In the Circuit Court of the State of Oregon for the County of Clacka-C. C. Paxton, Plaintiff,

Letha Paxton, Defendant. To Letha Paxton, the defendant above

named: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed herein against you in the allove entitled Court and cause within six weeks from the date of the first publication of this summons, namely within six weeks from the 10th day of July, 1913, that being the time fixed by the ist, why you should not be numbered. six weeks from the 10th day of July, 1913, that being the time fixed by the Court for you to appear and answer, and if you fail to so appear, for want thereof plaintiff will apply to the Court for the relief prayed for in his complaint to-wit: For a decree Courtf or the relief prayed for in this complaint to-wit: For a decree against you forever dissolving the bonds of matrimony now existing between you and the plaintiff herein on the grounds of cruel and inhuman the grounds of cruel and grounds of cruel and grounds of cruel and grounds of cruel an treatment, and for such other and fur-ther relief as to the Court may seem 1913. just and equitable in the premises.

This summons is served upon you by publicaion once a week for six consecutive weeks, by order of the Honorable J. A. Aiken, Judge of the above entitled Court, made and entered in said cause on the 7th day of July, 1913.

T. M. Morris Attorney for plaintiff.

SUMMONS

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

Ella Nissonger, Plaintiff, VS. Walter E . Nissonger, Defendant.

To Walter E. Nissonger, Defendant: In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiff filed herein against you in the above entitled suit on or before the 16th day of August, 1913; said date being after the expiration of six weeks from the first publication of this summons, and if you fail to so appear and answer said complaint want thereof, plaintiff will apply to the Court for the relief prayed for in the complaint to-wit: For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant, and for such other and further relief as to the Court seems equitable.

This Summons is served upon you by publication in the Oregon City Courier, a weekly newspaper printed and pubished in Clackamas County, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled Court made and entered on the 27th day of June, 1913; said Summons will be published for six consecutive and successive weeks, and the date of the first publication is July 3,1913.

John F. Logan Attorney for Plaintiff

In the Circuit Court of the State of

the 25th day of June, 1913, upon a costs and disbursements, and the costs plaint the actual nature of your sev-judgement rendered and entered in of and upon this writ, commanding me eral adverse and conflicting claims judgement rendered and entered in said court on the 13th day of June, 1913, in favor of Florence Johnson, Paintiff and against Carl P. Johnson, Defendant for the sum of \$500.00 and the costs of and upon this suit commanding me out of the personal property of said defendants, and if suffice and to the following defendants are found, then out of the real property:

All of Lots Three (3) and Four (4) in Orchard Hill, in Clackamas County, State of Oregon, in accordance with the duly recorded plat thereof, of recorder of said defendant, and if suffice and all the costs upon this said writ.

Now, therefore, by virtue of said county of the Recorder of the Last Will and Test-to plaintiff in and to the following described real property:

All of Lots Three (3) and Four (4) in Orchard Hill, in Clackamas County, State of Oregon, in accordance with the duly recorded plat thereof, of record of the Last Will and Test-to plaintiff in and to the following described real property:

All of Lots Three (3) and Four (4) in Orchard Hill, in Clackamas County, State of Oregon, in accordance with the duly recorded plat thereof, of record of the Recorder of the Last Will and Test-to plaintiff in and to the following described real property:

All of Lots Three (3) and Four (4) in Orchard Hill, in Clackamas County, State of Oregon, in accordance with the duly recorded plat thereof, of record of the Recorder of the County of the State of Oregon, in the office of the Recorder of the County of the State of Oregon, in the office of the Recorder of the County of the State of Oregon, in the office of the Recorder of the County of the State of Oregon, in the office of the Recorder of the County of the State of Oregon, in the office of the Recorder of the County of the State of Oregon, in the office of the duly recorded plat thereof, of recorder of the County of the Oregon of the Or ient could not be found, then out of the real property belonging to said defendant on and after the date of said and in compliance with the commands of said the commands and in compliance with the commands tiff is the absolute cwner in fee

execution, judgement order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendant's I did on the 28th day of June 1913 duly levy upon the followhing described real property of said defendant, situate and being in the County of Clackamas, and State of Oregon, to-wit:

Any of them, have no right, title, estate, lien or interest in or to the said filed herein against you in the above entitled suit on or before the 6th day of September, 1913; said date being and that they and each of them be forever barred and stopped from asserting or claiming any right, title, estate, lien or interest in said real property or any part thereof.

