For Early Closing.

In consideration of the mutual benefits to be derived by the early closing of the business houses of Oregon City, Oregon. we, the undersigned, merchants of Oregon City, Oregon, do hereby severally promise and agree to close our stores promptly at 8 o'clock p. m. of each day, except Saturday of each week and Willamette Pulp & Paper Company pay day of each month for the period of one year from the date hereof; provided however, that the month of December, 1900, shall be excepted from the provisions of this agreement.

And further, we each separately and for ourselves hereby promise and agree that any one of our number violating the provisions of this agreement shall pay to the Recorder of Oregon City, Ore. the sum of \$5 as a fine or penalty, for each and every violation of this agree-

We hereby select the following merchants towit: B. S. Bellomy, I. Selling. and Frank T. Barlow, who shall constitute a committee to be known as the Merchant's Executive Committee and it is hereby made the duty of said commiftee to investigate each violation of this agreemnt reported to it, and if the said committee find the merchant unity as reported, and the said merchant refuses to pay said fine or penalty as provided by this agreement, we the undersigned hereby authorize, empower and instruct said committee on our behalf to institute an action for the said penalty or fine and the merchant if found guilty of violating the provisions of this agreement by the said Merchants Executive Committee hereby agree to pay such sum as the court may adjudge reasonable in said action as attorneys fees and

The said fine or penalty of \$5 as provided herein, shall, pursuant to the the order of City Council of Oregon City, Oregon, and shall be disbursed by as follows: He shall pay to the nightwatchman of Oregon City one dollar for each case of violation of this agreement, wherein the fine is imposed, reported by him; he shall pay to the city treasurer the sum of three doilars to be applied to the cemetery fund and be, the said recorder, shall retain one dollar as Lis fee for collecting said

The nightwatchman of Oregon City, Oregon shall, pursuant to the order of the city council of Oregon City, Oregon, report each and every violation of this agreement to the Merchants Executive Committee and to the city recorder.

The following rules governing the closing hours of stores are hereby adopted:

Rule 1-That the door or doors of each so e shall be closed and locked at the hour designated as the closing time herein.

Rule 2-That no customer shall be admitted to the store after the closing hour.

June, A. D. 1900.

I. Selling. W. A. Huntley, Frank T. Barlow. Bellomy & Busch Red Eront Trading Co. Golden Rule Bazaar. V. Harris. A. Miklsteen. Mrs. H. T. Sladen C. Goldsmith Ellen F. Martin E. J. McKittrick G. H. Young Price Bros M. Michael Wilson & Cooke Burmeister & Andresen Fellows Grocery The Fair Store Heinz & Co Albright & Logus Pope & Co Kranse Bros W Yakeda Grace & Heckart A. Robertson Brown Bros Marr & Muir Joseph Kuerten Otto Deute Ely Bros Hornsbuh Bros John Everbart W. Blayney & Son

Mrs. W. B. Shively

C. A. McMillan

R. Freytag

C. A. Willey

H. Bethke

he Enterprise.

The law holds maker and circulator o a counterfeit equally guilty. The dealer who sells you a dangerous counterfeit of DeWitt's Witch Hazel Salve risks your isting between you and plaintiff. life to make a little larger profit. You cannot trust him. DeWitt's is the only of Hon. T. F. Ryan, judge of the court of genuine and original Witch Hazel Salve, a well known cure for piles and all skin diseases. See that your dealer gives

Clackamas county, Oregon made on the 5th day of July, 1900, the first publication being on the 13th day of July, 1900.

S. R. HARRINGTON, you DeWitt's Salve,

A Lost King.

In olden times, when European kings were as plentiful as Kentucky colonels are today, it was not an exceptional occurrence for a king to disappear and never been heard of again. In ancient times, however, the people have been more careful of their kings.

So when King Sebastian of Portugal disappeared in battle July 29, 1578, while fighting the Moors at Alcazar, there was great commotion. The Moors surrendered to the Portuguese a body said to be that of the king, but it was rumored that the Moors had the king alive in custody.

The surrendered body was burled with royal bonors at Belem, but the faithful Portuguese persisted in waiting for the return of their king. Long after he would have died in the course of nature his countrymen longingly awaited his coming.

