OREGON CITY ENTERPRISE, FRIDAY, APRIL 3, 1903

Legal Notices.

Notice for Publication

Timber Land, Art June 3, 1878. United States Land Office, Oregon City,

6

Oregon, January 21, 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 lands in the States of Califormis, 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 Multinomah, State of Oregon, has this day filed in this office his swora statement No. 6013, for the purchase of the El₂ of NW₂₄ and N₂₄ of SW₃₄ of Section No. 20 in Township No. 5.8, Range No. 4 E, and will offer proof to have the head somethic temperature to show that the land sought is more valuable now that the land sought is more valuable for its finder or stone fluan for agricultural purposes, and to establish his claim to said land before the Register and Receiver of this office at Oregon City, Oregon, ou Friday the 10th day of April, 1903.

the loth day of April, 1903. He names as witnesses: Robert Osborn, of Portland, Oregon; William Fraser, of Portland, Oregon; J. C. Burke, of Molalia; Edward 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 loth day of April, 1905. CHAS, B. MOORES, Register.

Register.

SUMMONS.

In the Circuit Court of the State of Oregon 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 completed filed against you in the above entitled suit on or before the 4th day above entitled suit on or before the 4th day of April 1965, hat being the last day pre-scribed in the order of publication of this summors, and if you fail to so appear and answer said complaint the plantiff will ap-ply to the Court for the relief therein prayed, to wit: A divorce from the mar-riage existing between you and plaintiff. This summons is published for six con-mentive weaks by order of Hon. Thomas F

nes summers is produciner for six rol-pecutive weeks by order of Hon. Thomas F. Ryan, judge of the County Court of the State of Oregon for Clackamas county, made on the likh day of February, 1903. S. R. HARRINGTON,

Attorney 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.) ¥8.

Mand Brownrigg, Defend't.) To Mand 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 above entitled Court on or before the time set out in the order for the publication of this summons, to wit: on or before six weeks after the first publication thereol-being April 11th, 1903- and if you fail so to appear and answer within said time, the plaintiff above named will, for want thereof, apply to the Court for the relief praved for in his complaint, and for a decree dissolving the bonds of matrimony existing be tween the plaintiff and defendant and for general relief.

To William W. Miller, the above named this notice is February 27th, 1903, and the last is April 11th, 1903, and this summons is published pursuant to an the compaint filer against you in the above the state of th

Notice is hereby given that the undersigned, administrator of the estate of Nancy B. ed. administrator of the estate of Nancy B. Atkinson, deceased, in accordance with the order of the county Court of the state of Oregon, for Multinomati county, will offer for saie and sell at private sale for cash, ambjectio the approval of the court, from and after tha 1st day of May, 1903, at his line of Oregon to P. H. office, at room 302 Chamber o Commarce Budaing, in the city of Poriland, Multico man county, Oregon, the following de scribed real property belonging to the said estate, to-wit:

ADMINISTRATOR'S SALE.

Bi es. 8, Park Addition to Orlegon City, Clackamas Control, Oregon, Lots 1, 2, 3, 4, 6 and 7, block 0, Park Ad-dition to Oregon City, Or. Undivided one third of lot 8, block 28, Oregon Iron & Steel Company's First Ad-dition to Oswego, Or.

A part of the Oregon City claim in town-ship 2 south, range 2 east, boanded and de-scribed as follows: Beginning at a point in the west boundary of the Ezra Fisher don-ation land claim numbered 44. in township 2south, range 2 east; south 38 min. west (the rearing south 1 degree west given in the U.S. field notes not being the true searing) 1917-69 feet distant from the northwest corner of said claim, from which be ginning point a cut stone monument 24 in x6 in x6 in , marked on top, and set 25 in, in the ground, bears north 54 deg. 30 min, west 35.5 feet distant, and ronoting thence north 54 deg. 30 min, west 1522 45 her to a norm of deg. 30 min. west four 45 bet to a cut stone monument. 24m x8in.x8in. marked on top and set 26 incluse in the ground; thence running north 54 deg. 30 min, west 30 feet; thence running south 55 deg. 30 min. west 668 left., there running south 54 deg. 30 min. east 1815.45 left to the west boundary line of the said Ears Fisher D. L. C.; thence running north 38 min-east along said west boundary line 812/84 feet to the place of beginning, containing 24.29 acres, save and except therefrom a strip of land 30 feet wide and 270 feet long strap of an above term block 17, in Park Ad-dition to Oregon City, the sam strap of land having been heretotore dedicated to the use of the public as a part of Sixteenith street in said Park Addition to Oregon City: and excepting also therefrom a per petnal right of way and easement for the public, according to the deed of the parties hereto of even date herewith over a strip of the above described land 00 feet wide 1y-1003 strip

