SUMMONS

In the Circuit Court of the State of Oregon for the County of Clack amas. Julia M. Raab, Plaintiff

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

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 19 day of September 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 If you fail to appear and answer the

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

First publication August 7, 1913. publication M J. McMahon

Administrator's Notice to Creditors

Notice is hereby given that the undersigned has been duly appointed by the County Court of the State of Ore-gon for the County of Clackamas Ad-ministrator of the estate of J. B. Lamb, deceased. All persons having claims against said estate are hereby required to present them to me at the office of U'Ren & Schuebel, Oregon City, Oregon, properly verified as by a recurred, within six months from the date hereof.

Date of first publication August 28 1913. A. J. Lamb Administrator of the estate of J. R.

Lamb, deceased. U'Ren & Schuebel Attorneys for administrator.

Final Notice

Notice is hereby given that the un-dersigned administrator of the estate of Melissa Babcock, deceased, has filed his final report with the County Court of Clackamas County, state of Oregon, and that the Judge of said Court has set Monday, the 29th day of September, 1913, at the hour of 10 o'clock A. M., of said day, as a time for hearing the said report, at which time all persons interested are here by notified to be present and make objections to said report, if any there be.

William McLaughlin, Defendant,
To William McLaughlin, the abovenamed Defendant:

Dated August 20, 1913. E. M. Babcock, Administrator of the estate of Melissa Babcock, deceased.

Administratrix' Notice of Final Settlement.

as administratrix of the estate of of matrimony now existing between Carl G. Hodes, deceased, in the County you and the plaintiff. Court of Clackamas County, Oregon, and said court has set Monday, October, 6th, 1913, at the hour of 10 o'clock A. M. as the time for hearing said account and the objections thereto, and for making a settlement of said estate. All persons having objections to said account or the discharge of the said account or the discharge of the said account or the discharge of the plaintiff.

This summons is published in persuance to an order of Hon. J. U. Campbell, Judge of the above entitled court, made and entered on the 13th day of August, 1913.

Date of first publication August 14, 1913. jections to said account or the dis-charge of said administratrix, are hereby notified to present the same to said court on or before said time. Margaret Hodes

Administratrix of the estate of Carl G. Hodes, deceased. Paul C. Fischer, Attorney for Administratrix.

SUMMONS

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

Marie A. Shilton, Plaintiff, Paul A. Shilton, Defendant.

To Paul A. Shilton, Defendant: answer the complaint filed you in the above entitled suit, within six weeks from September 11th 1913, the date of the first publication of this summons, and if you fail to answer to-wit: For a decree dissolving the said complaint on or before the 25th day of October, 1913, for want there-between plaintiff and defendent.

Now therefore, by virtue of said to-wit: For a decree dissolving the execution, judgement order and decree, and in compliance with the combatter of the plaintiff will apply to the Court

oppear just and equitable.
This summons is published pursuant to an order of the Hon. J. U. Campbell, Judge of the above entitled 18th, 1913. day of September, 1913, directing this summons to be published for six successive weeks in the Oregon City Courier, a newspaper of general cir-culation published at Oregon City,

Oregon. Date of first publication, September, 11th, 1913.

Date of last publication, October,

L. B. Reeder, Attorney for Plaintiff. 607 Wilcox Bldg. Portland, Ore.

SUMMONS

mas. Agnes J. Bailey, Plaintiff,

Oscar J. Bailey, Defendant, To Oscar J. Bailey, the above named defendant: In the name of the State of Ore-

gon, you are hereby required to applications of the persons mentioned hour of 10 o'clock, A. M., in the Counpear and answer the complaint filed below, who have a preference right ty Court House, Oregon City, Oregon, against you in the above entitled suit subject to the prior right of any to show cause, if any, why an order on or before the 25th day of October, 1913, which is more than 6 weeks after the first publication of this summons, said first publication hereof being is exercised prior to September 24. said first publication hereof being made on the 11th day of September, is exercised prior to September 24, property or so much thereof as shall made on the 11th day of September, 1913, on which date the lands will be be necessary, to pay the claims and

