

Legal Notices.

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, 1901, viz: VICTOR DICKEY, H. E. 11156, for the S. 1/2 of the N. E. 1/4 and the S. E. 1/4 of the N. W. 1/4 of sec. 22, Tp. 5 S., R. 3 E.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County: William R. Davis, Plaintiff, vs. John Lund, Aurora O. Forsyth, an executrix of the last will and testament of James Forsyth, deceased, Harvey E. Davis, Viola B. Yankers and Lewis Yankers, her husband, Winnie E. Forsyth, a minor, Emma C. Mills and John Mills, her husband, Nahum C. Mower and Mary Mower, his wife, Defendants.

To John Lund, Emma C. Mills and John Mills, her husband, and Nahum C. Mower and Mary Mower, his wife, of the above named defendants:

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 in the above entitled court on or before the expiration of the time prescribed in the order for publication of this summons being not less than once a week for six weeks, which day is Friday the 16th day of April, 1901, and if you fail to so appear and answer judgment will be taken against you for want thereof, and the plaintiff will apply to the Court for the relief demanded in the complaint.

The relief demanded is for the foreclosure of a certain mortgage executed by John Lund and delivered to Aurora O. Lund, now Aurora O. Forsyth, on the 15th day of February, 1892, to secure the payment of a certain promissory note of the defendant John Lund for \$350.00 payable five years after date, which said note and mortgage was transferred and delivered to A. King Wilson and by said Wilson to the plaintiff, and it is now held and used upon by plaintiff, which mortgage is upon the West half of the south east quarter of section twenty-six (26) Township 05 (5) South Range Three (3) East of Willamette Meridian in Clackamas County, Oregon. And further a decree barring and foreclosing you from any and all right, title, interest and equity in and to said real property, and barring you, and each of you, from hereafter setting up any claim thereto or to the Court for the relief prayed for in the complaint herein.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas: John Riedelbauch, Plaintiff, vs. Fortunanda Riedelbauch, 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 Court and cause, on or before the 25th day of March, 1901, that being the time prescribed in the order for the publication of this summons, as the time for answer, the day of the first publication of this summons being the 8th day of March, 1901, and the last day being April 12th, 1901, and if you fail to so appear and answer 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 you and the plaintiff, on the ground of willful abandonment of plaintiff by you for more than 1 year prior to the commencement of this suit. This summons is published by order of Hon. Thos. F. Ryan, County Judge of Clackamas County, Oregon, Thomas A. McBride, Judge of the above entitled Court being absent from this county. GEO. C. BROWNELL, Attorney for Plaintiff.

Notice for Publication.

DEPARTMENT OF THE INTERIOR, Land Office at Oregon City, Oregon, March 2, 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, Ore., on April 13, 1901, viz: DAVID F. WARNER, H. E. No. 11270, for the lots 1, sec. 25, Tp. 3 S., R. 4 E. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: John Tracy, H. F. Currin, Frank Rhodes, V. Lingbach, all of Currinsville, Oregon. CHAS. B. MOORE, Register.

Notice of Final Settlement.

NOTICE IS HEREBY GIVEN THAT the undersigned, executor of the estate and last will and testament of George Githens, 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, the 1st day of April, 1901, at 10 o'clock a. m., for hearing objections to said account and for settling said estate. GEO. J. CURRIN, Executor of the Last Will and Testament of George Githens, Deceased.

Notice to Creditors.

NOTICE IS HEREBY GIVEN THAT the undersigned has been appointed by the County Court of the State of Oregon for Clackamas County as administrator of the estate of J. L. Cochran, deceased, all persons holding claims against the said estate are hereby notified to present the same with the proper vouchers duly verified according to law to me at Needy, Oregon, or to my attorneys at the office of George C. Brownell, in Oregon City, Oregon, within six months from the first publication of this notice.

A. C. CURRY, Administrator of the estate of J. L. Cochran, deceased.

LIVY STIFF, Attorney for Administrator.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas: Maggie Brock, plaintiff, vs. Ben Brock, defendant.

