Notice for Publication.

DEPARTMENT OF THE INTERIOR, Land Office at Oregon City, Oregon, January 19th, 1901.

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, Oregon, on March 11th, 3901, via:

VICTOR DICKEY, H. E. 11156, for the S. ½ of the N. E ¼ and the S. E. ¼ of the N. W. ¼ of sec. 32, Tp. 5 S., R. 3 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz; James Baty Stephen A. D. Hungste, Harry I. Rastall and Isom Vaughan, all of Molalia, Ore. CHAS. B. MOORE, Register.

SHERIFF'SSALE ON EXECUTION.

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

Portland Trust Company of Oregon, Plaintiff,

J. C. Havely and Anna Havely, Defendants.

STATE OF OREGON. County of Clackamas, 83

BY VIRTUE OF A JUDGMENT OR-D der, decree and an execution duly is-sued out of and under the seal of the above entitled court in the above entitled cause, to me duly directed and dated the 26th day of January, 1901, upon a judgment rendered and entered in said court on the 18th day of and entered in said court on the 18th day of June, 1900, in favor of Portland Trust Company of Oregon, plaintiff, and against J. C. Havely and Anna Havely, defendants, and H. W. Ross, surety, for the sum of \$5,305,30, with interest thereon at the rate of 10 per cent per annum from the 24th day of July, 1900, which judgment was enrolled and declaration. 1900, which judgment was enrolled and docketed in the clerk's office of said court in said county on the 5th day of January, 1901; and, whereas, notice of contribution and repayment was filed by Lucinda Ross, administratrix, Minnie L. Foster and Lenora Ross, by her guardian, Lucinda Rors, No-vember 2nd, 1900, commanding me out of the personal property of said defendants, and H. W. Ross, surety, and if sufficient could not be found, then out of the real property belonging to said defendants and surety, to satisfy the sum of \$4,427.83, with interest the con at the rate of 10 per cent per annum from the 28th day of December, 1900, also costs upon this writ.

Now, therefore, by virtue of said execu-tion, judgment order and decree and in compliance with the commands of said writ. ng unable to find any personal property of said defendants or surety, I did on the 31st day of January, 1901, daily levy upon the following described real property of said defendants and surety, situate and being in the county of Clackamas and state of Ore-

An undivided one-third (1-3) interest in and to all of the following described real premises, to-wit:

Lots three (3) and four (4), in block two (2), in the town of Canemah, Clackamas county, Oregon, as shown by the plats and surveys of said town of Canemah now on file in the county clerk's office of Clackamas

The north half (14) of lot numbered one (1) and the north half (14) of lot numbered eight (8), in block numbered twenty-seven to the map and plat of the town of Oregon City, Oregon, on file in the county clerk's office of Clackamas county, Oregon, said lots commencing at the north west corner of said block twenty-seven [27] and running thence easterly 210 feet; thence southerly 34 feet and 3 inches; thence west-

erly 210 feet to Main street; thence 34 feet and 3 inches to the place of beginning. The south half [34] of the James Waldrop donation land claim, notification No. 7662 in sections 1, 12 and 13, township three [3] ath, range three [3] east Willamette meridian, Clackamas county, Oregon, contain-ing one hundred and fifty-three [153] acres, more or less,

Beginning at a stake 15.86 chains south and 43 chains west from the northern corner of the John S. Howland donation land claim; thence south 46 degrees 45 minutes east 40 chains to a stone; thence south 43 degrees 30 minutes west 8 chains to a stone; thence north 46 degrees 45 minutes west 40 chains to a stake on the northwest boundary of said claim; thence north 43 degrees east 7.93 chains to the place of beginning, containing 32 acres, more or less, in Cinckamas county, Oregon.

Beginning at the northwest corner of owned by him, thence along the line of said Gordon's tract in a southeasterly direction 70 rods; thence at right angles running westerly to the line of a tract of land formerly owned by L. D. Harding; thence northerly along said line of said Harding's tract of land 70 rods, more or less, to L. D Harding's northwest corner; thence in an easterly direction to the northwest corne of a tract of land formerly owned by Lucy A. Burnett; thence south-riy to the south west corner of said tract formerly owned by said Lucy A. Burnett 110 rods; thence east erly along the line of said Lucy A. Burnett tract of land to the place of beginning, con-taining 100 acres, the same being part of Foster's D. L. C., in Clackamas county, Oregon.

