#### Legal Notices

Notice for Publication.

United States Land Office Oregon City, Oregon, January 12, 1903. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber hands in the State o California Overon, Nevada and Washington Teritory," as extended to all the Public Land States by act of August 4, 1892. John E. Blazier, of Portland, county of Multnomah, State of Oregon, has this day filed in this office his sworn statement No. 5929, for the purchase of the N36 of NW14 and W36 of NE14 of Section No. 32 in Township No. 6, 8 Range No 4 E, and will effer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver at this office at Oregon City, Oregon, On Saturday, the 28th day

He names as witnesses; Thos De-vine, of Portland, Oregon; Isom C. Vaugn, of Atolalla, Oregon; Amert Pasold, Molalla, Oregon; Frank Pasold, of Mo-Inlla, Oregon

Any and all persons claiming adverseby the above described lands are requested to life their claims in this office on or before said 28th day of March, 1903.

Chas, B. Moores, Register.

Register.

Chas, B. Moores, Register.

Chas, B. Moores, Register.

Chas, B. Moores, Register.

#### SUMMONS.

In the Circuit Court for Clackamas County, State of Oregon. Al Schug, Plaintiff, Vs.

Amy Schug, Defendant. To Amy Schug, 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, within six weeks after the date of first publication of this summons, to-wit, after the 30th day of January, 1903, and if you fail to so appear and answer, 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 matrimony now existing between you and

This summons is published by order of Hon Thos. F. Ryan, County Judge of the County Court of said County. made and entered January 29th, 1903.

Date of first publication, Jan. 30, 1903. Last publication, March 13th, 1903. AUSTIN CRAIG

Attorney for plaintiff.

Notice for Publication

Timber Land, Act June 3, 1878. United States Land Office, Oregon City, Oregon, January 21, 1903.
Notice is hereby given that in compliance

with the provisious of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of Californis, Oregon, Nevada and Washington Territory, as extended to all the Public Land States by act of August 4, 1892, ROBERT LOUDEN.

of Portland, county of Multnomah, State of Oregon, has this day filed in this office his sworn statement No. 6013. for the purchase of the El4 of NW14 and N14 of SW14 of Section No. 20 in Township No. 58. Bange No. 4 E. and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at Oregon City, Oregon, on Friday the 19th day of April, 1903.

CHAS B. MOORES,

## SUMMONS.

In the Circuit Court of the State of Ore. mas. gon for Clackamas County. Ada May Dechand, Pisintiff.

Alexander Dechand. Defendant. To Alexander Dechand, 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 4th day of April, 1903, hat being the last day prescribed in the order of publication of this summions, and it you fail to so appear and answer said complaint the plaintiff will apply to the Court for the relief merein grayed, to-wil: A divorce from the mar-riage existing between you and plaintiff.

This summous is published for six con ecutive weeks by order of Hon. Thomas F.
Byan, judge of the County Court of the
State of Oregon for Caskanas county,
made on the 16. h. day of Pebrasry, 1965.
S. R. HARRINGTON,

Atterney for Plaintiff.

The first publication being the 20th day of February

## SUMMONS.

In the Circuit Court of the State of Oregon for the County of Clackamas. David Brownrigg, Plaintiff.

Maud Brownrigg, Defend't. To Maud Brownrigg, defendant above named:

In the nume of the State of Oregon you are hereby commanded to appear and answer the complaint filed against you in the above entitled suit in the time set out in the order for the publication of this summons, to wif: on or bestor Consumption. The benefit I received fore Fix weeks af er the first publication fore \*:x weeks si er the first publication thereof—being April 11th, 1963— and if you fall so to appear and answer within maid time the plaintoff above response to the first publication of the plaintoff above response. maid time, the relaintiff above named Colds and Throat and Lung troubles. will, for want thereof, apply to the sugranteed by Geo. A. Harding's Drug Court for the relief praved for in his complaint, and for a decree dissolving tles free, the bonds of matrimony existing be tween the plaintiff and defendant and

for general relief.

