

RAILWAY SURGEONS.

EVERY LARGE RAILROAD NOW HAS ITS CORPS OF DOCTORS.

They Are Very Useful in Defeating Frivolous Claims—Unscrupulous Lawyers and Doctors Try to "Work" the Companies. This is the Railway Side.

Doubtless every one knows something of the business of the eye doctor, the horse doctor and divers others to whom the medical title is applied; but, with the exception of the unfortunate individuals who have come into contact with the gentleman, few people know anything about the routine duties of the railway doctor. It would be false to suppose that, because an eye doctor treats the eyes of vision and a horse doctor prescribes for horses, the business of a railway surgeon is to repair railways. It might be said that in general the discipline of Galen and Hippocrates knows as much about railroads as the ordinary railway man knows about the art of Esculapius.

Actuated by principles of philanthropy and business (a cynical outsider would in all probability reverse the order, nearly all the large railways in this country have instituted what is known as "relief corps." Prominent members of this corps have formed an association known as the National Association of Railway Surgeons.

The greater part of the railway surgeon's time is taken up in attending to accidents in the yards. The men who sustain these injuries are, in a majority of cases, the switchmen. A New York gentleman who has been connected with several railroads said: "You can always tell a switchman by one of two things—a bruised thumb and a grievance. If he hasn't just come out of an accident, he is just getting ready to strike."

Whereas there are numerous cases of passengers being seriously hurt, the vast majority of the claims made upon the railroads for injuries are fraudulent. Half of these claims would never be heard of if there did not exist a class of lawyers who just watch the papers for news of a railroad accident and pounce upon the injured with alacrity. Allied with them is a different class of "railway surgeons" that cost the companies a great deal, but who are paid indirectly. If they find a man who has a slight contusion, they prove to him, and to a jury sometimes, that he is suffering from a severe concussion of the spine. Their fine work is in what are known as spinal injuries. If a train of passengers happens to be slightly jostled, nearly every one aboard, with the aid of these doctors, may develop a case of spinal disease. If a man insists he has "shooting pains" in the back, no one can say him nay, and in absence of proof that he has not a jury will naturally give him damages. The "railway surgeons" referred to have no association that is known, but they know their business from alpha to omega. They instruct their pupils as to all the symptoms of the disease they are supposed to have, and in learned terms amaze the ordinary country jury.

On roads like the Pennsylvania and the Central Railroad of New Jersey there are regular surgeons at stated points, and as soon as an accident occurs they are immediately sent for. They have the power of calling such extra help as they deem necessary. Roads on which a surgeon is a paid official claim that through him much money has been saved. Outsiders would grow dizzy with wonder if they knew of the number of suits and claims that arise from railroad accidents. The officials, however, remain imperturbable. They know that most of the claims are spurious, and on investigation will fade away like a mist before the rising sun. To investigate such claims and to settle in cases of real damage are the duties of the claim agent. The railway surgeon and the claim agent are to the man who has a fraudulent claim a source of horror and disgust.

An Illinois surgeon tells of one interesting claim. A man who was traveling in company with a number of friends was thrown across the aisle of a car by a slight accident that jostled every one, but in reality hurt no one. He went home all right, but after several days' deliberation he made up his mind that his head was aching. From then on he would drop in to see the people who had seen him thrown and in the midst of a serious conversation would make some idiotic remark about the price of beans in Pennsylvania. After awhile he induced his friends to believe he was crazy. The company heard of his strange proceedings and began a little investigation. They found that his crazy fits were confined to certain circles. Among business people his actions were those of a perfectly sane man. He never overpaid his workmen, nor did he buy anything at double what it was worth. People with whom he was doing business were informed—from what source may be guessed—that Mr. A. was insane. Mr. A. finally came to the conclusion that if he wanted to retain his business the best thing he could do was to spread abroad reports of his rapid and complete recovery, and he did.