order of the Honorable H. S. Ander-son, Judge of the County Court of 1-4 of NW 1-4, the N 1-2 of NW 1-4 westerly corner of the Donation Land son, Judge of the County Court of the County of Clackamas, State of Ore-the County of Clackamas, State of Ore-the County of Clackamas, State of Ore-the County of the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land of the State of Ore-the County of Clackamas, State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land of the State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land In the name of the State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land In the name of the State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land In the name of the State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land In the name of the State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land In the name of the State of Ore-the Circuit R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 7 E., 65 acres, subject to an ease-2. S. R. 2. E. of the W. M.; thence Danation Land R. 2. S. R. 2. E. of the W. M.; thence Danation Land R. 2. S. R. 2. E. of the W. M.; thence Danation Land R. 2. S. R. 2. E. of the W. M.; thence Danation Land R. 2. S. R. 2. E. of the W. M.; thence Danation Land R. 2. S. R. 2. E.

11, 1913.

Attorneys for Plaintiff, Portland, Oregon. dd cral Land Office.

SUMMONS In the Circuit Court of the State of

Oregon, for the County of Clackamas. Alzora Gurnsey, Plaintiff,

George Gurnsey, also known as George Gernsey, and Thomas Dibble. Defendants.

To George Gurnsey, also known as county.

George Gernsey, the above named Person Defendant:

In the name of the State of Oregon, the expiration of six (6) weeks from

If you fail to appear and answer the and the plaintiff, and for permission to resume her former name, viz. Julia M. Rambo. to-wit: for a decree of divorce forever dissolving the bonds of matrimony now existing between the plain- In the Circuit Court of the State of tiff and defendant on the grounds of cruel and inhuman treatment and acts of moral terpitude, and plaintiff will Rinie D. Rogers, Plaintiff, also apply for a further decree, giving her in fee simple a one-third interest Ella N. Rogers, Defendant. in the property now owned by the said To Ella N. Rogers, Defendant: defendant in the County of Clackamas, In the name of the State of Ore-State of Oregon, described as the gon, you are hereby required to ap-Southwest 14 of the Northwest pear and answer the complaint of the 14 of Section 6, T. 6, S. R. 3, E. of the plaintiff filed herein against you in Willamette Meridian, containing 40 the above entitled suit on or before acres more or less and for a further the 10th day of October 1913, said decree allowing the plaintiff the sum date being after the expiration of six of Forty no-one-hundredths (\$40.00) weeks from the first publication of Dollars per month permanent alimony, this summons, and if you fail to so ap-One hundred no-hundredths (\$100.00) pear and answer said complaint, for Dollars Attorney's fee and One Hun- want thereof, plaintiff will apply to

> suit money. week for six (6) successive weeks by between the plaintiff and defendant, order of Honorable J. U. Campbell, and for such other relief as to the Judge of the above entitled court, dated September 2nd, 1913, directing the publication thereof.

Woerndle & Haas Attorneys for Plaintiff. Date of first publication September Date of last publication October 9th,

SUMMONS

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 within six weeks after 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 tothe Court for the relief demanded Notice is hereby given that the undersigned has filed her final account of absolute divorce from the bonds

Attorney for Plaintiff SUMMONS

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

against t, within th 1913, plaintiff will apply to the Court for no f this answer the 25th bonds of the South west Quarter (SW4) of said Section Tweny-four (SW4) of In the name of the State of Oreation of six weeks from the first pub-gon, you are required to appear and tication of this summons, and if you

of the plaintiff will apply to the Court for the relief prayed for in her said complaint, to-wit: For a decree dissolving the bonds of matrimony now which order was made and entered on the 6th day of August. 1913, and the fendant for \$35.00 per month permanent alimony, \$100.00 attorney's fees and \$50.00 per month alimony pending

The 6th day of August. 1913, and the fendant for \$35.00 per month permanent alimony pending the 6th day of August. 1913, and the fendant for \$10.00 per month alimony pending the 6th day of August. 1913, and the fendant for \$10.00 per month alimony pending the 6th day of August. 1913, and the fendant for \$10.00 per month alimony pending the 6th day of August. 1913, and the fendant for \$10.00 per month permanent for \$10.00 per month permanent for \$10.00 per month permanent for \$10.00 permanent for \$10.00 per month permanent for \$10.00 p

and \$50.00 per month alimony pending this suit, for her costs herein and for such other relief as to the Court may appear just and equitable.

