after the liceuse is due, the amount thereof with ten per centum additional for such failure shall be

Fitfh: . In addition to the statement of gross receipts hereinbefore men-tioned, such statement shall contain the name of the company, the nature of the company and under the laws of what state or country organized, the location of its principal office; the name, postoffice address and place of residence of the officers thereof and of the managing agent in this state.

Done at the Capitol at Salem, this
28th day of February, A. D., 1906.

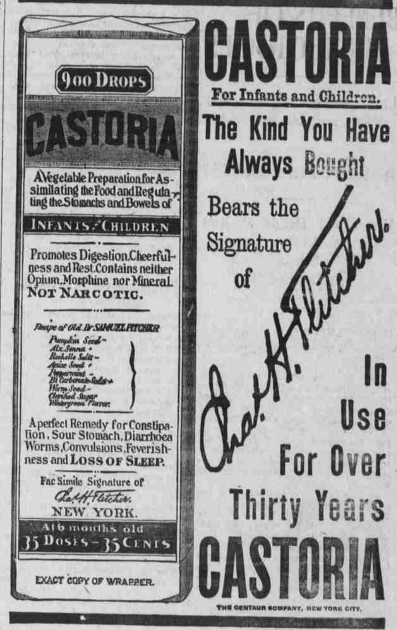
GEO. E. CHAMBERLAIN,

By the Governor: (Signed) F. I. DUNBAR, Secretary of State.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clack-Ross E. Suaffer, Plaintiff,

vs.
Margaret J. Shaffer, Defendant.
To Margaret J. Shaffer, 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 within ten days from the date of the savine of the entitled suit within ten days from the date of the service of this summons upon you, if served within this county, or if served within any other County of this State, then within twenty days from the date of the service of this summons upon you; and if you fail to answer for want thereof, the Plaintiff will apply to the Court



for the relief demanded in the complaint, to-wit: The dissolution of the matrimonial bonds now existing be-tween Plaintiff and Defendant, be-sides costs and ether equitable relief. M. B. KEEFER,

Attorney for Plaintiff.

Owings-Kinney Nuptials,

At the Congregational manse, March 26, Miss Frances Laura Kinney and time.
John S. Owings were quietly married.
Miss Kinney has been making her Carl home in Oregon City at stated times, and Mr. Owings is one of the Hubbard community. Ray E. G. Miss Mand Shibles in Stormer's Miss Mand Shibles. the Hubbard community. Rev. E. S. Bollinger solemnized the union. Mr. and Mrs. Owings will reside at Hub-

SPRINGWATER.

Mercury 60 above; nice growing showers; grain and grasses brightening up. The freeze did very little dam-

The young people had an enjoyable social at church manse the 23d. Several of the farmers sold beef cattle to Oregon City last week.

W. Smith's folks have had quite a Mrs. Smith and Ray have ton-

City, having some dental work cone. Mr. Adams, of Clatskanie, who bought a tract of land from W. Bard, has arrived.

The Imported Percheron Stallion

(54749) 40548



Imported from France in 1904 by McLaughlin Bros., of Kansas City. Is registered in Percheron Stud Book of America and his registered number is (54749) 40548.

Color-Black with Star in Forehead.

His Pedigree is as follows:-Foaled February 1, 1902. Bred by M. Edmond Perriot, Commune of Margon, Cantor of Nogent-le-Rotrou, Department of Eure-et-Loir. Sired by by Scipion (43667), dam Mouvette (43850) by Namen (18789), 3rd dam Dina (2033) by Brilliant (756).

Will Make the Season of 1906 as Follows:

ESTACADA Monday and Tuesday LOGAN....... Wednesday

TERMS:-\$20.00 to insure, payable when mare is known to be in foal. In case of mare changing ownership or having the county, service will be due immediately.



SORE LUNGS

When your lungs are sore and inflamed from coughing, is the time when the germs of PNEUMONIA, PLEURISY and CONSUMPTION find lodgment and multiply.

FOLEYS

stops the cough, heals and strengthens the lungs. It contains no harsh expectorants that strain and irritate the lungs, or opiates that cause constipation, a condition that retards recovery from a cold. FOLEY'S HONEY AND TAR is a safe and never failing remedy for all throat and lum troubles.

Ruggies, Reasoner, Iowa, writes: "The doctors said I had consum, and I got no better until I used FOLEY'S HONEY AND TAR. It helps me right from the start and stopped the spitting of blood and the pain in my lungs and today I am sound and well.

Three sizes—25c, 50c, \$1.00. The 50-cent size contains two and one-half times as much as the small size and the \$1.00 bottle almost six times as much. REFUSE SUBSTITUTES.

SOLD AND RECOMMENDED BY HOWELL & JONES, Reliable Druggists