Even up to this day the legend of the return of King Sebastian is believed by many, and on stormy nights credulous Portuguese citizens will wrap their cloaks about them and go outside and watch the storm, thinking that the king may appear in a cloud of fire again to rule.

What is a Sleeper!

Here is a definition which is as difficult to read rapidly as "Peter Piper picked a peck of pickled peppers" and yet is more sensible. In fact, it is an actual statement of facts, as you will find if you read it slowly;

A sleeper is one who sleeps. A sleeper is that in which a sleeper sleeps. A sleeper is that on which the sleeper runs while the sleeper sleeps. Therefore while the sleeper sleeps in the sleeper the sleeper carries the sleeper over the sleeper under the sleeper until the sleeper which carries the sleeper jumps the sleeper and wakes the sleeper in the sleeper by striking the sleeper under the sleeper on the sleeper, to pay the costs and disbursements and there is no longer any sleeper sleeping in the sleeper on the sleeper.

No Woman May Reign.

The question has been asked why none of the daughters of the czar may be a successor to the throne on which the great Catherine proved her capaci-The exclusion rests only on an edict of the Emperor Paul, the son of Catherine the Great, issued to discredit his mother's memory.

France has as many as 45,000 families, with 130,000 individuals, claiming a title of nobility; but, as a matter of fact, only about 450 families can prove their claim to descent from a noble family in fendal times.

Japan's Children.

From one end of Japan to the other a child is treated as a sacred thing, be it one's own or a stranger's. Each one carries its name and address on a ticket round its neck, but should it indeed stray from home food and shelter and kindness would meet it anywhere.

It may well be said that life is monotonous. In 50 years we undress for bed no fewer than 18,350 times, dressing again after each night's repose with cheerful resignation.-Tit-Bits.

After many intricate experiments, Rule 3-That all customors in the scientists have discovered methods for store at 8 o'clock shall be waited upon, obtaining all the natural digestants. It is bereby made the duty of the These have been combined in the propor-Merchants Executive Committee to tion found in the human body and united visit all merchants who shall commence with substances that build up the digesbusiness in Oregon City subsequent to tive organs, making a compound called the execution of this contract and induce Kodol Dyspepsia Cure. It digests what said merchants to sign duplicate of this you eat and allows all dyspeptics to eat plenty of nourishing food while the In witness whereof we have hereunto stomach troubles are being radically set our hands and seals this 9th day of cured by the medicinal agents it contains. It is pleasant to take and will give quick Geo. A. Harding.

A Few Pointers.

The recent statistics of the number of deaths show that a large majority die with consumption. This disease may commence with an apparently harmless cough which can be cured instantly by Kemp's Balsam for the Throat and Longs, which is guaranteed to cure and relieve all cases. Price 25c and 50c. For sale by all druggists.

During last May an infant child of our I felt sure it would do good if used according to directions. In two days time the child had fully recovered. The child is now vigorous and healthy. I have recommended this remedy frequently and have never known it to fail .- Mrs. Curtis Baker, Bookwalter, Ohio. Sold by G. A. Harding, Druggist.

Legal Notices.

Sammons.

In the Circuit Court of the State of Oregon, for Clackamas County. Annie Bell, plaintiff,

Thomas Bell, deft.

To Thomas Bell, 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 The Enterprise gets the news. Get in the above entitled suit on or before the 30th day of August, 1900, that being the last day prescribed in the order of publication of this summons, and if you fail to so appear and answer said complaint, the plaintiff will apply to the court for the relief therein prayed towit: a divorce from the bonds of marriage ex-

This summons is published by order

Attorney for Plaintiff.

Sheriff's Sale.