That plaintiff's title in and to said compliant, for want thereof, plaintiff real property and the whole thereof, will apply to the court for the relief A. M., at the front door of the County date of said judgment or since had in 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 said Judgement or since had in or to the above described real property or any part thereof, to sat-isfy said Execution judgement order, decree, interest, costs and all accruing costs.

Sheriff of Clackamas County,

By B. J. Staats, Deputy. Dated, Oregon City, Oregon, June



### POLK'S-OREGON and WASHINGTON **Business Directory**

A Directory of each City, Town and Village, giving descriptive sketch of each place, location, population, tele-graph, shipping and banking point; also Claraffed Directory, compiled by business and profession. H. L. POLK & CO., SEATTLE

Pearl Hamilton, Plaintiff Fred Hamilton, Defendant. To Pearl Hamilton, Plaintiff above

In the name of the State of Oregon: You are hereby cited and required to appear and be in the Circuit Court of the State of Oregon, for the County of Clackamas, at the court room of said Court, on the 28th day of August 1913 at the hour of 9:30

W. L. Mulvey, Clerk By F. W. Greenman Deputy Clerk eys for Defendant.

SUMMONS In the Circuit Court of the State of Oregon, For the County of Clack-

amas Oregon Investment Company, a Corporation, Plaintiff.

you are hereby required to appear and said date being more than six weeks answer the complaint filed against after the first publication of this you in the above entitled cause within six (6) weeks from the date of publication of summons, and if you fail to answer, for want thereof, the plaintiff will take judgement against you for the sum of One Hundred and Fifty-one 67-100dredths (\$151.67) Dollars, with interest thereon at the rate of six (6) per cent per annum from April 26th, 1913, until paid, and for the further sum of Forty no-100dredths (\$40.00) Dollars, and for its costs and disbursements herein.

costs and disbursements herein. This is an action upon a promissory note signed by the defendant, in favor of the plaintiff, and this publication is made pursuant to an order of the court made on the 1st day of July, 1913, directing service on you by publication of summons.

Date of first publication July 3, Date of last publication August 14

Woerndle & Haas Attorneys for Plaintiff

In the Circuit Court of the State of

D. P. Mathews, Plaintiff, L. E. Williams and A. R. Williams, Defendants.

Defendants.

State of Oregon,
County of Clackamas, ss.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled court, in the above entitled cause, to me duly directed and dated amas.

State of Oregon,
County of Clackamas, ss.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled against you in the above entitled suit on or before Saturday, the 16th day of August, 1913, said date being the extendants above namble of 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 Saturday, the 16th day of August, 1913, said date being the extendants above namble of size ed:

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 Saturday, the 16th day of August, 1913, said date being the extendants.

State of Oregon,

County of Clackamas, ss.

By virtue of a judgment order, decree and an execution, duly issued out of any order and answer the Complaint filed against you in the above entitled suit on or before Saturday, the 16th day of August, 1913, said date being the extendant and the place of the day of August, 1913, and the place of the first rubble of fifteen feet along the boundary line of said claim 187.5 feet to the place of beginning, containing one and one-half against you in the above entitled suit on or before Saturday, the 16th day of August, 1913, and the first rubble of the first rubble the 7th day of July, 1913, upon a judgment rendered and entered in said court on the 2nd day of January, 1913.

Carl P. Johnson, Defendant.

State of Oregon, County of Clackamas ss.
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled force and dated the further sum of \$75.00 as attorney's feel of the tract hereby conveyed the date of the first publication of the date of t

Now Therefore, by virtue of said duly levy upon the following described

or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree interest, costs and all accruing costs.

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

Rose Miltonberg, Plaintiff,

mas

Morris Miltonberg, Defendant . ed defendant.