The surgeons are frequently the spectators of almost incredible foolishness. One tells a story of a Texas engineer named Ben Blunt. The surgeon gives the account in the words of Blunt: "Well, you see, I was in the cab, and everything looked all right ahead, when suddenly the engine turned by a misplaced switch, and the first thing I knew I was all tangled up between the engine and a freight train. The next thing I knew I heard some one say, 'He's dead.' But I wasn't. As soon as they had pulled the engine off me I had them telegraph back to the station so as to stop the outgoing express, sent a message to my wife and saw that the fireman was properly laid up. Was I hurt? Oh, no. I had my leg and one arm and several ribs broken, but nothing that you could call serious."—New York Advertiser.

POTATO BUGS VERSUS LOCUSTS.

A Regular Killenny Cate's Sauce Followed by a Satisfactory Truce.

Stories about 17 year locusts are becoming as woolly as the grasshopper stories of last year.

Down in Sullivan county an advance guard of locusts entered a potato field and began their usual work of destruction. The potato bugs apparently thought that this was an encroachment on their rights. For two days farmers noticed a great migration of bugs toward that particular field. They traveled along the road in squadrons and battalions and seemed to be under regular leaders. It became plain that the word had been passed to all potato bugs in the vicinity that their help was wanted, and they were prepared for war. They assembled on one side of the field, while the locusts gathered on the other.

Then came the battle. The bugs' plan of campaign was to cover that portion of the field which they were defending, so whenever a luckless locust or detachment of locusts attempted to alight on it the plucky beetles would pounce upon their enemies and tear and claw them to pieces. The locusts began making regular attacks, and the slaughter of both insects was very great, while between them they left nothing of the potato vines. The fight lasted for two days. Then there seemed to be a truce. As a result, it is noticed now in Sullivan county that whenever the locusts approach a field of potatoes the bugs retire from about one-third of it. The locusts destroy that portion and leave the rest for the beetles to eat at their leisure. It is inferred that this is in accordance with the terms of the peace.

The pluckiest fight against locusts that I have heard of, however, was made by a man in Dutchess county. He was the patriarch of the flock and of course considered himself its leader and protector. When the locusts invaded his pasture, he noticed that food became scarce. So he set to work to destroy the plunderers. Of course he had no other weapon than the one provided him by nature—his big, hard head. He ran about the field hunting and crushing the locusts. Whenever he could get one against a tree, he would smash it. He kept that work up with great energy for two whole days, not stopping to eat anything himself. But the numbers of his enemies were too great, and at the end of the second day the self-sacrificing animal sank down and died of exhaustion.—Buffalo Express.

ONCE A POWER IN IOWA. But Ex-Governor Sherman Is Now a Clerk in a Country Store. From the office of the governor of a great state to the position of floorwalker of a big store—that seems not only improbable, but impossible, and yet there is an incident of the kind on record. Following Governor Gear's retirement from the office of chief executive of Iowa came Buren R. Sherman, who for two years made an excellent governor. Just why the precedent of a second term was not followed I cannot say unless it was that the opposing wing in the Republican party was too strong for Mr. Sherman and his friends.

At all events, he stepped down and acted and pursued the even tenor of his way as a private citizen. In some manner the cards refused to break even for Governor Sherman, and as a last resort he was compelled to accept a position as floorwalker in the largest store in the city of Des Moines. In this honorable but by no means exalted position he discharged his duties cheerfully and was so affable and pleasant that the public learned to like trading at Des Moines' big department establishment.

It was a shrewd business movement upon the part of the proprietors, and they reaped great benefits therefrom for a long time. Eventually, however, the ex-governor dropped out of the clerks' society and quietly disappeared from notice. No one seemed to have missed him particularly, and but few inquired after the urbane ex-governor and obliging floorwalker. Recently, however, an old time friend of Mr. Sherman happened to be in a certain village in northeastern Iowa and stepped into a store to buy a shirt.

There was ex-Governor Sherman, measuring calicoes, tying up groceries and performing other duties devolving upon a country clerk in a country store. Old time memories were revived, and the traveler remained over a train in order to have a visit. In relating these circumstances the gentleman said: "I don't know what ails the governor. I reckon he has lost his grip. He seems to be satisfied with his job and apparently has no ambition to better himself. He was once a power in Iowa; now he is nothing but a dry goods clerk. I don't understand it."—Chicago Mail.

