Martha Widell, Defendant.

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

Letha Paxton, Defendant. To Letha Paxton, the defendant above To Pearl Hamilton, Plaintiff above

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed herein against you in the alove 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 Court for you to appear and answer, and if you fall to so appear, for want thereof plaintiff will apply to the Courtf or the relief prayed for in his complaint to-wit: For a decree against you forever dissolving the large of matrimony now existing here. bonds of matrimony now existing between you and the plaintiff herein on the grounds of cruel and inhuman treatment, and for such other and furtreatment, and furtreatment ther relief as to the Court may seem of said Court this 7th day of July

just and equitable in the premises. This summons is served upon you by publicaion once a week for 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

SUMMONS

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

for want thereof, plaintiff will apply to the Court for the relief prayed for in the complaint to-wit: For a of the plaintiff, and this publication is

This Summons is served upon you by publication in the Oregon City Courier, a weekly newspaper printed and published 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

Registration of Land Title In the Circuit Court of the State of Oregon for the County of Clacka-

In the Matter of the Application or ed by a stone 14 inches by 7 inches 4.875 chs. to the center of the county road; thence N. 46 deg. 38 min. E. 3.35 chs.; thence N. 2 deg. 34 min. E. 12.34 chs; thence N. 89 deg. 40 min. W. tracing the S. boundary of the Albert Fish D. L.

of John R. Dimick. deceased, Martha A. Runge (formerly Martha A.
Taylor) and H. Runge. her husband fendants, or either of them, had on the date of said judgment or since had in and all to whom it may concern, De-date of said judgment or since had in or to the above described real profendants.

TAKE NOTICE That on the 21st day of July, A. D. 1913, an application was filed by said Martin J. Olson in the Circuit Court of the State of Oregon, for Clackman County, for initial registration of the title of the land above described. Now unless you appear on or before the 26th day of August, A. D. 1913, and show cause why scuh application shall not be granted, the same will be taken as confessed and a decree will be enbarred from disputing the same. W. L. MULVEY,

Clerk of Clackamas County, Oregon, Dimick & Dimick, in Oregon City, Ore has not abandoned same has a pref-and Exofficio Clerk of the Circui gon, on or before the expiration of six erence right to make a homestead Court therein.

By I. M. HARRINGTON G. B. DIMICK, Deputy Attorney for Applicant.

Children Cry FOR FLETCHER'S CASTORIA



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

Pearl Hamilton, Plaintiff, Fred Hamilton, Defendant.

the County of Clackamas, at the court room of said Court, on the 28th day of August 1913 at the hour of 9:30 o'clock in the forenoon of said day, then and there show cause, if any exthen and there show cause, if any extent and there show cause, if any extent ist, why you should not be punished for contempt of the order and decree of this Court herein made and dated of this Court herein made and dated of the Circuit Court of the State of Oregon for the County of Clackcustody of the minor child Gilber Ham Julia M. Raab, Plaintiff,

eys for Defendant.

SUMMONS

Attorney for plaintiff. In the Circuit Court of the State of Oregon, For the County of Clack-Oregon Investment Company, a Corporation, Plaintiff.

Charles Friederick, Defendant. To Charles Frederick, Defendant:

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against 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 Angust. 1913: said rate of six (6) weeks from the date of publication of summons, and if you fail to answer, for want thereof, the plaintiff filed herein against you in the sum of One Hundred and Fifty-one 67-100dredths (\$151.67) bollars, with interest thereon at the rate of six (6) per cent per annum the 16th day of August, 1913; said date being after the expiration of six from April 26th, 1913, until paid, and weeks from the first publication of for the further sum of Forty no-100-this summons, and if you fail to so appear and answer said complaint costs and disbursements herein.

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.

Date of last publication August 14,

Woerndle & Haas Attorneys for Plaintiff

Sheriff's Sale on Execution In the Circuit Court of the State of Oregon for the County of Clacka-D. P. Mathews, Plaintiff,

L. E. Williams and A. R. Williams, 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 enoregon for the County of Clackamas.