Beginning at a point thirty [30] feet east of where the south line of section nine [9], township 2 south, range 2 east of the Willamette meridian, crosses the center of the Oregon and California railroad, running thence northerly tracing the eastern boun-dary line of said railroad right of way to a point forty ross north of said section line of said section nine [9]; thence east parallel with said section line sixty-eight [68] rods to the west boundary of the county road; thence in a southerly direction tracing the west boundary line of said county road fifty and a baif [5034] rods to line of said section nine [9]; thence west thirty nine [39] rods tracing said section line to place of begin-ning, containing thirteen and three-eighths [13%] acres, more or tess.

Also lots 3, 4, and 6, block 36, Oregon

City, Clackamas county, Oregon And I will, on Saturday,

THE 280 DAY OF MARCH, 1901,

at the hour of two o'clock p. 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 redemp tion, to the highest bidder, for U, S, gold B, gold coin, cash in hand, all the right, title and interest which the within named defendants, or surety, or either of them, have in or to the above described real property, or any part thereof, to satisfy said execu judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon Dated Oregon City, Ore., Jan. 31, 1901.

Notice of Final Settlement.

NOTICE is hereby given that the undersigned, executor of the will of Julia Ann Metcall, deceased, has filed his account for final settlement in the county court for Clackamas county, Oregon, and that said court has appointed Monday, the 11th day of March, 1901, at the hour of 10 o clock a. m., for hearing objections to said account at settlement thereof.

Dated this 6th day of February, 1901. WILLIAM SHEEHAN, Executor of the will of Julia Ann Metcalf.

SUMMONS

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

Maggie Brock, plaintiff,)

Ben Brock, defendant,

Te Ben Brock, 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 on or before the 22d day of entitled suit on or before the 22d day of March, 1901, that being the last day pre-scribed in the order of publication of this summons; and if you fail to appear and answer said complaint, the plaintiff will apply to the court for the relief therein prayed for, to-wit: A dissolution of the bonds of marriage between you and the plaintiff.

This summons is published by order of the Hon. Thos. F. Ryan, judge of the county court of said Clackamas county, Oregon made and entered on the 6th day of Febguary, 1901, and the first publication being the 5th day of February, 1901.
C'REN & SCHUEBEL,
Attorneys for Plaintiff,

SUMMONS

In the Justice Court, District No. 4, County of Clackamas, State of Oregon.

Plaintiff. Defendant.

To Wm. Howlett, the above named defend-

THE NAME OF THE STATE OF Oregon, you are hereby required to appear and answer the complaint filed against pear and answer the complaint filed against you in the above entitled court on or before the 23d day of February, 1901, that being the last day prescribed in the order for publication of this summons for you to appear and answer said complaint; and if you fail to appear and answer said complaint, for want thereof, plaintiff will take judgment against you for the sum of \$26.00, together with the costs and dispersements of the with the costs and disbursements of this

First publication of this summons is Jan

Dated this 8th day of January, 1901.
J. W. McANULTY,
Justice of the Peace, District No. 4. ICK & EASTHAM. Attorneys for Plaintiff.

SHERIFF'S SALE.

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

Robert L. Russell, Plaintiff.

Cyrus B. Straight, Alice Straight, his wife, and F. Lamour, Defendants.

STATE OF OREGON.
County of Clacksmas.

BY VIRTUE OF A JUDGMENT OR der, decree and an execution, duly is sued out of and under the seal of the above entitled court, in the above entitled cause to me duly directed and dated the 5th day of February, 1901, upon a judgment ren-dered and entered in said court on the 24th day of November, 1900, in favor of Robert L Russell, plaintiff, and against Cyrus B. Straight and Alice Straight, defendant, for the sum of \$250.00, with interest thereon at the rate of 10 per cent per annum from the 24th day of November, 1900, and the further sum of \$40.00 as attorney's fee, and the further sum of \$5.40, 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 All that portion of the Hiram A. Straight

and Susan Straight, his wife, D. L. C. in 7 2 S., R. 2 E. of the Willamette meridian, is herited by me, said Cyrus B. Straight, from my mother, Susan Straight, and which has not heretofore been conveyed away by being one-sixth interest in about thirteen

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 9TH DAY OF MARCH, 1901,

at the hour of one o'clock p. 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 defendthe mortgage herein, or since had, in or to the above described real property, or any part thereof, to satisfy said execution, judg ment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated, Oregon City, Ore., Feb. 5, 1901.

