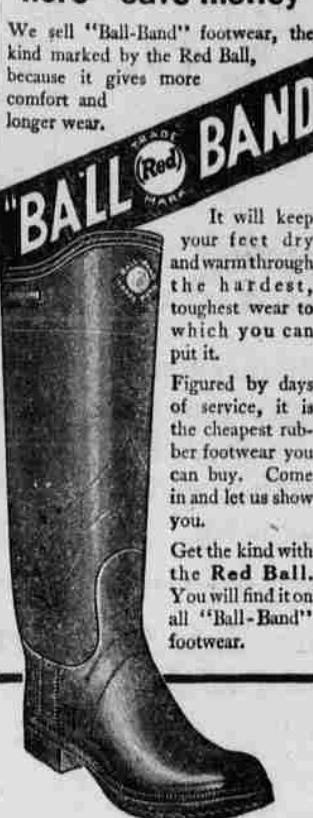


Sheriff's Sale
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Cora L. Stead, Plaintiff,
vs.
O. W. Elliott, and Leonora B. Elliott and Azalia M. Conyers, Defendants.
State of Oregon, County of Clackamas, ss.
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 30th day of November, 1915, upon a judgment rendered and entered in said court on the 25th day of September, 1915, in favor of Cora L. Stead, Plaintiff, and against O. W. Elliott and Leonora B. Elliott and Azalia M. Conyers, Defendants, for the sum of \$2000, with interest thereon at the rate of seven per cent per annum from the 18th day of August, 1914, and the further sum of \$100.00 as attorney's fee, and the further sum of \$24.20 costs and disbursements, and the 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: being a part of Section 34 in township 3, South Range 3 East of W. M. described as follows, to-wit: Beginning at the quarter section corner on the line between Sections 34 and 35 of said township; and running thence West on line dividing said section into North and South halves 100 rods to a point; thence South parallel to East line of said section 113 rods to the center of county road; thence East 20 feet; thence north parallel to second course above described 49 rods to a point; thence East 100 rods less 20 feet to a point on the East line of said section; thence north 64 rods to the place of beginning, containing forty acres of land more or less.
NOW, THEREFORE, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Monday, the 3rd day of January, 1916; 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 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, judgment order, decree, interest, costs and all accruing costs.
Dated, Oregon City, Ore., Dec. 2nd, 1915.
W. J. WILSON,
Sheriff of Clackamas County, Ore.
By E. C. HACKETT,
Deputy.

Buy rubber footwear here—save money
We sell "Ball-Band" footwear, the kind marked by the Red Ball, because it gives more comfort and longer wear.



It will keep your feet dry and warm through the hardest, toughest wear to which you can put it.
Figured by days of service, it is the cheapest rubber footwear you can buy. Come in and let us show you.
Get the kind with the Red Ball. You will find it on all "Ball-Band" footwear.

F. H. CROSS
HARNES AND SHOE STORE
7th Street on the Hill
Take Elevator Up—Prices Down

LAUNDERED BILLS
Uncle Sam's Method of Cleaning Soiled Paper Money.
WASHED AND THEN IRONED.

This Work is Done in the Treasury Department by Machines, Each One of Which Can Daily Make 35,000 Pieces of Used Currency Look New.

"By washing soiled paper money we save the government \$300 every day," said Miss Annie E. Thomas, in charge of the "laundry" of the redemption division of the United States treasury in Washington.

"Soiled money" she went on, "comes to us daily from banks all over the United States to be redeemed. Formerly all of this money was destroyed and new was issued in its place. Now we take the least soiled and worn bills and put them through the laundry to be washed and ironed. These are almost as good as new and are redistributed with the notes which come from the bureau of engraving and printing."

"We launder about 35,000 bills daily and call this a good day's washing. It costs 30 cents to wash 100 dirty notes and \$1.30 to print the same number. Through the laundry we save \$1 on 100 notes. Washing, as we do, an average of 35,000 bills a day, of which many are not fit to send out again, we estimate that our saving amounts to at least \$300."

"We wash 10 per cent of all the money that comes to be redeemed. Nothing higher than a twenty dollar bill goes through the washing machine. The small bills are in constant circulation and wear out rapidly, so they have to be reissued more frequently than those of high denomination. Bills of high value are never laundered."

"Banking opinion is divided on this subject of laundered money. Some banks desire new money and will not accept any other, while many banks request the washed bills, saying that they are softer than the others and are easier to handle."