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

E. F. Riley, plaintiff,

W. H. Burghardt, Elia Burghardt H. H. Johnson and George Broughton, defendants

State of Oregon, County of Cisckamas, sa 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 11th day of July, 1900, upon and dated the fifth day of July, 1805, upon a judgment rendered and entered in said court on the 21st day of March 1805, in favor of E. F. Riley, plaintiff, and against W. H. Burghardt, Elia Burghardt H. H. Johnson and George Broughton, defeud-ants, for the sum of \$305.05, with \$175,36 interest and the further sum of \$37.50 as attorney's fees, and the further sum of \$5.00 costs and disbursements, and the costs of and upon this writ, commanding me out of the personal property of said defendants, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said judgment to satisfy said sum of \$613.82 and also the costs upon this said writ; Now, therefore, by virtue of said execu-

Now, therefore, by virtue of said execu-tion, judgment order and decree, and in compriance with the commands of said writ, being unable to find any personal property of said defendants's I did on the 16th day of July, 1900, duly levy upon the following described real property of said defendant, situate and being in the country of Clackamas, and State of Oregon, towit: seventy-six acres bounded by a line begin-ning at the north east corner of the SEM of SEM of sec 16, Tp 2 S, of Range 2 E, of the Willamette Meridian and running thence N 12 chains, thence E 25 chains, thence 8 12 chains, thence W 15 chains to the northwest corner of the land of Amy Johnson, thence 8 15.41 chains, thence W 30 chains, thence N 15.41 chains to the northwest corner of the D. L. C. of James Winston; thence E 20 chains to the place of beginsing; also, the west half of a tract of land | June, sounded by a line beginning at the angular corner on the south line of the George Abernethy donation land ciaim in Tp 2 s, of Range 2 E, of the Willamette Meridian at a point 8 5 deg. 15 min. E, 13.80 chains from the southeast corner of the Hiram Straight D. L. C. and running thence N 5 deg. 15 min. E 3.89 chains, thence E to the line between the east half and the west half of said George Abernethy D. L. C. thence S on said line to the south line of said Abernethy D. L. C., thence N so deg W. to the place of beginning, Also lots No 1 and 2 in block No. 143 in, Oregon City And I will on Friday, the 17th Day of August, 1906. at the hour of 11 o, clock a. m. at the front door of the County Court House in the city of Oregon City Oregon, 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, and on the date of said jndgment 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, Oregon, July 18, 1900. J. J. COOKE, Sheriff of Clackamas County, Oregon. J. C. Jack, Deputy.

Executrix's Notice.

Notice is nereby given that the undersigned has been appointed executrix of the the county court of Clackamas county and all persong having claims against the said estate must present them to the under-signed duly verified at her residence at Damascus, Oregon, within six months from the dare hereof.

Dated, July 16, 1900. WILLEMINIE RABENOW, Executrix of said estate. Dimick & Eastham, attorneys

Exectutor's Sale.

Notice is hereby given that pursuant to the order of the county court of Oregon for the county of Clackamas, made and entered July 9, 1900, I will on

Saturday, August II, 1900. at 10 o'clock a. m. at the court house door in Oregon City, Oregon, open bids and sell at private sale for cash, the following de cribed real estate belonging to the estate of Martha A. Doores deceased, to-wit: A strip of uniform width off the westerly side oft hat part of the Robert Allen D. L.C in T6S, R I E of the Willamette Meridian, owned by said estate, said strip to extend southerly from the center of the county road leading southerly from Marquam to Silverton, to the southern boundary of said claim and wide enough to comprise 35 acres. Bids may be submitted in writing adressed to the undersigned at Marquam, Oregon, or to C. D. & D. C. Latourette, my attorneys at Oregon City, but no bid under \$35 per acre will be considered. Dated July 9, 1900,

JOHN W. DOORES, Executor of said Estate.

Summons In the Circuit Court of the State of Oregon for Clackamas County. Gracie Murray, plaintiff)

Allen R. Murray deft. To Allen Murray, the above-named deft.

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you neighbor was suffering from cholera in in the above-entitled suit, on or before fantum. The doctors had given up all the 30th day of August, 1900, that being hopes of recovery. I took a bottle of Chamberlain's Colic, Cholera and Diarfail to so appear and answer said comfail t rhoea Remedy to the house, telling them plaint the plaintiff will apply to the court for the relief herein prayed for, to-wit: a divorce from the bonds of marriage existing between you and the

plaintiff. This summons is published for six consecutive weeks by order of Hon, T. F. Ryan, judge of the county court of the State of Oregon for Clackamas County, made on the 5th day of July, the first publication being on the 13th day of July. 1900. S. R. HARRINGTON,

Attorney for Plaintiff.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. Elizabeth Emmons, plaintiff Willard E Emmons, deft.