In the Matter of the Application of Martin J. Olson for the Registration of Title to the following described land: Beginning at the N. E. corner of Sec. 25, T. S. R. 1 W. of the W. M., the same being mark of the word of the word of the above entitled court, in the above entitled court in the abo E. 2.75 chs. to an iron rod; thence S. 87 deg. 52 min. W. 2.00 chs. to an iron rod; thence S. 0 deg. 3 min. W. 35.58 chs to an iron rod at the S. W. corner of the S. E. ¼ of the N. E. ¼ of Sec 25; hence S. 89 deg. 58 min E. 19.952 hs. to a yew post at the ¼ Sec 25. rate of 8 per cent. per annum from the first day of March, 1912, and the further sum of \$75.00 as attorney's fee, and the further sum of \$14.25 described and every part thereof, and Dated July 24, 1913. between Sec. 25 and 30, thence East and in compliance with the commands

boundary of the Albert Fish D. L. amas, and state of Oregon, to-wit:

Lot 3 and 4 of block 72, Minthorn said claim; thence North on the and all of the right title and interest Willamette Maridian line 25.18 chs. which the within named defendants to the place of beginning, containto the place of beginning, containing 88.534 acres, situate in Clackamas County, State of Oregon.

Vs.

Amanda A Reasoner, Trustee, Elmer E. Gleason, Trustee, Walter A. Dimick, Administrator of the estate of John R. Dimick, deceased, Marcha of Jo

> said execution, judgment order, decree interest, costs and all accruing costs. E. T. MASS, Sheriff of Clackamas County, Ore. By B. J. Staats, Deputy. Dated Oregon City, Oregon, July 9,

perty or any part thereof, to satisfy

Administratrix's Notice . Notice is hereby given that the un Kate Flanagan,

Administratrx Dimick & Dimick, Attorneys for Administratrix.

Notice to Creditors

from the date hereof.

Date of first publication, Thursday, Said tract was listed upon the ap-July 24, 1913. Roscoe Gard

Administrator of the Estate proved July 14, 1913, C M. Bruce, of J. J. Gard, Deceased. U'Ren & Schuebel Attorneys for Administrator.

FINAL NOTICE

Notice is hereby given that the undersigned has filed his Final Report as Trustee of Henry Kerbs, Gus Gerdel and Ed Bittner with the Circuit Court of the State of Oregon for Clackamas County and that all per-10th, 1913. Jacob Mrosik,

John C. Raab, Defendant To John C. Raab; the above named

In the name of the State of Oregon W. L. Mulvey, Clerk
By F. W. Greenman
Deputy Clerk
C. D. and D. C. Latourette, Attornys for Defendant.

SUMMONS

W. L. Mulvey, Clerk
By F. W. Greenman
Deputy Clerk
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 29th day of August, 1913,
said date being more than six weeks
after the first publication of this
summons, and for want of answer, the plaintiff will apply to the court for the relief demanded in plaintiff's complaint, towit: For a decree disolving the bonds of

matrimony existing between yourself and the plaintiff, and for permission to resume her former name, viz. Julia M. Rambo.

This summons is published by order of Judge J. A. Aiken, Judge of the Circuit Court for the State of Ore-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

In the Name of the State of Ore-August, 1913, said date being the expiration of six weeks from and after gon; thence S. 43 deg. 18 min. E. the date of the first publication of this Summons, and if you fail to so appear and answer for want thereof, the plaintiff will apply to the above Court for the relief demanded in his complaint on file herein, and will take independent expirate you as streat along the boundary line of said turned the old codger.

set up in your answer to said complaint the actual nature of your several adverse and conflicting claims to plaintiff in and to the following developed real property:

ginning, containing acres, more or less.

It is herbey understood and agreed that a strip of land of uniform width of fifteen feet along the entire souther that the strip of the tract hereby conveyed.

property or any part thereof.

That plaintiff's title in and to said real property and the whole thereof, be forever quieted, for plaintiff's costs and disbursements herein and for such other and further relief as to the Court may seem just and equitable in the premises.

This Summons is published by or-der of Hon. R. B. Beatie, Judge of the County Court of the State of Oregon, for Clackamas County, which order was made and entered on the 30th

