Legal Notices.

Sheriff's Sale on Execution.

In the Circuit Court of the State of Ore-

The Bank of Oregon City, Flaintiff,

Vs.

A. W. Howard, H. H. Johnson,
Fred E. Charman, W. H. Cooke
and W. T. Whitlock, Defendants. STATE OF OREGON.

COUNTY OF CLACKAMAS, 88 By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 22nd day of May, 1903 upon a judgment rendered and entered in said court on the 13th day of January 1898, in favor of the Bank of Oregon City, plain-tiff, and sgainst A. W. Howard, H. H. Johnson, Fred R. Charman, W. H. Cooke and W. J. Whitlock, defendants, for the sum of \$500, with interest thereon as the rate of 10 per cent per annum from the 1st day of October, 1805, and the fu ther sum of \$75 as attorney's fee, and the further sum of \$15 costs and disbursements, and the costs of and upon this writ, c mmanding me out of the personal property of said de-fendants, and if sufficient could not be found, then out of the real property be-longing to said detendants on and after the date of said judgment to satisfy said sums as above set forth, and also the costs upon this said writ.

upon this said writ.

Now therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendants, I did, on the first day of May, 1975, did leave now the billowing described. 1903, duly levy upon the following describ-ed real property of said defendants, situ-ate and being in the county of Clackamas,

and state of Oregon, towl:

The following described premises, situate in Clarkamas county, state of Oregon, and being a portion of the Donation Land Claim of Erra Fisher and wife, the same being known on the maps and piats of the United States surveys as Notification No. 832, Certificate No. 497, and Claim No. 44, in sections 28, 29, 32 and 33 of township two (2) south of range two (2) east, of the Willamette Meridian, towit:

Beginning at a point 13 chains south, 80 deg, east from a point, which is 29.50 chains south, I deg, west, from the north-west corner of said claim; running thene north I deg, east 0.20 chains, thence north St deg. 15 min. west, along the north line of a tract of land sold by Egra Fisher and wife to George Abernethy, 6.45 chains; thence south 1 deg. west 5.75 chains; theree couth 55 deg. east 2.35 chains; thence south conth 55 deg. east 2.30 chains; thence south 78 deg. 30 min, east 2.55 chains; thence south 80 deg. east 1 ST chains to the place of beginning, containing 4 60 acres; also beginning at a point south 80 deg. east 10.68 chains from a point which is 30 chains south 1 deg. west from which is 30 chains south 1 deg, west from the northwest corner of sand claim; run-ming thence north 88 deg, west along the south line of a tract of land sold by Egra Fisher and wife to George Abernethy chains; thence north 1 degree west 2.35 chains; thence south 75 deg. 30 min. east 1.60 chains; thence south 2.24 chains to the place of beginning, containing 4-10 of an

Also beginning at a point 5:65 chains south St deg 15 min east from a point which is 20 chains south 1 deg west from the northwest corner of said claim; thence south I deg. west 5,40 chains; thence east 80 100 chain; thence south 58 deg. east 1,22 chains; thence north 1 deg. east 5.65 chains to the north line of a tract of land sold by Erra Fisher and wife to George Abernethy; thence north 84 deg. 15 mm. west 1.86 chains to place of beginning.containing one scre more or less.

Saturday, the 8th day of August, 1903, at the hour of 10 o'clock a. m., at the front door of the county court house in the city of Oregon City, in said county and state, sell at public auction, subject to redemp-tion, to the highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of th m, had on the date of said judgment or since had in or to the above described real properry or any part thereof, to satisfy said plaintiff's judgment order, decree, interest, costs and all accruing costs.

J. R. SHAVER, Sheriff of Clackamas county, Oregon By E. C. HACKETT, deputy, Dated Oregon City, Ore., July 10, 1968.*

SUMMONS.

In the Circuit Court of the State of Oregon for Clackamas County. Frederick D. Love, Plaintiff,

Elizabeth A. Love, Defendant.

In the name of the State of Oregon you are hereby required to appear and answer are hereby required to appear and answer the complaint filed against you in the above entitied sul' on or before the 28th day of August, 1901, which is the time prescribed for answering in the order of publication of this summons and if you fall to so appear and answer the complaint the plaintiff will apply to the Court for the relief demanded therein to all. therein, to wit:

therein, to wit:

For a judgment and decree forever dissolving the bonds of matrimony now existing between said plaintiff and defendant
and for such other and justiler relief as may
be equitable and just.

be equitable and just.

This summons is published by order of the Honorable Thomase A. McBrids, duly made on the foun day of Sulv. 1963.

The date of the first publication of this summons being the July the 17th, 1883, and the date of the last publication thereof be-

the date of the last publication ing the 28th day of Am ast, 1903.

ED MENDENHALL and A. R. MENDENHALL.

Autorneys for Plaintiff,

SUMMONS.

In the Circuit Court of the State of Ore-gon for the County of Clarkamas. Ada Piggott, Plaintiff,

John F. Piggott, Defendant) To John F. Piggott, above named defend-

ant:
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 22nd day of August, 1903, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief demanded in the complaint towait for a decree dissolution the plaint, to-wit: for a decree dissolving the bonds of matrimony herotoiore and now existing between you and plaintiff and for a further decree awarding plaintiff the cus-tody and control of the minor children Frances Piggott and Katherine Piggott.

