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

Hazel Tooze, Plaintiff,

Vs. Abel Cutting, Oren Cutting, David Cutting, Charles Cut-ting, George Hicinbotham, Annie I. Hughes, William C. Hicinbotham, Charles A. Hic-inbotham, Charles P. Uksin inbotham, George P. Hicin-botham, also all other persons or parties unknown claiming

interest in the real estate described in the complaint herein, the above named defendants.

In the Name of the State of Ore gon, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before Fri-day the 30th day of January, 1914, said date being the expiration of six weeks from and after the date of the first publication hereof to be made first publication of this summons, and if you fail to so appear and answer for want thereof, the plaintiff will ap-ply to the above Court for the relief M. B. Meacham, Atternary for Plaintiff demanded in her complaint on file herein, and will take judgement against you and each of you as fol-

lows, to-wit: That you and each of you defendants be required to set up in your ans wer to said complaint the actual na-ture of your several adverse and conflicting claims 'o plaintiff in and to the following described real property, to-wit: Situate in Clackamas County, defendant: State of Oregon; The S. W. 4 of the S. W. 4, and

Lot 5 of Section 17, and Lots 1, 2 and 3 of Section 20, in T. 3 S. R. 3 E. of the W. M.; also commencing at a point on the W. boundary line of the David Cutting D. L. C. No. 56 and 18 chs. S. 6½ degrees W. from the N. W. corner; thence S. 6½ degrees W. 0001 ch; there such thereof. W. 29.81 chs. to a corner thereof thence S. 25½ degrees E. on the line of said Claim 19.40 chs. to the S. W corner of said Claim; thence N. 64 de grees E. on the Southerly boundary line of said Claim 16.35 chs; thence N. 26 degrees W. 45 chs. to the place of beginning, containing 190 acremore or less.

the 29th day of November, 1913. Save and except from the 190 acr Save and except from the 190 acre-tract above described the following: The S. W.¼ of the S. W.¼ and Lot 5 of Section 17, T. 3 S: R. 3 E. of the W. M., and also beginning at the N. W. corner of Lot 1, of Section 20, in said township and range; thence S. tracing the W. line of Lots 1, 2 and 3, 60 chs. to the S. W. corner of said Lot 2: thence E. tracing the S. line of 1913. 1914. Lot 3; thence E. tracing the S. line of said Lot 3, 11.34 chs; thence N. 54.20 chs; thence N. 26 degrees W. 44-100 In the Circuit Court of the State of chs, to a point in the W. boundary line of the David Cutting D. L. C., S 6 degrees 30 minutes W. 18 chs. dis Oregon Investment Company, a corporation, Plaintiff, tant from the N. W. corner thereof thence N. 6 degrees 30 minutes E tracing the said claim line 5.10 chs Charles Friederick, Defendant, State of Oregon, County of Clackato the line between Sections 17 and 20; thence S. 89 degrees 45 minutes mas, ss. W. 11.65 chs. to the place of begin ning, containing 140 acres, more or less; and for a decree that plaintif cree and an execution, duly issued out of and under the seal of the above is the absolute owner in fee simple o entitled court, in the above entitled said real property above described and every part thereof, and that you cause, to me duly directed and dated the 6th day of December, 1913, upon defendants and each of you, and any defendants and each of you, and any person or persons claiming or to claim by, through or under said de-ber, 1913, in favor of Oregon Investclaim by, through or tinder start to fendants, or any of them, have no right, title, estate, lien or interest in or to the said real property or any Defendant, for the sum of \$151.67, part thereof, and that they and each of them be forever barred and estop-6 per cent per annum from the 26th

Summons In the Circuit Court of the State of Oregon for Clackamas County. Carstens Packing Co., Plain tiff.

vs. Roy Cornelius, Defendant. To Roy Cornelius, defendant herein: In the name of the State of Ore-