Restoration of Entry of Lands in National Forest

ministratrix of the estate of M. H. at Portland, Oregon, on September Elanagan, deceased, and any and all 24, 1913. Any settler who was actutered according to the prayer of the Elanagan, deceased, and any and all 24, 1913. Any settler who was actuand the date of application and you will be forever persons having claims against said ally and in good faith daining any is July 24, 1913. estate mus present them, duly veri of said lands for agricultural purfied, at the office of my attorneys, poses prior to January 1, 1906, and gon, on or before the expiration of six erence right to make a homestead months from the date of this notice, entry for the lands actually occupied Dated this 17th day of July, 1913 Said lands were listed upon the applications of the persons mentioned below, who have a preference right subject to the prior right of any such settler, provided such settler or applicant is qualified to make home stead entry and the preference right Notice is hereby given that the un- is exercised prior to September 24, dersigned has been duly appointed by 1913, on which date the lands will be the county court of the State of Ore- subject to settlement and entry by gon, for Clackamas County, admin-istrator of the estate of J. J. Gard, as follows: The SW 1-4 of SW 1-4

We make a specialty of installing Water Systems and Plumb. deceased. All persons having claims of SE 1-4, Sec. 24, the N 1-2 of NW against the said estate are hereby re- 1-4 of NW 1-4, the N 1-2 of S 1-2 of quired to present the same to me pro-perly verified as by law required at the office of U'Ren & Schuebel, Ore-of NW 1-4, the N 1-2 of NW 1-4, the N 1-2 of NW 1-4 the N 1-2 of NW 1-4 the N 1-2 of NW 1-4 of NW 1-4, Sec. 25, T 2S., gon City, Oregon, within six months R. 7 E., 65 acres, subject to an easement for public highway over the land.

plication of Benjamin B. Totten, of

Welches, Oregon; List 6-905. Ap-

Assistant Commissioner of the Gen-

eral Land Office.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Clacka-Fred L. Widell, Plaintiff,

To Martha Widell, defendant: In the name of the State of Oregon: Sons having any objections to said report must file said or jections with said court of the State of Oregon, for cuit Court of the State of Oregon, for the County of Clarkamas at the court of the state of Oregon, for the County of Clarkamas at the court of the State of Oregon, for the County of Clarkamas at the court of the state of Oregon, for the County of Clarkamas at the court of the state of Oregon, for the County of Clarkamas at the court of the state of Oregon; and that all persons at the county and that all persons at the coun In the name of the State of Oregon: the 11th day of August, 1913; said date being after the expiration of six weeks from the first publi-Trustee. weeks from the first publication of this summons, and if you fail to so appear and answer said complaint, for 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 the care and custody of the minor chil-dren of 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 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, 19-13; said Summons will be published for six consecutive and successive weeks, and the date of the first publication is June 26, 1913. Walter G. Hayes

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

Executor's Notice

Notice is hereby given that the un-dersigned 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 in hand, from and after the 25th day of August, 1913, at the front door of the court house at Oregon City, Ore-

Beginning at a point N. 43 deg. 18 min E. 31.86 feet and S 27 deg. 4 min or parties unknown claiming any E. 325½ ft. from the Northwesterly right, title, estate, lien or interest in the real estate described in the complete horsely defendants about 200 Fendal C. Cason and wife, T 2 S. R. plain herein, defendants above nam- 2 E. of the Willamette Maridian in Oregon; thence N. 43 deg. 18 min. E. 380.06 feet parallel with the northerly gon, you are hereby required to apagainst you in the above entitled suit Easterly line of a tract of land de- ed of a severe headache. "Mamma," on or before Saturday, the 16th day of scribed at Page 106 Book 101, Deed said Freddie wisely. "Fil bet your head August, 1913, said date being the ex- Records for Clackamas County, Ore- is hollow You ought to go and get it will take judgement against you as street along the boundary line of said to see the husband my niece has just

scribed real property:
All of Lots Three (3) and Four (4) erly side of the tract hereby conveyed in Orchard Hill, in Clackamas County, is to be used as a street in connection State of Oregon, in accordance with the duly recorded plat thereof, of record in the office of the Recorder of Conveyances in and for said County and State, and for a decree that plain-

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 filed herein against you in the above entitled suit on or before the 6th day tacking bacteria. Millions of them perof September, 1913; said date being more than six weeks from the first mixture of dead white corpuscles and sitting down could hardly arise on acpublication of this summons, and if germs that are exuding virulent polyou fail to so appear and answer said sons. complaint, for want thereof, plaintiff will apply to the court for the relief neck so often because of the irritation prayed for in said complaint, to-wit: for a decree dissolving the bonds of frayed or roughened by careless launmatrimony now existing between plaintiff and defendant herein; for the sole care and custody of the minor child, Burt Waller, and such other and

just and sequitable. This summons is served upon you by publication in the Oregon City being gone, the germs enter unop-Courier, a weekly newspaper of gen-Notice is hereby given that the lands eral circulation printed and described below, embracing 65 acres, published in Clackamas County, within the Oregon National Forest, State of Oregon, pursuant to an or-Oregon, will be subject to settlement der of the Hon. R. B. Beatie, the Judge and entry under the provisions of the of the County Court of the State of homestead laws of the United States Oregon for Clackamas County, made and the act of June 11, 1906 (34 Stat., and entered on the 22nd day of July, lersigned has been duly appointed ad- 233), at the United States land office 1913, ordering the publication of said summons for six consecutive weeks, and the date of the first publication