In the name of the State of Oregon Hazel Bahnsen, Plaintiff, you are hereby required to appear and answer the complaint of the plaintiff, Martin Bahnsen, Defendant, filed against you in the above entit- To Martin Bahnsen, the above named led court and cause, within six weeks from the date of the first publication of this summons, and if you fail to appear and answer said complaint, and answer the complaint filed for want thereof the plaintiff will apply to the court for the relief prayed for in the said complaint, to-wit: for a decree dissolving the marriage mons, and if you fail to so appear and contract existing between you and answer, for want thereof, the plainthe plaintiff, and restoring to the tiff will apply to the Court for the replaintiff her former name, Rose Phil- lief demanded in his complaint, to-

relief as she may be entitled to. by publication in the Oregon City suance to an order of Hon. J. U. Courier, pursuant to an order made Campbell, Judge of the above entitled and entered in the above entitled Court, made and entered on the 14th court on the 11th day of June 1913, day of June, 1913. by the Hon. J. U. Campbell, Judge of

said court. DITCHBURN & DOWNES Attorneys for Plaintiff Date of 1st publication June 13, 1913. Date of last publication July 25 1913.

Notice is hereby given that the un-dersigned administrator of the estate In the Circuit Court of the State of .Oregon for the County of Clackaof David K. Bill, deceased, has filed in the County Court of Clackamas Counthe County Court of Clackamas County, State of Oregon, his final account as such administrator of said estate and that Monday, the 28th day of July 1913, at the hour of ten o'clock, A. M. has been fixed by said Court as the time for hearing of objections to said report and the settlement thereof.

Lohn Loder.

Fred L. Widell, Plantal,
vs.

Martha Widell, Defendant:
To Martha Widell, defendant:
In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiff filed herein against you in the above entitled suit on or before report and the settlement thereof.

John Loder,

Administrator of the Estate of David K. Bill, deceased:

FINAL NOTICE

Jacob Mrosik, Trustee.

SUMMONS

C. D. and D. C. Latourette, Attorn- In the Circuit Court of the State of Oregon for the County of Clack-Julia M. Raab, Plaintiff,

> John C. Raab, Defendant. To John C. Raab, the above named Defendant:

In the name of the State of Oregon Vs.
Charles Friederick, Defendant.
To Charles Frederick, Defendant:
In the name of the State of Oregon before the 29th day of August, 1913, you in the above entitled cause with- summons, and for want of answer, the

First publication July 17, 1913. Last publication August-28, 1913. M J. McMahon

SUMMONS

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

John W. Loder, Plaintiff,

C. E. Ronell, also all other persons Sheriff's Sale on Execution or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants.

To C. E. Ronell, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the com-plain herein, defendants above nam-

fendant on and after the date of said sum of Judgement to satisfy said sum of said writ, being unable to find any simple of said real property above personal property of said defendants, described and every part thereof, and said writ.

I did on the 9th day of July, 1913, that you defendants and any person Now Therefore, by virtue of said devecution, judgement order and devecution, judgement order and devecution, judgement order and devecution, judgement order and devecution or persons claiming or to claim by, through or under said defendants or un

said execution, judgment order, decree interest, costs and all accruing costs.

E. T. MASS,

Sheriff of Clarkers, and all accruing costs.

Sheriff of Clackamas County, Ore.

By B. J. Staats, Deputy.

Dated Oregon City, Oregon, July 9, and the date of the last publication thereof is Thursday, August 14th, 1913, and the time of the publication of said Summons is six full weeks from and after the date of the first publication thereof.

Dimick & Dimick Attorneys for Plaintiff

SUMMONS

To Morris Miltonberg the above nam- In the Circuit Court of the State of Oregon for Clackamas County.

Defendant: In the name of the State of Oregon You are hereby required to appear against you in the above entitled of the first publication of this sumips and for such other and further wit: for a decree of absolute divorce from the bonds of matrimony now ex-This summons is served upon you isting between you and the plaintiff.

> Date of first publication June 20 1913. Date of last publication August 1st

1913.

SEITZ & CLARK Attorneys for plaintiff,

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

Fred L. Widell, Plaintiff,

the above entitled suit on or before the 11th day of August, 1913; said date being after the expiration of six weeks from the first publi-cation of this summens, and if you fail to so appear and answer said complaint, for want thereof, plaintiff will apply to the Court for the relief te, more brotherly kind, more loyal to prayed for in the court for the relief prayed for in the complaint to-wit: their father Jacob. Life's experiences for a decree dissolving the bonds of are intended, under Divine supervision, matrimony now existing between the to be corrective and helpful. Confiplaintiff and defendant, and for the care and custody of the minor children of plaintiff and defendant, and for such other and further relief as to the Court seems equitable.

dence in God, however, is necessary as a basis for any such blessing.

After the feast in which Joseph had given Benjamin five portions, the brethren departed for

to the Court seems equitable.