VS. Mamie T. Wishart, Defendant. To Mamie T. Wishart, the above nam-ed Defendant: In the name In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed gon you are hereby required to ap-pear and answer the complaint filed against you in the above entitled against you in the above entitled court and cause, on or before the ex-piration of six weeks from the date of against you in the above entitled court within six weeks after the date of the first publication of this sum-mons, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the Court for the relief demanded in his complaint, or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein, Defendants. To Abel Cutting, Charles Cutting and David Cutting, also all other per-sons or parties unknown claim-ing any right, title, estate, lien or interest in the real estate described. to-wit: For a decree of absolute di-vorce from the bonds of matrimony now existing between you and the

plaintiff. This summons is published in perrecting that the attached property herein be sold and the proceeds there-of applied towards the satisfaction of suance to an order of Hon. H. S. An-derson, judge of the county court of Clackamas county, made and entered on the first day of January, 1914.

Summons

<sup>6</sup> Oregon for Clackamas County. John T. Wishart, Plaintiff,

said judgement. This summons is served upon you by publication by order of the Honor-able J. U. Campbell, Judge of the above entitled Court, which order was Date of first publication January 8, 1914; date of last publication February 19, 1914.

Robert Scoular, Attorney for Plaintiff.

Summons In the Justice Court of the State of

Attorney for Plaintiff. Oregon for Clackamas County. Dist. No. 4 D. C. Williams and Arthur Wil-Summons

iams, partners, doing business In the Circuit Court of the State of in Oregon City, Ore., under the firm name of Williams Oregon for Clackamas County. Elnora Toye, Plaintiff,

Bros., Plaintiffs, Arthur L. Toye, Defendant, To Arthur L. Toye, the above named W. Hendren, Defendant.

Pacific Telephone and Telegraph a corporation. Company, 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 within six weeks from the date Plaintiff,

W. Hendren, Defendant. B. Goldberg, Plaintiff cf the first publication of this sum-mons, 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 comvs. W. Hendren, Defendant. To W. Hendren, defendant in the above entitled actions: In the name of the State of Ore-gon, you are hereby required to ap-pear and answer the complaints fil-VS.

plaint, to-wit: for a decree of ab-solute divorce from the bonds of mated against you in the above entitled actions and court before the 22nd day rimony now existing between you and the plaintiff on the grounds of cruel and inhuman treatment. of January, 1914, six weeks from Dec. 11, 1913, the date of the first publication.

This summons is published in pur-suance of an order of Hon. H. S. An-derson, Judge, made and entered on If you fail to appear and answer, If you fail to appear and answer, the plaintiffs will take judgement against you in the following manner: D. C. Williams and Arthur Williams, partners, for \$8.00 and their costs and disbursements in the action in which they are above named plain-Date of first publication Dec. 4

Date of last publication, Jan. and dispursements in the action in which they are above named plain-tiffs; Pacific Telephone and Tele-graph Company, a corporation for \$26.40 and its costs and disburse-ments in the above entitled action in which it is named plaintiff; and B. Goldberg for \$10.85 and his costs and disbursements in the action above Westbrook & Westbrook Attorneys for Plaintiff, 307 Jour-nal Bldg., Portland, Oregon.

and disbursements in the action above named in which he is named plain-tiff; and the above named plaintiffs in their respective actions will demand an order from the court apply-ing upon the judgements to be recovered the money in the custody of the court.

This summons is served by publication by virtue of an order made by John N. Sievers, Justice of the above entitled court, to be published in the Oregon City Courier a paper of gen-eral circulation within the above named county, and dated Dec. 5, 1913. E. C. Latourette, Attorney for Plaintiff.