Date of first publication August,

7th, 1913.

Date of last publication September

Restoration of Entry of Lands in National Forest

Notice is hereby given that the lands lescribed below, embracing 65 acres, within the Oregon National Forest Oregon, will be subject to settlement and entry under the provisions of the nomestead laws of the United States and the act of June 11, 1906 (34 Stat., 233), at the United States land office at Portland, Oregon, on September In the Circuit Court of the State of 24, 1913. Any settler who was actu-Oregon, for the County of Clacka- ally and in good faith aiming any of said lands for agricultural purooses prior to January 1, 1906, and has not abandoned same has a preference right to make a homestead entry for the lands actually occupied. ed to appear in this court on or before entry for the lands actually accupied, ed to appear in this court, 1913, at the Said lands were listed upon the apthe 6th day of October, 1913, at the WESTBROOK & WESTBROOK. 1913, and if you fail to appear and answer, for want thereof the plaintiff will apply to the court for a decree dissolving the bond of matrimony existing between the plaintiff and the defendant herein.

This summons is published by an This summons is published to settlement and entry by legacies against said estate, said le

you are hereby required to appear and ed with me at the office of my attor- tion with fifteen feet southerly adja-

Dated September 5, 1913. Leonard C. Hallinan, Executor as aforesaid.

SUMMONS

Oregon for the County of Clacka-

mas.

dred no-hundredths (\$100.00) Dollars the court for the relief prayed for in the complaint for a decree dissolving

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, Ore-gon, pursuant to an order of the Hon. day of September 1909, and the furcirculation in Clackamas County, Oregon, pursuant to an order of the Holl.

J. U. Campbell, Circuit Judge of the and the further sum of \$15.50 costs and the further sum of \$15.50 costs and disbursements, and the costs of the 28th day of August, and upon this writ, commanding me Oregon for Clackamas County. entered on the 28th day of August, 1913. Said summons will be published for six consecutive and successive

SHERIFF'S SALE

In the Circuit Court of the State of Oregon, for the County of Clacka-J. T. Friel, Plaintiff,

Wm. J. Standley and Priscilla J. Standley, his wife. State of Oregon, County of Clack-

By virtue of a judgement order, de-eree and an execution, duly issued out of and under the seal of the above enof and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 27th day of August 1913, upon a judgement rendered and entered in said court on the 4th day of August, 1913, in favor of Plaintiff J. T. Friel, and against Wm. J. Standley and Priscilla J. Standley, his wife, Defendant, for the sum of \$1630.20, with interest thereon at the rate of 7 per

mands of said writ, I will, on Saturday, the 27th day of September, 1913, at the hour of 10 A. M. o'clock, at the front door of the county courthouse in the City of Oregon City, in said county and state, sell at public aution, 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, judgement order, decree interests costs and all accruing

E. T. Mass Sheriff of Clackamas County, Dated, Oregon City, Ore., Aug. 27,

CITATION

In the County Court of the State of Oregon for Clackamas County. In the matter of the estate of William sertion. Wild, Deceased.

To Mabel Foster, Frank Wild, John Wild, Peter Wild, or R. P. Wild, all others interested in the above August, 1913. entitled estate:

You and each of you are hereby cit- 14, 1913.

This summons is published by an order of the Honorable H. S. Ander- NW 1-4 of NW 1-4, the N 1-2 of NE Min. E. 31.86 ft. and S. 27 deg. 4

This citation is issued by order of H. S. Anderson, Judge of said Court, C. H. Dye, Attorney for the Estate. and entered on the 2nd day of September, 1913.