boundary line of the said Ezra Fisher D. L. C. throughout the whole length of the east oundary of the above described tract, containing 1.12 acres. A part of the said Ezra Fisher D L C, in tp2+outh, range2east, bounded and describ-ed as follows: Beginning at a granite stone Is inchessil? inchessil? increas, marked A, and set in the west boundary ince of the said Erra Fisher D L C at a point north 38 minutes, eat 23.15 chains distant from Me southwest corner of the said Erra Fisher" D L C, and running thence south s7 deg, 15 min., east 51 25 chains to the division line

between husband and wife's halves of the said Ezra Fisher D L C.; thence north along said division line 8.75 chains; thence north 85 degrees, 51 minutes, west 51 25 chains to a point in the west boundary of the said Ezra Fisher D. L, C, 30 chains south 38 min. west from the northwest corner of t e said Ezra Eisher D. L. C., where is set a granite stone $12 \ln x0$ in $x8 \ln$, marked G. H. A.; thence south 38 min. west along said west boundary " + 10 chains to the place of beginning, con during 48.17 acres, more or less

FRANK M. WARREN. Administrator.

SUMMONS.

In the C rouit Court of the State of Oregon for the County of Clackamas. Lyda Miller, Plaintiff.

William W. Muler, Delendant.)

order made and entered by Hon. Thus, F. Ryan, Judge of the County Court of day, the Sth day of May, 1965, and if you the State of Oregon, for the County of Gackamas, on the 26th day of February, all apply to the Court for the relief de mai ded in the complaint, to wit: For a

SUMMONS.

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

State of Oregon to P. H. Marlay and Jee W.K. Mariay, his wife, Detendants,

You and each of you are hereby required to appear and and answer the command of planniff herein on or before April 1115, 1963, or ludgment for want thereof will be

state, to-wil: In Clackamas Connix— Il ek 8, Park Addition to Oregon City, lackamas County, Oregon. Lois 1, 2, 3, 4, 6 and 7, block 9, Park Ad-Lois 1, 2, 3, 4, 6 and 7, block 9, Park Ad-Lois 1, 2, 3, 4, 6 and 7, block 9, Park Ad-lungment and decree cancelling and heid in gungment and decree cancelling and heid in the state of the state ng for naught that certain tax deed issued to F. H. Marlay on September 28th, 1001 by the Sheriff of Clackamas County, Or-gon, to the following described real prop-erty situate in said Clackamas County, Oregon, to with

Beginning at the most Southern corner of sald Docation Land Clarm and running thence North 40 segmes 30 minutes. East 12.50 chains, thence North 29 degrees 30 infinites West 15.50 chains, include North 60 degrees 30 numbers East 11.70 chains, thence North 29 degrees 30 minutes West 11.50 chains along Henry McElsmoners West line to his North West corner, thence North 61 degrees 15 minutes East slong said Mc-Elsanders North line 25,33 chains to the center of the County road; thence North E degrees West along said road 11.10 chains thence South 61 degrees 15 minutes. West 20.12 chains to the South East corner of the Stingley tract: therice on same course South 61 degrees 15 minutes West 20 chains; thence Nurth 20 degrees 31 minutes West 7,30 chains; hence South 67 degrees 15 minutes West 2100 chains to the Southwesterly boundary of said Donation Land Claim; thence Son h 55 degrees East 48-14 chains to the point of beginning, and con-taining '46.51 acres, more or less; which deed was recorded in book — at page —; and for a decree holding for usinght the a-tempted sales of said property by the Sherill of Clackamas Courty for taxes, and

Sherfil of Charkamas Could'y for taxes, and for plaintiff's costs and disbursements. The date of the order for publication of this summons is February 21, 1983. The first publication of this summons in The Oregon City Enterprise is February 27,

The above summons is published pursuig along and on the west side of the west ant to an order of the Hon, Alfred 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 Fith Judical District. BRONAUGH & BRONAUGH.