Sheriff's Sale on Execution

In the Circuit Court of the State of

Notice to Creditors

In the Circuit Court of the State of In the County Court of the State of Oregon for Clackamas County. guards to tell us to watch our steps. Wherever there is danger, wherever Clackamas. there is peril of our feet slipping and In the matter of the Estate of Louis

straying from the right path, we may Lemery, deceased. hear, if we are willing to listen, the same cry as that which saves the

Notice is hereby given by the un-dersigned Administratrix of the Es-tate of Louis Lemery, deceased, to the creditors of and all persons havsubway passenger: "Watch your stap!" Sometimes the watning is shouted ing claims against said deceased, to exhibit such claims, with the necesout so that all men and women may sary vouchers, within six months bear it. Sometimes it is the still, small after the first publication of this notice to the said Administratrix at the our feet from evil. Sometimes we hear office of her attorney, in room 504 Gerlinger Building, S. W. corner of Second and Alder Streets, Portland, Oregon which said office the under Second and Alder Strens, Fortunation, Oregon, which said office the under-signed selects as her place of busi-ness in all matters connected with said estate of Louis Lemery, deceasdivinely planted, which tells us when peril is near. In the subway the cry is not always heeded. The passenger, overanxious

to get ahead, to reach his destination, Dated and first published at Ore-gon City, Oregon, this 25th day of hurries too fast to make his train, and

he slips between the station and the December, 1913. J. Hennessy Murphy cnr. Then there is hurrying to and fro and Attorney for said Administratrix. excitement until he is assisted to his

Sheriff's Sale on Execution In the Circuit Court of the State of Oregon, for the County of Multnomah.

Andrew Johnson, Plaintiff, F. M. Chance, Defendant. State of Oregon, County of Clacka-

It does not pay to fall between the mas, ss. cars, for even if the train does not start and grind one's flesh beneath the By virtue of a judgement order, decree and an execution, duly issued out of and under the seal of the above ensharp wheels there is always delay, titled Court, in the above entitled cause, to me duly directed and dated on the 4th day of December, 1913, gers who wish to ride ou the same upon a judgement rendered and enter-ed in said court on the 3rd day of De-cember, 1913, in favor of Andrew Whatever retards one delays another.

Johnson, Plaintiff, and against F. M. For the sake of your fellow travelers, Chance, Defendant, for the sum of as well as yourself, be not overanxious \$125.00, with interest thereon at the to get ahead regardless of conse-\$125.00, with interest thereon at the rate of 6 per cent per, annum from the 3rd day of December, 1913, and the further sum of \$25.00 and the further sum of \$18.50 costs and dis-bursements, and the costs of and upon this writ, commanding me out of the personal property of said de-fendant, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said Judgement to ratisfy said sum of \$125.00 and also

satisfy said sum of \$125.00 and also

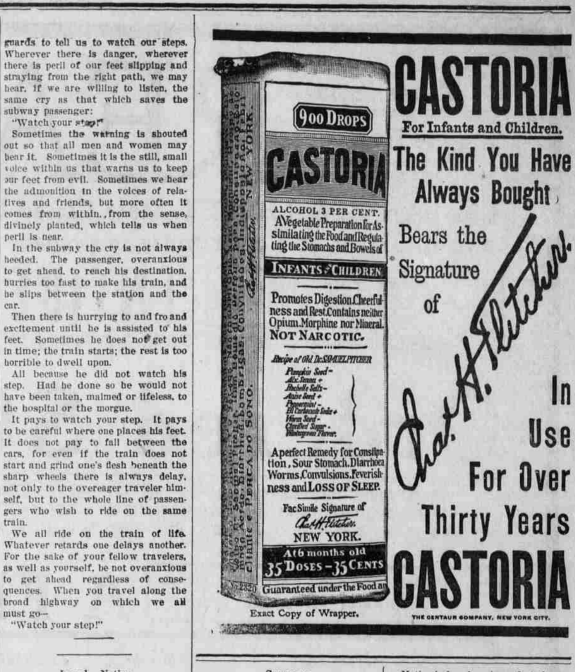
the costs upon this said writ. Now Therefore, by virtue of said execution, judgement order and de-cree, and in compliance with the commands of said writ, being unable to find any personal property of said de-fendant's, I did on the 30th day of Dec. 1913, duly levy upon the fol-lowing described deal property of said defendant, situate and being in the County of Clackamas, and State

(a) the ferdant, situate and being in the County of Clackamas, and State of Oregon, to-wit:
(b) The West half of the Southeast of Oregon, to-wit:
(c) The West half of the Southeast Quarter of the Southest quarter of the

gon.