This Summons is served upon you by publication in the Oregon City Courier, a weekly newspaper printed and published and having a general circulation in Clackamas County, Oregon, pursuant to an order of the Hon. R. B. Beatie, county judge, in the absence of Hon. J. U. Campbell, judge of the above entitled Court made and entered on the 25th day of June. 19
Therefore he cause. entered on the 25th day of June, 19-13; said Summons will be published ed his silver cup to for six consecutive and successive be placed in Ben-weeks, and the date of the first pub-jamin's sack of lication is June 26, 1913.

Walter G. Hayes

Attorney for Plaintiff 516 Fenton Bldg., Portland, Ore.

Executor's Notice Notice is hereby given that the undersigned execuor of the last will and testament of William Wild, deceased, pursuant to an order heretofore entered in the county court of the State of Oregon for Clackamas county, in the matter of the estate of William Wild, deceased, will sell at public auction, to the highest bidder, for cash of August, 1913, at the front door of

E. 3251/2 ft. from the Northwesterly when they sold him into slavery? Records for Clackamas County, Ore. fall my father." deg. 04 min. W. leaving a thirty foot

JOHN W. LODER Executor of the Last Will and Test- clate the good, the noble, the pure. It

Oregon for Clackamas County. Nellie Waller, Plaintiff,

SampsonM. Waller, Defendant.

To Sampson M. Waller, Defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff County of Clackamas, and State of Oregon, to-wit: All of the defendant's at the front door of the county court huse 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, all the right, title and for such other and further relief as will, on Saturday, the 2nd day of August, 1913, at the hour of 10 o'clock A. M. That plaintiff's title in and to said real property and the whole thereof, plaintiff real property and the whole thereof, plaintiff in the court for the relief prayed for in said complaint, to-wit: for a decree dissolving the bonds of matrimony now existing between to the Court may seem just and equitable in the premises. sole care and custody of the minor child, Burt Waller, and such other and further relief as the Court may deem just and equitable.

This summons is served upon you by publication in the Oregon City Courier, a weekly newspaper of general circulation printed and published in Clackamas County, State of Oregon, pursuant to an order of the Hon. R. B. Beatie, the Judge of the County Court of the State of Oregon for Clackamas County, made and entered on the 22nd day of July, 1913, ordering the publication of said summons for six consecutive weeks, and the date of the first publication is July 24, 1913.

W. P. Hibbard. Attorney for Plaintiff.

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CASTORIA The Kind You Have Always Bought

BROKLYN ABERNACLE BIBLE STUDY ON LESSONS LEARNED BY JOSEPH'S

BRETHREN. Genesis 44-June 1. Confess therefore your sins one to another sud pray one for another, that ye may be seen !! —James 5:16. R. V.

ODAY'S lesson shows that Joseph's experiences, mixed with faith, worked out for him a grand character, wholly obedient to God. But by a different process,

jamin's suck of "The cup was found wheat. After the in Benjamin's brethren had gotten fairly started homeward, Joseph

sent servants to demand his cup. The brethren protested their innocence, and declared that if the cup were found in their possession, they would willingly become slaves. The search was made, and the cup found. In great distress the company wended its way back to the palace.

Again Joseph was austere and reproved them, that they might have opportunity to abandon Benjamin. Protesting innocence, they declared their willingness to become Joseph's slaves. in hand, from and after the 25th day But he answered that only the gullty one - Benjamin - should become his the court house at Oregon City, Ore- slave, and that the rest should return gon the following described land, to- home, and continue to enjoy the favors of Egypt. This proposition he knew Beginning at a point N. 43 deg. 18 would test them. Had they the same min E. 31.86 feet and S 27 deg. 4 min heartlessness that they had exhibited

corner of the Donation Land Claim of Then Judah, who had pledged him-Fendal C. Cason and wife, T 2 S. R. self that Benjamin should return in 2 E. of the Willamette Maridian in safety, made an eloquent appeal, and Oregon; thence N. 43 deg. 18 min. E. entreated that he be accepted as a 380.06 feet parallel with the northerly slave in Benjamin's stead. He ended line of said claim to a point in the with the question, "How shall I go up Easterly line of a tract of land de- to my father, and the lad be not with scribed at Page 106 Book 101, Deed me? lest I see the evil that shall be-