> W. P. Hibbard, Attorney for Plaintiff.

Straight & Salisbury Agents for the celebrated LEADER Water Systems and STOVER GASOLINE ENGINES. We also carry line of MYERS pumps and

Spray Pumps. ing in the country Phone 2682 20 Main St.

E. H. COOPER

The Insurance Man Fire, Life, Sick and Accident Insurance.-Dwelling House Insur-

ance a specialty. UREN & SCHUEBEL, Oregon Oily Oregon City.

WON BY A DOLL.

A Gift That Brought the Rebellious Apaches to Terms. Major Bourke, as aid to General

Crook, once showed himself an effective peacemaker. He persuaded a band of Apaches to go back to their reservation by presenting a doll to a papoose. The incident was as follows:

General Crook had been trying to put these Apaches back on the reserve, but could not catch them without killing them, an action that did not appeal to him. One day his forces captured a papoose and took her to the fort. She was quiet all day, but her black eyes watched everything. When night came the child broke down and sobbed just as any white youngster might.

The fort was in despair until Major Bourke had an idea. From the adju tant's wife he borrowed a doll that had come to her little girl the previous Christmas. When the young Apache understood that it was hers to keep her sobs ceased and she fell asleep.

When morning came the doll was still clasped tightly in her arms. She played with it all day, and seemingly all thought of ever getting back to the tribe had left her.

Several days passed with no sign of overture being made by the tribe, and finally in despair the papoose, with the doll still in her possession, was sent back. When the child reached the tribe with the prize grasped in her chubby hands it created a sensation among the native Americans, and her mother later went back to the post with it. She was received in a hospitable manner and kindly treated, and the effect of her visit was such that through her overtures were made with the result that soon afterward the entire band moved back on the re serve.-St. Louis Republic.

The Money Tennyson Made, Lord Tennyson made a great income from his poems. When Strahan & Co took over the publication of the poems in the sixtles they agreed to pay Tenny son \$25,000 a year in respect to the books already issued and pay the poet all profits on new work, less a modest 10 per cent commission This second item generally meant \$30,000 for each new volume. For many years before his death Tennyson drew a steady \$50, 900 per annum from his publishers

Just Like His Tooth.

Small Freddie had the toothtache one day, and his mother told him the tooth was hollow and needed to be pulled A few days later the mother complain

"A famous college president declare

"Ah, he does, does he?" grimly refollows, to-wit:

That you defendants be required to ginning, containing one and one-half married and brought home to live on me."—Judge.

A Damper.

Marion-1 showed papa those verses you wrote me, and he seemed pleased Harry He did? Marion-Yes. He said he was so glad to see you were not a

SHUN FRAYED COLLARS.

They Are Apt to Irritate the Neck and

Cause Carbuncies. The back of the neck is the commonest place for a carbuncle to appear. It is a most sensitive spot, not so much on the surface of the skin as in the underlying tisues, wherein are great nerves that communicate very closely with the brain. And it is in these tissues that the carbuncle

spreads its "roots." A carbuncle is a breaking down of the tissue caused by the germs called streptococcus and staphylococcus. These are the principal but by no means the only pus producing germs. They eat and break down the tissues The white corpuscles of the blood rush to the spot and try to devour the atish in the attempt, and pus is really a

Carbuncies select the back of the caused by the collar if this be slightly dering. The back of the neck is almost as much exposed to dirt as are the backs of the hands and needs washing almost as often. The rubbing further relief as the Court may deem of the collar scrapes off the scaly surface of the skin, which is its protection against germs of disease. This

posed. A collar button pressing constantly on the one spot may produce the same

And in a few days you are going around with a bandage on your neck and suffering awful torture. Fortunately the doctors have discovered an antitoxin that quickly cures carbuncles. Yet even when this is adminis tered the patient is doomed to much

pain The moral of all this is: Don't wear a collar that is the least bit frayed .-New York World.

petining the Oyster. "Now," asked the teacher, "who can tell me what an oyster is?" Silence for a moment, while small brows were knit in strained effort at remembrance. Then little Tommy's facial muscles relaxed, and eagerly he raised his hand

"An oyster is a fish built like a nut."-Everybody's. She Smacked of Books "They tell me you kissed Miss Sonnet, the poetess, on yesterday's auto-

mobile excursion."