A New Calendar Suggested. Austin Tyler, the well known inventor, innovator and iconoclast, has arranged a new calendar, chiefly for business men, which has 12 months in the year instead of 12. Each month, except the thirteenth month, he has arranged to have 28 days, which, he contends, will simplify and expedite the calculation of interest. The odd day will fall in the thirteenth month, which in the interest tables can be easily arranged. He says that several bank presidents have given their approval of his calendar, and his belief is that it will finally be adopted. He points to the fact that Russia has two calendars, one for the church and one for business purposes. The old month, he thinks, should be called Christmas.—New York Commercial.

A Much Abused Word. "Just at present," says Mrs. Stanley in *Journal of Education*, "an epidemic of 'prog'ram' is passing over the country. We say telegram and monogram and diagram—Webster and Worcester unite on programme—but some one nobody knows who—started the report that programme was not entitled to an 'a,' and immediately westward the star of prog'ram took its flight."

Are You Going East?

If so, it will pay you to write to A. C. Sheldon, general agent of the "Burlington Route," 230 Washington street, Portland. He will mail you free of charge, maps, time tables, and advise you as to the through rates to any point, reserve sleeping car accommodations for you, and furnish you with through tickets via either the Northern, Union, Southern, Canadian Pacific or Great Northern railroads at the very lowest rates obtainable.

The Burlington route is generally conceded to be the finest equipped railroad in the world for all classes of travel.

Through Trains Without Transfer.

Travellers must not forget that the O. R. & N. line is thoroughly repaired and all trains are running without transfer or delay. Through service to Omaha, Kansas City, St. Louis and Chicago; Pullman sleepers, free reclining chair cars, upholstered tourist sleepers and modern day coaches. Call on O. R. & N. Agent before purchasing tickets, or address W. H. Hurlbert, Gen'l Passenger Agent, Portland, Oregon.

Home-made bread is recognized as the very best at all times and the customers of J. Egle the Shively building baker assert that they can not tell the difference between his bread and that made at home unless it be that his is just a little the better. But don't tell your wife that.

Good reliable agents wanted to sell Gladstone property. 2 1/2 cents fare to Oregon City. Liberal commission paid. Best selling property on the market. Call on or write to H. E. Cross, president Gladstone Real Estate Association.

Blank note, receipt and order books at the ENTERPRISE office.

Mexican Mustang Liniment

for Burns, Caked & Inflamed Udders, Piles, Rheumatic Pains, Bruises and Strains, Running Sores, Inflammations, Stiff joints, Harness & Saddle Sores, Sciatica, Lumbago, Scalds, Blisters, Insect Bites, All Cattle Ailments, All Horse Ailments, All Sheep Ailments,

Penetrates Muscle, Membrane and Tissue Quickly to the Very Seat of Pain and Ousts it in a Jiffy. Rub in Vigorously. Mustang Liniment conquers Pain. Makes Man or Beast well again.

Portland-Clatskanie. ROUTE Str. G. W. Shaver

DELL SHAVER, Master. Will leave Portland foot of Madison street Mondays, Wednesdays and Fridays, at 6 o'clock A. M. for Clatskanie & Way Landings.

Returning the freight will pass Oak point at 4:15; Rainer, 6:00; Kalama, 6:45; St. Helens, 8:00 A. M., on Tuesdays, Thursdays and Saturdays. The company reserves the right to change time without notice.

For freight or passenger rates apply to dock clerk at Portland, foot Washington St., or on board steamer. This is the nearest and most direct route to the Nehalem valley.

MOLALLA GRANGE, No. 9, P. of H. Meets at their hall at Wright's Bridge on the second Saturday of each month at 10 a. m. Fellow members made welcome. JAS. NELSON, Master. E. H. COOPER, Sec. **WARNER GRANGE, No. 117, P. of H.** Meets fourth Saturday of each month at their hall in New Era. David McArthur, Master. Mrs. May Waldron, Sec'y.