The date of the first publication of this notice is February 27th, 1903, and the last is April 11th, 1903, and this summons is published pursuant to an order made and entered by Hon. Thos. F. Ryan, Judge of the County Court of GATARRH the State of Oregon, for the County of Clackamas, on the 26 n day of February, ALBERT B. FERRERA. Attorney for Plaintiff.

Saloon License. Notice is hereby given that I will apply to the city council at the regular March meeting for a saloon license at my present place of business on Main street between 4th and 5th streets. E. A. BRADY.

Subscribe for the Enterprise

SUMMONS

In the circuit court of the State of Ore gon for the County of Clackamas. Pinintiff.

J. Surchler, John J. Norris, Adeline Nor-ris, Chas. O. Taber and Ce-lina V. Taber, Defendants. To John F. Norris, Adeline Norris, Chas. O. Faber, and Celina V. Taber, defendants

In the name of the State of Oregon, you and each of you are are hereby required to appear and answer the complaint flied against you in the above entitled but by the first day of the next term of the above entitles court following the expiration of the time prescribed in the Uniter for Publication of this summons, which first day will be Monday the 20th day of April, 1905, and if you fail to so appear and answer, for want thereof, plaintiff will apply to said court to the relief demanded in his com-

The relief demanded is the foreclosure of and plaintiff be dissolved. a certain mortgage executed and delivered by the defendants, John F. Norris and Adeline Norris to George S. Norris, on or about the 10th day of March, 1980, to see about the 10th day of March, 1930, to secure the payment of a certain promissory note executed by the sail John F. Norris and A cline Norris, for \$200,00, psyable on or before two years after date, with interest at the rale of 6 per cent per annum, and which said mortuage conveyed unto said George S. Norris for that purpose the following described real property, situated in the County of Clarkamas, Since of Oregon, and which said mortuage before the county

Egan D. L. C. to the centereof the county road running through the Estate or Guorge Wist 8 21 cts; thence N, along the center of the county road 124 chs; thence E. 821 cos.; to the E. Soundary line of the said Jas. P. Egan D. L. C., thence 8.2124 chs. to the place of beginning containing one acre

the place of beginning, containing one acre, more or less.

Forner, that the defendents, Chas. O. Taber and Celina V. Taber, be adjudged to have no right, title or lien in, to, or upon said morigaged premises, or any part thereof, save such as is subject to the prior lien of plaintiff's said morigage.

And a Further discree having and force.

And a Further decree barring and fore-closing you, said John F. Norris, Adeline Norris, Chas. O. Taber and Colina V. Taber, of and from any and all right, title or interest in or to said real property and every

This summons is published by order of the Honorable Thomas A. McBride, Judge of the shove-entitled Court, made Jan. 26 1900. UKEN & SCHUEBEL Attorogys-for Plaintiff, Published first time Feb. 6,1968.

Notice of Final Settlement.

Notice is bereby given that the under-signed, the executor of the last will and testament of Joseph Ellis, deceased, has filed his final account as such executor, in the County Court of the State of Oregon. for Clacksmas County, and that Monday, March 9, 1963, at the hour of 10 o'clock A. M. at said County Court, has been fixed and appointed as the time and place for the settlement of said final account, and the hearing and determining of any and all

anisg and descriptions thereto.
Special Feb. 2, 1983.
THOMAS C. THOMAS.
THOMAS C. THOMAS. Executor of the last will and testament of Joseph Ellis, deceased.

Notice of Establishment of Street Grades

Notice is hereby given that the grade of Jackson Street Street, from 5th street to 7th street, is ordered established. By order of the City Council, of Oregon

Ciry, Oregot BRUCE C. CURRY, Recorder.