H. S. Anderson, Judge Attest: W. L. Mulvey, Clerk of said 1913. Court. By I. M. Harrington, deputy. (Seal

of County Court.)

Date of first publication Sept. Date of last publication Oct. 2, 1913.

SHERIFF'S SALE ON EXECUTION Harry Knight, Defendant,

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

George W. Barnes, Defendant. State of Oregon, County of Clacka-

This summons is published once a the bonds of matrimony now existing entitled Court, in the above entitled matrimony now existing between you cause, to me duly directed and dated the 18th day of August, 1913, upon a This summons is published in per-Plaintiff and against George W. Barnes, Defendant for the sum of \$105.00
with interest thereon at the rate of 11, 1913. and upon this writ, commanding me out of the personal property of said defendant, and if sufficient could not Lillie Purdin, Plaintiff, In the Circuit Court of the State of Oregon for Clackamas County.

Lena McLaughlin, Plaintiff,

vs.

William McLaughlin, Defendant,

Attorney for Plaintiff.

County of Clackamas, and State of Oregon, to-wit:

A part of Block 80 Jennings Lodge plat, as recorded in Book of plats, Clackamas County, Oregon; to-wit: Beginning at a point in the Northeasterly line of Block 80 Jennings Lodge plat 789.40 feet from the Northeasterly line of South 43 degrees, East 71.50 feet, thence South 65 degrees, 14 minutes West 274.69 feet, thence North 45 degrees, 25 minutes West Summons is published in pursuance to an order of Hon, J. U. Campbell, Judge of the above entitled court, made and entered on the 5th day of September, 1913.

Date of first publication September 11, 1913.

Robert Scoular Attorney for Plaintiff SUMMONS. Priscilla J. Standley, his wife, Defendant, for the sum of \$1630.20, with interest thereon at the rate of 7 per cent per annum from the 4th day of August 1913, and the further sum of \$150.00 as attorney's fee, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the House in the Circuit Court of the State of Oregon, for Clackamas County.

SUMMONS.

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

North 45 degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degrees of Degrees, 25 minutes West 274.69 feet, thence North 65 degrees of Degree

Sheriff of Clackamas County, Ore-

By B. J. Staats, Deputy. Dated, Oregon City, Oregon, Augast 19th, 1913.

SUMMONS

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

Angelo Magnelo, Defendant. To Angelo Magnelo, the above named

Defendant: In the Name of the State of Oregon, you are hereby required to ap-pear and answer the complaint in this case filed against you in the above entitled court and suit within six weeks from 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 court for the relief demanded in her complaint, to-wit: for a decree of absolute divorce from the bonds of matrimony heretofore and now exis-

This summons is published in pur-suance of an order of the Hon. R. B. Beatie, Judge of the County Court Wild, Peter Wild, or R. P. Wild, Mertie Smidt, Hattie Wild, Harry Wild, legatees and next of kin of the above named deceased, and to made and entered on the 12th day of the maide and entered on the 12th day of the maide name, and for the return of her maiden name, and for

Date of first publication, August Date of last publication September

Attorneys for Plaintiff. SUMMONS

In the Circuit Court of the State of Oregon for Clackamas County. The Frankfort Marine Accident and Plate Glass Insurance Company of successive and consecutive weeks, and Frankfort on the Main, Germany, the date of the first publication is the Frankfort General Insurance September 11, 1913.

named defendants: In the name of the State of Orement for public highway over the land. Said tract was listed upon the application September, 1913.

Date of first publication September, 1913.

Date of first publication September, 1913.

Date of last publication October 23, Detect of last publication October 23, Boothe & Richardson Attorneys for Plaintiff.

Portland, Oregon.

Ment for public highway over the land. Said tract was listed upon the application of Benjamin B. Totten, of Welches, Oregon; List 6-905. Approved July 14, 1913, C. M. Bruce, Assistant Commissioner of the Gendam Attorneys for Plaintiff.

Portland, Oregon.

