OREGON CITY ENTERPRISE, FRIDAY APRIL 5, 1901

Legal Notices.

6

Administrator's Notice to Creditors.

NOTICE is hereby given that the under-signed has been appointed administra-tor with the will annexed of the estate of John Acker, diceased, by the county count of the State of Oregon, for the County of Clackamas.

All persons having claims against the said estate are hereby required to present the same with the proper vouchers, duly venfled according to law at my office in the Weinhard building, Oregon City, Clackamas County, Oregon, on or before six months from the first publication of this notice. Oregon City, Oregon, March 15, 1901. GILBERT L HEDGES,

Administrator aforesaid. L. STIPP, Attorney for Administrator.

SUMMONS.

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

William R. Davis, Plaintiff,)

John Lund, Aurora O. Forsyth, as executrix of the last will and testament of James Forsyth, deceased, arvey E. Davis, Viola B. Yunkers and Lewis Yunkers, her husband, Winnie E. Forsyth, a minor. Reuben J. Forsyth, a minor, Emma C. Mills and John Mills, her husband, Nahum C. Mower and Mary Mower, his wife, Defendants.

To John Lund, Emms 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 ap-pear and answer the complaint filed against you in the above entitled suit in the above yon in the above entitled suit in the above entitled court on or beforethe 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 19th 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

complaint. The relief demanded is for the forclosure of a certain mortgage executed by John Lund and delivered to Aurora O. Lund, now Aurora O. Forsyth, on the 15th day of Feb-Autora O Forsyth, on the 13th day of Feb-ruary, 1802, to secure the payment of a cer-tain promissory note of the defendant John Lund for \$350.00 payable five years after date, which said note and mortgage was trans-ferred and delivered to A. King Wilson and by said Wilson to the plaintiff, and it is now held and sued upon by plaintiff, which mortgage is upon the West halt of the South west quarter of section twenty air (25) Bouth west quarter of section twenty-six (26) Township One (1) South Range Three (3) East of Willamette Meridian in Clackamas County, Uregon And further a decree barring and foreclosing you from any and all right, title, interest and equity in and to

all right, title, interest and equity in and to said real property, and barring you, and each of you, from hereinafter setting up any claim thereto or to any part thereof This summons is published and served upon you by order of the Honorable Thos. F. Ryan, County Judge of the County of Clackamas, State of Oregon, made on the 1st day of March, 1901, and published first on the Sth day of March, 1901, JAMES N, DAVIS, Attorney for Plaintiff.

Attorney for Plaintiff.

SUMMONS.

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

Summons In the Circuit Court of the State of Oregon, for the County of Clackamas, Anna Shear, plaintiff)

Elmer F Shear, deft,)

In the name of the state of Oregon, and pursuant to an order made and entered by the Honorable Thos. F. Ryan, judge of the county court for said ounty, and on the 26th day of March, directing that this summons be 1901. published once a week for six consecu-tive weeks, the first publication thereof to be on the 29th day of March, 1901, you are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the 10th day of May, 1901, that being the last day of the time prescribed in said order of publication; and if you fail to answer or appear, for want thereof, the plaintiff will apply to the court for the relief demanded in the complaint, to wit : For a decree dissolving the bonds of matrimeny now existing between you

and the plaintiff. Oregon City, March 29, 1901. J. F. Boornz.

Attorney for plaintiff.

Notice of Sale of Real Estate.

Under anthority of an order of sale gra_ted by the county court of the state of Oregon, for the county of Clackamas, dated the 25 of March, A. D. 1901, I will sell at private sale the following de-scribed real estate, belonging to the estate of Ole Pendersen, deceased ;

The east half of the N. W. quarter of section eleven (11) in township two (2) south of range four (4) east of the Willamette meridian, containing eighty (80) acres, more or less and lying and being in the county of Clackamas, state of

Oregon. The said sale will be made on or after April 27, A. D. 1901 and bids will be received at the residence of the administrator, whose postoffice address is Kelso,

Clackamas county, Oregon. Terms of sale are as follows: Ten per cent to be paid at time of sale and the balance to be paid on confirmation of sale by the judge of the county court for Clackamas county. Dated, March 25, 1901.

OLE MINKELSON.

Administrator of the estate of Ole Pendersen, deceased.

SUMMONS.

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

V8. 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 sommons, 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 foreclosure of your certain mortgaze described in said complaint and wit: executed by said defendant on, to-wit:

taxes being for the years 1895, 1896, 1897,

premises, and for such other and further

relief as may seem just and equitable to

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

SUMMONS.