This summons is published by order of the Hon. Thomas F. Ryan, County Judge of Clackamas County, Oregon, which order is dated the 2nd day of July, 1903, and di-rects the publication of this summons once a week for six weeks.

First publication July 19, 1968. HEDGES & GRIFFITH,

Attorneys for Plaintiff.

Notice of Final Settlement. Notice is hereby given that David Long executor of the estate of Michael Long, deceased, has filed his final report as such executor of said estate, and the county court has fixed the time of hearing said report on Monday, the 7th day of September, 1903, at the hour of 10 o'clock in the formout of said day in the county court at the court house in Desgon City Oregon. Any court house in Oregon City, Oregon. Any persons having objections to said report are hereby notified to present the same to the court at said time and place.

July 30, 1903.

DAVID LONG, Executor,
GORDON E. HAYES,
Attorney for Estate.

Sheriff's Nale on Execution.

In the circuit court of the state of Oregon, for the county of Clackamas

The Bank of Oregon City William T. Whitlock and Annie H. Whitlock, Defendants.

STATE OF OREGON, COUNTY OF CLACKAMAS. BS

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated the 2hd day of May, 1903, upon a judgment rendered and entered in said court on the 12th day of January, 1898, in favor of The Bank of Oregon City, Plaintiff and against William T. Whitlook and Annie H. Whitlook, Defendants for the sum of \$440, with interest thereon at the rate of 10 per cent. per annum from the 1st day of January, 1897, and the further sum of \$70 as attorney's fee, and the further sum of \$10 costs and disbursements, and the of \$10 costs and disbursements, and the osts of and upon this will, commanding we out of the personal property of said de fendants, and if sufficient could not be found, then out of the real property belongng to said defendants on and after the date of said judgment to satisfy said sums as above set forth and also the costs upon this

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendant's, I did on the 23rd day of May, 1903 duly levy upon the tollowing described real property of said de femiants, situate and being in the County of Clarkamas, and State of Gregon, to wit: The following described premises situate

in Clackamas County, State of Oregon and being a portion of the Donation Land Claim of Eara Fisher and wife the same being known on the maps and plats of the United States surveys as notification No. 832 cer-tificate No. 497 and claim No. 44 in sections 28, 29, 82 and Stof township two south of range two east of the Willamotte Mechian,

Beginning at a point which is 20 obsins south I degree west from the north west corner of said claim and running thence south 8s degrees 25 minutes east 2.00 chains; thence south 1 degree ast 5.00 chains, thence north 8s degrees 25 minutes west 2.50 chains; thence north I degree ast 5.00 chains to the place of becoming con-50 chains to the place of beginning con-

Also—Beginning at a point 2.50 chaos south 8i degrees 15 minutes east from a point which is 20 chaos south 1 degree west from the north west corner of said claim, running thence south I degree wes parallel with the west line of said claim 5 5 chains; thence south 85 degrees 57 minutes east 3.15 chains; thence north 1 degree east parallel with West line of claim 5.38 chains to the north line of a tract of land sold to John Naught by N. W. Randall; thence sorth SI degrees 15 minutes west along the north line of said tract 3.15 chains to the place of beginning containing 1.71 acres.

Also-Beginning at a point 13 chains such 86 degrees east from a point which is 29.35 chains south I degree west from the north west corner of said claim; running thence north I degree cast 9.20 chains; thence north 84 degrees 15 minutes west along the north line of a tract of land sold by Erra Fisher and wife to George Abertick 8.33 shows thence with I degree. nethy 6 45 chains; thence south 1 degree west 5.75 chains; thence south 55 degrees east 2 36 chains; thence south 78 degrees 30 minutes east 2.00 chains; thence south 2.24 chains; thence south 85 degrees east 1.87 chains to the place of beginning containing

north 80 degrees west along the south line of a tract of land sold by Egra Fisher and wife to George Abernethy 1.55 chains; thence south 78 degrees 30 minutes east 1.00 chains; thence south 78 degrees 30 minutes east 1.00 chains; thence south 2.24 chains to the place

of beginning, containing 4-10 of an acre.
Also Beginning at a point 5.65 chains south 84 degrees 15 minutes east from a count which is 20 chains south I degree west rom the north west corner of said claim: thence south 1 degree west 5.40 chains: In the circuit court of the thence east .8) chains; thence south 5s degree east 1.22 chains; thence north I degree State of Oregon, Plaintiff, ast 5.65 chains to the north line of a tract of land sold by Ezra Fisher and wife to George John Doe,

ordsof deeds for Cackamas County, State of Conference of Congon; running therees south 85 degrees of confiscation, condemnations and sale of confiscation, condemnation and sale of confiscation described as follows:

One diver-set net, 80 feet long, 12 ply twine, machine made corks, and having the cast line of Mrs. Whittock's land 4.00 mesh 6 ply twine, mixed band and machine made corks, having lead line and leads.