"We have received this testimonial especially from men who have long payrolls and must handle thousands of dollars to fill many pay envelopes. These men tell us that the washed bills do not stick together as do the others and can be more readily counted out."

"The washing machines occupy a floor space of about four square yards and are combination washers and ironers. Two girls work at a machine, which is operated by electricity. One feeds the soiled money to the washer, and the other catches the clean money as it leaves the ironer."

"The bills are laid on a moving belt of wet blanket, which carries them on to meet another moving blanket from above. Thus secured between these two blankets they pass over and around a number of rollers in a tank of soapy suds, which cleanses and sterilizes them. Then they pass through rinsing water and on to heated rollers, which dry and iron them."

"They drop out at the end of the course into the hands of a girl, who scrutinizes each bill to determine whether it is fit to be sent out into circulation. As she asserts the bills she stacks those which she considers perfect into piles ready for the expert counters. When the counts are verified the laundered bills are made into packages containing 4,000 of one denomination and knifed and sealed for redistribution among the banks."

"By this practice of redeeming money by washing it," said Miss Thomas, "we also have an extra means of checking up on the counterfeiters. Our expert counters spot counterfeiters as soon as they are sent in with the government money from the banks. They pass these bills along to the secret service detectives, who trace them to their makers."

"A counterfeit hasn't a chance to escape us. From the time the bank's packages are opened by the counters to be verified to the time the money leaves this division finally it is watched by expert eyes. When the washable money is separated from the rest and is turned over to me to put through the laundry I give it to the operators. They look at it carefully at the time it enters the washing machine and when it comes out. After this my counters go over it. By this time you may be sure any counterfeit is discovered."

"It is a remarkable sight to watch the sixty expert counters, who average 20,000 notes daily, run lightly through a bunch of bills and stop short suddenly when they come to a counterfeit in their hands. They identify these notes, almost perfect as they often are, by the 'feel' of the paper. Under their trained vigilance counterfeiters seldom get as far as the laundry."—New York Sun.