Attorneys 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 for re-cord on the 2nd day of March, A. D. 1963, the undersigned executor of the last will and testament of Sophia G. Roop, de-ceased, will offer for sale and sel at private sale, to the highest bidder for one half or more, cash in hand, balance on five years time at 6 per cent interest p r annum, payable annually, the following described real

able annually, the following described real property of said estate, to-wit The West one-half $(\frac{1}{24})$ of the So. East one-fourth $(\frac{1}{24})$; and the West one-half $(\frac{1}{24})$ of the East one half $(\frac{1}{24})$ of the South East one-fourth $(\frac{1}{24})$ of Section four (4) in Township five (5) South, Range one (1) east of the Willamette Meridian and constraints ¹²⁰ access untaining 120 acres.

range and running (b) in said townsing and range and running thence South twenty seven (27) rods; thence west twenty seven (27) rods; thence south tweive (12) r d-thence west twenty six and one-half (20) rods; thence north twenty nine (20) rous thence west twenty four (24) rods; thence north eleven (11) rads; thence east sevents, seven and one ball (7734) rads to place of beginning, containing 13 acres.

Said sate to be made at the office of C. H. Dye, corn r 6th and Main Streets, in said Oregon City, on the 6th day of April, A. D 1983, at or after 10 o clock Λ , M, of satisfy the the average main will fly the red day and to be subject to confirmation of signal of distress much more quickly said court. First sublication of this notice was made Marca 6, 1985, C. H. Dyn, Executor of the estate of Sopula G. Roup,

NUMBER.

County of Clackamas. D. B. Hall, plaintiff,

are hereby required to appear and answer the complaint filed against you in the above studed Court and Cause on or before the appear or answer at that time, the plaintif will apply to the court for the relief proyec-for in said Complaint, to with that the sounds of matrimony existing between 12 Thi

County, Oregon, in the absence of the Inoge of the above ranged Circuit Court, on the 11 h day of March, 1903, which or der is returnable to the Circuit Court above named, and the first publication of this Summons is March 13, 1963 and the last

Attorney for plaintiff.

Notice of Street Improvement

street, from the southerly line of Thirteenth street to the center line of Seven teenth street, will be improved with crushed rock and by laving curbs, cor-ner-blocks and sidewalks, together with the necessary drains and gradings.

By order of the City Council of Ore-gon City, Oregon, made March 25, 1903. BRU E CURRY, Recorder.

Executor's Notice.

Notice is hereby given that U. Schuebe has been appointed executor of the lost will and testament of Bernhart Peppel, de-ceased, by the County Court for Clackanias Co., Oregon. All persons having claims against said estate, are hereby notified to present the same properly verified accord-ing to law, at the Office of U Ree & Schue-bel, Oregon City, Oregon, within six mobils from the date of this notice. Dated March 25, 1963. C. SCHUEBEL,

Executor.

A MAN'S BLUSHES.

He Will Fly the Red Signal More Quickly Than a Woman.

"If there is any one thing that makes me want to get up and talk right out In meeting it is to hear it said of a man that 'he blushes like a woman.' said the social philosopher to a representative of the New York Times.

"How women ever gained the reputation of having run up a corner in blushes is beyond my comprehension. The report does her a grave injustice, for as a matter of fact she not only has no monopoly in blushes, but does not make use of the share that properly belongs to her. There are some women, of course, who blush if you even blink an eyelid in their direction, but Also beginning at the North East corner Section nine (9) in said township and more readily and more violently than Women.