gon; thence S. 43 deg. 18 min. E. The evidence of a change of heart 177.5 ft. to the Southeasterly corner was satisfactory to Joseph, and is to us of said tract; thence S. 43 deg. 18 min all. Those who love righteousness re-W. parallel to the Northerly line of Joice in righteousness, as those who said claim 434.66 feet; thence N. 27 love sin rejoice in it. When we perceive so marked a change in those men, we rejoice, not only for their sakes, but also at the general lesson furnished. The conviction is borne in upon us that much of the sin, the meanness, the cruelty of today may be attributed to inherited weaknesses and immature experience. We say, "How great a change would probably be ef-

race to permit him at times to appreament of William Wild, Deceased. is because he is surrounded by sin and selfishness that these godlike sentiments are so rarely brought into ex-

When Will Men Profit?

Some will say, "Admitting that life's trials teach men the sinfulness of sin and the wisdom of righteousness, where would be the profit of such instruction if only the saintly, who walk in Jesus' footsteps under a covenant of self-sacrifice, are to share in the Kingdom? How will the remainder of the race profit by their experiences, if death

ends all hope?" The answer is that we have made a mistake respecting the teachings of the Bible. The Scriptures nowhere say that all hope of salvation ends when we fall asleep in death. So far as the Church is concerned, it is true that death ends their probation. But this is not true concerning the world. The Church alone is now on trial. The world's trial

time will be in the next Age. Christ's Reign will be the great thousand-year Day, in which will be determined the worthiness or unworthiness of everlasting life of all humanity. Those found worthy will eventually

be perfected, and granted the Divine blessing of everlasting life. All then found unworthy will be condemned as unfit for life, sentenced to the Second Death. The experiences

of the present life, good or bad, will "How shall I go to my father without the lad?" have their bearing upon the future

On N

trial, but will not decide the case for any one. Because of misuse of present opportunities and knowledge, some will enter upon the future life disadvantaged proportionately. These disadvantages will be their stripes, their chastisement, for present failures. Others, rightly exer-LEADER Water Systems cled by the trials and difficulties of life, will be made more just, more loving, as were Joseph's brethren. Thus they will be the better prepared for a good entrance into the Messianic Kingdom, now, we believe, near at hand.

> Children Cry FOR FLETCHER'S CASTORIA

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Light has a chemical energy so intense as to destroy micro-organic life. This energy in its different manifestations is a power in continuing life and curing disease. The X-ray which is really concentrated sun light, when applied to some of the less fatal chronic allments of germ origin has proven very effective as a curative agent. This is the experience of the skilled specialists at Dr. Pierce's Invalids' Hotel and Surgical Institute in Buffalo. Although this institution was founded many years ago by Dr. R. V. Pierce as a genuine home—not a hospital—for those afflicted with chronic disease yet it has kept abreast of the times and its trained specialists have become Medical authorities in their various lines.

The violet-ray treatment, another interesting proceeding, is produced by concentrating the light, rich in the violet or chemical rays from an arc light with a specially propared carbon, upon any portion of the body that may be the seat of pain. Sufferers from neuralgia, sciatica, rheumatism, strains, sprains, also from those obscure exhausting pains (the origin of which cannot at times be accurately determined) frequently find immediate relief from a single treatment and usually with a little persistence in the use of this aid, obtain comfortable health or perfect recovery.

The incandescent light bath, consists of a chief of the seat of the standard personal seaters.

The incandescent light bath, consists of The incandescent light bath, consists of a cabinet in which the patient is bathed in the combined rays of many electric ight globes. This treatment has proluced really wonderful results is diabetes, ciatica, rheumatism, obesity, anemia, and some forms of kidney and heart trouble. It has also proven valuable in chronic bronchitts, bronchial asthma and thronic bronchitis, bronchial asthi

chronic bronchitis, bronchial asthma and various skin diseases. As a general hyrichic measure its efficiency can scarcely be over-estimated.

The sick who have been treated at Dr. Pierce's Invalids' Hotel, Buffalo, N. Y., have much to say in regard to this wonderfully equipped Sanatarium, where all the above electrical apparatus, as well as electric water baths, Turkish baths, static electric machines, high-frequency current, and other most modern and up-to-date ap ratus is used for the cure of chronic iseases, The treatment of chronic iseases, that are peculiar to women n.ve for many years been a factor in the cures affected at the Invalids' Hotel and Surgical Institute.