A RETIRED BUSINESS WOMAN.

A Page From Her History.

The important experiences of others are interesting. The following is no exception: "I had been troubled with heart disease 23 years, much of that time very seriously. For five years I was treated by one physician and then I was in business, but obliged to retire on account of my health. A physician told my friends that I could not live a month. My feet and limbs were badly swollen, and I was in a serious condition when a gentleman directed my attention to Dr. Miles' New Heart Cure, and said that his sister, who had been afflicted with heart disease, had been cured by the remedy, and was again a strong, healthy woman. I purchased a bottle of the Heart Cure, and in less than an hour after taking the first dose I could feel a decided improvement in the circulation of my blood. When I had taken three doses I could move my ankles, something I had not done for months, and my limbs had been swollen so long that they seemed almost petrified before I had taken one bottle of the New Heart Cure. The swelling had all gone down, and I was so much better that I did my own work. On my recommendation six others are taking this valuable remedy."—Mrs. Morgan, 329 W. Harrison St., Chicago, Ill.

Dr. Miles' New Heart Cure, a discovery of an eminent specialist in heart disease, is sold by all druggists on a positive guarantee or sent by Dr. Miles Medical Co., Elkhart, Ind., on receipt of \$1 per bottle, six bottles for \$5, express prepaid. It is positively free from all opiates or dangerous drugs.

Blank note, receipt and order books at the ENTERPRISE office.

JOHN YOUNGER, JEWELER, Opp. Huntley's Drug Store, All Kinds of Watches, Clocks and Jewelry Repaired, FORTY YEARS EXPERIENCE IN Great Britain and America. Give me a trial. NOBLETT'S STABLES. Livery, Feed and Sale Stable

OREON CITY. LOCATED BETWEEN THE BRIDGE AND DEPOT. Double and Single Rigs, and saddle horses always on hand at the lowest prices. A corral connected with the barn for loose stock.

Information regarding any kind of stock promptly attended to by person of letter. **Horses Bought and Sold.** Horses Boarded and Fed on reasonable terms.

BROWN The Photographer

Is prepared to make photographs of all kinds promptly and in **FIRST CLASS STYLE**

Babies' and Children's Pictures a Specialty. Call and examine his work **At the Old New York Gallery** Second door north of Harding's Drug Store, Oregon-City.

THE BON TON.

Main Street, near Fifth. Jos. Schlitz Brewing Co.'s Milwaukee beer on draught. **IMPORTED AND DOMESTIC WINES AND LIQUORS** All the Best Brands of Cigars.

NOVELTY Candy -- Factory NOW OPEN.

—Manufacturer of— **High Grade French and Home Made Candies, Ice Cream and Water Ices.** Families, Parties and Sociables. Supplied with Ice Cream in any quantity; rates reasonable.

Drop a card to E. P. Elliott at Oregon City, or J. N. Harrington at Ely, and the saw will call and do your work.

FRECK NELSON, GUNSMITH AND LOCKSMITH Full Stock of Guns & Ammunition.

Repairs on all kinds of small machines promptly made. Duplicate keys to any lock manufactured. Shop on Main Street, next to Noblett's Stables.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas. A. B. Schwab and John Schwab, plaintiffs, vs. Charles Stewart, defendant. State of Oregon, County of Clackamas, ss.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for the County of Clackamas, bearing date the 6th day of September, 1894, in a suit wherein A. B. Schwab and John Schwab, plaintiffs, and Charles Stewart was defendant, commanding me, in the name of the State of Oregon, that out of the real estate hereinafter described, to realize a sum sufficient to satisfy the demands of said decree, to-wit: \$436.95 and the further sum of \$21.50 costs, together with interest on the same since said decree was entered at 8 per cent per annum, and also the costs of and attending this sale.