SUMMONS

fenda f. In the name of the state of Oregon:

You are hereby notified and required to answer the complaint Bird against you in the above entitled cours and cause you in the above entitled cours and canso on or selve the 20th day of April 1963, being more than an full weeks from the date of the first publication of this sum-mons, and tie date prescribed in the order for the publication dereof and for your appearance, and you are hereby northed that it you so tall to appear or answer, for want thereof, the plaintiff will take default against you, and apply to the court for the relief prayed for 1 her compound, to all for a degree dissolving the founds of unst rimony now expliring between plaintiff and defendant, and changing the difendant's name to Lucy M. Hanna, and for such other relief as the court shall deem equir able. This summons is published by rifer of the Hon. Thomas F. Ryan, Judge of the county court of the county of Clackamas, tate of Oregon, made and entered February 21 1023

JOHNSON & VAN ZANTE.

Attorney for Plaintiff.

## End of Bitter Fight.

"Two physicians had a long and stub born fight with an abscess on my right lung" writes J. F. Hughes of Du Pont, above entitled tourt on or before the thought my time had come. As a last time set out in the order for the publications resort I tried Dr. King's New Discovery "and gave me up. Everybody tore. Price 50c, and \$1 00. Trial bot-

The Enterprise \$1.50 per year.



the diseased membrane It cures catarrh and drives away a cold in the head quickly.

Cream Balm is placed into the nostrils, spres over the membrane and is absorbed. Relief is immediate and a cure follows. It is not drying-does not produce eneezing. Large Size, 50 cents at Drugglets or by mail; Trial Size, 10 cents.

ELY BROTHERS, 56 Warren Street, New York

SUMMONS.

In the Circuit Court of the State of Oregon for Clackamas County. Annabel Fisher, Plaintiff.

Edwin H. Fisher, Defendant. To Edwin H. Fisher, 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, in the above named court , on or before Saturday, March 14th, 1903, the same being more than six weeks from the first publication of this summons, and you will take no tice, that if you fail to so appear and an swer said complaint, the Plaintiff will apply to the court for the relief demanded in said complaint, to wit, That the bonds of matrimony now existing between you

the Oregon City Enterprise, for six sur cessive weeks, commencing January 30, a903, and continuing for each week there after to and including March 1 3th, 1903, T. G. THORNTON,

Attorney for Plaintiff.

#### Executor's Notice.

Notice is hereby given that the under signed has been appointed executor of the Last Will and Testament of C. R. Rinear son, deceased, by the County Court of Clackanias County, Oregon. All persons, having claims against said estate, are hereby notified to present the same, properry verified according to law, at the tiffice of J. U. Campbell, Oregon City, Clackanas County, Oregon, within six months from the date of this netice,

Dated Feb. 6, 1903. PETER RINEARSON.

#### Notice for Publication.

Department of the Interior, Land office at Oregon City, Oregon, Feb-1877 7, 1933

Notice is hereby given that the followingnamed settler has filed notice of his inten-ion to make final proof in support of his aim, and that said proof will be made be ore the Register and Receiver at Oregon Lity, Oregon, on March 23, 1993, viz: Henry J. Bonaker, H. E. No. 12196, for the Wig-NE's Sec. 11, T. 58., R. 2 E. s. He names the following witnesses to

prove his continuous residence upon and cultivation of said land, viz: R. P. Cooper, O. T. Kay, F. R. Orem, all of Meadow Brook, Oregon, and Fred Stafer, of Mo-laila, Oregon. CHAS. B. MOORES, Register.

### Summons.

In the Circuit Court for Clacksman County, State of Oregon. E. F. Riley, Plaintiff,

Hiram E. Straight, William E. Straight, Margaret Gratz.

Graig, her husband, Jarob Straight, James Straight, Modie Straight, John Straight and Hiram E. Straight, administrator of the estate of Hirans Straight, de eased, defendants,

To Margaret Gratz, - Gratz, Jacob Straight and James Straight, defendants; In the name of the state of Oregon:

Y mare hereby required to appear and Thate hereby required to appear and answer the complaint filed against you in the above entitled Court and ratise on or before the 27th day of March, 1933, which is six weeks after February 13th, 1993, the date ordered by the court for the first publication of this notice, and if you tall so to appear and answer, the plantiff and apply to the court for the relief prayed for in the complaint, to-wit: For a decree the 19th day of April, 1968.