"Yes. That is true." "Indeed! And how did you-ah-find "Miss Sonnet has a marked literar tauta "- New Orleans Times-Democrat

BROWNELL & STONE **NATTORNEYS AT LAW**

sale or trade.

900 DROPS The Kind You Have Always Bought ALCOHOL 3 PER CENT. AVegetable Preparation for As Bears the similating the Food and Regula ting the Stomachs and Bowelso Signature INFANTS CHILDREN Promotes Digestion.Cheerfu ness and Rest Contains neither Opium Morphine nor Mineral NOT NARCOTIC. Recipe of Old De SIMUELETTURER Use Aperiect Remedy for Consilpa-tion, Sour Stomach. Diarrhora Worms, Convulsions, Feverish Over For ness and Loss of SLEEP. Fac Simile Signature of Thirty Years Chart Theteter. NEW YORK. At6 months old 35 Doses - 35 CENTS Guaranteed under the Fo Exact Copy of Wrapper.



Not Feeling Just Right? Read This: Mr. Jack Maltos, Copperopolis, Cal- dersigned has been regularly appoint if., would not make this statement ed administrator of the Estate of Miwere it not absolutely true. "I could chael Hartmann, deceased, by the hardly stand on my feet, and when count of pain in my kidneys. I tried

PORTLAND

three bottles of Foley Kidney Pills and they entirely cured me, and I have had no kidney trouble since." Ask him. Huntley Bros. Co. OREGON AGRICULTURAL

COLLEGE BEGINS its forty-fifth school year SEPTEMBER 19, 1913. DEGREE COURSES in many phases of AGRICULTURE. ENGINEERING, HOME ECONOMICS, MINING, FORESTRY, COM-

MERCE, PHARMACY. TWO-YEAR COURSES IN AGRICUL TURE, HOME ECONOMICS, MECHANIC ARTS, FORESTRY, COMMERCE, PHARMACY TEACHER'S COURSES in manual training, agriculture, domestic science

MUSIC, including piano, string, band instruments and voice culture. A BEAUTIFUL BOOKLET entitled "THE ENRICHMENT OF RURAL LIFE" and a CATALOGUE will be mailed free

on application. Address H. M. THNNANT, Registrar, (tw-7-15 to 9-9) Corvallis, Oregon.

Dr. L. G. ICE DENTIST "I know!" he triumphantly announce

Beaver Building Oregon Cit Court seems equitable. Phones—Pacific, 1221. Home A 19

from the MILL, direct and above entitled Court, duly made and save money? Let me figure Said summons will be published for six on your lumber bill.

1000 loads of WOOD for the date of the first publication is July 24, 1913.

George Lammers
Beaver Creek, Route 3

SAN FRANCISCO NOTICE TO CREDITORS

Notice is hereby given that the un-County Court of Clackamas County Oregon. Any and all persons having claims against said estate are requested to present the sam,e duly verified, to me at room 12, Weihnard Building, Oregon City, Oregon, within 6 months, from the date of the first publication of this notice Date of first publication, August

CHRIS HARTMANN, Administrator of the Estate of Mi chael Hartmann, deceased. GILBERT L. HEDGES, Attorney for Administrator.

In the Circuit Court of the State of Oregon for the County of Clacka-Loui B. Taylor, Plaintiff,

William G. Taylor, Defendant. To William G. Taylor, Defendant:-

In the name of thte 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 8th day of September, 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, for want thereof, plaintiff will apply to the court for the relief prayed for in the complaint for a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant, and for such other relief as to the

This summons is served upon you by publication in the Oregon City Courier, a weekly newspaper printed Why not get 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 Lumber R. B. Beatie, County Judge, in the absence of the Circuit Judge, of the consecutive and sucessive weeks, and

> Walter G. Hayes, Attorney for Plaintiff, 516 Fenton Bldg., Portland, Oregon