Now, therefore, in obedience to such decree, I did, on the 23rd day of September, 1894, duly levy upon, and will, on Saturday, the 27th day of September, 1894, at the hour of 1 o'clock P. M. of said day, at the front door of the court house in said county, offer for sale at public auction, and sell to the highest and best bidder, for cash in hand, all of the right, title and interest the said defendant Charles Stewart has in and to the following described real property, to-wit: Beginning at the N. E. corner of the E. L. C. of Martin Aegle, Township 35 South, Range 2 East of Willamette Meridian, and running thence south 20 deg. west 34.60 chains; thence south 31 deg. 30 min. west 24.00 chains to the N. E. corner of Wm. Kugle's D. L. C.; thence North 70 deg. west 12 1/2 chains; thence North 10 deg. west 20 chains to the N. E. corner of the said Aegle claim; thence South 45 deg. East 37.80 chains to the place of beginning, containing 360 acres more or less. Also the certain piece of land, beginning at the S. W. corner of the Thomas Jackson P. L. C. in Township 35 South, Range 2 East of W. M. thence North 41 deg. 30 min. East on East line of Woodcock D. L. C. 32.30 chains to the S. E. corner of Russell claim, North 53 deg. 15 min. West 25.25 chains; thence South 8 deg. 7 min. West 40.25 chains to begin, containing 20 acres more or less, situate in Clackamas county, Oregon. Dated this 24th day of September, A. D. 1894. E. C. MADDOCK, Sheriff of Clackamas county, Oregon. By N. M. MOODY, Deputy.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for the County of Clackamas. A. B. Schwab, Fred Schwab and John Schwab, copartners doing business under the firm name and style of Schwab Brothers, plaintiffs, vs. Charles Stewart and C. B. Knight, doing business under the firm name and style of Stewart & Knight, defendants. State of Oregon, County of Clackamas, ss.

Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for the County of Clackamas, bearing date the 6th day of September, 1894, in a suit wherein A. B. Schwab, Fred Schwab and John Schwab, copartners doing business under the firm name and style of Schwab Brothers, plaintiffs, and Charles Stewart and C. B. Knight, doing business under the firm name and style of Stewart & Knight, were defendants, commanding me, in the name of the State of Oregon, that out of the real estate hereinafter described, to realize a sum sufficient to satisfy the demands of said decree, to-wit: \$281.51 and the further sum of \$71.33 costs, together with interest on the same since said decree was entered at 8 per cent per annum, and also the costs of and attending this sale.

Now, therefore, in obedience to such decree, I did, on the 23rd day of September, 1894, duly levy upon, and will, on Saturday, the 27th day of September, 1894, at the hour of 1 o'clock P. M. of said day, at the front door of the court house in said county, offer for sale at public auction, and sell to the highest and best bidder, for cash in hand, all of the right, title and interest the said defendant Charles Stewart has in and to the following described real property, to-wit: Beginning at the N. E. corner of the D. L. C. of Martin Aegle, Township 35 South, Range 2 East of Willamette Meridian, and running thence south 20 deg. west 34.60 chains; thence south 31 deg. 30 min. west 24.00 chains to the N. E. corner of Wm. Kugle's D. L. C. thence North 70 deg. west 12 1/2 chains; thence North 10 deg. west 20 chains to the N. E. corner of the said Aegle claim; thence South 45 deg. East 37.80 chains to the place of beginning, containing 360 acres more or less. Also the certain piece of land, beginning at the S. W. corner of the Thomas Jackson P. L. C. in Township 35 South, Range 2 East of W. M. thence North 41 deg. 30 min. East on East line of Woodcock D. L. C. 32.30 chains to the S. E. corner of Russell claim, north 53 deg. 15 min. West 25.25 chains; thence South 8 deg. 7 min. West 40.25 chains to begin, containing 20 acres more or less, situate in Clackamas county, Oregon. Dated this 24th day of September, A. D. 1894. E. C. MADDOCK, Sheriff of Clackamas county, Oregon. By N. M. MOODY, Deputy.

SALE ON EXECUTION.

In the Circuit Court of the State of Oregon for the County of Clackamas. Thomas Charman and F. R. Charman, partners as Thomas Charman & Son, Plaintiffs, vs. George Watson and Mary E. Watson, Defendants.