He names as witnesses: Robert O-born, of Portland, Oregon: William Fraser, of Portland, Oregon: William Fraser, of Portland, Oregon: Bedward Burke, of Portland, Oregon.

Any and all persons claiming adversely the above described londs are requested to file their claims in this office on or before said fold day of April, 1988.

J. W. Cole.

In the complaint, to-wit: For a decree force losing a certain mortlange executed September 30, 1888, by Huram Straight to the relational for the relation for the south west quarrier of section twenty-two, in househis, two south of the above described londs are requested to file their claims in this office on or before said fold day of April, 1988.

J. W. Cole. to law, and the application of the proceeds to the payment of the amount found the peak till on said northage, and for such other and further redet as to the court

William Hayley, Defendant, 15, 1983 and the date of the last publication of William Hanley, the above named design March 27, 1983.

E. F. & F. B. RILEY. Attorneys for Plaintiff.

## SUMMONS.

In the Circuit Court of the State of Ongon for the Conney of Clarkamas. August Horger, Painniff,

H. Mariny and Jessie K. Mariny, his wife, Defendants.

State of Oregon to P. H. Mariay and Jes-te K. Mariay, his wife, Detendants. You and each of you are hereby required to appear and and answer the compount of plaintiff herein on or before April 11th, 1968, or judgment for want thereof will be taken against you in accordance with the prayer of plaintiff's complaint. The relief demanded in said suit is for a

judgment and decree cancelling and hold-ing for naught that certain tax deed insued ar; 21, 1963

The date of the first publication of this gon, to the following obscribed real proposition of the publication April 10, 1963

The date of the first publication of this gon, to the following obscribed real proposition of the publication April 10, 1963

Oregon, to wit:

Beginning at the most Southern corner of said Donation Land Caim and running thence North 90 cegrees 30 minutes East 12.50 chains; thence North 25 degrees 30 minutes West 13.50 chains; thence North 60 degrees 30 minutes East 11.70 chains; thence North 25 degrees 30 minutes West 11.50 chains along Heary McEJ-anders West e to his North West corner; thence North degrees 15 minutes East along said Mc-Eisanders North line 25.33 chains to the cepter of the County road; thence North 19 degrees West along said road 11.10 chains; degrees West along said road II.10 chains; thence South 61 degrees 15 minutes West 26.12 chains to the South East corner of the Stingley tract; thence on same course South 61 degrees 15 minutes West 20 chains; thence North 29 degrees 31 minutes West 7:30 chains; hence South 67 degrees 15 minutes West 24.90 chains to the Southwesterly boundery of said Dunation Land Claim; thence South 55 degrees East 46 14 chains to the point of beginning and conchains to the point of beginning, and containing '46.51 acres, more or less; which deed was recorded in book — at page —; and for a decree holding for naught the a-tempted cales of said property by the Sheriff of Clackamus Courty for taxes, and for plaintiff's costs and disbursements.

The date of the order for publication of this summons is February 21, 1963. The first publication of this summons in The Oregon City Enterprise is February 27,

the above summons is published puras and to an order of the Hon. Adres F. Sears Jr., Judge of the Circuit Court for the Fourth Judicial District, in the absence of of Hon. Thomas A. McBride, Judge of the Eight Loudiest District. Fifth Judicial District.
BRONAUGH & BRONAUGH.
Attorneys for Plaintel

Attorneys for Praintiff.

