BETTER OPTICAL SERVICE

is the basis on which I founded my business six months ago.

I had confidence in the people of this community and surrounding country, in that they would support a long-felt want.

I put in the best optical goods obtainable and started my own shop so as to be able to give as good service as was to be had in larger cities, sparing no expense.

The number of satisfied customers who are good enough to speak well of me and recommend their friends, leads me to believe that I have been successful and that my confidence has not been misplaced.

I want to thank my many friends who showed their confidence in my ability and aided me to successfully establish an Exclusive Optical Business.

Um. H. Schilling **OPTOMETRIST**

And Manufacturing Optician 719 Main St. Oregon Oregon City

"I Grind My Own Lenses"

GET YOUR LINE READY

Government Will Plant 20 Million Trout in Forest Streams of this Country (From the Forest Service, U. S. De-

partment of Agriculture.)
Plans to completely re-stock all
trout streams and lakes throughout the national forests of Colorado, oming, and South Dakota, within a period of nine years, are well under way, as the result of the approval by the federal bureau of fisheries of a plan of operation prepared by the forest service. The bureau of fish-eries has promised to furnish the necessary fish fry necessary for distribution to the various forests, the shipments of fry to be directed to railroad stations nearest the waters to be stocked so that as many streams as may be supplied from a central station. The planting of all fry will be performed by forest officers who will keep close check on the results

According to the estimates of the forest officers, approximately 20 million trout fry of the brook, rainbow, and black-spotted varieties will be needed to meet the requirements of all the waters adaptable to the production of trout. Of this great num-ber the bureau of fisheries is prepared to supply something over four and a half million this year and a gradually edcreasing number each successive year for a total of nine, at the end of which time it is expected that the complete re-stocking will have been accomplished. The esti-mates are said to cover 273 streams and lakes in the three states.

Pain. It is also good for kneumatism, Sore Throat, Chest Pains, and gone to some big celebration.

Sprains. You don't need to rub—it Paint and Porter, who is working up penetrates. Mr. J. R. Swinger, Louis-ville, Ky., writes: "I suffered with Quite a severe Neuralgic Headache Quite a severe Neuralgic Headache The County of Clack-ville, and that the plaintiff be decreed to be the owner in fee simple of said premises, free and clear from any claims of any nature of any or all of the above named defendants, and for a decree of this amas.

The county of Clack-ville and that the plaintiff be decreed to be the owner in fee simple of said premises, free and clear from any claims of any nature of any or all of the above named defendants, and for a decree of this amas. for four months without any relief. I used Sloan's Liniment for two or three nights and I haven't suffered with my head since." Get a bottle today. Keep in the house all the time for pains and all hurts. 25c, 50c, and \$1.00 at your Druggist.

SHERIFF MASS SUED

For a long time it has been the other people involved in legal diffi-culties—now he has been given a Mrs. Rape went with her to stay for dose of his own medicine. Monday a while. pleasant duty of Sheriff Mass to get shreiff was served with a sumto appear as defendant in a suit day. cover five horses which the plaintiff alleges are valued at \$750. weiler also asks that the sheriff be made to "dig up" \$150 damages which he alleges he has sustained by not having the horses. The five ani-mals in question were attached by Sheriff Mass as a result of a suit against the plaintiff in this litigation.

Has Your Child Worms?

Most children do. A Coated, Fur-red Tongue; Strong Breath; Stomach Pains; Circles under Eyes; Pale, Sallow Complexion; Nervous, Fretful; Grinding of Teeth; Tossing in Sleep; Peculiar Dreams—any one of these indicate Child has Worms. Get a box of Kickapoo Worm Killer at once. It kills the Worms—the cause of your child's condition. Is Laxative and aids Nature to expel the Worms. Supplied in candy form. Easy for children to take. 25c at your Druggist.

WILLAMETTE PULP & PAPER CO. AWARD PRIZES For the best "Safety First" sug-

gestion for the month of June, the Willamette Pulp & Paper Company awarded A. M. Sinnott the first prize and Burt Baxter the second.

In the mechanical department Burt Baxter was awarded first prize for the best suggestion in connection with the work of the plant and Claude Rittenhouse won the second prize.