> "This is not a random statement that I am making for the purpose of hearing myself talk, but a sober deduction founded on careful observation. For years I have made it a point to study the sexes in moments of embarrass ment, and the statistics I have jotted down prove that in nine cases out of ten the average man will fly the red than the average woman. This holds good in all sorts of situations.

YOUNG GRANT'S COLT.

The Story of a Purchase That thread the Boy Much Teasing. When Ulysses S. Grant was a small boy fiving in Georgetown, O., he wantd, like most boys, to own a horse, ad one privicular coli belonging to a man minud Raiston he wished espechilly to have: To indulge the boy's taste and buy the colt his father of fered Mr. Raiston \$20, but the owner

called the colt at \$25 and refused the offer, taking the animal home with him. As the hours passed after the little horse had irotted away with its owner Clysses' disappointment and cagerness for possession increased, and he finally berged his father to pay the \$25 demanded. His father said that \$20 was all the animal was worth, but since Ulysses desired it so much he might ro to Mr. Raiston and offer \$20 again. If, his father added, he could not buy it for \$20, he might offer \$22,50, and if the owner would not let it go for \$22.50 he might, in order to obtain it, give \$25. Ulysses therefore mounted a horse and set out for Mr. Raiston's. He was

at that time probably about eight years old. When he found the owner, he told him, "Papa says I may offer you \$20

for the colt, but if you won't take that to offer you \$22.50, and if you won't take that to give you \$25." The engerness of the boy to gain the horse could not brook any barrier. It

is needless to say that he paid \$25 and led the animal home. Grant said, in writing his memoirs,

that the story of this purchase of his got out in the village and it was long before he heard the last of it. The schoolboys delighted in tensing him about it; schoolboys are very often little barbarians for tormenting one another, and they did not let Ulysses forget this one instance when he was behind the rest in eleverness.

He kept the horse for several years and finally sold it for \$20, the poor animal having become blind, Later he found it taken from the road and working the trend wheel of a terryboat which piled between the Ohio and Kentucky banks of the Ohio river.

THE PERPETUAL LIGHT.

Remarkable Lamp in Louistana That Never Gues Out.

"The most remarkable lamp in this section of the country," said a man who cruises a great deal along the const to the New Orleans Times Democrat, "is to be found in the water area between Lake Borgne and Mississippl sound in a lonely, desolate, isolated spot, where the fall of human feet and the dip of ours are heard only four times a year.

"The light is some distance this side of Bay St. Louis and is a little south of Chinchuba. It stands away out in the marsh, but can be seen from the Louisville and Nashville railroad. It burns all the time, day and night. year in and year out. It flickers away for the benefit of the mariners who frequent these waters. It is the Perpetual light. The sun, the moon and sturs may come and go, but the light

which shines out in the dismal mursh a always the same. It is the one

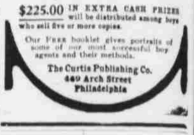


We have started over three thousand boys in various parts of the country in a profitable business on their our account. We want a boy to represent

The Saturday **Evening** Post In every town. The work can be done

after school hours and on Saturdaya. It is pleasant, as well as profitable. The mag-zines are sold among neighbors and friends in offices, stores, as well as in homes.

No Money Required to Begin The first week's supply is sent free. These are sold at five cents a copy and provide the money to order the following week at wholesale prices.



SEVERE ATTACK OF GRIP

Cured by One Hottle of Chamberlain's Cough Remedy

"When I had an attack of the grip last winter (the second one) I actually earsi myself with one bottle of Chamberlain's lough Remedy," says Frank W. Perry, shitor of the Enterprise, Shortsville, S. "This is the honest truth. I at imes kept from coughing myself to pieces by taking a teaspoonful of this remedy, and when the congling spell would come on at night I would takes does and it seemed that in the briefst interval the cough would pass off and I would go to sleep pertectly free item cough and its accompanying pains. To say that the remedy acted as a most agreeable surprise is putting it very mildly. I had no idea that it would ar ould knock out the grip, timply because I have unverticed at the smell a purpose, out it did, and it secured with the second attack of congluing the remody caused to not only be of hers duration, but the rains were far less severe, and I hat not word the contents of one bottle before We tirriplied optime adden." For salely G. A. Harding