To Willard E Emmons, 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 on or before minor child, George Wilfred Freeman, and the 30th day of August, 1900, that being the last day prescribed in the order of for her costs and disbursements in this suit publication of this summons, and if you and for such further relief as to the court fail to so appear and answer said complaint, the plaintiff will apply to the court for the relief therein prayed towit: a divorce from the bonds of marriage

now existing between you and plaintiff. This summons is published for six consecutive weeks by Judge T. A. McBride. judge of the said court, made on the 12th day of July, 1900, and the first publication being on July 13.

JOHN DITCHBURN Attorney for Plaintiff.

Notice for Publication.

Department of the Interior. Land Office at Oregon City, Oregon, June

Nonce is hereby given that the followingnamed settler has filed notice of his inten tion to make final proof in support of his claim, and that said proof will be made before the Register and Receiver at Oregon City, Oregon, August 14, 1900.

ASA R. HAWKINS. H. E. No. 10781, for the Wik of SWik, SEig of SWik and SEik of Sec. 5, T 4 S, R 6 E. He names the following witnesses to prove his continuous residence upon and

ultivation of said land viz: William D. Bedford, Robert Miller, Charles C. Miller, Sherman Coop, all of Garneld, Oregon, CHAS. B. MOORES.

SUMMONS.

In the circuit court of the state of Oregon. for the county of Clackamas. Louise McCrystal, plaintiff Peter McCrystal, defendant)

To Peter McCrystal, the above-named deft:
Is the name of the State of Oregon, you are hereby summoned and required to appear and answer in the above entitled court and cause, and answer the complaint filed thems. and cause, and answer the complaint flied therein, on or before the 18th day of Angust 1900, and you are hereby notified that if you so fail to appear or answer, the plaintiff will apply to the court for the relief prayed for in the said complaint, to with a decree dissolving the bonds for matrimony now existing between plaintiff and defendant, and a decree of absolute divorce, and allowing the plaintiff to resume her mablen name, and for such other and further relief as to the court may seem just and proper.

This summons is served by publication by order of Hon. T. F. Ryan, county judge of Clackamas county, made and entered in the above entitled cause on the 29th day of

The date of the first publication of this summons is July 2 1900 JOSEPH & SCHLEGEL,

Attorneys for Plaintiff.

Summons

In the Circuit Court of the State of Oregon, for the County of Clackamas: W. H. Faubion, plaintiff;

Thos. H. Hickey, deft. To Thomas M. Hickey, defendant above

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 action on or before the 18th day of August, 1900, which is the time prescribed by the order of publication of this summon, and if yo I fall to so appear or answer, for want thereof, the plaintiff will take judg-ment against you as demanded in his complaint filed herein, to wit: For the sum of \$179.00 with interest thereon at the rate of ten per cent per annum from July 1, 1894. This summons is served on you by pub-

lication by order of Hon. Thos. F. Ryan county judge of Clackamas county, Oregon. made and entered therein on the 30th day of June, 1900. The date of the first publi cation hereof is July 6, 1900, and the last is August 17, 1900.
BEOWNELL & CAMPBELL,

Attys. for Plaintiff.

Citation.

In the County Court of the State of Oregon, for Cisckamas county,

In the matter of the estate of Bernhart Quant, deceased.

To Dora Quant and Charles Quant, heirs and devisees of Berohart Quant. deceased, and to all others interested in said estate if any such there be:

It appearing to the court by the petition this day presented and filed by Richard Scott, executor of the last will and testament of Bernhart Quant, deceased, that it ment of Bernhart Quant, deceased, that it is necessary to sell the whole or some por-tion of the real estate belonging to the estate of said decedent to pay the debts of decedants and the costs and charges of ad-

inistration.
In the Name of the State of Oregon, You are therefore cited to be and appear before said county court on the 6th day of August, 1900, at the hour of ten o'clock, a.m. of said date at the court room of said court at the court house in Oregon City, Clackamas County, Oregon, to show cause why an order should not be granted to said executor to sell so much of the following real estate belonging to said estate as may be necessary to wit: Lots 1 and 2 in block 6 Hanson's addition to East Portland, now Portland; Lots 1 and 2 in block 4, Hauson's Ad-dition to East Portland, now Portland. dition to East Portland, now Portland.
Multnomah county. Oregon; an undivided half interest in 75 acres situate in the Robert Cauffeld D. L. C. No. 53 in secs 8, 9, 16 and 19, in T 3 s, R 2 E, of the W M; also block No. 27, of the Town of Milwaukle.