In the Circuit Court of the State of Ore-

To milliam T. Davidson, the said defend-

In the name of the state of Oregon, you

wer the complaint filed against you in the

above entitled suit in the above entitled

court on or before the 3rd day of May, 1901

the same being seven weeks from the date

diabursements of this sult, and for the change of plaintiff's name to Augusta Voigt.

This summons is published by order of the Hon. Thos. F. Ryan, county judge of

weeks commencing with the issue of March,

GORDON E. HAYES, Attorney for Plaintiff.

This order is dated March 20th, 1901.

are hereby commanded to appear and

gon for the County of Clackamas.

Zilliam T. Davidson, defendant)

Augusta Davidson, plaintiff,

U'REN & SCHUEBEL.

Attorneys for Plaintiff.

this Honorable Court

March, 1901.

Btit.

224 1901

for Three bundred and fifty dollars, dat-save and except a track of land of about one-fourth of an acre upon which a Baptist of George Slock and of which the plain- church is situated; also the north east tiff is now the lawful owner, and for in- quarter of the south west quarter of section terest thereon at the rate of ten per cent. per annum from the /ith day of August, taining 40 acres more or less. 1897, and for an attorney's lee of filty dollars for bringing this suit, and for taxes paid by plaintiff on the property described in said mortgage amounting to I will, on Saturday, \$58.88, and legal in crest thereon, said

NOTICE IS HEREBY GIVEN THAT IN 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. Cockran, deceased, all per-sons holding claims against the said estate are hereby notified to present the same with the proper vonchers duty verified according to law to me at Needy, Oregon, or to my attorneys at the office of George C. Brownell In Oregon City, Orezon, within six months from the first publication of this notice. A, T COCHEAN, Administrator of the estate of J L.

Notice to Creditors.

Cochran, deceased.

LIVY STIPP.

Attorney for Administrator.

Notice of Final Settlement.

In the County Court of the State of Oregon, for the County of Clackamas. In the matter of the estate of Jacob S. Mo-

Comb, deceased. NOTICE is hereby given that the under A signed, administratrix of the estate of Jacob S. McComb, deceased, has filed her Jacob S. McComb, deceased, has filed her final account in said matter, and the county judge of said Ciackamas County has ap-pointed Tuesday, the 7th day of May, 1901, at 10 o'clock, A. M. as a time for the hear-ing of objections to said final account and for the settlement of the same. GRACIE D. MIDEKE, Administratrix.

Administrator's Final Notice.

NOTICE is hereby given that the under A signed, administrator of the estate of Grace Smoot, deceased, has filed his final

account and report, and by order of the County Court of the State of Oregon for Clackamas County, Monday the 6th day of May, 1301, has been set for the hearing of ctions to such final account and the settlement thereof. W. D. SAFPINGTON,

March 30th, 1901. Administrator.

In the Circuit Court of the State of Oregon

Dunbar as Secretary, and C. S. Moore as Treasurer of the State of Oregon, constituting the State Land Board. Plaintiffs,

BY VIRTUE OF A JUDGMENT, OR-der, decree and an execution duly is-aped out of and under the seal of the above entitled court, in the above entitled cause. to me duly directed and dated the 3d day of April, 1901. upon a judgment rendered and entered in said court on the 16th day of March, 1901, in favor of the plaintiffs and against the estate of John F. Bode, deceased, and G. B. Dimick as Administrator, defendants, for the sum of \$700, with interest thereon at the rate of 8 per cent per annum from the 27th day of July, 1897, and the further sum of \$125, as attorney's fee, and furt er sum of \$35 costs and disbursements, and the costs of and upon this writ, com-

The west half (34) of the north-west quarthe 6th day of August, 1895, to secure the payment of your certain promissory note in Three hundred and fity dollars dat. two (2) township four (4) south range three (3) east of the Willamette Meridian, con-Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, ORDINANCE NO. ---

An ordinance authorizing the issuance of Bonds for the purpose of refunding out-stanbing bonds heretolore issued by O egon City