This office carries in stock a complete line of legal blanks of every variety, and we are prepared to fill orders by mail on

#### SUMMONS

In the Circuit Court of Oregon, for the

D. B. Hall, plaintiff, Sallie C. Hall, defendant.

County of Clackaroas

To the defendant Suite C. Hall: In the cause of the State of Oregon. You are hereby required to appear and answer are berely required to appear and answerthe complaint filed against you in the above
entitled Court and Caose on or before the
25th day of April, 1805, and if you fail to
appear or answer at that thore, the plaintiff
will apply to the court for the relief prayed
for in said Complaint, to wit: that the
bonds of matrimony existing between the
plaintiff and defendant be dissolved. This
subminous is published in the Oregon City
Enterprise, pursuant to an order made by Enterprise, pursuant to an order made by Thos. F. Ryan, County Judge of Glackamas County, Orgon, in the absence of the Judge of the above caused Circuit Court, on the 11 h day of March, 1903, which or-der is returnable to the Circuit Court shove named, and the first publication of this Summons is March 13, 1993 and the fast publication is April 24th, 1993. JAMES GLESOM, Actorney for plaintiff,

Executors Sale of Real Property Notice is hereby given that, pursuant to an order of the county court of Clackamas county Ore on, made and entered of re-rord on the 2nd day of March, A. D. 1903, the understand executor of the last will and testament of Sophia G. Roup, de-ceased, will offer for sale and self at private sale, to the highest budder for one half or more, cash in hand, balance on five year time at 6 per cent interest p r annom, pay-anle annually, the collowing described real

able annually, the collowing described real property of said estate, to will.

The West one-half (15) of the So. East one-fourth (14); and the West one-half (15) of the East one-half (15) of the East one-half (15) of the East one-fourth (15) of Section four (1) to Town-ship five (5) South, Range one (1) east of the Williamette Meridian and operating 10h acres.

(1) east of the Witamette Meridian and containing 120 acres.
Also beginning at the North East corner of Section rine (9) in said township and range and running thence South (wents-eight (28) rods; thence west twenty seven (27) rods; thence south 1 ceive (12) rods; dence west twenty six and one had (20%) ads; thence north twenty nine (29) rous; these west twenty four (24) rods; thence north eleven (11) rods; thence east seventy-seven shill one half (77)() rods to place of beginning, containing 13 acres.

Said sale to be made at the office of C. H. Dye, corn right and Main Streets, in said Oregon City, on the 6th day of April, A. D. 1903, at or after 10 o'clock A. M. of sant day and to be subject to confirmation of and confirmation of

First publication of this notice was made March 6, 1983. C. H. Drz. Executor of the estate of Sophia G. Roop, deceased Dated at Oregon City, Ore., M reb 3, 1903.

#### ORDINANCE NO.

An Ordinance establishing Sew.r District, No. 3, and providing that property owners (increin shall make connection with the public sewers.

Ovegon Cuy does ordain as follows:

That blocks 10, 11, 12, 17, 18, 19, 20, 41, 42, 48, 49, 50, 51, 52, 63, 60, 67, 68, 67, 68, 56, 190, 113, 114, 115, 116, 117, 125, 125, 127, 128, 141, 142, 143, 144, 155, 154, 155, 156, 160, lots 4 and 5 blocks 13, 1548, 4 and 5 blocks 10, 1548, 2, 7 5 circle 15, tota 1 and 5 block 16, 1618 1, 2, 7 and 8 block 40 Public Square, but 5 block 46 lots 5, 9, 7, and 8 block 47, lots 1, 2, 7 and 8 block 53, lots 1, 2, 7 and 8 block 54, lots 3, 4, 5 and 6 block 59, lots 3, 4, 5 and 6 block 10, lots 3, 4, 5 and 6 block 10, lots 3, 4, 5 and 6 block 10, lots 3, 4, 5 and 6 block 145, lots 1, 2, 7 and 8 block 140, lots 3, 4, 5 and 6 block 145, lots 1, 2, 7 and 8 block 140, lots 3, 4, 5 and 6 block 145, lots 1, 2, 7 and 8 block 140, lots 5, 6, 7 and 8 block 157, lots 7 and 8 block 158, lots 6, 7 and 8 block 157, lots 7 and 8 block 158, lots 6, 7 and 8 107, 104s 7 and 8 block 103, 104s 5 6, 7 and 8 block 108, lots 5 6, 7 and 8 block 107, lots 4, 5 and 6 block 107 block 108 and lots 3, 4, 5 and 6 block 170 at Oregon City, Oregon, hogether with the streets and alleys connectiably adjoining said his and mores he a same is early constituted a sewer to be known as Sewer District No. 3.