The Courier is \$1 a year only when paid ni advance.

PLASTERING

All Work Guaranteed Prices The Lowest

LEON DAILEY 416 Water St. Oregon City HEALTH HINTS

By Dr. W. A. Turner-Naturopath (Continued from Page 2)

of law. Every health board in the state of like composition is illegal. The appointment of medical doctors as school inspectors is illegal and a monopoly. The medical machine is in power, but the constitutional rights of the people are going to be restored. We are living under con-stitutional government, not under a

medical dictatorship. The federal government itself is one of the worst violators of constitutional rights when it maintains thousands of allopathic doctors exclusively ni its army, navy, Indian and Public Health Service, who are allowed to fasten their rites and superstitions on the people and to the relaxion of all other leases of december of the services o exclusion of all other classes of doctors, who are more modern and down to-date. It is a plain violation of the federal constitution continued only because of the apathy and gross ig-norance of the people at large who allow the doctors to think for them

and act as they please. Dr. C. J. Smith and other medica politicians are quite peeved at me for telling facts and I am classed as an outlaw-Christ was a true reformer and preached only goodnes sand truth, but He was crucified and if He were on earth today and healed He were on earth today and healed people without drugs. He would be arrested for practising "medicine" without a license. But, the days of medical monopoly are numbered and the pill pedlers know it, hence, they are trying with their dying effort to strangle the people into submission to their foul superstitions by law, if in no other way.

in no other way.

It is time for some of our people It is time for some of our people John Doe or Jane Doe, or either of to wake up and get busy with your said names, or as the heirs of said legislative candidates and knock a defendants, or either of them, or as doctor's head wherever you see it.

Serums are no Good

Dr. Ehrlich who "invented" Sal-

vaison or "606" and Neosalvarsan or "914" as a "cure" for venereal diseases, when in Paris recently was quoted as saying "Vaccines and hereby required to appear and an-prophylactic serums seem to have yielded all they can yield." Well! filed against you and each of you in quoted

who sneer at patent medicines continue to use these preparations not knowing many times what they are made of. In the meantime they refer to healers or other schools who are undoing their malpracticel and sending people into the world cured, as "quacks." These filthy serums breed diseases of many kinds and cure nothing, and before long they will go the way of all other medical of Oregon. to-wit: will go the way of all other medical of Oregon, to-wit: fads. Their use will be stopped by law even if they don't die naturally.

If Kidneys and Bladder Bother

Albert Gribble of Macksburg was mons by Coroner Wilson ordering him transacting business in Canby Fri-

For Women Only

Do you want to learn about a Fire-less Cook Stove that bakes, roasts, steams, stews, or boils food without pre-heating? A stove that never ore-heating? ourns-never over-cooks or undercooks, that works while you rest? Then come to Huntley Bros. Co. today and ask about the Caloric.

Mrs. Agnes Silver and two children, Mary and Waldo, accompanied by Miss Minnie Klemsen, spent Sat-urday and Sunday at Vancouver, Wash., as the guests of Mrs. Silver's sister, Mrs. Roy Wilkinson.



"CURE FOR ROOF TROUBLES" Neither Paint nor Varnish-but both Stops Leakel Applied with a Brush

50c per gallon in Quantities BOOKLET TELLING OF ITS MANY USES BY SENDING POSTCARD TO

A. W. SMITH CHEMICAL CO.

STRAYED-Yearling Jersey Heifer, Black, no horns. I. C. Underwood, Oregon City, Route 3.

Attention Farmers

Do you want to trade your farm for Portland Property? We have a number of Portland people who want to move to the Country. We have trades from \$1,800.00 to \$18,500.00. Come in and see us at the corner of 8th and Main St., Oregon City.