Oregon City does ordain as follow Sec. 1. Whereas, by an act of the Legis-tative Assembly of the State of Oregon, assed at its Eighteenth regular session 1

passed at its Eighteenth regular session 1: the year 1806, Oregon City was authorized to borrow money and to issue bonds to the amount of fifty ihousand dollars. Sec. 2. And, Whereas, that in order to provide for the payment of certain bonds of Oregon City heretofore issued and to be-come due May 1, 1801, therefore it is hereby ordered that refunding bonds of Oregon City be issued by the Finance Committee of the City Council of Oregon City, Oregon, for the purpose aforesaid, in the aggregate amount of thirty thousand dollars (\$30,000) consisting of thirty (30) bonds of one thous-and doilars [\$1.000] each, numbered from one to thirty, inclusive, the same to be exeand dottars (show) each, indimered from one to thirty, inclusive, the same to be exe-cuted by the Mayor and Recorder of said Oregon City, Oregon, and to be dated the 1st day of May, 1001, and payable in twenty [20] years after date thereof, said bonds to bear interest at the rate of five per cent [5 per cent] per autim. payable per cent [5 per cent] per annum, payable semi-annu-ally, the several installments of interest to be evidenced by coupons attached to each of said bonds, both principal and interest to of said bonds, both the office of the City Treasur-er of Oregon City, Oregon. Said bonds and coupens shall be in lawful form, and shall contain the provision that both the princi-pal and interest of said bonds shall be pay-able in Gold Coin, of the United States of America of the present standard of weight

and fineness Sec. 3. The Finance Committee of the City Connell of Oregon City is hereby au-thorized, empowered and directed to pre-pare and sell said bonds to such manner as they shall seem best, at not less than their par value, provided, however, that said committee shall have the right to reject any and all bids.

Sec. 4. Upon the Finance Committee making a sale of said bonds, the Recorder mains a state of the city Treasurer of the terms and conditions thereof, and upon the Treasurer receiving the purchase price therefore, the Treasurer shall give the pur chaser a receipt which shall be sufficient authority for the Mayor and Recorder to

authority for the mayor and hectorer to sign and deliver the requisite number of bonds, as provided in this ordinance. Sec. 5. This ordinance shall take effect from and after its approval by the Mayor. Read first time and ordered published at a regular meeting of the City Council of a regular meeting of the Chy Council to Oregon City, Oregon, and to come up for second reading and final passage at a Spec-ial meeting of said City Council to be held Monday, April 12, 1901, at 8 o'clock p. m. By order of the City Council of Oregon

City, Oregon. BRUCE C. CURRY, Recorder.

Those famous little pills, DeWitt's Little Early Risers will remove all impurities from your system, cleanse your howels, make them regular. Geo. A. Harding.

Saloon Notice.

Notice is hereby given that I will apply to the city council at its next regular meeting for a license to sell liquor at my present place of business on Main

WILLIAM RAMBO.

Saloon License. Notice is hereby given that I will

apply to the city council at its regular

street between Fourth and Fifth.

meeting for a license to sell liquor at my present place of business on Main street at the corner of Fourth.

J. N. MILLER.

IN THE MATTER OF CRYING.

While Weeping Is Quite Natural, If May Be "Cured" in Children.

It comes natural to every woman to pity a child when it hurts itself. Be the misadventure big or little, the mother immediately takes the little one in her arms and in her most sympathetic, pitying tones tries to solace it. And of course the child concludes something terrible has happened to it pitted can soon be brought to a weep- the signs of true fear. ing state when nothing whatever is the matter with it. Just call up your most time honored question, "Did they boos the baby ?" and the little lips will begin to quiver, the mouth to droop, and soon a wall breaks forth that is meant to indicate that "they" did.

Of course children will cry sometimes. Crying is an institution that render him insane. cannot be done away with. Crying, tears away. Besides doing away with ops a brave, manly little fellow. This does not apply to serious mishaps, but to those numerous little bumps which youngsters are continually getting and

which a little pity quickly magnifies into something of importance in childish eyes. Never giving a child anything he

cries for is another excellent way to nip in the bud the crying habit. If it is proper for him to have, promise it to him when he stops crying. Reward his good behavior, not his had. Of course if bad habits in this direction are formed, it is hard to correct them. But such discipline observed from the beginning will make crying an infrequent performance in the home where the youthful monarch reigns .- Philadelphia Telegraph.

THE TITLE REILLY TOOK.

He Made Illmself as Big a Man as the Best of Them. "When you mention the name of

John Rellly, you touch a reminiscent chord in the hearts of hundreds of the older residents of Baltimore," remarked a well known gentleman.

"On one occasion Rellly had to journey to Philadelphia on business. It was in the time of the old stagecoaches. and he made his way leisurely along. Upon arriving there he registered at one of the leading hotels. That leads up to my story. At that time it was customary for men to add to their signatures such titles or evidences of dignity as they possessed. When Relly looked over the hotel register, he saw something like this: 'John Jones, LL. D.; William Smith, A. M., A. B.; Samuel Johnson, D. D.' Seizing a pen, he inFear of the Dead.