NOTICE.

Notice is hereby given that I will apply o the city council at its regular meeting in March, 1901, for a license to sell spiritstreet, between Fourth and Fitth, Oregon

Dated Oregon City, February 16, 1901. EDWARD BYRNES.

NOTICE.

Notice is hereby given that I will apply to the city council at its regular meeting in March, 1901, for a license to sell spirituous liquors at my place of business, Main street,

liquors at my piece in the near Sixth, Oregon City. FRANK NEHREN, Dated Oregon City, Feb. 16, 1901.

For Sale.

Some very choice residence property G. E. HAYES.

The great remedy for nervous prostration and all diseases of the generative organs of either sex, such as Nervous Prostration, Palling or Lost Manhood, Impotency, Nightly Emissions, Youthful Errors, Mental Worry, excessive use of Tobacco or Opium, which lead to Consumption and Insamity. With every \$5 order we guarantee to cure or refund the money. Sold at \$1.00 per box. 6 boxes for \$5.00. DR. MOTT'S CHEMICAL CO., Cleveland, Obio

SHERIFF'S SALE.

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

Jacob Gerber, Jr., Plaintiff, YS. W. C. Ward, Defendant.

> STATE OF OREGON, County of Clackamas, 88

BY VIRTUE OF A JUDGMENT OR-der decree, and an execution, duly issued outof and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 14th day of duly directed and dated the 14th day of February, 1901, upon a judgment rendered and entered in said cours on the 12th day of February, 1901, in favor of Jacob Gerber, Jr., piaintiff, and against W. C. Ward, defendant, for the sum of \$151.21, with interest thereon at the rate of 10 percent per amount from the 12th day of February, 1901, and the further sum of \$20.28, with interest thereon at the rate of 6 per cent from the 12th day of February, 1901, and the further sum of \$50.00 as attorney's fee, and the

north boundary 75 chains, to the northeast corner of claim; thence south 22 degrees 15 minutes east 15 chains; thence south 67 de-grees 15 minutes west 22 50 chains; thence south 22 degrees 15 minutes east 8.75 chains; thence south 67 degrees 15 minutes west 67 chains to the southwest boundary of claim; thence north 50 degrees west 10 chains to the most westerly corner of claim; thence north 15 degrees east 22 60 chains to the place of beginning, containing 180 acres.

Now, therefore, by virtue of said execu-tion, judgment order and decree, and in compliance with the commands of said writ, I will on Saturday, the

23d Day of March, 1981.

at the hour of 1:30 o'clock p.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 defendant had on the date of the mortgage herein or since had in or to the above described real prop-erty or any part thereof, to satisfy said exe-cution, judgment order, decree, interest, costs and all accruing costs.

J. J. COOKE, Sheriff of Ciackamas county, Oregon Dated, Oregon City, Ore., Feb. 15, 1901.

Notice of Final Settlement.

NOTICE is hereby given that the undersigned, administrator of the estate of Randolph Stricklin, deceased, has filed his final account in said estate in the county court of the state of Oregon for Clackamas county, and that the judge of said court has appointed Monday, i.e. ist day of April, 1901, at 10 o'clock a. m., for hearing objections to said account and settling said estate.

Administrator of said E-tate. Administrator of said Estate.

Notice of Final Settlement.

Githens, deceased, has filed his final account nine 89 degrees east sixteen 16 chains in said estate in the county court of the thence north thirty 30 degrees west twenty. state of Oregon for Clackamas county, and three 23 chains and forty 40 links to the morth the judge of said court has appointed morth the judge of said court has appointed morth line of land bought by James Masson of George and Sarah T. Wills; thence east tracing said north line ten 10 chains and secount and for settling said estate.

GEO. J. CUERIN. account and for settling said estate.

GEO. J. CURRIN.