The physicians and surgeons employed are among the most experienced and skillful in the country, men who have made these diseases their life study, and whose highest ambition is to excel in their treatment.

these diseases their life study, and whose highest ambition is to excel in their treatment.

How well they have succeeded may or judged from the fact that their practice embraces cases from every State and Territory of the Union as well as from foreign lands. Many thousands are annually treated, either through correspondence or at Dr. Pierce's Institution. It is an old adage that, "Experience makes perfect," and the skilled specialists in this field of practice cure thousands of cases which have been abandoned as incurable by general practitioners. Hundreds are brought to the Institution from far distant states and they go home in a few weeks well and strong. Quite as marvelous are the thousands of cures annually accomplished through correspondence, while the patient remains quietly at home. Others consult in person, and after being examined are provided with specially prepared medicines and return home to carry out the treatment.

In medicine there has been rapid and real progressduring recent years, and Dr. Pierce has kept up with the times in that he has had the manufacture and lagredients in his well-known remedies improved in a modern laboratory by skilled chemists, the greatest care being exercised to see that the ingredients entering into his well-known medicines Dr. Pierce's Favorite Prescription as well as the "Golden Medical Discovery" are extracted from the best variety of native medicinal roots. These are gathered with great care and at the proper season of the year, so that their medicinal properties may be most reliable.

These extracts are then made soluble in pure triple-refined glycerine and bottled.

These extracts are then made soluble in These extracts are then made soluble in pure triple-refined glycerine and bottled. Everyone who consults the specialists, whether by letter or in person receives the most careful attention.

Great care is exercised not to over encourage those who consult the specialists of this institution that no false hopes may be raised.

may be raised. Consultation by letter or in person is absolutely free—no charge whatever—so that the public when afflicted are invited to write Dr. Pierce at the Invalids' Hotel and Surgical Institute, Buffalo, N. Y.

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> U'REN & SCHUEBEL Attorneys at Law

were it not absolutely true. "I could hardly stand on my feet, and when sitting down could hardly arise on account of pain in my kidneys. I tried three bottles of Foley Kidney Pills and they entirely cured me, and I have had no kidney trouble since."

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Will practice in all courts, make collections and settlements of estates, furnish abstracts of title, and lend you money, or lend your money on first mortgage. Office in Enterprise Bidg., Oregon City.

RELIGION AND YOUTH. Religion must begin in youth.

I have often heard people say that it is not right to bring up a child in any religion; that the child should be allowed to decide the question for himself when he is matured. Let me suggest that the person who makes such a statement is either himself deceived or is attempting to deceive some one else. One of the first principles of physics is that nature abhors a vacuum, and it applies in morality, too, for the person who is without religion is filled with irreligion. The man who at twenty-one does not believe in God has already renounced him, who does not believe that the Bible is the word of God has placed it among the works of man. The man who at twenty-one does not believe Christ is divine has discarded him as a mere man. Foolish is the parent who does not perceive that responsibility rests with the parent for the building up of a child's life.-William Jennings Bryan.

THE GREAT QUESTION.

When we before the gods in judgment stand And deed and purpose of our life are scanned,

This question shall there be ere questions end: ere you while living called by some one friend?" -Arthur Wallace Peach.

SOCIAL JUSTICE.

The function of the modern rabbi is twofold-to teach Jewish ideals to the Jew and to interpret Jewish ideals to the Christians. The modern rabbi is not the priest of an ancient theology, but his is the task of the prophet. Which counts most, soclai justice or the fear of criticism and opposition? No slave, no coward, can help the cause of justice. There are those of us whose hearts remain dumb and unstirred to the appeal for social justice. They care not for American principles. The literature and the history of America are unknown to them. Indifferent or cynical, they must be roused recognize responsibility to acknowledge and fulfill duty. The mission of America is social justice. It is engraved upon the heart and inscribed on the banner of our leader, the president. It is visible in the patient sufferings and hopes of the Jewish people in ages past. Even now are there not those who still must suffer for their Jewish manhood and their love of justice? Are there nevertheless some among us who despise, who dare even scoff and Jeer at, this holy call to action? America means progress. America means social justice.-Rabbi Leo Mannheimer.

When baby suffers with croup, ap-ply and give Dr. Thomas' Edectic Oil at once. Safe for children. A little goes a long way. 25c and 50c. At all drug stores.

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