Section 2. That all property numers within said sease district are nere view paired to connect all water consets. maks, but to the and draws containing -carrying severage with the public system of mains to be constructed within said distriet within 90 days from the s wers are completed and accepted by the city; and all persons neglecting or relocing to make such sever connections within the time named, all upon conviction thereof before the City Recorder, be fixed in any In the Cremit Court of the State of Oregon within and for the County of Clacks than the County o neglect shall continue a ter the said to days

offence.
Section 3. Within the same time to with Section 3. Within the same time to wit 30 days after the completion of the said Main's wers, all property owners within said sewer district are required to cines and property fill with earth all privy vanits and despited is within the same; and thereafter it shall be in lawful for any property owner it shall be in lawful for any property owner. It shall be in lawful for any property sweet to dip or make use of any created of priving the processions of this section and upon conviction thereof, be fixed in any sum not less than tended attack of the fixed in any sum not less than tended dollars, nor more than one hundred dollars, at the discretion of the cour ; and each days continuance of such violation after such conviction shall e deemed a distinct and separate offense.

Read first time and ordered published at a regular meetiting of the city council Oregon City, Oregon, hold March 4, 19 to come up for second reading and passage at a s edul meeting of the c to council to be held Tuesday March 17, 1903.

at 8 o'clock P. M ... BRUCE C. CURRY. Recorder. By order of the City Council.

## What's In A Name?

Everything is in the name when it comes to Witch Hazel Salve. E. C. De-Witt & Co . of Chicago, discovered some years ago how to make a salve from Witch Hazel that is a specific for Piles. For blind, bleeding, itching and protruding Piles, eczema, cnts, burns, bruises and all skin diseases, DeWitt's Salve has no equal. This has given rise to numerous worthless counterfeits. Ask for DeWitt's-the genuine. George A.

## Liquor License.

Notice is hereby given that I will apply to the city council at the regular meeting in March for a liquor license at my present place of business on Main street, between 5th and 6th streets. Eebruary 17, 1903.

#### FRANK NEARREN. A Remarkable Case.

One of the most remarkable cases of a cold, deep-seated on the lungs, causing pneumonia, is that of Mrs. Gertrude E. Fenner, Marion, Ind , who was entirely cared by the use of One Minute Cough Care. She says: "The coughing and straining as weakened me that I was undown in weight from 148 to 92 pounds I tried a number of remedies to no avail until I used One Minute Congn Cure. Four bottles of this wonderful remedy cared me entirely of the cough, strengthened my lungs and restored me to my normal weight, beath and strength. Geo. A. Harding.

Rose bushes, clemates, ornamental shrubbery and cut flowers at the Gladstone Green-house, James Wilkinson, Proprietor.

### A PLATE OF SOUP.

Its Effect Upon General Scott's Pres-

idential Aspirations. Serving dianers in courses is comparatively a modern fashion, first introduced in diplomatic circles in Wash-Ington and imitated from France. Up to the date of President Polk's adminbiration the course dinner among Americans had made no further progress than that of serving fish and soup separately. Soup was regarded as such a foreign frippery that a note written by Clencral Winfield Scott, in which he explained that he was "Just sitting down to a hasty plate of soup," covered him with such ridicule no to materially contribute to his defent as a candidate of the presidency.

Soup in the early days of the repub He was considered as food for invalids or poor people only. Later, when the social splenders of the court of the Empress Eugeple attracted rich Amerteans in flocks to Paris, French table. manners and customs pushed the old English dinner fashlons to the wall. It is doubtful, however, if soup ever found a place on the dinner table of the wealthy Maryland or Virginia planter, unless green turtle, which was really a stew, might be so called.