Summons
In the Circuit Court of the State of Oregon for Clackamas County.
C. A. Gleason, Plaintiff,
vs.
Emelia Burghardt Turner, (formerly Emelia Burghardt) and F. H. Turner, her husband, Emelia Burghardt Turner, (formerly Emelia Burghardt) as administratrix of the estate of E. H. Burghardt, deceased, E. H. H. Burghardt and Lottie Burghardt, his wife, Charles A. Burghardt, Emma Himler and Fred Himler, her husband, Bertha Pond and W. L. Pond, her husband, Anna H. Davis and D. L. Davis, her husband, Ernest H. Burghardt, Martha Burghardt Stone and G. Stone, her husband, William Burghardt, Walter Burghardt, George Brown, J. M. Waggener, Clackamas Abstract & Trust Co., a corporation, The Courier Press, a corporation and Pacific Northwest Adjustment Company, a corporation, Defendants.
To E. H. H. Burghardt, Lottie Burghardt, his wife, Ernest H. Burghardt and William Burghardt, defendants:
IN THE NAME OF THE STATE OF OREGON, You and each of you are hereby required to appear and answer the complaint filed against you in the above court and cause on or before Saturday, January 29, 1916, said date being the expiration of six weeks from and after the date of the first publication of this summons, and if you fail to so appear and answer for want thereof, plaintiff will apply to the above court for a decree against you for the relief demanded in the complaint herein, to-wit: for a judgment against defendants Emelia Burghardt Turner, administratrix of the estate of E. H. Burghardt, deceased, and Emelia Burghardt Turner, and each of them, for the sum of \$2000.00, with interest thereon at rate of 7 per cent per annum from February 27, 1914, until paid, for the further sum of \$37.31, taxes paid by plaintiff, with interest thereon at rate of 7 per cent per annum from August 31, 1915 until paid, for the further sum of \$19.00 insurance premium paid by plaintiff, for the further sum of \$250.00 attorney's fees herein and plaintiff's costs and disbursements; that said several sums be decreed to be a first lien, prior to all liens, claims or interests of said several defendants herein, upon the following described real property and the mill located thereon, and the machinery located in and connected with said mill, as a permanent appurtenance thereto, all situate in Clackamas County, Oregon:
Beginning at a point 5 chs. S. of the S. E. corner of the N. W. ¼ of Sec. 15, T. 2, S. R. 3 E. of W. M. thence S. 69 degrees W. 4.92 chs; thence S. 23 degrees 30 minutes W. 8.60 chs; thence S. 49 degrees E. 9.60 chs; thence N. 74 degrees E. 1.42 chs. to the E. line of John Fagalde's Homestead Claim; thence N. on said E. line 1.45 chs. to the place of beginning, containing 6 acres, more or less. Also beginning at a point 19.58 chs. S. of the S. E. corner of the N. W. ¼ of said Sec. 15, T. 2, S. R. 3 E. of the W. M. being 15 chs. to the S. E. corner of said John Fagalde's Homestead Claim; thence S. on said E. line to the S. E. corner of said claim; thence W. to the N. bank of the Clackamas River; thence Westerly along the N. bank of said river to the mouth of deep creek and to the Westerly bank of deep creek; thence in a Northeasterly direction on said W. bank of deep creek to the S. W. line of the above described six acre tract; thence South 49 degrees E. to the most Southerly corner of said 6 acre tract; thence N. 74 degrees E. 1.42 chs. to the place of beginning, containing 20 acres, more or less. Also beginning at a point on the W. line of the S. ½ of the S. E. ¼ of said Sec. 15, T. 2, S. R. 3 E. of the W. M. 747 ft. N. from the S. W. corner of said S. ½ of said S. E. ¼ thence N. 34 degrees 30 minutes E. 100 ft.; thence N. 17 degrees 45 minutes E. 100 ft.; thence N. 4 degrees 30 minutes E. to the N. boundary line of said S. ½ of said S. E. ¼; thence W. on said N. boundary line to the N. W. corner of said S. ½ of said S. E. ¼; thence S. on the W. boundary line of said S. ½ of said S. E. ¼ to the place of beginning, containing 1 ½ acres, more or less. Also beginning at a basal stone 16x6x5 inches marked U. P. set for center of said Sec. 15, T. 2, S. R. 3 E. of the W. M. running thence N. 19.42 chs. to a fir stake marked E. H. B. thence S. 52 degrees 20 minutes E. 5.83 chs. to fir stake marked E. H. B. on S. W. and F. A. W. on N. E. faces; thence S. 64 degrees 10 minutes E. 5.94 chs. to fir 30 inches in diameter, the same being bearing tree to road angle on a change in deep creek and Weatherly Road, marked E. H. B. on S. W. and F. A. W. on N. E. faces; thence S. 20 degrees E. 13.75 chs. to a fir stake marked E. H. B. and F. A. W.; thence S. 88 degrees W. 13.63 chs. to the place of beginning, containing 18.82 acres, more or less. Also the N. ½ of the S. E. ¼ of said Sec. 15, T. 2, S. R. 3 E. of the W. M. save and except from said N. ½ of said S. E. ¼ the following four tracts of land, to-wit: That portion of said N. ½ of said S. E. ¼ of said Sec. 15, in said T. and R. above named, conveyed by Mortgages herein to E. Rylander and Carl O. Larson, on Jan. 24, 1911, deed to which is found on record in Book 119, page 421 of the deed records of Clackamas County. Also 10.06 acres conveyed by Mortgages herein to F. E. Kohlman on Aug. 22nd, 1899, deed to which is found of record in Book 67, page 416, deed records of Clackamas

Make This An Electric Christmas Do It Now!


GIFTS TO FIT ANY PURSE
Just a Few Yuletide Hints

VACUUM CLEANERS	WASHING MACHINES
HAIR DRYERS	LIBRARY LAMPS
BOUDOIR LAMPS	COFFEE PERCOLATORS
SAMOVARS	CHAFING DISHES
TOSTERS	FLAT IRONS
DISC STOVES	CURLING IRON HEATERS
FOOT WARMERS	LUMINOUS RADIATORS
MILK WARMERS	TEA KETTLES
MASSAGE VIBRATORS	SEWING MACHINE MOTORS
CIGAR LIGHTERS	SHAVING MIRRORS
OVENS	KITCHEN RANGES
WAFFLE IRONS	SHAVING MUGS

And many other useful and practical Things.

A Small Deposit will hold any article until called for

Portland Railway Light & Power Company



The Electric Store
Phones—Home A-229
Pacific—Main 115
Beaver Bldg. Main St.