Dillman & Howland "The Realty Men"

Dog Poisoner Is Cleared of Charge Summons

In the Circuit Court of the State of Oregon for the County of Clackared D. Shank, Plaintiff.

red D. Shank, Plaintiff,
vs.
ane Doe Roork, widow of Thomas
Guilford Roork, deceased; John
Doe Roork and Jane Doe Roork,
heirs at law of Thomas Guilford
Roork, deceased, and other unknown heirs of Thomas Guilford
Roork, deceased, and other unknown heirs of Thomas Guilford
Roork, deceased, and other unknown heirs of Thomas Guilford
Roork, deceased, and other unknown heirs of Thomas Guilford
Roork, deceased, and other unknown heirs of Thomas Guilford
Roork, deceased, and other unknown heirs of Thomas Guilford
Roork, widow of Thomas
Guilford Roork, widow of Thomas
Guilford Roork, deceased; John
The case was brought by the Oregon Humane Society and handled by
Arnold E. Neate, Manager. The
state's case was presented by Attorney
Roork, deceased, by Attorney Latourette Roork, deceased; and Edward Pedigo, and Jane Doe Pedigo, widow of Edward Pedigo, deceased; John Doe Pedigo and Jane Doe Pedigo, heirs at law of Edward Pedigo, deceased, and other unknown heirs of Edward Pedigo, deceased, and all unknown heirs of said defendants or any one or all of said defendants also all other persons or parties unknown, claiming any right, title, estate, lien or interest in the real

property described in the complaint of the plaintiff herein. Defendants. To each and all and every of above named defendants, in the above en-titled court and cause, and to all, each and every of the unknown heirs of anyone everyone and all of said above named defendants in the above entitled court and cause, and to all other persons and parties or either of them, unknown, claiming any right, title, estate, lien, claim or interest in and to the real property described in plaintiff's complaint, in the above entitled court and cause, and to each and all and every one of you above named and designated and unknown, defendants.

In the name of the State of Oregon You and each of you, whother known or unknown, and whether designated by your true names or by names of unknown persons or parties, or either of them, claiming some right, title, estate, lien, claim or interest in or to the real property described in plaintiff's complaint now on file in this Court and cause are each and all

Well! This famous "authority" has seen the light.

These filthy poisons have crippled and slain millions in the name of "medical science" and the "regulars" consecutive weeks from the date of who speer at patent medicines. who sneer at patent medicines con- the first publication of this summons

Beginning at the south-east corner of the south-east quarter of the north-west quarter of section three, towns and Bladder Bother
Then Foley Kidney Pills
rksd kidneys will break along the east line of said south-east

lief from Neuralgia or Sciatica. It goes straight to the painful part—Soothes the Nerves and Stops the Pain. It is also good for Rheumatism, Sore Throat, Chest Pains, and Sprains. You don't need to rub—it nenetral parts of the painful part—it may be perpetually enjoined from the evening they returned, and were as well satisfied as if they had sprains. You don't need to rub—it nenetral parts of the children went in the terest you or either of you claim in and to said real property, and that you be perpetually enjoined from claiming or asserting any right, title, lien or interest in and to said real property of whatsoever kind and nature.

Dick Skinner is helping his father build a new barn.

Warren Kendall has been working out near Needy lately.

Harry Cockran has been helping Mr. Baty do some carpenter work.

Grandma Wheeler has moved back in this locality again.

Mr. Earl has just finished slashing a piece of land for Mr. Chubb. It helps the looks of his place.

Mrs. Rape's sister, who lives in Idaho, was visiting her a short time ago, and when she returned home is situate in Clackamas county, State

of Oregon. All of the West one-half of the South East quarter of the North-west quarter of Section three, Township two South Range three East of the Willamstte Meridian, containing 20 acres of land, more or less.

Also, the land bounded by a line, beginning at the southwest corner of the Northwest quarter of said section North one rod, thence West 80 rods, thence South one rod to the place of beginning containing ½ acres of land, to be used as a road to the farm on the South East quarter of the Norththree thence East 80 rods, thence to be used as a road to the farm on the South East quarter of the North-west quarter of said Section three, and to change hands as a road to said farm when the farm changes hands all of which property is situate in Clacka amas County, State of Oregon, and Oregon, for the County of Clackamas County, State of Oregon, and for a further decree cancelling, an-nulling, quieting, and barring whatever interest you or either of you claim in and to said real property, and that you be perpetually enjoined from claiming or asserting any right, title, lien or interest in and to said real property of whatsoever kind and nature, and that the plaintiff be decreed and declared to be the owner in fee simple of said premises free and clear from claims of any nature of any or all of the above named de-

fendants, and for such other relief as is demanded in the complaint of the plaintiff.