The object of an old time dinner party was to eat, whereas that of the course dinner is to delight the eye rather than the palate, and yet who will say that the sight of a well filled dinner table where an array of silver covered dishes gives forth a bouquet of appetizing odors fails to make an agreeable impression on all the senses? -Lippincott's Mugazine.

Lost In Her Own Room.

"Talking about being lost," says the girl who has been visiting her grandparents in the old family homestend-I have been lost in the city and lost in the country, but never was there anything so harrible as being lost in my own room. It was a very queer room I had at grandmamma's anyway-one of these rooms from which a as are only to be seen in old houses. It blew up cold the first night I was in the house, and I got up to close the window. The room, of course, was pitch dark. In getting back from the window to the bed I lost myself, I Cured by One Bottle of Chamhad not the slightest idea in what direction to turn, and I knew that if I was not careful I should go down those awful stairs. There was nothing to do but sit down on the floor and howl for some one to come and find me, and that was just what I did. If grandpa and grandmamma had not should have frightened them to death. As it was, they only thought I had a nightmare, brought candles and locat-

The End of the World. to how this event will probably come eventually be drawn in by the force of G. A. Harding gravitation and become a part of their These in turn will be ab surbed by the sun. A series of collislong will then commonee between the various sums which will finally result "And so growing in grandour, but diminishing in number, the final catastrophe will come when there are no more sups to produce collisions (and heat) and one huge body cooled to the zero of space, void of available energy, ration. Defendant. will mark the final outcome of cosmic

## al motion."

Cotton and Flax. Cotton was used for making garments in India at a date so remote that it cannot even be guessed at. The fact is mentioned by Aristotic. The first seeds were brought to this country in 1621. In 1666 the culture is mentioned in the records of South Carolina. In 1736 the culture was general along the rustern coast of Maryland, and in 1776 commanding me to make sale of the following me to make ments in India at a date so remote that eastern coast of Maryland, and in 1776 we heard of it as far north as Cape May. The use of flax for making clothing is nearly as ancient as that of cotton and perhaps more so, plants of soft and flexible fiber having been without doubt among the first vegetable productions of the ancient world and their 148, 149, 150. practical value discovered soon after

had been two hours in a pogilistic ring."

Assurance Pays. Sitphen-Dr. Skillings gets 15 for every consultation. That's what comes to a man who thoroughly learns his pro-

fession Wilfer-And Dr. Kwacker Lets \$10. That's what comes of cultivating a sublime cheek. Boston Transcript.

Didn't Use His Own Medicine. Doctor-Take this medicine as directed, and your cold will be gone in two

or three days.

Doctor-Yes; I've had a bad cold for four weeks.-Chums.

Patient-You seem quite hourse, doc-

Etiquette. Mrs. Blank-Is your husband going

to Mrs. Jason's funeral? Mrs. Dash-Decidedly not! She never returned my last call. Smart Set.

# Boys who make Money after School Hours

Over 3000 Boys in various parts of the country are making money in their spare time selling The Saturday Evening Post. Some make as much as \$10.00 and \$15.00 a week Any boy who reads this can do the same.

N A DAINTY little booklet, which we will send to any boy free, the most successful of our boy agents tell in their own way just how they have made a success of nelling

### The Saturday Evening Post

There are many stories of real busias tact. Pictures of the boys are Send for this booklet and we will forward with it full information how you can begin this work. No money required to start. We will send Ten Copies of the magazine the first week free. Write to day.

The Curtis Publishing Company 469 Arch Street, Philadelphia, Pa.