E. T. Mass,

George L. Burtt, Claimant Sheriff of Clackamas County, Ore-



feet. Sometimes he does not get out

in time; the train starts; the rest is too

It pays to watch your step. It pays

to be careful where one places his feet.

the hospital or the morgue.

Oregon for Clackamas County. In the matter of the application of George L. Burtt, to register the title

To Frederike C. Meiners, the above named defendant: the tract platted in the Public Rec-ords of Clackamas County, Oregon, as Oregon City Annex, to-wit: Lots 8, 9, and 10 in Block 1; lots 1, 2, 6, 7, 8, 9, 10, 13 and 14 in Block 2; Lots 3, 4, 13, 14, 15, 16, 17 and 18 in Block 2, lots 2, 4, 5, 6, 7, 8, 9, 19, 14, 15 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 six weeks after the date of the first publication of this summons, and ir you fail to so appear and answer, for want thereof, the plaintiff will apply to the Court for the relief demanded

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 accru-In the Circuit Court of the State of Oregon for the County of Clack-

Amelia Statelbauer, Plaintiff,

Notice is hereby given that the undersigned has been appointed by the County Court of Clackamas County, State of Oregon, as administrator of the estate of Peter Nauertz, now de-In the Circuit Court of the State o Oregon for Clackamas County. Hinrich G. Meiners, Plaintiff, vs. Frederike C. Meiners, Defendant. ceased, and that all persons having claims against said estate must pre-In the name of the State of Oregon

sent their claims properly verified, to the administrator at the office of C. D. & D. C. Latourette, in Oregon City Oregon, within six months from the date of this notice. Dated, Dec. 17, 1913.

John E. Wells Administrator Estate of Peter Nauertz, Deceased.



PAIRED AND RE-PAINTED

by us you couldn't tell from the

new article, for we will make it

just as good as it ever was. If

your horses need shoeing you

will find us good judges of a

to the following described portions of

b per cent per annull 1011 the further right, title, estate, lien or interest in said real property or any part thereof. That plaintiff's title in and to said

real property and the whole thereof, be forever quieted, and for such other and further relief as to the Court may A part of the Andrew Hood and wife, D. L. C. in Tp. 3, S. R. 2 E. of the Willamette Meridian; Beginning at the South West corner of the said D. seem just and equitable in the prem-

100

ises. This Summons is published by order Indge of the of Hon. J. U. Campbell, Judge of the Circuit Court of the State of Oregon, for Clackamas County, which order was made and entered on the 12th day of December, 1913. Date of first publication of this

Summons, Thursday, the 18th day of December, 1913, and the date of the last publication thereof is Thursday, the 29th day of January, 1914, and the time of the publication of said sum-mons is six full weeks from and after the date of the first publication there of.

O. W. Eastham and Dimick and Dimick, Attorneys for Plaintiff.

## Legal Notice

In the Circuit Court of the State of Oregon for Clackamas County. George L. Burtt, Claimant,

D. A. Dinsmoor and Adda Dunsmoor, his wife; A. W. Foodyce and L. Fordyce his wife, Oregon City Real Es ats and Trust Company, a corpor-ation, Franklin T. Griffith, individually and as trustee, and All whom it may concern, Defendants.

In the matter of the applica-tion of George L. Burtt, to register the title to the following described portions of the tract platted in the Public Records of Clackamas County, E. T. Mass Sheriff of Clackamas County, Ore. By B. J. Staats, Deputy. Dated, Oregon City, Ore., De-cember, 9th, 1913. Oregon, aş Oregon City Annex, to-wit: All of Block 9; All of Block 10; all of lots 11, 12, 18, 19, and 20 in Block 8; all of Lots 11, 12, 13, 14, 15, 16, 17, 19, 19 and 20 in Block 11; and all that portion of Lots 1, 2, 3, 9 and 10 in Block 8 and of Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10 in Block 11 thereof, which lies East of the West boundary line of the George P. Newell D. L. C. all situate in Clackamas Co., in the State of Oregon.