Ment for public highway over the land. Said tract was listed upon the application of Benjamin B. Totten, of Velches, Oregon; List 6-905. Approved July 14, 1913, C. M. Bruce, Assistant Commissioner of the Gendam Attorneys for Plaintiff.

Portland, Oregon.

Ment for public highway over the land. Said tract was listed upon the application of Benjamin B. Totten, of Velches, Oregon; List 6-905. Approved July 14, 1913, C. M. Bruce, Assistant Commissioner of the Gendam Attorneys for Plaintiff.

Portland, Oregon.

Ment for public highway over the land. Said tract was listed upon the application of Benjamin B. Totten, of Velches, Oregon; List 6-905. Approved July 14, 1913, C. M. Bruce, Assistant Commissioner of the Genman Attorneys for Plaintiff.

Portland, Oregon.

Ment for public highway over the land. Said tract was listed upon the approved July 14, 1913, the Mate of the first publication of the Southeasterly line of a tract of land described at page of a tract of land de

EXECUTOR'S NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been duly appointed by the County Court of Clackamas County, Oregon, Executor of the last Will and Testament of William S. Hailinan, deceased, late of Oswego, in said county.

Persons having claims against said Estate are hereby notified to file the same, duly verified as by law required with me at the office of my attorin ed with me at the office of my attor
TORS

Corner of said timber tract, thence S. 43 deg. 18 min. W. parallel to the Northerly line of said claim 434.66 feet; thence N. 27 deg. 04 min. W. leaving a thirty foot street along the boundary line of said claim 187.5 feet to the place of beginning, containing one and one half acres more or less. It is hereby understood and agreed that a strip of land of uniform width of fifteen feet along the entire Southerly adja
Torrer of said timber tract, thence S. 43 deg. 18 min. W. parallel to the Northerly line of said claim 434.66 feet; thence N. 27 deg. 04 min. W. plaintiff insurance company, in which you are named as beneficiary, and that this plaintiff may be forever discharged of and from any liability under and by virtue of the terms of said policy, or the money due or owning thereon, and for such other further relief as the plaintiff herein may be entitled to in equity and good conscience.

This summons is published by virtue of an order of H. S. Anderson, county judge in the absence of the

you are hereby required to appear and answer the complaint filed against ney, C. H. Dye, Esq., S: W. corner of you in the above entitled court and cause on or before the 16th day of October, 1913, said date being after of this notice.

The expiration of six (6) washs from the date of Date of Sextember 5, 1913. City Courier, a newspaper of general circulation published at Oregon City, Clackamas county, Oregon. SHEPPARD & BROCK

625 Yeon Bldg., Portland, Oregon, Attorneys for Plaintiff. Date of first publication August 21,

Date of last publication October

SUMMONS

In the Circuit Court of the State of Oregon for Clackamas County. Gertrude H. Knight, Plaintiff,

To Harry Knight the above named de-

fendant: 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 within tate of Oregon, County of Clacka-us, ss.

By virtue of a judgement order, de-to the Court for the relief demanded ree and an execution, duly issued in her complaint, to-wit: for a decree out of and under the seal of the above of absolute divorce from the bonds of

judgement rendered and entered in suance to an order of Hon. J. U. said court on the 3rd day of January Campbell, Judge of the above entit-1911, in favor of John Obermeier led court, made and entered on the Robert Scoular Attorney for Plaintiff

Now therefore, by virtue of said execution, judgment 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 19th day of Aug. 1913 duly levy upon the following dscribed real property of said defendant, situate and being in the County of Clackamas, and State of Oregon, to-wit:

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 within six weeks after 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 Court for the relief demanded in her complaint to-wit: for a decree of absolute divorce from the bonds of matrimony now existing

Oregon for the County of Clackamas.

M. Hunter, Plaintiff,
M. Hunter, Defendant.

To Wirlie M. Hunter, the above named defendant:
In the Name of the State of Orgeon you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 19th day of September, 1913, said date being after the expiration of six weeks from the first pull.