The Mystic Midgets that will appear next Friday and Saturday nights have appeared at S-attle, Tocoma and many other Sound cities have recieved the Hight of stairs leads down; rooms such

P. I. of Seattle declaring "It was a symphony in harmony."

### SEVERE ATTACK OF GRIP berlain's Cough Remedy

"When I had an attack of the grip last. winter (the second one) I actually cared myself with one tottle of Chamberlain's Cough Remedy," save Frank W. Perry, editor of the Enterprise, Shortsville, N. Y. This is the honest truth, Lat

imes kept from coughing myself to been unusually normal individuals, I pieces by taking a teaspoonful of this remedy, and when the coughing spell would come on at night I would take a dose and it seemed that in the briefest sel me and showed me my way to bed would go to sleep perfectly free from interval the cough would pass off and I cough and its accompanying pains. To say that the remedy acted as a most agreeable surprise is putting it very Dr. M. W. Meyer, a German scientist, mustiv. I had no idea that it would or in an interesting volume under the could knock out the grip, simply because above title explains a "new theory" as I had never tried it for such a purpose, but it did and it seemed with the second about Indeed he carries his argument at ack of concloing the remedy consed still further and finally extinguishes the tains were far less severs, and I had all the energy of the universe. All of not need the contents of one bottle before the present satellites moons, etc. will ate Grip had bid me adied." For sale by

Take the Enterprise

## Sheriff's Sale.

in one enormous sub and solar system. In the Circuit Court of the State of Oregon for the County of Marion Charles Scott, Executor of the E-face of Robert H. Scott, De-gensed, and Ann-Scott, Plaintiff

State of Oregon, County of Clackanias, as: By irtue of a judgment under, decree an execution and order classe, duly issued and out of and under the seal of the above at titled cours from Marion county, Oregon, in the above entitled cause, to we dody directed and dated the 24th day of January, commanding me to make sale of the fol-lowing described real property, situate in the county of Clacksman, state of Oregon towit: Lots 95, 102, 163, 110, 111, 112, 108, 115, 129, 93, 94, 96, 97, 100, 101, 104, 120, 121, 122, 123, 124, 125, 126, 127, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, West one half of 140, 142, 143, 144, 145, 146, 147,

the invention of weaving.

Wind Shots.

Two striking instances of the effects of "wind shots," or the currents of air caused by the enemy's cannon balls, are given in the "Autobiography of Sir Henry Smith." On one occasion his horse fell as if stone dead, but he was not burt at all. On another occasion an officer was "knocked down by the wind of a shot and his face as black as if he had been two was not burt at all. On shots are described by the enemy of the middle of the county road them indies of the middle of the county road them indies of said street to the place of beginning, and containing one acre of land according to the survey, slice that pare to the place of beginning and leting in Clackamas county Oregon Colony in Carlo (18, 19, 128, 141 of Friends Oregon Colony according to the recorded plat thereof excepting the part of its 115, thence south 2 deg, and 50 min, w. 252 leef along the middle of the county road them indies of wind street; thence north 52 deg, w. along the middle of said street to the place of beginning and serior one containing one acre of land according to the wind its life, thence south 2 deg, and 50 min, w. 252 leef along the middle of the county road to street; thence and 547 feet to the middle of the county of the middle of t of Friends Oregon Colony, according to the terest in said lot 105; A. J. Dale claims an interest in said lots 110, 111 and 112; interest in said lots 110, 141 and 142; Lindsey claims an interest in said lots 108 and 115, (excepting that part of 115 ex-cepted, which exception is above described) septed, which exception is above dearined.

Stephen Conver claims an interest in said lots 105, 118 and 119; J. R. Jones claims an interest in said lot 128; Mrs. C. L. Holden claims an interest in said lot 141; Breyman Clark claims an interest in said lot 121, said lot being in Marion and Clackamas

> Now, therefore, by virtue of said execu-tion, judgment, order and decree, and in come hance with the command of said writ, twill, on Monday, the Sth day of March, 1801, at the hour of 10 o'clock A. M., at the four three county court house in the city of Oregon City, in said county and state self at public auction, subject to redemption, to the highest bidder, for U. S. gold coin cash in hand, all the right, title and int rest which the within named de-fendance 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 nart thereof, to satisfy said execution, judgment order, decree, interest, costs and all accuring costs

J. R. SHAVER, Sheriff of Clackamas County, Oregon.
By E. C. Hackert, Deputy.
Dated, Oregon City, Oregon, January 30,