All whom it may concern: Take no tice:

That on the Fifteenth day of De cember, A. D., 1913, an application was filed by said George L. Burtt in day of January, 1914, that being the time fixed by the Court for you to appear and answer and more than the Circuit Court of Clackamas Coun-ty, Oregon, for initial registration of the title of the land above described. six weeks from the first publication of this Summons. If you fail to ap-pear and answer said complaint, plaintiff will apply to the Court for the relief therein prayed for, to-wit: that the bonds of matrimony now and heretofore aviating between plaintiff

Now, unless you appear on or be-fore the Twentieth day of January, A. D. 1914, and show cause why such application shall not be granted, the same will be taken as confessed and a decree will be entered according to the prayer of the application and you heretofore existing between plaintiff and defendant be dissolved on the be forever baried from disputthe seal of said Circuit Court this son, County Judge of the County Court for Clackamas County. Duly

16th day of December, 1913. W. L. Mulvey County Clerk of Clackamas County, Oregon.

Everybody's friend-Dr. Thomas' Eclectic Oil, the great household rem-edy for toothache, earache, sore throat, cuts, bruises, scalds. Sold at all drug stores. 25c and 50c.

Oregon, for mas. E. M. Purdin, Plaintiff, disbursements and the costs of and

L. C. and running thence North 28.03

chains to the center of the Oregon

mands of said writ, I will, on Satur-

grounds of desertion.

November, 1913.

made and entered on the 28th day of

C. W. Garland

Portland, Ore

E. T. Mass

Sheriff's Sale

Oregon, for the County of Clacka-

By virtue of a judgement order, de-

mas.

Nellie Reed and M. L. Reed, Deupon this writ, commanding me to make sale of the following described fendants. real property situate in the county of Clackamas, state of Oregon, to-wit:

State of Oregon, County of Clackamas, ss.

By virtue of a judgement order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated City and Molalla Road; thence South 28 degrees 28 minutes East along the on a judgement rendered and entered center of said Road 31.87 chains; in said court on the 30th day of De-thence West 15.19 chains, to the place cember, 1913, in favor of E. M. Pur-

of beginning, except Four and Twenty Seven Hundredths (4.27) acres off the North of the above described tract sold to Fred Wourms, as described sum of \$200.00, with interest there-in deed recorded in Book 85, Page 351, on at the rate of 10 per cent per. Deed Records of said County, the land hereby conveyed containing Seventeen and the further sum of \$50.00, as atacres of land, more or less. Now, Therefore, by virtue of said \$8.25 costs and disbursements, and execution, judgement order and de-cree, and in compliance with the com-manding me out of the personal pron manding me out of the personal prop-

the front door of the County Court of the real property belonging to said the front door of the County Court of the ran property after the date of House in the City of Oregon City, in said County and State, sell at public said Judgement to satisfy said sum auction, subject to redemption, to the highest bidder for U S. gold coin cash in hand, all the right, title and in-terest which the within named de-fendants or either of them, had on of \$200.00 and also the costs upon Now therefore, by virtue of said

execution, judgement order and decree, and in compliance with the comthe date of the mortgage herein or mands of said writ, being unable to since had in or to the above described real property or any part thereof, to find any personal property of said satisfy said execution, judgement or-der, decree, interest, costs and all ac-Dec. 1913, duly lawy mon the follow

Dec. 1913, duly levy upon the following described real property of said Bert J. Beaver, Defendant. defendants, situate and being in the To Bert J. Beaver, the above named County of Clackamas, and State of Oregon, to-wit:

All of Lot No. 28 of Oregon Homes as per the duly recorded maps and answer the complaint filed against Plats on file in the office of the Coun-

which the within named defendants, at be dissolved, and for such other or either of them, had on the date of and further relief in the premises as said Judgement or since had in or to to the court seems equitable and just. the above describeld real property or This summons is published by or- Notice of Final Settlement of the Esany part thereof, to satisfy said Ex- der of the Honorable H. S. Anderson, ecution, judgement order, decree, in- Judge of the County Court for Clackterest, costs and all accruing costs. Dated, Oregon City, Oregon, De-

cember, 30th, 1913. E. T. Mass, Sheriff of Clackamas County, Ore.

Dr. L. G. ICE

DENTIST Date of first publication, December 4th; date of last publication, January Beaver Building Oregon Cit

Phones-Pacific, 1221. Home A 19 Attorney for Plaintiff. Administrator's Notice

VS. D. A. Dinsmoor and Adda E.

concern, Defendants. All to whom it may concern: take

That on the Eleventh day of De

By B. J. Staats, Deputy. Dinsmoor his wife, A. W. Fordyce and L. Fordyce his Dated, Oregon City, Oregon, De-cember 30th, 1913. wife, Oregon City Real Estate and Trust Company, a corpor-ation, Franklin T. Griffith, Summons individually and as Trustee, John Craw, Leopold F. Tro-endle, Joseph Berlitzka, C. E. Joseph Berlitzka, C. E. Knotts and all whom it may

otice:

In the Circuit Court of the State of Oregon for Clackamas County. Joseph R. Stiffler, Plaintiff,

Martha J. Stiffler, Defendant, To Martha J. Stiffler, above name. 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 cember, A. D., 1913, an application was filed by said George L. Burtt in the Circuit Court of Clackamas court within six weeks after the date of the first publication of this sum-County, Oregon, for initial registra-ion of the title of the land above mons, and if you fail to so appear and answer, for want thereof, the plaintiff will apply to the Court for the relief demanded in his complaint, lescribed. Now, unless you appear on or be-fore the Twentieth day of January A. D., 1914, and show cause why such application shall not be grantto-wit: For a decree of absolute di-vorce from the bonds of matrimony ed, the same will be taken as confessnow existing between you and the plaintiff. ed and a decree will be entered ac

cording to the prayer of the appli-cation and you will be forever barr-This summons is published in per suance to an order of Hon. H. S. An day, the 10th day of January, 1914; at the hour of 10 o'clock A. M., at ficient could not be found, then out derson, County Judge, made and ened from disputing the same. Witness my hand and the seal of said Cirtered on the 16th day of December, cuit Court this 16th day of Decembe 1913. 1913.

Date of first publication December 18, 1913; date of last publication January 29, 1914. Robert Scoular,

Attorney for Plaintiff.

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

Defendant:

W. L. Mulvey County Clerk of Clackamas County, Oregon. In the District Court of the United

In the name of the state of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled court and

Clackamas and district aforesaid a cause on or before the 23rd day of January, 1914, that being the time fixed by the court for you to appear and answer herein, and more than six bankrupt. Notice is hereby given that on the

In the name of the State of Oregon you are hereby required to appear and 20th day of November, 1913, the said weeks from the first publication of this summons, and if you fall to ap-Stephen R. Green was duly adjudged ty, Oregon, for Clackamas County William S. D. Powell, Plaintiff, VS. Alice Powell, Defendant, To Alice Powell, In the name of the State of Ore-gon, you are hereby required to ap-pear and answer the complaint filed against you in the above entitled Court and cause on or before the 15th you in the above entitled cause on or bankrupt; and that the first meetthis summons, and it you fail to ap-poar and answor said complaint, plaintiff will apply to the court for the relief therein prayed for, to-wir, that the marriage contract now and heretofore existing between plaintiff and defendant be dissolved. This summons is published by an This summons is published by or-der of the Honorable H. S. Anderson,

cember, 1913,.