This summons is published by and pursuant to an order made by the Honorable J. U. Campbell, Judge of the above entitled Court, on the 6th day of July, A. D., 1914, and entered by the Clerk of said court on said 6th day of July, A. D., 1914, and the date of the first publication is July 9th, A. D., 1914, and the date of the first publication is July entitled court, which order was made 19th, A. D., 1914, and the date of the and entered on the 2nd day of June, last publication is the 20th day of 1914, and the time prescribed for last publication is the 20th day of 1914, and the time prescribed for publication thereof is six successive

Christopherson & Matthews, Attorneys for Plaintiff, 417 Yeon Bldg., Portland, Ore.

E. H. COOPER

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

According to reports published in the Canby Irrigator and other ex-changes C. Sl. Stevens, of Maxsburg, has been cleared of a charge of "Ma-

represented by Attorney Latourette of Oregon City. Both sides were handled ably and the defendant was really acquitted for the presence of one word in the complaint—mali-

ciously.
Mr. Stevens frankly admitted the trial before Justice Knight of Canby that he had treated the car-cass of an animal with strychnine, with the avowed purpose of putting a period to the career of certain dogs or dog which had been decimating his flocks of sheep and goats. He then pasted a sign in conspicious places warning all good dogs and their owners to keep at a safe distance. As is usual in such cases the real culprits escaped and one of the most valuable canines in the community got the

Mr. Stevens was cleared upon the technical grounds that he did not put out the poison with "malicious" intentions toward this particular vic-

tim, but, to quote from the Irrigator:
The charge might have been brought under another head, that of simply putting out poison, which is a crime and punish-able by a heavy penalty, and it is not certain but what this ac-tion may yet be taken by the Humane Society, according to Mr. Neate.

A Peculiar Case

Now that women may vote for all other public officials why should they ving the expenditure of money are concerned and should be retained, but if a woman may vote for a county superintendent of schools at a general and the plaintiff.

This summons is published in purelection it is folly to say she shall suance to an order of the honorable suance to an order of the Circuit J. U. Campbell, Judge of the Circuit J. U. Campbell, Judge of the Circuit her own district. Amend the law.— Hillsboro Independent.

Administrator's Notice Notice is hereby given that Eliza-beth Glover has been duly appointed by the County Court, State of Oregon, Administratrix of the estate of F. M. Glover, deceased, and that all creditors having claims against said estate may present them duly verified, to said undersigned at the office of C. D. and D. C. Latourette,

fail to appear and answer for want thereof the plaintiff will apply to the Court for the relief demanded in said suit, as follows: For a decree dissolving the bonds

of matrimony between you and the plaintiff and for such other and further relief as to this Honorable

Court may seem just and equitable.

This summons is published pursuant to an order made by the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon for the County of Clackams on the 17th day of June 1914 day of June, 1914.

Attorneys for plaintiff.

Summons

mas. Frank Bogue, Plaintiff,

Mary Ella Bogue, Defendant,
To Mary Ella Bogue, the above named defendant: In the name of the State of Ore. gon you are hereby required to ap-pear and answer the complaint filed pear and answer the complaint filed against you in the above entitled suit on or before the 17th day of July, 1914, said date being after the expiration of six weeks from the first publication of this summons, and if you fail to so annear and around a lift to so annear and around a lift.

Date of first publication June 4th. 1914. Date of last publication July 16,

CASTORIA

Johnson & Mathews, Attorneys for Plaintiff. Northwestern Bank Bldg. Portland, Oregon. Children Cry FOR FLETCHER'S

Summons

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

Emory Garton, Defendant,
To Emory Garton, defendant.
In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed pear and answer the complaint filed against you in the above entitled suit within six weeks from the 4th day of June, 1914, the date of the first publication of this Summons, and if you fail to appear and answer, plaintiff will apply to the Court for the relief prayed for in her complaint, to-wit: a decree dissolving the bonds of matrimony now and heretofore existing between plaintiff and defendant; for the custody of their minor child, Arthur, and for such other and further relief as to the Court may seem just relief as to the Court may seem just

and equitable. Service of this summons is made Service of this summons is made upon you by publication, pursuant to an order of the Honorable J. U. Campbell, Judge of the Circuit Court of the County of Clackamas, Oregon, made on the 1st day of June 1914, directing such publication in the Oregon City Courier once a week for six successive weeks, the first publication being on the 4th day of June, 1914. Last publication July 16, 1914. Fliedner, Hall & Greenfield Attorneys for plaintiff.