Fear of the dead is instinctive in man. There is no doubt about that, I do not profess to be able to enter into the exact reasons for that fear; whether it be that man instinctively recoils from contemplation of the fallen temple alone or what not, it is sufficient that the fear exists.

Neither is this instinctive fear of the dead confined to man. I owned a horse once that could never be driven past a and cries vigorously. A little baby if dead horse. The animal exhibited all

Fear coupled with shock can produce insaulty. I do not think that the reatender, sympathetic tone; ask him that son of a normal man would be unseated if he were locked up alone with a corpse for many hours, though a person with weak nerves certainly might be so affected. If a man discovered that his sweetheart had died suddenly while alone with him, the shock might

Even to those most familiar with more or less, is expected with the advent death and dead bodies there is someof the little stranger, but the more or thing awe inspiring about a corpse, and less depends largely on the parents. A no man's nerves are proof against a child can be laughed into a good hu- fright. I remember once, when I was mor. Instead of pitying him at the nu- alone in the dissecting room at night, merous little hurts he gets, those that the hand of the subject upon which I are really of no importance, treat was engaged became loosened. I did them as a good joke. Laugh at them, not notice what had happened. Hudand the baby will quickly laugh with denly the arm of the subject swung you. It doesn't take long to chase the around, and the hand struck the side of my face. Years of training in ima lot of unnecessary crying it teaches munity from superstition vanished in him not to mind little hurts and devel- the jump that I gave .- Dr. John D. Quackenbos in New York World.

Watches That They Lend,

"They are all allke," remarked a man coming out of a Woodward avenue watchmaker's, accompanied by a lady. "Who 7" inquired his wife.

"Watchmakers." "How?"

"I thought other cities maybe weren't quite like our small town in the wild and wicked west, but they are and more so. I take my watch, which, as you know, is a fine gold one, full jeweled, costing \$300, in to have a few repairs, much or little, as may be, and the boss timekeeper gives me an old battered tin watch to carry in its place that makes me ashamed to look into the face of a reputable watch for weeks. In addition it excites suspicion in the minds of my nearest friends when they see me take it out, and if I should die with that watch on my person in a strange country the newspapers would say, 'Judging from the watch found on the deceased, he must have come from New Jersey.' Now, what I want to know is why don't jewelers have 'substitute watches' to match their customers'? That is to say. let the customer's watch left for repairs determine the kind of watch he is to carry until he gets his own again."

But his wife couldn't tell him to save her life.-Detroit Free Press.

Didn't See the Joks.

"It isn't safe to be funny these days unless one labels one's jokes," said a woman who went abroad recently. "You know, I've always rather fancied myself as a wit, and on the steamer coming home I really let myself out. Everybody was a bit seasick, and I-Well, even I had times when I thought I'd rather own an automobile than any kind of a yacht. One day we all foregathered on deck and talked about what we'd gone through-you know how people do on shipboard. I was talking in my cleverest vein with an

SHERIFF'S SALE. for the county of Clackamas. T. T. Geer as Governor, F. I.

G. B. Dimick as Administrator of the Estate of John F. Bode

County of Clackamas, 38

deceased, Margaretha Bode, John Bode, Mary Hedwig Bode, Frederick John Bode, and Gerhard Bode, Defendants.

State of Oregon,

John Riedelbauch, Plaintiff, Fortunanda Riedelbauch, Defendant,

To Fortunanda Riedelbauch :

IN the name of the State of Oregon, you A are hereby required to appear and an-awer the complaint filed against you in the above entitled Court and cause, on or before the 20th day of March, 1901, that being the time prescribed in the order for the publication of this summons, as the time for an-swer, 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 wilful abandonment of plaintiff by you for more than I year prior to the commencement of this suit. This summons is published by order of ______on. Thos. F. Byan. County Judge of Clackamas County, Oregon. Thomas A. McBride, Judge of the above entitled Court

being absent from this county. GEO. C. BROTNELL, 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 follow-ing 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. 11370, for the lots 1, sec. 28, 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. Linglebach, all of Currinsville, Oregon. CHAS. B. MOORES,

Register.

Farm for Sale.