To 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 23rd day of March, 1901, that being the last day prescribed 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 February, 1901, and the first publication being the 5th day of February, 1901.

U'REN & SCHUEBEL, Attorneys for Plaintiff.

SHERIFF'S SALE.

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

Robert L. Russell, Plaintiff, vs. Cyrus R. Straight, Alice Straight, his wife, and F. Lamour, Defendants.

STATE OF OREGON, County of Clackamas. 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 5th day of February, 1901, upon a judgment rendered and entered in said court on the 24th day of November, 1900, in favor of Robert L. Russell, plaintiff, and against Cyrus R. 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 \$5.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

All that portion of the Hiram A. Straight and Susan Straight, his wife, D. L. C. in T. 2 S., R. 2 E. of the Willamette meridian, inherited by me, said Cyrus R. Straight, from my mother, Susan Straight, and which has not heretofore been conveyed away by me, being one-sixth interest in about thirteen acres.

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 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. 5, 1901.

SHERIFF'S SALE.

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

E. F. Riley, Plaintiff, vs. David Van Houten, Daniel Crowley, Ruth Crowley and James Boggess, Defendants.

STATE OF OREGON, County of Clackamas. 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 13th day of February, 1901, upon a judgment rendered and entered in said court on the 12th day of February, 1901, in favor of E. F. Riley, plaintiff, and against David 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 \$50.00 as attorney's fee, and the further sum of \$24.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

The west half of the northeast quarter of section eighteen (18), in township two (2) south, of range four (4) east of Willamette meridian.

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

THE 22d 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 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. 14, 1900.

SHERIFF'S SALE.

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

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

STATE OF OREGON, County of Clackamas. 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 14th day of February, 1901, upon a judgment rendered and entered in said court on the 12th day of February, 1901, in favor of Jacob Gerber, Jr., plaintiff, and against W. C. Ward, defendant, for the sum of \$151.21, with interest thereon at the rate of 10 per cent per annum 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 further sum of \$10.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

Beginning at the northwest corner of the donation land claim of Allen Mattoon, No. 10, in township 3 south, of range 3 east of Willamette meridian, and running thence north 67 degrees 15 minutes east along the north boundary 75 chains; to the northeast corner of claim; thence south 22 degrees 15 minutes east 15 chains; thence south 67 degrees 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 south west boundary of claim; thence north 50 degrees west 10 chains to the west westerly corner of claim; thence north 15 degrees east 22.60 chains to the place of beginning, containing 180 acres, more or less.

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

23d 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 defendant 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. 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, the 1st day of April, 1901, at 10 o'clock a. m., for hearing objections to said account and for settling said estate. LIVY STIFF, Administrator of said Estate.

SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas: Anna Stock, plaintiff, vs. 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 prescribed in the order for 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 demanded in said complaint. Said suit is brought to obtain a decree of said Court for the foreclosure of your certain mortgage described in said complaint and executed by said defendant on, to-wit: the 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 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 fifty 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 erect thereon, said taxes being for the years 1895, 1896, 1897, 1898 and 1899, and for judgment for said 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 right and title in and to said mortgaged premises, and for such other and further relief as may seem just and equitable to this Honorable Court.

This summons is published by order of Hon. T. F. Ryan, 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.

Dissolution of Co-Partnership.

Notice is hereby given that the co-partnership heretofore existing between Fred Will, Jr., and A. S. Thompson, doing business at Needy, Oregon, under the name and style of Will & Thompson, has been dissolved by mutual consent, Fred Will, Jr., retiring.

FRED WILL, JR. A. S. THOMPSON.

Farm for Sale.

19 Miles south of Oregon City, three miles south of Molalla, known as the Tensel Farm, containing 310 acres, 140 clear plow land, 40 in creek bottom, 100 up land; 7 acres orchard, all well watered and fenced with stake and wire fence, and drained with stone and tile ditches. Good buildings, 90 rods from school house, 115 rods from church. Good location for taking stock to mountains. Price \$6,000. \$1,000 down, balance to suit at 5 per cent interest.