707-8-9 Selling Bldg., Portland, Oregon.

Summons.

In the Circuit Court of the State of Oregon for the County of Clack-Dorothy Stovall, Plaintiff,

vs.
Charles Stovall, Defendant.
To Charles Stovall the above named

defendant.
In the name of the state of Ore other public officials why should they not vote at elections for school officers? Usually a woman takes a deeper interest in school affairs than does her husband and there is no good reason why she should not have a voice in selecting the officers who will shape the policy of the schools. The property qualification provision is all right so far as elections involving the expenditure of money are concerned and should be retained, but rimony now existing between you and the plaintiff.

Court, made and entered on the 6th day of June, 1914.

Date of first publication June 11, 1914. Date of last publication July

23, 1914. SAM JOHNSON, Attorney for Plaintiff.

Order to Show Cause In the Circuit Court of the State of Oregon for the County of Clacka-

der annoyances. Foley Kidney Prilis and bladder annoyances. Foley Kidney prilis are your best protection, your best protection, your best four a carbon for the said south-east quarter; thence aching an experiment of the west half of the south west for the state of the state of the state of the east each of the state of the state of the state of the state of the east each of the state of the county administrator of the state of the county of the county of the county of the county of the state of the county of the county of the state of the county of the state of the county of the county of the state of the county of the county of the state of the county of the county of the state of the county of the county of the county of the state of the county of the county o Date of first publication, Thursday June 11, 1914.

JOHN EGLI Administrator of the estate of J. E. Hooley, deceased.

J. F. Clark, Attorney for Administrator of said deceased, and which should be escheated to the State of Oregon for want of legal heirs or other claimants.

Now therefore, it is hereby orderNow therefore, it is h

Court at the courthouse of Clackamas County, State of Oregon, at Oregon City, at 9:30 A. M. on the 22nd day of August, 1914, and then and there show cause, if any they have, why said sum of meney should not be es-cheated to the State of Oregon for want of lawful heirs or claimants. And it is further ordered, that pub-lic notice of this proceeding be given by publishing the within order at least once a week for six consecutive weeks in the Oregon City Courier, a weekly newspaper, printed, published and circulated in Oregon City, Clack-

amas County, Oregon. J. U. Campbell, Dated, Oregon City,

In the matter of the estate of Chris. tian Fisher, deceased.

Notice is hereby given that the undersigned has been, by order of the County Court of Clackamas County, State of Oregon, appointed Administratrix of the estate of Christan Fisher, deceased All persons. having claims against said estate or said deceased, are hereby notified to present the same, duly verified as by law provided, at the office of my Attorneys, Dimick & Dimick, Oregon City Oregon, within six months from the data of the first publishing of Notice date of the first publication of this notice.

Daed and first published June 4th,

In the County Court of the State of

Estate of Eunice P. Ballou deceased. Notice is hereby given that the undersigned as administrator of the estate of Eunice P. Ballou, deceased, has filed his final account in the Counundersigned as administrator of the estate of Diegon, for an amount court, has filed his final account in the County ty Court of the State of Oregon for the County of the State of Oregon for the County of Clackamas, and that County which certified the County of Clackamas, and that the county of Clackamas County, which certified the County of Clackamas, and that the county of Clackamas County, which certified to Clackamas County, State of Oregon, as the place for hearing objections the bearing of objections to said final account and the estate of said Louise County and the Court room of said Court has been appointed by said Court as the time and place for the hearing of objections thereto and the settlement thereof.

Dated and first published June 18, 1914.

OPEN P. PAY OFF.