19 Miles south of Oregon City, three miles south of Molalla, known as the Teasel 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 tence, 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, balsuce to suit at 5 per cent interest. For further particulare apply to

A. J. SAWTELL, on farm.

THE 4TH DAY OF MAY, 1901,

1898 and 1899, and for judgment for said at the hour of 1:30 o'clock p. m., at the front sums of money, and that the premises door of the county court house in the city of conveyed by said mortgage be sold and Oregon City, in said county and state, sell are sold and are sold and are sold and are sold and are sold are the sold are sold are sold are sold and are sold a at public auction, subject to redemption, to the bighest bidder, for U.S. gold coin cash the proceeds applied to the satisfaction of said mortgage and said debts and the in hand, all the right, title and interest which the within named defendants or costs of this suit, and in case said proceeds are not sufficient to satisfy said either of them, had on the date of the mort-gage herein or since had in or to the above debts, then to obtain execution against described real property or any part therethe defendant for the balance remaining of, to satisfy said execution, judgment order decree, inter st, costs and all accruing costs. due, and that the defendant and all persons claiming by, through or under him J. J. COOKE, Sheriff of Clackamas County, Oregon, By J. E. JACK, be forever barred and foreclosed of all right and title in and to said mortgaged

Det Dated, Oregon City. Ore., April 3, 1901.

The Finest Service to the East

and South.

The O. R. & N. Co., in connection with the Oregon Short Line and Union Pacific, offers the finest service and fastest time to Salt Lake, Denver, Kansas City, Omaha, St. Paul, St. Louis, trade for a house and lot in Oregon City. Chicago, and all points east. Three trains daily from Portland, with choice of many different routes. Palace and Inquire at Parkplace store. tourist sleepers, library, dining and chair cars on all trains. Write A. L. Craig, G. P. A., O. R. &

N. Co., Portland, Oregon, for particulars. Yours truly,

A L. CRAIG, G. P. A.

"I have been troubled with indiges tion for ten years, have tried many the same being seven weeks from the date of the first publication of this summons. You are hereby notified that if you fail to appear and answer the complaint, plaintiff will apply to the Court for the relief de-manded in the complaint, to wit: That the bouds of matrimony now exist-ing between you and the plaintiff be dis-solved and held for naught and for costs and disburgements of this suit and for the things and spent much money to no purpose until I tried Kodol Dyspepsia Thousands have testified as did Mr. Riggs. Geo. A. Harding. Clackamas county, state of Oregon in the Oregon City Enterprise for seven successive

Most of the millionaires of the East have been vaccinated against the library atawney, Pa. Geo. A. Harding. disease.

Spring coughs are especially dangeroue and unless cured at once, serious results often follow. One Minute Cough Skin troubles, cuts, burns, scalds, and chafing quickly healed by the use of Cure acts like magic. It is not a com-DeWitt's Witch Hazel Salve. It is imi- mon mixture but is a high grade remedy.

> some stock in an air-ship company, just for a fiver.

You cannot enjoy perfect health, rosy cheeks and sparkling eyes if your liver is dried 3 to 4% cts per pound. sluggish and your bowels clogged. De-

Saloon License.

Notice is hereby given that I will apply to the city council at its regular meeting for a license to sell liquor at my present place of business on Main street at the corner of Sixth.

Scloon License.

Notice is hereby given that I will ap ply to the city council at its regular stay. You see, they judged from the meeting for a license to sell liquer at my present place of basiness on corner of Eighth and Main street.

A. H. GRIEFSEN,

PHILIP Roos.

Saloon License.

Notice is bereby given that I will apply to the city council at its regular meeting for a license to sell liquor at my present location on Main street.

A. KNAPP.

For Sale.

10 acres good land 11/2 miles from Oregon City, on Hoquiam road. Would F. MUNDHENKE,

Parkplace, Ore.

Noice.

Strayed from my place near the brick yard, Oregon City, March 22, bay filly colt coming three years old, white spot in head, heavy tail, strong, chunky, quiet, heavy bodied. A suitable reward will be given for return of colt or information that will lead to recovery of W. E. WELLS, same. Oregon City, Or.

"Last winter I was confined to my bed with a very bad cold on the lungs. zine. Nothing gave me relief. Finally my derson Riggs of Sunny Lane, Tex. wife bought a bottle of One Minute Cough Cure that effected a speedy cure. I cannot speak too highly of that excellent remedy."-Mr. T. K. Houseman, Man-

Oregon City Market Report.

(Corrected weekly.)