Clacksman County, State of Oregon.

George Epperson, of Eagle Creek.

Any and all persons claiming adverse the above-described lands are requested file their claims in this office on or bell said 15th day of August, 1800.

Clacksman County, State of Oregon.

Registe Clackamas County, State of Oregon.
Dated this 26th day of June, 1990.
THOS. F. RYAN.

Notice for Publication.

Land Office at Oregon City, Or.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the Register and Receiver at Oregon City, Or., on August 14, 1900, viz: CHIODO GIACOMO.

H. E. No. 11206 for the SE ¼ Sec. 12, T. 4 S. R. 5 E. He names the following witnesses to prove his continuous residence upon and cultiva-

tion of the land/viz: Charles C. Miller, Robert Miller, Shernan Coop, Lawrence Mitchell, all of Gar field, Oregon, CHAS. B. MOORES,

Register.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Mary Freeman, plaintiff.)

Henry Freeman, deft. To Henry Freeman, deft., above named

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 fall to answer, for want thereof, the plaintiff will apply to the court for the relief demanded in her complain to-wit: For a decree dissolving the bonds of matrimony existing between you and plaintiff, and awarding to plaintiff the custody of the minor child, George Wilfred Freeman, and

may seem meet and proper.

This summons is published by the order of Hon. Thos. F. Ryan, judge of the county court of the State of Oregon for the County of Clackamas made and entered in said Circuit Court on the 5th day of July, 1900, which order directs the publication of said which order directs the publication of said summons not less than once a week for six anccessive weeks.

The date of the first publication of this summons is July 6th, 1900 and the date of the last publication is August 17, 1900. HEDGES & GRIFFITH.

Attorneys for Plaintiff.

Notice for Publication

United States Land Office, Oregon City, regon, May 29, 1900. NOTICE 18 REREBY GIVEN that is ompliance with the provisions of an act of ongress of June 3, 1878, entitled "An act for sale of timber lands in the states of California, Oregon, Nevada, and Washi Territory, 'sa extended to all the I Land States by set of August 4, 1992;

of Oregon City county of Clackamas state of of Oregon City county of Clackanias state of Oregon, has this day flied in this office his aworn statement No. 3224 for the purchase of the NE ¼ of section No. 27, in township No. 4 8, range No 5 E, and will offer proof to show that the land sought is more valuable for its timber and sought is more valuable for its timber and sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before to establish his claim to said land before the Register and Receiver of this office at Oregon City, Oregon, on Saturday, the 11th day of August, 1900. He names as witnesses:

John Straight, Theodore Huerth, of Parkplace; Geo. Lockerby, Russ Wilcox, f Garfled, Oregon.

Any and all persons claiming adversely

above described lands are requested flie their claims in this office on or before said 11 day of August 1900. CHAS. B. MOORES.

SUMMONS.

IN THE CIRCUIT COURT of the State of Oregon, for the County of Clackamas. Mary Mader, plaintiff

W. D. Pickens and E. E. his wife, deft. To W. D. Pickens and E. E. Pickens, de

fendants above named: In the name of the State of Oregon, You are hereby required to appear and answer the complaint fled against you in the above the complaint within six weeks from the date of the first publication of this summons, and if you fail to answer for want thereof, the pisintiff will apply to the court for the retief demanding in her complaint, to wit: That plaintiff have judgement against you and each of you in the sum of \$125.00 with interest thereon at the rate of 10 per cent per annum from March 13,1869 until paid and the further sum of \$50.00 attorneys fees and the costs and disbursements

That plaintff be decreed to have a valid complete and first lien upon the following described real properity, to-wit:

The southeast one quarter (%) of the southeast one quarter (%) and the south one-half (%) of the southwest one-quarter (%) and the south one half (%) of the southeast one-quarter (%) and the south one half (%) of the southeast oneparter (%) of the southwest one-quarter quarter (\$4) of the southwest one-quarter (\$4) and the south one-half(\$6) of the southwest one-quarter (\$4), all in section ten (10) tp. 2 s.r5 e. of W. M. in Clackamas county And that said lien be foreclosed and said

real properity sold as upon execution at law and the proceeds of said sale applied as follows: (a) To the expense of said sale and cost and dishursements of this suit and the sum of \$50 as attorneys fees. (b) To the payment of such judgement as may be recovered by plaintiff in this suit, and for such other and further relief as to the court

may seem meet in the premises.

This summons is published by order of the Hon. Thos. A. McBride, Judge of the above entitled court, made and entered therein on the 16th day of April, 1990. The date of the first publication of this summons is June 8th, 1990 and the date of the last publication thereof is July 20, 1 HEDGES & GRIFFITH, Attorney for Plaintiff,

Notice for Publication.

United States Land Office, at Oregon City

Oregon, May 16, 1900. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An ant for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory as extended to all the Public Land States by act of August 4, 1862 HENRY EPPERSON,

of Currinsville, county of Clackamas, state of Oregon, has this day filed in this office bis sworn statement, No. 5209, for the purchase of the SEM of SWM of sec 20 and NEM of SWM and NM of NEM sec. 29, in Township No. 4 S. Range No. 5 E. W. M. and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at Oregon City, Oregon, on Wednesday, the 15th day of August, 1900.

He names as witnesses;
John D. Mann, of Portland, Oregon; Lee
Wills, of Currinsville; John Epperson and
George Epperson, of Eagle Creek.
Any and all persons claiming adversely

Any and all persons claiming adversely of Garfield, county of Clackamas, size the above-described lands are requested to Oregon, has this day filed in this office on or before

Notice to Creditors.

The undersigned having been appointed by the County Court of the State of Oregon for Clackames County, executor of the notice is hereby given to the creditors of, and all persons having claims against said deceased, to present them duly verified as required by law, within six months after the first publication of this notice to said. W. E. Grantham, executor, at the office of Ed Mendenhall, room No. 208, Commercial Block, Portland, Oregon.
Dated, Oregon City, Or. July 20, 1900.
W. E. GRANTHAM.

Executor of the estate of Malachi Granham, deceased.

Summons

In the Circuit Court of Oregon for Clackamas County. George W. Baker, plaintiff.)

Hannah J. Baker, deft.

To Hannah J. Baker, defendant:

In the name of the State of Oregon you are hereoy notified and required to appear and answer the complaint filed against you in the above named court in the above entitled suit, on or before the 30th day of August, 1900, and if you fail to appear or answer said complaint, for want thereof the answer said complaint, for want thereof the answer said complaint, for want thereof the answer said complaint. answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in the said complaint, to wit; a decree dissolving the bonds of matrimony now existing between plaintiff and defendant, and a decree of absolute divorce, for such other and further relief as to the court may seem just and proper

This summons is served by publication by order of Hon, Thos. F. Ryan, judge of Clackamas county, State of Oregon, dated the 5th day of July, 1900. The date of the first publication is July

CLARENCE BUTT AND JOSEPH & SCHLEGEL, Attorneys for Plaintiff.

Notice for Publication. United States Land Office, Oregon City Oregon, May 15 1900.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nerada and Washington Territory as extended to the Populo Land States by act of Asset

all the Public Land States by set of Avens of Portland, county of Molinomah, State of Oregon, has thindsy fixed in this office has sworn statement No. 5210, for the purchase of the SWM of NWM and WM of SWM and SEM, of SWM Sec 26, in Town No that the land sought is more valuable for its timber or stone than for agricultum, purposes, and to establish his claim to said and before the Register and Receive of the Register and Receiver. JOHN D. MANN. nd before the Register and Receiver this office at Oregon City, Oregon on Wed-nesday, the 15th day of August, 1970.

He names as withceases:
Henry Epperson, and Lee Wills, of Canrinaville; Geo. Epperson, and John Epperson, of Eagle Creek. Any and all persons claiming adversely the above-described lands are requested to

file their claims in this office on or said 15th day of August 1900.
CHAS. B. MOORES.