For further particulars apply to A. J. SAWYER, on farm.

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, vs. Louisa Logus, Executrix of the Will of Charles Logus, Deceased, Emma Logan and Charles Hernan Logus, Defendants.

STATE OF OREGON, County of Clackamas. 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 February, 1901, upon a judgment rendered and entered in said court on the 11th day of February, 1901, in favor of George Zimmerman and W. J. Zimmerman, executors of the will of Jacob Zimmerman, deceased, plaintiffs, and against Louisa Logus, executrix of the will of Charles Logus, deceased, defendant, for the sum of \$4,787.50, with interest thereon at the rate of 8 per cent per annum from the 11th day of February, 1901, and the further sum of \$30.00 as attorney's fee, and the further sum of \$11.25 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:

Those certain pieces, parcels and lots of land in section No. thirty (30), 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 southeast corner of George Willis' donation claim, same township and range as aforesaid, and running thence south twenty seven (27) chains and fifty-one (51) links to the north line of said land described as follows: Beginning at the southeast corner of the George Willis' donation claim aforesaid, and running thence east four (4) chains and thirty-seven (37) links to the west line of T. S. Mullin's land; thence south on the west line of said Mullin's land thirteen (13) chains and seventy-six (76) links to the west line of said Mullin's land; thence east three (3) chains and sixty-four (64) links to the north line of said Mullin's land; 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 said land.

Also that certain other tract described as beginning at the southeast corner of B. F. Glover's land, same township and range as George Willis' donation claim, situated in section thirty (30), in township No. one (1) south, of range No. two (2) east, and running thence north to the northeast corner of said B. F. Glover's land; thence south eighty-nine (89) degrees east sixteen (16) chains; thence north thirty (30) chains; thence west three (3) chains and forty (40) links to the north line of land bought by James Masson of George and Sarah F. Willis; thence east tracing said north line ten (10) chains and twenty five (25) links to the east line of said Willis' donation claim; thence south along said line to the southeast corner of said Willis' donation claim; thence westerly along the south line of said Willis' donation claim to the place of beginning, containing 30 acres of land.

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 23d 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, 1901.

SHERIFF'S SALE.

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

E. M. Howell, Plaintiff, vs. Patrick Byrne, Defendant.

STATE OF OREGON, County of Clackamas. BY VIRTUE OF AN ATTACHMENT, execution and order of sale, 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 18th day of February, 1901, upon a judgment rendered and entered in said court on the 16th day of February, 1901, in favor of E. M. Howell, plaintiff, and against Patrick Byrne, defendant, for the sum of \$318.25, and the further sum of \$50.00 as attorney's fees, and the further sum of \$25.50 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 of lots seven (7) and eight (8) in block twenty-eight (28), in the Town of Milwaukee, Clackamas county, Oregon, according to the recorded maps and plats on file in the office of the recorder of conveyances of said county.

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 23d 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 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 attachment 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. 18, 1901.

For Sale.

Some very choice residence property in the city.

G. E. HAYES.

City Council Meeting.

At the regular meeting of the city council Wednesday evening the usual routine business was transacted. On opening the bids for printing it was found that only one bid had been received, that of the Courier Herald. The bid was 75 cents an inch for the first insertion, and 50 cents an inch for subsequent insertions. On motion it was decided to lay the matter over, as the bid was thought to be more than is now being paid.

The budget of bills in settlement of the February expenses of the city was ordered paid. Word was received from Brewer Weinhard that he desired a settlement of the damages resulting from the building of a sewer through his culvert. The council allowed the sum of \$655.22 1/2 in settlement and ordered a warrant drawn for this amount.