Section Twenty-four (24) Township to the South-west Quarter (SW¼) in Section Twenty-four (25) feet wide and Elighty (80) rods long off the South-west Quarter (SW¼) of said Section Twenty-four (26) feet wide and Elighty (27) feet wide and Elighty (28) rods long off the South-west Quarter (SW¼) of said Section Twenty-four (SW¼) of said Section Twenty-four and control 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, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, the subject to redemption, to the highest bidder for U. S. gold coin, t defendant on the grounds of willfu

desertion.

This summons is published in pursuance of an order of the Hon. R. B. Beatie, Judge of the County Court of Clackamas county, Oregon, in the absence from said county of the judge of the circuit court of said county made and entered on the 12th day of

Date of first publication August 14 Date of last publication September WESTBROOK & WESTBROOK

Attorneys for Plaintiff.

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

Estella E. Archibald, Plaintiff, Vs. Harry A. Archibald, Defendant, To Harry A. Archibald, Defendant: In the name of the State of Oregon you are hereby required to appear an answer the complaint of the plain-tiff filed herein against you in the above entitled suit on or before the 25th day of October, 1913; said date being after the expiration of six weeks from the date of the first pubweeks from the date of the lication of this summons, and if you lication of this summons, and answer said fail to so appear and answer said complaint, for want thereof, plaintiff will apply to the court for the relief prayed for in her complaint for a dereturn of her maiden name, and for such other and further fellef as to the

court may seem meet and 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.
J. U. Campbell, judge of the above entitled Court, duly made and entered
on the 3 day of September, 1913. Said
summons will be published for six successive and consecutive weeks, and

C. R. Thompson Attorney for Plaintiff, 402 Northwest Bldg. Portland Ore.

POLK'S-OREGON and WASHINGTON Business Directory

A Directory of each City, Town and Village, giving descriptive sketch of each place, location, population, telegraph, shipping and banking point; also Claryfied Directory, compiled by business and profession.

B. L. POLK & CO., SEATTLE

Ella A. Johnson, Plaintiff,

F. F. Johnson and Nina V., Rupert, Defendants, To F. F. Johnson and Nina V. Rupert,

above named defendants: In the name of the State of Oregon you are hereby required to ap-pear and answer the complaint filed against you in the above entitled suit on or before the 1st day of November 1913, and if you fail to so appear and answer for want thereof plaintiff will apply to the said Court for the relief lemanded in her complaint. The relief demanded is the foreclos

ure of a certain mortgage executed and delivered by F. F. Johnson to John W. Loder, agent, on or about the 6th day of April, 1912, to secure the payment of a certain promissory note executed by the defendant, F. F. Johnson, on the 6th day of April, 1913, for son, on the oth day of April, 1915, for the sum of \$1,000, payable on or be-fore one year after date with inter-est at the rate of 7 per cent per an-num, and which said mortgage con-veyed unto the said John W. Loder, agent for that purpose the following described real property situated in the described real property situated in the County of Clackamas, State of Oregon: All of Tract No. Ten (10) Arcadia, and all of Tract No. Nine (9) Fielding Tracts, as per duly recorded maps and plate thereof in said county and state and said rote and mortgage. and state, and said note and mortgage before the commencement of this suit for a valuable consideration, was sold and assigned to the plaintiff herein, six weeks after 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 Court for the relief demanded in her complaint, to-wit: for a decree of absolute diverse from the bonds of property and every part thereof.

This summons is published by order of the Honorable J. U. Campbell, Judge of the above entitled Court made on the 11th day of Sept. 1913. U'Ren & Schuebel, Attorneys for plaintiff

STIMMONS

In the Circuit Court of the State of Oregon, for the County of Clacka-Ivy M. Kinney, Plaintiff,

Vs.
Earl V. Kinney, Defendant.
To Earl V. Kinney, defendant:
In the name of the State of Oregon:

You are hereby required to appear and answer the complaint of the 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 cus-

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 successive weeks, and the date of the J. F. Clark,

Leon DesLarzes, violin teacher, 714

Jefferson Street, Phone Main 112.