OREN P. BALLOU. Administrator of the state of Eunice P. Ballou, deceased. W. D. Freeman, 722 Cham, of Com. Portland. Oregon, Attorney.

In the Circuit Court of the State of Oregon for the County of Clacka-mas. A. E. Alspaugh, Plaintiff,

F. J. Lazarus and Caroline Lazarus, his wife, I. Peterson, J. E. Smith, Carrie MacKrill and C. N MacKrill, her husband, Defendants

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 the 18th day of June, 1914, updated the 18th day of June, 1914, upon a judgement rendered and entered in said court on the 1st day of May, 1914, in favor of A. E. Alspaugh, Plaintiff, and against F. J. Lazarus and Caroline Lazarus, Defendants, for the sum of \$300.00, with interest thereon at the rate of 7 per cent per annum from the 3rd day of Dec. 1912 together with interest on the 1912, together with interest on the sum of \$750.00 from Sept. 24th, 1912, to Dec 3, 1912 at 7 percent per annum and the further sum of \$100.00, as at-torney's fee, and the further sum of \$27.25 costs and disbursements, and the costs of and upon this writ, comthe costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit: beginning at a point in the center of the County road, 102 rods West of the Northeast corner of John B. Childs Donation Land Claim Not. No. 7513, Claim No. 44 and running thence 29 degrees. 44, and running thence 29 degrees West, North 7 rods in center of County road; thence West 23 rods; thence South 19 rods, and 7½ feet to the north line of the A. C. Mowrey R.

the north line of the A. C. Mowrey R. R. right of way; thence East with said right of way; thence East with said right of way 26 rods; thence North 14 rods to center of County road, the place of beginning, being in Section 5, T. 3 S. R. 4 E., Willamette Meridian, Clackamas County, Oregon, and containing 3 acres.

Now Therefore, by virtue of said execution, judgement order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 18th easy of July, at the hour of 10 o'clock A. M., at the front door 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 cash in hand, all the right, title and interest which the within named defendants, or either of them, had on fendants, 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 or-der, decree, interests, costs and all accruing cost. E. T. Mass.

Sheriff of Clackamas County, Ore By B. J. Staats, Deputy. Dated, Oregon City, Ore., June 18th, 1914.

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 the complaint, to-wit: for a decree of absolute distorbing the county of Clackamas and State of Oregon, viz.,

The S. ½ of S. E. ¼ and S. ½ of S. W. ¼ of Sec. 6, Tp. .6S. R. 2 East burning the county of the cou

In the Circuit Court of the State of Oregon for the County of Clacka-Lillian C. O'Reilly, Plaintiff.

P. H. O'Reilly, Defendant. To P. H. O'Reilly, the above named

In the name of the state of Oregon you are hereby required to ap-pear and answer the complaint filed bell.

Judge.

Oregon,

oregon,

Judge.

Oregon,

Judge. July 6th, 1914.

Notice to Creditors
In the County Court of the State of Oregon, for the County of Clack-

mony now existing between you and the plaintiff.

This summons is published in pur-

Date of lastp ublication Aug-

Notice to Contractors

Sealed proposals addressed to the County Court of Clackamas County, Daed and first published June 4th, 1914.

Flora Fisher, Administratrix of the estate of Christian Fisher, deceased.

Dimick & Dimick, Attorneys for Administratrix.

County Court of Chackamas County, Oregon, and endorsed "Proposals for construction of Bear Creek Bridge" construction of Bear Creek Bridge" construction of Bear Creek Bridge construction of Bear Creek Bridge de by the said County Court at the Court House at Oregon City Oregon, until July 10th, 1914, at the hour of 10:30 A. M. and then opened and publisher read

Administrators Notice

The County Court of the State of Oregon for the County of Clackamas.

State of Eunice P. Ballou deceased.

Administrators Notice

Plans and specifications for the construction of said bridge are now on file in the office of the County Clerk of said County.

Each bid shall be accompanied by each of the county of the county clerk of said County.

a certified check on some bank with-in the State of Oregon, for an amount

MACDONAL AND VAN AUKEN Real Estate, Insurance, and Loans

If you want to buy or sell see Mc-Donald and Van Auken. They hunt buyers, they advertise your prop-

10 ACRES-7 cultivated. House, barn, chicken coops, 4 cows, heifer, horse and buggy, 75 chickens, 1 hog 6 acres oats and vetch. Bal. potatoes fruit, etc. Only \$2700. 2 1-2 miles out from Courthouse.