The committee on streets and public property reported adversely to allowing an advertising sign on Singer Hill. The petition of property owners for the construction of a block sidewalk on Fourth street between Washington and John Adams streets was considered favorably. It was decided not to build a new pound, for the reason that the rent of the present pound is only \$20 per year, which is deemed reasonable. An order was made to renew the lease of the present pound for another year at \$20. It was decided to advertise for bids for lumber for the ensuing year. On motion the finance committee was given authority to straighten out the different claims resulting from the building of the new sewer. The matter of depositing the funds of the city was left in the hands of the finance committee.

There was a spirited discussion over the question of street illumination. Councilman Koerner made a motion to remove the arc lights at corner of Fourth and Main and Eighth and Main on the theory that the expense was too heavy. He said that the idea of paying \$100 a month for street lighting was out of all proportion to the income of the city. The matter was finally left to the street committee with instructions to report at the next meeting.

City Attorney Dresser explained to the council the result of his investigations regarding the validity of the street railway franchise. Mr. Dresser said he thought the action of the council was invalidated because the ordinance was read the second time at an adjourned meeting instead of at a distinct meeting as the charter provides. The council did not seem to be entirely satisfied with Mr. Dresser's report. In the discussion that followed, the street committee was ordered to take the matter up and was given full power to employ additional counsel and report at the next meeting, which will be held next Wednesday evening, March 13.

For School Director.

The following named citizens have endorsed Dr. Carl for reelection for school director:

To W. E. Carl. We, the undersigned tax-paying residents of school district No. 62, of Clackamas county Oregon, well knowing the great interest you have at all times taken in our public schools and believing that it will be to the best interest of the district, we respectfully ask that you become a candidate for school director for said district.

- W B Zimwalt J J Cooke
R L Holman V Harris
C G Huntley S I Selling
C N Greenman F T Barlow
H L Kelly C G Miller
Frank Busch L Ruonich
C A Willey Franklin T. Griffith
C Schuebel Agnes Schuebel
L Adams G F Horton
E M Burmeister T P Randall
A J Montgomery F J Meyer
A S Dresser E C Maddock
G B Dimick F C Miller jr
F C Miller sr Peter Nehren
J G Porter Eli Williams
Thos F Ryan G E Hayes
Geo C Brownell L L Pickens
J E Hedges J A Moore
C Hartman Henry Meldrum
E G Caulfield, and others.

There is also another petition out asking C. O. T. Williams to allow his name to be used as a candidate for school clerk.

G. W. Grace on the corner of 7th and centre streets, has a \$4,000 stock of boots and shoes which he is selling at remarkably low prices, to reduce stock. You should see these goods before buying.

Some Reasons Why You Should Insist on Having EUREKA HARNESS OIL. Unequaled by any other. Renders hard leather soft. Especially prepared. Keeps out water. A heavy bodied oil. HARNESS An excellent preservative. Reduces cost of your harness. Never burns the leather; its efficiency is increased. Secures best service. Stitches kept from breaking. OIL is sold in all localities. Manufactured by Standard Oil Company.

School Director's Report.

Oregon City, Oregon, March 4, 1901.

To taxpayers of school district 62, Oregon City, Oregon, Clackamas County. Ladies and gentlemen:

We your board of directors, beg leave to submit this as our annual report of the business of the district for the fiscal year ending March 4, 1901.

The schools opened on the 17th of September 1900, with more new teachers than any other year of its history. This was owing to the removal of Supt. L. W. Macadam and wife to Texas, and an account of teachers get better salaries elsewhere.

Principal H. D. Wilcox was promoted to the superintendency. Miss Addie Clark promoted to Principal of Barclay school with Miss Sadie Chase in seventh grade, Miss Lulu Case in sixth grade, Miss E. Taylor fourth and fifth grade, Miss N. Waldren, third grade, Miss Cochran second grade and Miss Bray in the primary grade while at the Eastham School Prof. W. P. Mathews was elected Principal, with the same corps of teachers as before with the exception of Miss Francis Myers in the primary grade.

