## Oregon City Enterprise.

VOL. 30. NO. 28.

|  |
| :---: |
|  |
| \% |
| C. ${ }^{\text {a }}$ |

C


## PIPE



| Sate |  |
| :---: | :---: |
|  |  |
|  |  |
| ttorseive At Law |  |
|  |  |
|  |  |
|  |  |
|  |  |
| ationsey asd |  |
|  |  |

## SPRING AND

 SUMMER GOODS
## 

## 



## 






## G.

win netio in in werv of tuw
Kin


J. W. WELCH.

Willameto Bla, opposite Poroten.

## W . cunz joinsex.




## 

##  <br> 

$\qquad$
The latest in CLOTHING and Shirt Waists, etc.

Novelties in every line.

## Pioneer Store

Thos. Charman \& Son,
Oregon City, Oregon.

## A NEW HAT.

Does improve the appearance of a woman so much and makes her feel so much more at ease when in public, that she should not deny herself this needed addition to
her wearing apparel. At the price we now sell a fine finished, latest style hat, every woman in Oregon City can afford this

How you Can Save Money
When your children need
and bowel regulator, buy

## BABY'S FRUIT LAXATIVE.

 Baby's Pectoral Syrup,DR. J. H. IRVINE, Proprietor.

Gent's Furnishing Goods.

Neatest Styles of Dress Goods,
E. E. MARTIN, comareclal bank ble.

Fifty doses tor twenty-tive cents. The season for
colds and coughs is upon us. In order to be pre-

The best in the market. Price 25 cents. For sale
at the CANBY PHARMACY, Canby, Or.

 have
tral
of chectit conit phocrbises.

 G D Dimick vy J L Beoth and Sarah J
30 30 His suit was berun on the that shince of
30 March, 1896; that on April oti, one o
30 the defendants. Sarah J. Seoth, died teg-
 30 Scott was admitted to probate, and that
30 A. B. Marquaum was appointed executor 30 of said hast will. It ie bereby ordiered un
30 motion of G. B. Dimick and V. R. Hyde, 30 motion of G. B. Dimick and V. R. Hyde,
30
plaintifrs attorneys, that the nid exec 30 puior be matterneys, that the nail exectited a party de-
und
Uendant, and this action be continued lor service upon the said A. B. Mar
quan.
M $F$ Rogan vn Clackamas county; the parties to this canek having stipulated
that this case be transferred to Washington county, state of Oregon, for trial,
and this being an action against the
conty county for damages, it is therefore con-
sidered and adjudged that this canse be
tranfer red to Washingtoo county, atate of Oregon, for thial at the next terma of
said conart. This is a sait said court. This is a suit brousbt by
Mro. M. F. Brogan to recover $\$ 0.000$
damages for injuries received last fall,
while driving over the county road beTween Cinnthy and Barlow at which time
one of the borree stepped on a locee plank which Alew upward causing the
horken to scare and run away and the received serions injuries. A claim for
this amount was presented to the county
court, but after due consideration wh disallowed. Ex-Governor W.W. Thayer. Newten Socoy and Glen 0 . Hoiman
are attorneys for phaintif, and W. . .
Barret, district atlorney, Brownell e Barrett, district attorney. Browell \&
Campbell, and G.E.Haye, county jugge, are the atuorneys for Clackamas county.
There will be an inteesting legal con-
test ower this case, as the quetion of the extent os liability incurred by a county
court as to ase condition of can court as to safe condition of county roads
vill be taken into consideration. will be taken into consideration.
Calvin Harringtoo, it al. vs Margaret
Miller, et al: it appearing that the ref. sine heretofore appointed to take testi-
ent mony refuses to act; it is therefore or-
dered that such appoint dered that such appointment be revoked,
and that this cause be and the same in
hereby referred to A. S. Dresser to take proofs and report the eame to this court
by the next term of conrt. Thomas Charman vo Perry A Surface plaintiff. Confirmation of sberiffs sale Jacob Weidnere and R Staub vs John Buetler; the plantiffs appeares by Lat
ourettes, and the defendant made de lault. Judgment for \$162.50, 50 attoratached property in Yambint county
sold as follows: Lots $7, \mathrm{~s}, 9$ and 10 in block 49 in the town of Dundas, YamMartha Califif, et
Fish, et al, Latourettes for plaintift and A. S. Bennett for the defendants, and
upon stipulation of said parties, it is orapon sipulation of said parties, it is or-
dered tiat the cause be and the name is hereby referred to A. S. Dresser to take
and report proofe to this court by the next term.
Daffy Bros va Goorgen L Tout and El-
len Tout; Thomas Duffy person and by Das Cameron, his at-
torney, and the defendants appearing in person and by deefen attontsey, E. E. B. Seat-
brook. The trial was by in brought in a verdict for $\$ 17.10$. plaintiff appeared in person and by and the defendant appeared in person
and by George W. Swope ourette. his attorneys. The jury brought of plaintiff
Cahn, Nickelsburg \&Co vs EM and terest, coats and attorney fees. Rosenfeld-smith Co. vs E M Hart-
man ; fudment for phaintif for sime man; judgment for plaintiff for
interest, costs und disbursements Louis A Nobel yos S B Calif, Eliza. beth Califf, H H Johnson and W T?
Whillock; this cause coming ob to be beard ou motion of plaintiff to amend the complaint by adding the nume of
E. F. Riley as a party defendant and to E. . Riley as a party defendant and to
file amended complaint submitted there-
with, plaintiff appearing by Hedges \& Grififth, his attornevs. And it appearproper and necessary party delendant that jastice will be furthered thereby, it s ordered and adjudged that the name
of E. F. Riley be added to those of deaneuded complaint, submitted. CECrose vs W F Hutbard; action logs sustained by defendant breaks of sintif's dam on the Clackamas near

Continuel Pasamas