Executor of the Last Will and Testament of George Githeus, Deceased

ADMINISTRATOR'S NOTICE 50 acres of land.

NOTICE IS HEREBY GIVEN THAT, by order of the Hou, County Court of the county of Clackamas, state of Oregon. I have been appointed administrator the will annexed of the estate of Hiram A. Straight, deceased. All persons indebted to said estate are required to make immediate payment, and those having claims against said estate are hereby notified to present the same to me, with proper vouchers, at the office of C. D. & D. C. Latourette, in Oregon City, Oregon, within six months Dated this 7th day of February, 1901.

H. E. STEVENS, Administrator.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. Anna Stock, plaintiff.

H. H. Johnson, defendant.

To H. H. Johnson, the above named defendant:

In the name of the state of Oregon you are hereby commanded to appear and answer the complaint filed against you in the above entitled suit on or before Friday, April 12,1901, that being the last day preants, or either of them, had on the date of scribed in the order for publication of this summons, and if you fail to so appear pear and answer said complaint, the plaintiff will apply to the court for the relief demanded in said complaint. Said suit is brought to obtain a decree of said Court for the foreglosure of your certain mortgage described in said complaint and executed by said defendant on, to-wit: of George Stock and of which the plaintiff is now the lawful owner, and for interest thereon at the rate of ten per cent. per annum from the 6th day of August, 1897, and for an attorney's fee of flity dollars for bringing this suit, and for taxes paid by plaintiff on the property described in said mortgage amounting to \$58.88, and legal in erest thereon, said taxes being for the years 1895, 1896, 1897. 1898 and 1899, and for judgment for said meridian. sums of money, and that the premises conveyed by said mortgage be sold and the proceeds applied to the satisfaction of said mortgage and said debts and the costs of this suit, and in case said proceeds are not sufficient to satisfy said debts, then to obtain execution against the defendant for the balance remaining due, and that the defendant and all persons claiming by, through or under him be forever barred and foreclosed of all relief as may seem just and equitable to

this Honorable Court. This summons is published by order of Hon. T. F. Rvan, judge of the county court of Clackamas county, Oregon, made on the 27th day of February, 1901, the first publication being on the first day of March, 1901.

U'REN & SCHUEBEL, Attorneys for Plaintiff.

SHERIFF'S SALE.

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

George Zimmerman and W.J. Zimmerman, Executors of the Will of Jacob Zimmerman, Deceased, Plaintiff.

AND THE RESIDENCE OF THE PROPERTY OF THE PROPE

Louisa Logus, Executrix of the Will of Charles Logus, Deceased, Louisa Logus, Emma Logan and Charles Emma Logus, Herman Logus, Delendants.

SEATE OF OREGON, County of Clackamas, 88

BY VIRTUE OF A JUDGMENT OR-D der, decree and an execution, duly is-sued 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 February, 1901, upon a judgment ren-dered and entered in said court on the 11th thereon at the rate of 6 per cent from the 12th day of February, 18th, and the further sum of \$50.00 as attorney's fee, and the further sum of \$10.00 costs and disbursements, and the costs of and upon this executive of the following described real property, situate in the county of Clacksmas, state of Oregon, to-wit:

Beginning at the northwest corner of the donation land claim of Allen Mattoon, No. 48, in township 3 south, of range 3 east of Willamette meridian, and running thence north of degrees 15 minutes east along the north boundary 75 chains, to the northeast real property, situate in the county of Clacksmas, state of Oregon, to-wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block with interest thereon at the rate of 8 per cent per annum from the 11th day of Fabruary, 1801, and the further sum of \$30.00 as attorney is fee, and the further sum of \$30.00 as attorney is fee, and the further sum of \$30.00 as attorney is fee, and the further sum of \$30.00 as attorney is feed and sidered in said coint on the 11th day of February, 1801, in favor of George to county of Clacksmas, state of Oregon, to-wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

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All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of lots seven (7) and eight (8) in block wit:

All of l real property, situate in the county of Clack-amas, state of Oregon, to-wit:

amas, state of Oregon, to-wit:

Those certain pieces, parcels and lots of land in section No. thirty (20), in township No. one(1) south, of range No. two (2) east, in the county of Clackamas, state of Oregon, in the donation claim of Hector Campbell, particularly described as follows: Beginning two (2) chains and ninety (90) links west of the sentitests. west of the southeast corner of George Wills' donation claim, same township and range as aforesaid, and running thence south twenty seven (27) chains and fifty-one (51) links to the south line of the Hector Campbell donation claim aforesaid; thence west on the south line of said Campbell donation. nation claim thirty-two (32) chains and fitty-four (54) links to a stone; thence north twenty-seven [27] chains and fitty-one [51] links to the north line of said Campbell donation claim; thence east on said line of said Campbell donation claim thirty-two [32] chains and fifty-four [54] links to the place of beginning, containing 85.51 acres, reserving a right of way for a road, a strip of land one rod wide along the whole length of said land on the north side thereof.

Also that certain other tract of land de-

scriped as follows: Beginning at the south-cast corner of the George Wills donation claim aforesaid, and running thence east four schains and thirty-seven 37 links to the west line of T. S. Mulian's land; thence south on the west line of said Mulian's land thirteen 13 chains and seventy six 76 links; thence west three 5 chains and sixty-three 63 links; thence south thirteen 13 chains and seventy five 75 links to the south line of the said Campbell donation claim; thence west on the south line of said Campbell donation claim three 3 chains and sixty-four 64 links; thence north twenty-seven 27 chains and fifty-one all links to the north line of said Campbell donation claim; thence east two 2 chains and ninety 90 links to the point of beginning, containing 15 acres, reserving a right of way one rod wide for road purposes across the north side of

Also that certain other tract described as beginning at the southeast corner of B. F. Glover's land, which is on the south line of Notice of Final Settlement.

George Wills' donation claim, situated in section thirty 30, in township No, one 1 south of range No. two 2 east, and running tate and last will and testament of George Githens, deceased, has filed his final account nine. So decreased the south interest of the south interest of the south interest of the south interest of the south interest of the south interest interest of the south interest of the south interest interest of the south interest interest of the south interest interest interest of the south interest intere Wills donation claim; thence south along said line to the southeast corner of said Wills' donation claim; thence westerl along the south line of said Wills' donation claim to the place of beginning, containing

Now, therefore, by virtue of said execu-tion, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday.

THE 23b DAY OF MARCH, 1901,

at the hour of 1:30 o'clock p.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.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated, Oregon City, Ore., Feb. 16, 1801.

SHERIFF'S SALE.

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

Plaintiff. David Van Houten, Daniel Crowley, Ruth Crowley and James Boggess.

STATE OF OREGON, County of Clackamas, as BY VIRTUE OF A JUDGMENT OR-D der, 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 13th day of February, 1901, upon a judgthe 6th day of August, 1895, to secure the payment of your certain promissory note for Three hundred and fifty dollars, dated the 6th day of August, 1895, in favor of the 6th day of August, 1895, in favor of the 6th day of August, 1895, in favor of the 6th day of August, 1895, in favor of the 6th day of August, 1895, in favor of the 6th day of August, 1895, in favor of the 6th day of August, 1895, to secure the ment rendered and entered in said court on the 12th day of February, 1901, in favor of the 6th day of August, 1895, to secure the ment rendered and entered in said court on the 12th day of February, 1901, in favor of the 12th day o Van Houten, defendant, for the sum of \$581.00, with interest thereon at the rate of 8 per cent per annum from the 12th day of February, 1901, and the further sum of \$00.00 me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:
The west half of the northeast quarter of

section eighteen (18), in township two (2) ance to suit at 5 per cent interest, south, of range four (4) east of Willamette For further particulars apply to

Now, therefore, by virtue of said execu-tion, judgment order and decree, and in compliance with the commands of said writ, I will, on Friday,

THE 220 DAY OF MARCH, 1901,

at the hour of one o'clock p. 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 redemp-tion, to the highest bidder, for U.S. gold right and title in and to said mortgaged interest which the within named defend-premises, and for such other and further ants, or either of them, had on the date of coin, cash in hand, all the right, title and the mortgage berein, or since had, in or to the above described real property or any part thereof, to satisfy said execution, judg-ment order, decree, interest, costs and all accraing costs.