We have expected for several years that we would have to enlarge the school buildings, but we do not contemplate it this year. Our schools are full to their full seating capacity and if we get our quota of immigration that is coming to Oregon, we will have to make arrangements, in the near future for larger quarters but we hope not until there is more taxable property in the district, as a 7 mill tax this year raises less revenue than a 6 mill tax did last year.

Considering the amount of sickness this winter, among all classes of people, we wish to congratulate the district as well as ourselves on the sanitary condition of our schools as regard ventilation, heat, filtered water and last but not least dust. Without these sanitary conditions we are satisfied that the attendance would be quite small.

The secretary's report shows that the salary of teachers are lower by \$150.00 this year than last. We have aimed to curtail expenses consistent with good schools.

The janitor's expenses are \$50.00 higher on account of additional work imposed upon them although we are satisfied that the district is getting value received as these janitors are capable men and save the district many dollars in small repairs, that ordinarily would be extra.

We had a chance to sell the old desks in both buildings for \$90.20 which we accepted replaced them with single adjustable desks at an expense of \$303.90.

The one tenth payment on sewers, under the Bancroft bonding act amounting to \$13.12 became due March 1, 1901, and was provided for in our estimate in January.

We asked for \$200.00 to paint the Eastham school last year, but owing to the high price of painting material we thought best to put it off another year.

The ornamental work on the front of the Eastham building is continually causing leak which will eventually ruin the timbers and we may have to replace it with something less pretentious.

The dirt floor in the basement of the Eastham building is very unsatisfactory, and while a cement floor would be preferable the finance of the district will not warrant the outlay, it may be advisable to put in a cedar floor which would cost about \$50.00.

We hope the patrons will appreciate our efforts to place our schools on par with the best schools of the state and hope the parents will show their interest by making an occasional visit.

Respectfully submitted, ELMER E. CHARMAN, CHAS. ALBRIGHT, CHARLES H. CAFIELD, Directors.

CLERK'S REPORT.

Oregon City, Oregon, March 4, 1901. To the Honorable board of directors and taxpayers of school district No. 62, Clackamas county Oregon.

Ladies and gentlemen:—I respectfully submit the following report as showing the financial condition of school district No. 62 for the year ending March 4, 1901.

Table with columns for Balance on hand, State tax, County tax, Special district tax, Tuition from non-resident pupils, Sale of old desks, Money bor. from Bank of O. C., Total, Disbursements, Teachers' salaries, Janitor's, School furniture, First paymt sewer assessment, General expense, Repairs to Barclay bldg, Repairs to Eastham, School supplies, Janitor's supplies, Fuel and water, Election expense, Interest on bonded debt, Interest on floating debt, Notes paid Bank of O. C., Clerk's salary for six months, Total, Balance on hand, Total, Liabilities, Six per cent bonds due July 1, 1913, Notes due Bank of O. C., Total, Children enumerated for 1901, 600, females, 500, total, 1100.

Total \$14387 56. Disbursements \$6497 00. Teachers' salaries \$6497 00. Janitor's \$705 00. School furniture \$293 90. First paymt sewer assessment \$13 12. General expense \$35 83. Repairs to Barclay bldg \$84 01. Repairs to Eastham \$66 53. School supplies \$239 00. Janitor's supplies \$239 00. Fuel and water \$37 50. Election expense \$7 00. Interest on bonded debt \$721 55. Interest on floating debt \$180 36. Notes paid Bank of O. C. \$5520 00. Clerk's salary for six months \$50 00. Total \$14387 56. Balance on hand \$71. Total \$14387 56. Liabilities \$14387 56. Six per cent bonds due July 1, 1913 \$6000 00. Notes due Bank of O. C. \$700 \$780, and \$790 \$2270 00. Total \$14270 00. Children enumerated for 1901: Males, 600, females, 500, total, 1100. Respectfully submitted, T. L. CHARMAN, clerk.

MOTT'S PENNYROYAL PILLS. They overcome Weakness, irregularity and omissions, increase vigor or and banish "pains of menstruation." They are "LIFE SAVERS" to girls at womanhood, aiding development of