Summons
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Maria L. Raymond, Plaintiff,
vs.
Henry Raymond, Defendant.
To Henry Raymond, defendant, IN THE NAME OF THE STATE OF OREGON, you are hereby required to appear and answer the complaint of the plaintiff filed herein against you in the above entitled suit within six weeks from the date of the first publication of this summons, and if you fail to so appear and answer said complaint for want thereof plaintiff will apply to the Court for the relief prayed for in the said complaint, to-wit:
For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant herein; that plaintiff be decreed to be the sole owner of the following described real property:
Lot Five (5) Block Eleven (11) Lincoln Park, as shown on the recorded plat of the said addition now within the corporate limits of the City of Portland; Lot Seventeen (17) Block Thirteen (13) in Williams Avenue Addition, in the City of Portland, County of Multnomah, State of Oregon; all, except the north two hundred (200) feet, of Lot Seven (7) Lamargent Park numbered Two (2), as per the recorded plat thereof in Book 308, page 24, Plat Records of Multnomah County, Oregon, containing Four (4) acres more or less;
And for such other and further relief as the Court may deem just and equitable.
This summons is served upon you by publication in the Oregon City Courier, a weekly newspaper of general circulation, printed and published in Clackamas County, State of Oregon, pursuant to an order of the Hon. J. U. Campbell, Judge of the Circuit Court of the State of Oregon for Clackamas County, made and entered on 21st day of December, 1915, ordering the publication of said summons for six consecutive weeks, and the date of the first publication thereof is the 30th day of December, 1915.
WM. P. HIBBARD,
JOHN DITCHBURN,
Attorneys for Plaintiff.

Summons
In the Circuit Court of the State of Oregon, for the County of Clackamas.
Virgil L. Clark, Attorney for Plaintiff,
1030-34 Northwestern Bank Bldg., Portland, Oregon.
vs.
B. F. Van Hooser, Defendant.
To B. F. Van Hooser, 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 named suit within six weeks from the date of the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in the complaint: For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant and for the absolute custody of the minor child, Robert Van Hooser.
This summons is published by order of the Honorable J. U. Campbell, Judge of the Circuit Court, which order was made on the 13th day of November, 1915, and the time prescribed for publication thereof is 6 weeks beginning with the issue of November 18th, 1915, and ending with the issue of December 30th, 1915.

SELFISHNESS.
There is not and in the very nature of things there cannot be any real happiness coupled with selfishness. Even in ordinary, everyday life the unselfish people are the happiest—those who work to make others happy and who forget themselves. The dissatisfied people are those who are seeking happiness for themselves.—Besant.

Battleship Masts.
There is a most excellent reason for the peculiar construction of open work masts in the United States battleships. The reason is found in the fact of their superior efficiency. They can be shot away to the tune of about three-fourths of their original material and still hold, whereas the solid mast is liable to be completely shot away, and that in short order.—New York American.

One Kind of a Platform.
An American gentleman got acquainted with a Frenchman who was very anxious to acquire the English language. The American, in order to help him, said that if he would send his exercises to him he would willingly correct them.
Nothing was heard from the Frenchman for some time, but finally a letter came couched in the following choice English:
"In small time I can learn so many English from his textbook and her dictionary as I think I will come at the America and to go on the scaffold to lecture."

Notice of Final Settlement
In the matter of the estate of Annie Endahl, deceased.
Notice is hereby given that the undersigned administrator of the estate of Annie Endahl, deceased, has filed in the County Court of Clackamas county, Oregon, his final account as such administrator of said estate and that Monday, the 3rd day of January, A. D., 1916, at the hour of ten o'clock A. M., has been fixed by said Court as the time for hearing objections to said report and the settlement thereof.
OSCAR M. ENGAHL,
Administrator of the estate of Annie Endahl, deceased.
HAMMOND AND HAMMOND,
Attorneys for administrator.