State of Oregon, County of Clackamas, ss. Notice is hereby given that by virtue of an execution and order of sale issued out of the Circuit Court of the State of Oregon for the County of Clackamas, bearing date the 13th day of September, 1894, in a suit wherein Thomas Charman and F. R. Charman, partners as Thomas Charman & Son, were plaintiffs, and George Watson and Mary E. Watson were defendants, commanding me in the name of the State of Oregon, that out of the real estate hereinafter described, to realize a sum sufficient to satisfy the demands of said decree, to-wit: \$139.42, together with interest on the same since July 26th, 1892, at 10 per cent. per annum, and also the costs of and attending this sale.

Now, therefore, in obedience to such decree, I did, on the 17th day of September, 1894, duly levy upon, and will, on Saturday, the 23rd day of October, 1894, at the hour of 1 o'clock P. M. of said day, at the front door of the court house in said county, offer for sale at public auction, and sell to the highest and best bidder, for cash in hand, all of the right, title and interest the said defendants have in and to the following described real property, to-wit: The N. E. 1/4 of N. W. 1/4 and Lot 1 of Section 22, Township 35 South, Range 2 East of W. M. containing 32 1/2 acres, situate in Clackamas County, Oregon. Dated this 18th day of September, A. D. 1894. E. C. MADDOCK, Sheriff of Clackamas county, Oregon. By N. M. MOODY, Deputy.

NOTICE OF APPOINTMENT OF EXECUTRIX.

Notice is hereby given that the undersigned has been appointed by the County Court of Clackamas county, Oregon, executrix of the last will and testament of Henry Hoesly, deceased. All persons having claims against the estate of said Henry Hoesly, deceased, are hereby notified to present the same duly verified for payment to the undersigned or at the office of Brownell & Dresner, Oregon City, Oregon, within six months from date.

ANNA HOESLY, Executrix. Oregon City, Oregon, September 27, 1894. BROWNELL & DRESNER, Attys. for Executrix.

Don't Buck Wood.

It is hard work to cut wood in the old fashioned way. You will do much better to get the **RELIABLE STEAM SAW**—Operated by— **Elliott & Harrington.** Who will do you a good job with neatness and dispatch at hard times prices.

Drop a card to E. P. Elliott at Oregon City, or J. N. Harrington at Ely, and the saw will call and do your work.

FRECK NELSON, GUNSMITH AND LOCKSMITH Full Stock of Guns & Ammunition.

Repairs on all kinds of small machines promptly made. Duplicate keys to any lock manufactured. Shop on Main Street, next to Noblett's Stables.

Repairs on all kinds of small machines promptly made. Duplicate keys to any lock manufactured. Shop on Main Street, next to Noblett's Stables.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Anna Weston, plaintiff, vs. Mason Weston, defendant.

To Mason Weston, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff herein on or before Monday, the 8th day of November, A. D. 1894, the same being the first day of the next regular term of the said Court, and if you fail so to appear or answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: For a decree dissolving the bonds of matrimony between herself and defendant, and a decree of divorce herein; and for her costs and disbursements; and for such further and equitable relief as to this Honorable Court may seem just and proper.

This summons is published by order of Hon. Loyal B. Stearns, Judge of the 4th Judicial District, made on the 19th day of September, A. D. 1894. BROWNELL & DRESNER, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Alex J. Ailly, Plaintiff, vs. Wallace J. Bruce and Clara C. Bruce, defendants.

To Wallace J. Bruce and Clara C. Bruce, defendants: In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff against you in the above entitled suit, on or before Monday, the 8th day of November, A. D. 1894, the same being the first day of the next regular term of the said Court, and if you fail so to appear or answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: For a decree dissolving the bonds of matrimony between herself and defendant, and a decree of divorce herein; and for her costs and disbursements; and for such further and equitable relief as to this Honorable Court may seem just and proper.

This summons is published by order of Hon. Loyal B. Stearns, Judge of the 4th Judicial District, made on the 19th day of September, A. D. 1894. BROWNELL & DRESNER, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. H. C. Spencer, plaintiff, vs. R. B. Spencer, defendant.