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Beaver Creek, Route 3

In the Circuit Court of the State or Oregon, for the County of Clacka-**GARBAGE PLANT**

Many Cities Without Works For Proper Disposal.

SEWAGE QUESTION COMPLEX

Four Important Steps Should Be Taken by Any Municipality Planning to Improve Plant For Disposal or Method of Collection-Must Consider Local

As quite a number of cities are yet without the best modern works for collecting sewage and garbage, Rudolph Hering, consulting engineer of New York city and president of the American Public Health association, writes interestingly in the American City. He says that still more cities are without a satisfactory final disposal of these two classes of waste and yet a greater number, among them our largest citles, have both a disposal and a collection in quite an unsatisfactory condition. .

Sewage and garbage problems must both be considered from three aspects. They have both some connection with the dissemination of disease, with the establishment of nuisances and with the pocketbook of the taxpayer. They must be satisfactorily solved from all three aspects or the works will correspondingly be a failure.

The first step to take when attacking either the sewage or garbage problem is to make a study of the existing local conditions and works, so as to be able to advise a solution to protect health, to avoid nuisance and to require an expenditure that is comfortably within the available means of the community.

The second step to be taken, both with sewage and garbage problems, is to make plans and estimates for cost for collection and disposal according to the best experiences of the day. Such plans should indicate the simplest plaintiff filed herein against you in the above entitled suit on or before oughly satisfying all the above three the 3rd day of October, 1913, said date being after the expiration of six weeks from the first publication of this summons and if you fall to so appear and answer this complaint, for want thereof, plaintiff will apply to want thereof, plaintiff will apply to lems should be employed. But it will almost always be best to have local officials associated with the study, because local conditions, some of which may not be fully apparent to the outtody of the two minor children of sider, may reveal solutions more eco-plaintiff and defendant, and for such nomical or more satisfactory to the community than without the local aid. The third step to be taken, if the plans are accepted and ordered to be carried out, will be the preparation of detailed contract drawings and specifications for the execution of the work. and published and having a general circulation in Clackamas county, Oregon, pursuant to an order of the Honorable H. S. Anderson, county judge, in the absence of Hon. J. U. Campbell, judge of the above entitled Court made and entered on the 19th day of August, 1913; said summons will be published for six consecutive and published for six consecutive and make also the contract drawings and sentences who made the original design make also the contract drawings and scale of the contract drawings and to get what was intended by the adopted general design. specifications, because they best know the original intentions and the way of carrying them out. If this is not practicable, then there should at least be an approval obtained from them.

The fourth step to be taken is actual execution of the work. This part of the undertaking is at least as important as any other. It has happened that good plans have been adopted, but that their execution was so inferior, both as regards materials used and labor employed, that the works failed in their purpose. Good supervision of the construction of the works is essential.

Besides the laying out of the works records should be kept and preserved of every part as it has finally been built. It too often occurs that from the lack of such records subsequent happenings cannot be completely understood and that changes or extensions become more expensive than would otherwise be necessary were the underground conditions exactly known. The last step to be taken in public works of the nature here considered is

operating staff must be competent and Sewers, if not well cleaned and ventilated; sewage disposal works, if not kept in order and cleaned and not properly and conscientiously attended, will all be liable to cause nuisances and perhaps also injury to health. The greater the liability of creating nuisances the greater should be the care

that of securing a suitable organization

to maintain and operate them. The

exercised to prevent them. Practically the same can be said regarding the garbage collecting wagons and garbage disposal plants. The wagons, if not dally cleaned and kept covered when passing through the streets, and the disposal plants, if not kept scrupulously clean and if not operated with great care and skill, will also be llable to cause nuisances and unhealthful conditions.

Bone Meal For Gardens,

Bonemeal or ground bone is the most common of phosphate fertilizers for the reason that while it contains about the same percentage of phosphoric acid it also contains some nitrogenous matter of decided value. Steamed bonemeal is of about equal value, for, though some of the fatty matter has steamed out, making the meal more soluble and easy of decomposi-tion, it has lost a little of the nitrogenous matter.