CLASSIFIED ADS
How are you fixed for letter heads and envelopes?—Courier.
Let us send you a sample of the Classified Letter Heads you ever saw. Write us for prices.
LOST—Child's Collar, white fur, on Main St., between 15c store and 17th St. Call 284-J.
R. L. Holman and T. P. Randall, Leading Undertakers, Fifth and Main St.; Telephone: Pacific 415-J; Home B-18.
FOR SALE—Pure Bred Ancona and White Leghorn Cockerels.—G. W. Waldron, Rt. 2, Box 1-B, Oregon City. Phone 21-F-21.
A SNAP—14 Acres Tualatin River land for sale. 11 acres cleared, 5-room house and small orchard. Irrigated by spring creek. Apply to owner—125-18th St., Oregon City.
Farmers Notice!
FOR SALE—at a bargain.—a new two-seated Oregon hack, leather-trimmed, complete with top. Call or write to—E. M. Tucker, 174 Union Ave., Portland, Ore.
APPLE TREES FOR SALE—15 varieties of high grade apple trees, all standard varieties at 5c each if taken in lots of 100 or more; 10c each in smaller lots. Also have all kinds of choice fruit trees at low rates. Address Oregon City Green House and Nursery, 3rd and Center streets, Oregon City, Ore.

Dr. L. G. ICE
DENTIST
Beaver Building Oregon City
Phone—Pacific, 1261. Home A 19

Summons
In the Circuit Court of the State of Oregon for the County of Clackamas.
Adaline Kriedt, Plaintiff,
vs.
G. W. Kriedt, Defendant.
To G. W. Kriedt, 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 within six weeks from the date of the first publication of this summons, and if you fail to answer for want thereof, plaintiff will take a decree against you for the dissolution of the marriage contract existing between the parties in the within suit, for judgment in the sum of \$300.00 attorneys' fees, and the sum of \$150.00 per month alimony and her costs and disbursements herein, and for the restoration of the plaintiff's maiden name, Emma Potter. This summons is published pursuant to an order made and entered on the ninth day of December 1915 by J. U. Campbell, Judge of first publication of this summons December 9th, 1915. Date of last publication, January 20th, 1916.
STONE & MOULTON,
Attorneys for Plaintiff.

Summons
In the Circuit Court of the State of Oregon for the County of Clackamas.
James Petty, Plaintiff,
vs.
W. R. Dann, and Elizabeth Dann, his wife, Addie Nelson and Stephen Shobert, Defendants.
State of Oregon, County of Clackamas, ss.
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, and in the above entitled cause, to me duly directed and dated the 6th day of

December, 1915, upon a judgment rendered and entered in said court on the 6th day of December, 1915, in favor of James Petty, Plaintiff, and against W. R. Dann and Elizabeth Dann, his wife, Addie Nelson and Stephen Shobert, Defendants, for the sum of \$2000.00, with interest thereon at the rate of 8 per cent per annum from the 14th day of April 1915, and the further sum of \$150.00 as attorney's fee, and the further sum of \$19.00 costs and disbursements, and the 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: Lots one (1), two (2), three (3), fourteen (14), fifteen (15), and sixteen (16), of Block Twenty-seven (27) in Gladstone as per duly recorded plat thereof in said County and State.
NOW, THEREFORE, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 8th day of January 1916; 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 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, judgment order, decree, interest, costs and all accruing costs.
Dated, Oregon City, Ore., December 9th, 1915.
W. J. WILSON,
Sheriff of Clackamas County, Ore.
By E. C. HACKETT,
Deputy.

Notice to Creditors
Notice is hereby given that the County Court of the State of Oregon, for the County of Clackamas, has appointed the undersigned administratrix of the Estate of Francesca Roth, deceased. All persons having claims against the said decedent or her estate, are hereby given notice that they shall present them to the undersigned administratrix at the office of Jos. E. Hedges, Esq., in the Weinhard Building, in Oregon City, Oregon, within six months from the date of this notice, with proper vouchers duly verified.
Date of First Publication, December 9th, 1915.
ANNA G. BAKER,
Administratrix of the Estate of Francesca Roth, deceased.
JOS. E. HEDGES,
Attorney.

Notice to Creditors
Notice is hereby given that the County Court of the State of Oregon, for the County of Clackamas, has appointed the undersigned administrator of the Estate of M. Jennie Sullivan, deceased. All persons having claims against the said decedent, or her estate, are hereby given notice that they shall present them to the undersigned administrator at the office of Jos. E. Hedges, Esq., in the Weinhard Building, in Oregon City, Oregon, within six months from the date of this notice, with proper vouchers duly verified.
Date of First Publication December 9th, 1915.
THOMAS W. SULLIVAN,
Administrator of the Estate of M. Jennie Sullivan, deceased.
JOS. E. HEDGES,
Attorney.