To R. B. Spencer, 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 case and cause on or before Monday, the 8th day of November, A. D. 1894, the same being the first day of the next regular term of the said Court, and if you fail so to appear and answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: For a decree dissolving the bonds of matrimony now existing between yourself and plaintiff, and for such other relief as may seem just and proper. This summons is served by publication and published by virtue of an order made by the Honorable J. A. McLean, Judge of said court, duly made and entered the 18th day of September, 1894. DURHAM & FLATT, Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. H. K. Sargent, plaintiff, vs. Bessie C. Sargent, defendant.

To Bessie C. Sargent, 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 case and cause on or before Monday, the 8th day of November, 1894, that being the first day of the next regular term of the said court, following six week's publication of this summons, and if you fail so to appear and answer the said complaint, for want thereof the plaintiff will apply to the Court for the relief prayed for in the complaint herein, to-wit: For a decree dissolving the bonds of matrimony now existing between yourself and plaintiff, and for such other relief as may seem just and proper. This summons is served by publication and published by virtue of an order made by the Honorable J. A. McLean, Judge of said court, duly made and entered the 18th day of September, 1894. DURHAM & FLATT, Attorneys for Plaintiff.

SUMMONS.

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

J. A. Baker, Olive B. Englund, A. N. Moores, Geo. H. Saubert, J. E. Searles, J. H. Clark, J. J. Keene, Estle L. Langstrom, Flora M. Murphy, Clara A. Westerfield, H. P. McNary, and H. P. McNary as Trustees, A. E. Strang, J. E. Walter, J. J. Keene, Estle L. Langstrom, H. Wilson, Ira Erb, George Collins, H. R. Holmes, P. H. Raymond, N. C. Maria, E. P. McCornack, E. F. Roworth, H. Stapleton, M. Chambers, J. H. Searles, J. H. Clark, H. Byrd, A. McCulloch, A. J. Herren, B. C. Miles and H. W. Scott, Plaintiffs, vs. Rhoda A. Edes, C. C. Curtis, L. H. Rowland, J. S. White, L. A. Rossman, L. L. Rowland, J. J. Polly, J. A. Richardson, S. Monroe, J. H. Westcott, B. T. Rowland, Thomas Burrows, John Jensen, H. A. Searles, J. H. Clark, J. E. Searles, J. J. Keene, Estle L. Langstrom, H. Wilson, H. W. Heston, Wm. Salinger, C. Craven, J. Frank Niles, A. T. Yantou, A. N. Douthart, E. P. Garry, N. G. Goff, H. P. Clark, G. E. Leland, James Edwards, Estle L. Langstrom, F. Edwards, H. A. Hogue, Lizzie Hackney, C. I. Hickey, William Mathews, Daniel Dorochev, H. Lewis, T. E. Travis, J. H. Pridgen, F. H. Printing Co., J. B. Robinson, The President and Trustees of the Jusalia Academy and Pacific University, a Corporation, M. Mansfield, George Willamette, Margaret J. Cooper, The Williams & Englund Banking Company, a Corporation, M. V. Rork, and Clackamas County, Defendants.

To C. C. Curtis, L. H. Rowland, J. H. Westcott, E. Leland, Daniel Dorochev, J. B. Robinson and M. V. Rork, Defendants above named: In the name of the State of Oregon, you are hereby notified that the undersigned plaintiff filed against you in the above entitled suit within ten days from the date of the service of this summons upon you, if served within this county, or if served to you otherwise, within this state, then within twenty days from the date of the service of this summons upon you; and if served upon you by publication, then you are required to answer said complaint on the first day of the next term of said court after six weeks publication of this summons, to-wit: on Monday, the 8th day of November, 1894, and if you fail so to answer the plaintiff will apply to the Court for the relief prayed for in their complaint on the herein, to-wit: a decree of this Court for a partition of the real premises hereinafter described, according to the respective rights of the parties to this suit, said real premises being described as follows:

Block 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100. All of Block 14 excepting lots 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100. All of Block 15 excepting lots 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 41, 42, 43, 44, 45, 46, 47, 48, 49, 50,