FOR FIRST CLASS VALUES in city property, beautiful homes, lots, houses and rooms to rent and fur-nished or unfurnished. Call for particulars at Macdonald and Van-Auken, New Courier Building.

200 ACRES-5 miles out, 60 acres cultivated. First class stock or dairy farm. Good house, barn, etc, 60 sheep, 2 milk cows, 48 hogs, good team. \$65 an acre. 40 ACRES-14 miles out 20 in culti-

ROOM HOUSE at Bolton. 4 lots.

ACRES and House; South End Road, 1 mile out from Main St. For \$1,350.

6 ROOM HOUSE-4 lots, City, \$1200. LOTS-First class location, Glad-

80 ACRE—Dairy Farm. Stock, etc., included for \$200 per acre.

170 ACRES—Five miles from Molal-ia. 40 acres clear. Will subdivide, \$50 an acre.

SAFETY FIRST-You can rest at ease if your property is insured in the Atlas Assurance Co. Assets \$1,000,000,000. Does an insurance business all over the world. We do a general insurance business. None better. None safer. Be sure, be safe. Do it now.—Macdonald and Van Auken.

SAFETY FIRST—In buying farm or city property you want to be absolutely safe in your investment. We guarantee that we will safeguard all your interests if you buy through us. This holds good on Price, Title, and Terms. We know values in this county, save your time and money by doing your buying and selling through—Macdonald and Van Auken.

Notice of Administrator's Sale of Real Property In the County Court of the State of Oregon for the County of Clacka-

In the matter of the Estate of J. V. In the matter of the Estate of J. V. Gheen, deceased. Notice is hereby given that the undersigned as administrator of J. V. Gheen deceased by virtue of an order and decree of above entitled Court, made and entered on the 19th day of June, 1914, will in the manner prescribed by law and as authorized by the Court sell at private sale to the highest and best bidder, for cash, and accept this offer, with the permis-

W. J. Kirkwood,
Administrator of the Estate of J.
V. Gheen, deceased, New Scott Hotel, Portland, Ore. First publication, June 25th, 1914. Last publication July 23, 1914.

Notice to Contractors

Sealed proposals will be received by the County Court of Clackamas County, Oregon for the improvement of the Milwaukie and Sellwood Road, from Station 0 to Station 46 plus
48.5 at the county line between Clackamas and Multnomah Counties, until
July 17th, 1914, at the hour of 10:30
A. M. and then opened and publicly

Plans and specifications are now

on file in the office of the Clerk of said Clackamas County. Each bid shall be endorsed "Proposal for improvement of Milwaukle-Sellwood Road" and shall be accom-Sellwood Road" and shall be accompanied by a certified check on some Oregon Bank, for an amount equal to five per cent of the amount bid, payable to the County Clerk of said County, which check shall be forfeited to Clackamas County, should the successful bidder fall to enter into contract and furnish a satisfactors. contract and furnish a satisfactory bond within five days after the award

John Ditchburn,
Attorney for Plaintiff.

Is made.
The said County Court reserves the right to reject any ora ll bids.
W. L. Mulvey,
County Clerk.

Notice of Filing of Final Account In the County Court of the State of Oregon for and in the County of Clackamas. In the Matter of the Estate

of Louise Lemery, Deceased.

Notice is hereby given that the
undersigned has filed in the County
Court of the State of Oregon for the County of Clackamas, her final accounty as administratrix of the estate of Louise Lemery, deceased, and that Thursday, July 30th, 1914 at the hour of 9:30 o'clock in the forenoon, has been by order of the court fixed as the time, and the court room of said

W. L. Mulvey,
County Clerk.

Pay your superription in advance and receive the Courier for \$1.00.

Administrative of the Estate of its Lemery, Deceased.

J. Hennessy Murphy,
Attorney for said Estate.
First publication Juny 25, 1914
Last publication July 23, 1414.