Wheat-No. 1, 60c bushel. Flour-Portland, \$3.30; Howard's

Best, \$3.30. Oats-in sacks, white, 37 to 42 zents

per bushel, gray, 40 to 43. Millstuffs-Bran, \$16.00 per ton

Potatoes-45 to 50 cts per sack. Eggs-Oregon, 11 to 12%c per dozen. Butter-Ranch, 40 to 45 cents per roll Onions, \$2.75 to \$3.00 per sack. Green apples, 75 cents to 1 25 per box

scribed the following: 'John Reilly, F. R. S.' Then he went about his business and spent a pleasant and profitable afternoon.

"Returning to the hotel at night, he was met by a committee of leading and learned citizens. They greeted him with great deference and expressed their gratification that such a distinguished English family. man should be in their midst. He was urgently requested to deliver a lecture

before some scientific body during his mystic letters on the hotel register that he was a fellow of the Royal society. "Reilly was a man of imposing per-

sonal appearance. He made himself very agreeable to the committee, but could not name a date for the lecture. When they left him, a friend asked the reason of the demonstration.

"'What do you mean by writing the letters F. R. S. after your name, any way?

" "They mean "fried, raw and stewed," and I serve the best in Baltimore.' "-Baltimore Sun.

The Germ of an Invention.

The late General George B. McClellan, U. S. A., is credited with having made the statement many years ago that the sinking of clams into the sand along the ocean shore by closing their shells and ejecting the water from them in a thin stream first suggested to him the use of the water jet as an aid in sinking piles in sand. At any rate as long ago as 1852 a water jet was so used by General McClellan's advice in putting down piles for a wharf and warehouse. Water was forced through an ordinary rubber hose, with a piece of gas pipe on the end for a nozzle. This was placed close to the point of the pile on the bottom, the jet of water scouring the sand away from the pile and making a hole, in which the pile sank rapidly .-- Cassier's Maga-

Sensitive Tobacco Plants.

In Cuba the best tobacco comes from one strip of land only, the slopes of a certain river, and even there a north wind may ruin the crop. Tobacco is the most sensitive plant we know of. The smallest thing affects its flavor, Plant Virginia tobacco in Germany and the result is a better tobacco, but it is German tobacco, not Virginian. In north Borneo they produce the most delicate and silky leaves that ever were seen, but the tobacco lacks character and taste. Send Havana seeds to the Philippines, and you merely produce a superior Manila.-Cleveland Plain Dealer.

Lovely Philanthropy.

Mrs. Brown-We are going to give a progressive cuchre for the poor. I love to do something for the poor.

Life.

'I'm like a famous lady,' I chortled gayly. 'I'll be extremely glad to set foot on terra cotta again."

"That evening the mother of the English family took me aside.

"'My dear,' she said. 'I'm so much older than you that I sm sure I may make so bold as to tell you something. and I want you to take it in the spirit in which it is meant. You said this morning you'd be glad to set foot on terra cotta again. I thought I'd just call your attention to the thing so you won't make the same mistake again. It isn't terra cotta, it's terra firma." "--Washington Post.

Surface Indications,

From "A Book on Dartmoor," written by the Rev. S. Baring-Gould, comes a story which might have come from a less trustworthy source:

The wild and romantic country of Dartmoor consists of a tableland with rugged peaks or tors and all but impassable marshes. After a dry summer it is easy to pick one's way across parts of it which at other times are full of pitfalls. At one of the latter periods a man was cautiously treading his way across one of the treacherous marshes when he saw a hat lying brim downward on the sedge. 'He gave it a gentle, good humored kick in passing and almost jumped out of his skin when a choked voice called out from beneath: "What be you a-doin to my 'at?"

"Be there now a chap under'n?" exclaimed the traveler.

"Ees, I reckon, and a hoss under me likewise."

A Dimenit Wife.

An Englishman thus describes the wife of his bosom in his will: "Heaven seems to have sent her into the world solely to drive me out of it. The strength of Samson, the genius of Homer, the prudence of Augustine, the skill of Pyrrhus, the patience of Job, the philosophy of Socrates, the subtlety of Hannibal, the vigilance of Hermogenes, would not suffice to subdue the perversity of her character."-Exchange.

A Popular Host.

Traveler-Eh? Has this hotel changed hands?

Clerk-Yes; the old landlord busted up; owed thousands of dollars to all the provision dealers in the neighborhood. For every \$10 he took in he spent \$20.

Traveler-Too bad, too bad! He's the Mrs. Jones-So do I. I love to play only landlord I ever met who knew progressive eachre for them .- Brooklyn how to keep a hotel .- New York Week-

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