J. J. COOKE, Sheriff of Clackamas County, Oregon. Dated Oregon City, Ore., Feb. 14, 1900.

The Enterprise \$1.50 per year.

SHERIPP'S SALE.

In the Circuit Court of the State of Oregon for the county of Ciackamas.

E. M. Howell Plaintiff. Patrick Hyrne, Defendant.

> State of Oregon, County of Clackamas. 88

BY VIRTUE OF AN ATTACHMENT. execution and order of saie, duly is-sued out of and under the seal of the above entitled court, in the above entitled cause, me duly directed and dated the 18th day of February, 1901, upon a judgment ren-dered and entered in said court on the lith day of February, 1901, in favor of K. M., Howell, plaintiff, and against Patrick Byrne defeudant, for the som of \$318.35, and the further sum of \$50.00 as attorney's fees, and the further sum of \$20.50 costs and disbursements, and the coats of and upon this write commanding me to make sale of the follow-

& Southern Railway Company, its suc-

THE 23s DAY OF MARCH, 1901,

at the hour of two o'clock p. m., at the front door of the county court house in the city of Oregon City, in said county and state, sell at public suction, subject to redemption, to the bighest bidder, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendant had on the date of the attachment berein, 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.

J. J. COOKE,
Sheriff of Clackamas County, Oregon,
Dated, Oregon City, Ore., Feb. 18, 1901.

NOTICE.

Notice is hereby given that I will apply to the city council at its regular meeting in March, 1901, for a license to sell spiritnous liquors at my place of business on Main February 28, 1901. License to date from J. W. Col.E.

Notice to Dog Owners.

Notice is hereby given that dog treasurer at once.

LINE E. JONES, Treasurer. Feb. 22, 1901.

Dissolution of Co-Partnership.

Notice is hereby given that the cohas been dissolved by mutual consent,

FRED WILL, JR. A. S. THOMPSON.

LOST.

A Lewellen setter dog. All white except yellow spots about head and ears. Disappeared Monday, Feb. 11, 1901 Will answer to the name of "Carlo." Has no collar. Finder notify C. Schuebel and receive reward.

Piremen's Election Notice.

OTICE is hereby given that there will be a firemen's election held in City & Southern Railway Company, its Oregon City, Oregon, on Monday, the are bereby granted the full right and 4th day of March, 1901, between the privilege to construct, maintain and hours of 10 o'clock a. m. and 4 o'clock

and Eighth, has been designated as the polling piace. At said time and place ment will be elected by the firemen in

good standing of Oregon City: One Chief Engineer, one Assistant Engineer and three members of Fire Com-

missioners, all for the term of one year, The following persons to act as Judges and Clerk of said election have been appointed by the Board of Fire Commissioners:

Judges-J. H. Harrington, Ed Reckner; Clerk, J. E. Rhodes, Published by order of the Board of Fire

Commissioners. G. B. DIMICK, President, BRUCE C. CURRY, Secretary. Oregon City, Oregon, Feb. 12, 1901.

Farm for Sale.

19 Miles south of Oregon City, three miles south of Molalla, known as the clear plow land, 40 in creek bottom, 100 up land; 7 acres orchard, all well school house, 115 rods from church. Good location for taking stock to mountains, Price \$6,000. \$1,000 down, bal-For further particulars apply to

A. J. SAWTELL, on farm.

For Sale, For Two Weeks.

About sixty acres of B. Jennings donation land claim, situate on electric car line, two miles north of Oregon City. Price reasonable; one third cash, calance desired. Address,

MRS. A. J. HODGKIN, Oregon City, Or.

ing's drug store and get a free sample of Chamberlain's stomach and livertablets the best physic. They also cure disorders of the stomach, billiousness and clear in the present traveled county road headache. between the points aforesaid. And the



BOARD OF COMMISSIONERS.