Letter List:

The following boths her of letters me

In the Circuit Court of Oregon, for the

Sallie C. Rall, defendant. To the defendant Sallie C. Hall: In the name of the State of Oregon. Yo

plaining and defendant be dissolved. The summous is published in the Oregon Cu-

Enterprise, pursuant to an order made by Thos. F. Ryan, County Judge of Clackania

publication is April 24th, 1903, JAMES GLEASON,

Notice is hereby given that, Jackson

1903. ALBERT B. FERRERA, Attorney for Plaintiff.

Notice for Publication.

United States Land Office, Oregon City, Oregon, March 26, 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 lands in the State o' California Oregon, Nevada and Washington Teritory," as extended to all the Public Land States by act of Aug ust 4, 1892, J. Lorin Kruse, or Stafford, county of Clackamas, State of Oregon, has this day filed in this office his sworn statement No. 6055 for the purchase of of lots 1, 2, 3 and 4, of Section No. 32, in Township No. 4 South, Range No 6 E., and will offer proof to show that the land sought is more valuable for its timber or stone than for agri cultural purposes, and to establish his claim to said land before the Register and Receiver at this office at Oregon City, Oregon, on Monday, the 8th day of June, 1903.

He names as witnesses: T. P. Randall, Frank Foreberg, A. W. Cheney, of Oregon City, Oregon; Ernest S. Kruse, of Stafford, Oregon.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 8th day of June, 1903. CHAS. B. Moores, Register.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. Louis A. Rieman, Plaintiff,

Pattie White Rieman, Delendart.

In the name of the State of Oregon you The the name of the state of oregon you are breedy required to appear and answer the complaint field against you in the above ended suit and too t within Six weeks from March 20th, 1503, which is the date of the first publication hereof. And if you fail to so sporar and answer, for want thereof, Plai till will take a default against you, and will apply to the Court for a decree dissolving the bonds of matrimony beretolore existing between Plaintiff and Defendant, on the ground of your willful desertion of Plaintiff on and continuously

This summons is published by order of Hon. Thos. F. Ryan, Judge of County Court for Clackamas County, duly made on March 13th, 1983, which order prescribes that this summons shall be published once a week for six successive weeks date of first Publication March 20th, 1003, date of last Publication May 1st, 11+3, Oregon City, March 13th, 1903, CHAS, A. PETRAIN,

Atty. for Flaintiff.

Broke Into His House.

S. LeQuinn, of Cavenous, robbed of his customary health by in-S. LeQuino, of Cavendish, Vt., was Dr. King's New Life Pills broke into his souse, his trouble was arrested and now he's entirely cured. They're guaranteed to cure, 25c at Geo. A. Harding's Drog Store.

decree dissolving the honds of matrimony here ofore and now existing between you

and plantuff, and that plantill resume her tormer name, Lyda Benjamin. This summons is putlished by order of the Honorable T. F. Ryan, County Judge of Checkamas County, State of Oregon, dated March 21, 1965, which order directs the monther the resume her the states a week for six weeks, and the first publica-tion of this summons is on the 27 day of Maren, 1903.

HEDGES & GRIFFITH, Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Ore gon within and for the County of Clacks mar.

Lucy M. Hanley, Plaintiff,

ferida t.

William Harley, Defendant. To William Hanley, the above named de-

In the name of the state of Oregon :

You are hereby notified and required to answer the complaint fied signification you in the above entitled court and cause on or before the 20th day of April, 1983 being more than six full weeks from the date of the first publication of this summons, and the date prescribed in the order for the publication thereof and for your appearance, and you are hereby notified that if you so fail to appear or answer, for want thereof, the plaintiff will take default against you, and apply to the court for the relief prayed for in her complaint, to wit; for a degree dissolving the bonds of mat rimony now explicitly between a plain tiff and defendant, and changing the defendant's name to Lucy M. Hanna, and for such othe, relief as the court shall deem equitable. This summons is published by order count of the Hon. Thomas F. Ryan, Jurge of the county courts of the county of Clackanias. A pu-state of Oregon, made and entered Febru-tions of

JOHNSON & VAN ZANTE

Attorney for Plaintiff.