18, 1913. Date of last publication January 22, 1914.

tate of Charles Reverman, De-

amas County, and said order was made and dated the 6th day of Jan-uary, 1914, and the date of the first publication of this summons is the 8th day of January, 1914, and the date of the last publication of this summons is the last publication of this summons is the structure of the last publication of this summons is the last publication of this summons the last publication of this summons is the last publication of the last publicati summons is the 19th day of February 1914. JOS. H. PAGE. Attorney for Plaintiff. and the settlement thereof.

Itching, torturing skin eruptions disfigure, annoy, drive one wild. Doan's Ointment is praised for its good work. 50c at all drug stores. Administratrix of the e Charles Reverman, deceased. U'Ren & Schuebel, Attorneys for Administratrix.

Martin Statelbauer, Defendant. To Martin Satelbauer, the above defendant:

In the Name of the State of Orecon, you are hereby required to ap-pear and answer plaintiff's com-plaint filed in the above entitled Court and cause on or before the 15th day of January, A. D. 1914, that be-ing the expiration of six weeks from the first publication of this summons, end if you fail to appear and answer said complaint for want thereof the plaintiff will apply to the above en-titled Court for the relief prayed for in plaintiff's complaint, to-wit: for a decree forever dissolving the bonds of matimouv heretoform and new exof matrimony heretofore and now ex-

of matrimony heretofore and now ex-isting between the plaintiff and de-fendant for the care and custody of the minor children named in plain-tiff's complaint, and for such other

and further relief as to the Court may

Summons

SGO

AND ALL THROAT AND LUNG TROUBLES

GUARANTEED SATISFACTORY OR MONEY REFUNDED.

This summons is published by or-

seem meet and equitable.

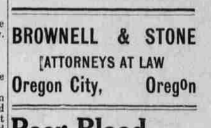
1914.

horse's hoof and what kind of a shoe it needs, and our work will be properly and scientifically done. If you want anything done in our line we guarantee satisfaction.

**Owen G. Thomas** 

## U'REN & SCHUEBEL Attorneys at Law

der of the Honorable H. S. Anderson, County Judge of Clackamas County, Oregon, the first publication of which Will practice in all courts, make collections and settlements of esis December 4th, 1913, and the last publication thereof January 15th, tates, furnish abstracts of title. and lend you money, or lend your Dimick & Dimick Attorneys for Plaintiff. money on first mortgage. Office In Enterprise Bidg., Oregon City.



## Poor Blood is Responsible

for much sickness and suffering because its quality determines our resistive power. With poor blood we are languid, susceptible to colds, lack natural energy and ambition, and the gradual decline of Judge of the County Court duly made and entered on the 17th day of Destrength makes prompt and careful treatment necessary. Date of first publication December Drugs or alcohol cannot make

blood and must be avoided. John N. Sievers, Attorney for Plaintiff. SCOTT'S EMULSION is nature's grandest blood-maker because of its wholesome medical nourishment, so carefully predigested that it assimilates without taxing digestion and quickly increases the red corpuscles of the blood, strengthens the organs and tissues and upbuilds the whole system.

Absolutely nothing compares with SCOTT'S EMULSION to purify and enrich the blood to overcome or avoid anaemia. It is totally free from alcohol or opiates and your health demands the purity of Scorr's.

Scott & Bowne, Bloomfield, N. J. 11-8

Notice is hereby given that the un KILLTHECOUGH AND CURETHELUNGS FOR COLDS PECE 50+ 8-51.00

Attorneys for Administratrix.

Referee in Bankruptcy.

ceased

Otillia Reverman. Administratriz of the estate of

In the Circuit Court of the State of Oregon for Clackamas County. Mabel O. Graham, Plaintiff, Allen S. Graham, Defendant. To Allen S. Graham, the above named d fendant:

In the Matter of Stephen R. Green, Bankrupt. To the creditors of Stephen R. Green,

of Oregon City, in the County of

States for the District of Oregon.