Notice to Creditors.

Notice is hereby given to all persons has ing datus against the estate of Martin January, deceased, to present the same properly verified, to the undersigned, a the office of Radges & Griffith, attorneys, in Oregon City, Oregon, within six month from the date of the first publication of this notice,

First publication June 27, 1900. W. E. CARLL.

Executor of the estate of Martha Jenning deceased. Hedges & Griffith, atty., for Executor.

Notice.

Notice is hereby gived that we will apply to the city conneil at its regular meeting in August, 1930, for a licence to sell spiritus nors, at our place of business. Main street between Fourth and Fifth streets in Orego Said license to date August 5, 1983, Dated Oregon City, July 12, 1989 KELLY & NORLEY,

Notice.

Notice is hereby given that the under-algoed has been appointed by the county court of Clackamas county, Oregon at the court's of the estate of John G. Bennes, deceased All persons having claim against said estate are hereby notified as present them to Oscar Wissinger, Milwanis, the duty verified, within aix months bea Ore, duly verified, within aix months for the date of this notice

Dated this 10th day of July, 1900,
Dona Howners,
Executive, Notice for Publication.

United States Land Office, Oregon City regon, June 2, 1900, Notice is hereby given that in compliance with the provisions of the act of congress of June 3, 1878, entitled "An act for the sub of timber lands in the States of California, Oregon, Nevada, and Washington territory, as extended to all the Public Land States by

net of August 4, 1892. LEE WILLS.

of Garfield, county of Clackamas, state of Oregon, has this day filed in this office his sworn statement No. 5228, for the purchase of the nely of section No. 20, in township No. 4 s, range No.5 e, and will offer profits show that the land sought is more valuate for its timber or stony than for agricultual purposes, and to establish his claim to sail and before the register and receiver of this

office at Oregon City, on Baturday, the 20th day of August, 1900. He names as witnesses: John G. Epperson, of Keise, Orega, Henry Epperson, of Currinaville, Orega, Richard G. Paimateer, of Garfield, Orega, Geo. Epperson, of Eagle Creek, Oregon.

Geo. Epperson, of Eagle Creek, Oregon.

Any and all persons claiming adversely
the above-described lands are requested in said 25th day of August, 1900. CHAS. B. MOORES,

Notice for Publication.

United States Land Office, Oregon Op. Notice is bereby given that in complians with the provisions of the act of Congress of June 3, 1878, entitled "An act for is sale of timber in the States of California Nevada, and Washington Territory, a extended to oil the Public Land Stately

act of August 4, 1892, RICHARD G. PALMATEER sworp statement No. 5227 for the putter of the Etg of SW54, and lots 3 sold section. No. 29, by township No. 4 8, no. No. 6 E, and will offer proof to show 56

the land sought is more valuable lets timber or stone than for agriculture purposes, and to establish his claim to si land before the Register and Receiver of this office at Oregon City, on Saturday, in 25th day of August 1900. He names as witnesses:
John Epperson, of Kelso, Or, Henry
Epperson, of Currinaville, Lee Wills, &
Garfield, Geo. Epperson, of Eagle Crest
Any and all persons claiming adversity the above described lands are reguested file their claims in this office on or bein

said 25th day of August, 1900. CHAS. B. MOORES,

Notice for Publication.

United States Land Office, Oregon Offi Oregon, June 2, 1900. Notice is hereby given that in complian with the provisions of the act of Compa of June 3, 1878, entitled, "an act for the act of timber lands in the States of California Oregon, Nevada, and Washington Tem-tory," as extended to all the Public last States by act of August 4, 1892,

JOHN G. EPPERSON.

able for its timber or stone than for an cultural purposes, and to establish claim to said land before the Register as Receiver of this office at Oregon City & Saturday, the 25th day of August, 1989.

He names as witnesses He names as witnesses:
Henry Epperson, of Currinsville, OrgaLee Wills, and Richard G. Palmaiert &
Garfield; Geo. Epperson, of Eagle Crest.

Any and all persons claiming adversely the above described lands are requested file their claims in this office on or best said 25th day of August, 1900. CHAS. B. MOORES.