(Continued from page 4)

cessors, and assigns, to appropriate, use and occupy certain parts of said public road, and of the streets of the said townsite of Canemah and it further appearing to this court that on the 28th day of January, 1901, an order was entered in this court upon the application of the Southern Pacific Company and the Oregon and California Railroad Company, whereby it was by said court ordered, adjudged and decreed, that the said order of January 10th, 1901, be recinded, and this court having made a further agreement with the Oregon City & Southern Railway Company upon the extent, terms and conditions upon which parts of the public road between the termini of the proposed railway and the streets of the said townsite of Canemah and Oregon City, Oregon, may be appropriated, used and occupied by the said corporation; it is therefore considered, ordered and adjudged that the order of this court made and entered January 28, 1901, whereby it was undertaken to revoke and amend the franchise of the Oregon City and Southern Railway Company, granted by the order of this court entered January 10, 1901, be and the same is hereby yacated and set at naught and that the said order of January 10, 1901, be and the same is amended so as to specify the extent of the terms and conditions under which licenses for the current year are now due the Oregon City & Southern Railway and must be paid at the office of the city Company shall appropriate and use and occupy said public road and streets, and so as to impose upon the said railway company certain obligations in respect to the construction, maintenance, operation and use of the said railway, telephone and power lines and the improvement and maintenance of higi-way appropriated, the and occupied by the said corporapartrership beretofore existing between tion for such construction and mainten-Fred Will, Jr., and A. S. Thompson, do- ance, that, and the Oregon City & Southing business at Needy, Oregon, under the ern Railway Company having agreed to name and style of Will & Thompson, the same and undertaken the obligations imposed upon it by this court in this order and the court being now fully advised in the premises it is considered, ordered and adjudged that the order of January 10th, 1901, whereby a franchise was granted to the Oregon City & Southern Railway Company to use parts of the public roads and streets betw the termini of the said proposed railway, that is to say, between the points where said public roads enters and connects with Main street in the city of Oregon City southerly to a point at low water on Willamette river at or near the most westerly end of First street in the townsite of Canemah, in Clackamas county, Oregon, be and the same is amended so as to read as follows: It is therefore, considered, ordered, adjudged and decreed that said Oregon

successors and assigns, be and the same

operate a single track railroad of iron or steel with all necessary turnouts, sidetracks, switches and turntables, and a That the Fountain Hose Company's telegraph, telephone, and power lines, house, on Main street, between Seventh over, along and upon the public road where it connected with the southerly end of Main street in the city of Oregon City, and Caneman to the northerly the following officers of the Fire Depart- boundry line of the townsite of Canemah in Clackamas county, state of Oregon, where the said county road enters and connects with Main street in the said townsite of Canemah, thence along and upon said Main street in the townsite of Canemah to the intersection of Main and First street of said townsite of Canemah, thence westerly along First street of said townsite of Canemah to the Willamette river; and to use and occupy so much roads and streets as may be necessary and convenient for the purpose of building, maintaining and operating the said single track railroad of iron or steel, with all necessary turnouts, side tracks switches and turn tables for the purpose of erecting and maintaining poles and stretching wires thereon to transmit electric current over the same for generating power, and for the purpose of erecting and maintaining poles and stretching wires thereon and of using the same for the purpose of transmitting telephone and telegraph miles south of Molalla, known as the messages, and with full power and Teasel Farm, containing 310 acres, 140 authority to construct and maintain wharve, docks, depots and terminal grounds at the foot of First street in Canemah to deep water in the Willamwatered and fenced with stake and wire ette river, and to operate cars over said as attorney's fee, and the further sum of lence, and drained with stone and tile railroad and engines by horse, cable, \$24.00 costs and disbursements, and the ditches. Good buildings, 90 rods from electric or any other power excepting steam, and to transport passengers, freight and express over said road for hire and to collect charges tolls and fares therefore and to transmit telephone and telegraph messages for hire and to collect tolls and charges therefore and to operate said railroad and said power line, and said telephone and telegraph lines, either singly and of itself, or in connection with any other railroad power, telephone or telegraph line. The railroad power line to be constructed under this franchise shall be completed and the road improved as hereinafter specified on or betore April 3d, 1901, unless the construction or improvement on easy terms. Five or ten acre tracts if thereof shall be prevented or hindered by legal proceedings. Said railroad shall be a single track road of iron or steel and shall be constructed of standard or other gauge and built upon the westerly or water side of said road, and along the line of the present retaining Cut this out and take it to G. A. Hard- wall, so that at no place shall the rail at the water side be more than an average of 18 inches from the outer surface line of said retaining wall, unless at such places as shall leave 16 feet or more

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