Administratrix Notice.

Notice is hereby given that Lena Bernhard has been appointed administratrix of the Estate of Samuel Bernhard, deceased, w the County Court of Clackanias County by the County Court of Chackannas County, Oregon, All persons having Claims against said estate, are hereby notified to present the same properly verified according to law at the Office of U-Ren & Schnebel, Oregon Charles and the same sector of the sector of the sec-Oregon ity, Oregon, within six months from the date of this notice.

Dated March 29, 1903. LENA BERNHARD,

Administratrix, U'REN & SCHUEBEL, Auya, for Administratrix,

Notice of Final Settlement.

Notice is hereby given that I have filed my final account in the estate of George H Marshall, decensed, in the county court of the state of Oregon, for Clackamas county, and that said court has fixed May 4, 1903, at 10 o'clock s. m. as the time for hearing ob-imations of any there by the state state of beections, if any there be, to said report, and for settling said estate. EDWIN BATES,

Administrator of said Estate, March 27, 1963.

Dated at Oregon City, Ore., M. rch 3, 1963.

SHERIFP'S SALE.

In the Circuit Court of the State of Ore-gon, for the County of Clackamas M. H. Flanigan, Plaintiff.

Geo. S. McCord and Geo. Wi chart, Defendants;

> STATE OF OREGON, COUNTY OF CLACKAMAN, SR

By virtue of a judgment order, decree and execution, duty issued out of and under the seal of the above entitled court, in the above entitled cause, to me doly directed and dated the 13th day of March, 1962, upon a and dated the fifth day of March 1985, upon a judgment rentered and entered in said court on the 20th day of April, 1878, in favor of M. H. Flangan, plaintiff, and against Gen. S. McCord and Gen. Whenart, defend-ants, for the sum of \$115.00, with interest thereon at the rate of 10 per cent, per anoum from the 20th day of April, 1898, and the further sum of \$50 as attorney's fee and the further sum of \$5, costs and dis bursements, and the costs of and upon this writ, commanding me out of the personal property of said defendants, and if such

could not be found, then out of the (real) property belonging to said defendants, on and after the date of said judgment to sat isly said sums above set forth, and also the Now, therefore by virtue of said execu-

tion, judgment or ler and decree, and in compliance with the commands of said writ, being unable to find any personal pro erty of said defendants, I did on the 25th day of March, 1003, duly levs upon the following described real property of said detendants, si uste and being in the county of Clackamas, and State of Oregon,

A part of claim No. 39, being parts of sec state of Oregon, made and entered Febru-ary 21, 1903 The date of the first publication of this nummons is February 27, 1903, and the last publication April 10, 1903 grees, west 10 19 chains from the northeast corner of claim No. 39, in said township. corner of claim No. 39, in said township, and running thence south 44 deg, west, 9.32 chains; thence worth 59 degrees, 45 min mes, west 42.50 chains; thence north 51 de grees, 15 minutes, east 15 60 chains; thence south 51 degrees, 30 minutes, west 40 chains to place of beginning, containing filty [50] acres, more or less, b tog all of the interess of the said defendant. Geo. Which art, in and to the said real property as a joint owner in common with Frank Wilehart, and I will, on the 2nd day of May 1003, at the hour of 10 o'clock a. m. at the front door of hour of 10 o'clock s. m., at the front door of the county court house in the city of Oregon City, in said county and state, sell as public anction, subject to redemption, to the highest blider, for U.S. gold coin, cash in band, all the right, title and interest which the within named detendants, or ei-ther of them, had on the date of said judgment, or since had in or to the above de-scribed real propert or any part thereof, to satisfy and judgment order, decree interest, costs and all aivriling m

J. R. SHAVER. Sheriff of Clackamas County, Oregon,

By E. C. Hackett, denuty, Dated Oregon City, Ore., March 27, 1903.*

FREE-Embroidery lessons given free of charge by an experienced teacher at and run to different boxes no two Adams Bros. Golden Rule Bazaar, every neighboring boxes are on the same cir-Tnesday and Friday from 2 to 5 p. m. cult.-Scribner's. Ladies invited to call and join class.

Crack a joke at a man's expense. questions, he blushes; subject him to some humiliation or let some ludicrons accident befall him in public, and he straightway rivals the boiled lobster in hue. A woman may redden slightly under the same circumstances, but her blush is diluted and perfunctory compared with the brilliant, suallt glow that suffuses the countenance of man. "I don't attempt to explain the phe-

nomenon-physiologists and moralists may do that if they can-but merely give the facts for what they are worth in the hope that the next time a story writer has a crop of blushes to dispose of he will ring a few changes on the old phrase that has done duty for generations and say of the heroine that she 'blushed like a man.' "

FIRE ALARM BOXES.

The System In New York and How it Is Operated.

Greater New York is thickly studded with lamppost fire alarm boxes. The directions on each box, which is painted red and is surmounted at night by a red light, are:

"Turn handle to right until door opens; then pull inside hook once and shut the door." The opening of the box rings a large bell in the door, which alarm is intended to notify any one in the neighborhood, especially the nearest policeman, that the box has be n opened. The pollceman will then make sure that this was not done out of mischief by some one who wanted to see the engines arrive or, as recently happened, by a raw maldservant who wanted to mail a letter. When the inside lever is pulled down and let go, it sets in motion a certain clockwork that ticks out the number of the box three times in succession at headquarters in Sixty-seventh street. Not only that, but it makes a record upon a tape, showing the number of the box and the exact second at which the lever was pulled.

A clerk who sits night and day beside the headquarters instrument notes the number and selects from a drawer a certain disk which when inserted in the proper apparatus causes the slarm to he rung in the station houses of the district in which that firebox is situated. The average time required to select this disk and send out the alarm is ten seconds. There are always two clerks and sometimes three in this department. Not a word is spoken. An outsider would hardly know that an alarm is going out. In order to prevent several alarms coming at the same time from people who see the same fire

bright thing in a rather dismal stretch [Ora., on April 2, 1943. he blushes; ply him with awkward of country. Seaweeds grow wild and rank in that region. The land, such

as one may see from a railroad train, is a flat and treeless waste. It is with out any cheerful aspect, low, gloomy overhung by miasmatle mist and a per fect prairie of wild and matted weeds of the kind which flourish in marshy regions. It is threaded by sluggish arms of water.

"Once every three months this lamp is visited by a human being. It is filled with oil, trimmed up and put in condition to burn for three months longer. Thus it is visited four times a year. It is situated so that the winds caunot put it out. It renders good service, never explodes, never goes out, never gets dimmer or brighter, but burns with the same steady power all the time. It has earned the name of the Perpetual light."

Washing In the Orient,

The Japanese rip their garments apart for every washing, and they iron their clothes by spreading them on a flat board and leaning this up against the house to dry. The sun takes the wrinkles out of the clothes, and some of them have quite a luster. The Jap anese woman does her washing out of six inches high.

The hardest worked washerwomen in the world are the Koreaus. They have to wash shout a dozen dresses for their husbands, and they have plenty to do. The wasning is usually done in cold water and often in running streams. The clothes are pounded with paddles until they shine like a shirt front fresh from a laundry .- Chicago Nowa.

A Genetiess Interruption.

A young Parisian, noted for his grace and readiness as a second in many duels, was asked by a friend to accompany him to the mayor's office to affix his signature as a witness to the matrimonial registry. He consented, but when the scene was reached for got himself. Just as the mayor was zeady for the last formalities he broke out: "Gentlemen, cannot this affair be arranged? Is there no way of pre-

How True!

venting this sad occurrence?"

"Say, Jinks, where is that fine gold. watch you used to sport? I see now that you're wearing a plain affair in a nickel plated case." "Well, you know, 'circumstances al-

ter cases." -- Baltimore American.

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