One diver set net, 90 feet long, 7-inch mesh 6 ply twine, mixed band and machine made corks, having lead line and leads.

One diver set net, 90 feet long, 12 ply twine, mixed band and machine made corks, having lead line and leads.

1.3 acres.

Also—Reginning at a point 25.50 chains south 1 degree west from the north west corner of said claim; theree south 84 degrees 25 minutes east 2.50 chains; thence south 85 degrees 57 minutes east 5.15 chains; thence south 85 degrees 45 minutes east 5.15 chains; thence south 85 degrees 45 minutes east 5.15 chains; thence south 58 degrees east 1.22 chains; thence south 58 degrees east 1.22 chains; thence south 58 degrees east 2.35 chains; thence south 58 degrees east 8 my twine, machine made corks, and 2.35 chains; thence south 78 degrees 30 minutes ead the corks, having lead line and leads.

One diver set-net, 90 test long, 9-inch mesh, 12-plv twine, hard made corks, and having lead line and leads.

One floater set-net, 90 test long, 9-inch mesh, 12-plv twine, hard made corks, and having lead line and leads. 2.30 chains; thence south 55 degrees east 8 my twine, machine ma throughout thence south 78 degrees 30 min. having lead time and leads, theree south 255 degrees east 1 s. [sa.] the circuit const. chains; thence south 1 degrees east 1 s. [sa.] the circuit const. chains; thence south I degree west 45 links; thence north 85 degrees 57 minutes west 2.32 thence north 80 degrees 57 minutes west 2.32 chains; thence north 2.24 chains; thence north 78 degrees 30 minutes west 1.60 chains thence north 65 degrees 57 minutes west 5.05 chains thence north 16 degrees 57 minutes west 5.05 chains thence north 1 degree east 50 links to the place of beginning, and I will, on Saturday, the

STH DAY OF AUGUST, 1903, at the honr of 10 o'clock A. M., at the front door of the County Court House in the City of Oregon City, in said County and State, sell at public auction, subject to redemp-tion, to the highest hidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of them, had on the date of and Judgment or since had in or to the above described real property or any part thereof, to satisfy said plaintiffs judgment order, decree, interest, costs and all accru-

J. R. SHAVER Sheriff of Clackamas County, Oregon. By E. C. HACKETT, Deputy, Dated, Oregon City, Oregon, July 10th,

Assignee's Notice.

In the Circuit Court of the State of Orewon for Clickamas County. In the Matter of the Estate of) George T. Howard Insolvent Debtor.

Notice is hereby given that the undersigned has been duly appointed Assignee of the estate of the above named Insolvent Debter under and by virtue of an act of the Legislative Assembly of the State of Oregon, entitled "An ac to secure to creditors a just division of the estates of debters who conwey to assignees for the benefit of creditors' approved October 1s, 1878, and amendments thereto. All persons having claims against said estate are hereby notified to present the same to me at my office in the Court House in Oregon City, Oregon, duly verified as required by law and within three months from the date hereof.

Dated at Oregon City, Oregon, this 16th day of July, A. D. 1905. THOS. F. RYAN Assignee of the Estate of George T. How ard, Insolvent Debtor, Date of last publication, Aug. 28.

SHERRIFF'S SALE.

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

C. W. Sherman and E. L. Harman partners doing arman partners doing Busines. Harman, vs. Plain vila

leo, W. Freeman and Mattle F. Freeman, Preeman, Defendants STATE OF CHEWIN. County of Cooksman, ss.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court. In the the seal of the above entitled court. In the above entitled cause, to me duly directed and dated the lift day of July, 1993, upon a judgment rendered and entered in said court on the lift day of July, 1995, in favor of U. W. Sherman and E. L. Harman partners doing business as Sherman & Harman Plaintiffs, and against George W. Freeman and Mattie Freeman, Defendants, for the sum of \$271.00, with interest thereon at the rain of \$271.00, with interest thereon at rate of 8 per cem per annum from the 20th day of June, 1809, and the further sum of \$40.00 as attorney's fee, and the further sum of \$22.50 costs and disbursements, and the costs of and upon this writ, command-ing me to make sale of the following de-scribed real property, situate in the county of Clackamas, state of Oregon, to with Commencing on the South time of the W.

of Clarkamas, state of Oregon, to wit; Commencing on the South time of the W. T. Matlock D. L. C. and 250 lest Easterly of the South West corner of said Dougilon Land Claim; running thence Easterly on the South line of said claim 20 rods; thence riberly at right angles to last described = 40 rods; thence Westerly at right angles last described line 20 rods; thence S to tast described line 37 rods, theore South-erly at right angles to last described line 40 rods to piace of beginning containing five acres all in Section 9, T. 2 S., Range 2 E., of the Willamette Meridian.

Now Therefore by virtue of said ex-co-on, judgment order and decree, and in impliance with the commands of said writ, I will, on Samurday the

ISTH DAY OF AUGUST 1908. at he hour of 10 o'clock A. M., at the front door of the County Court House in the City of Oregon City, in said County and State set at public auction, subject to redemption to the highest bilder, for U.S. gold conto the highest bilder, for C. S. gold coin cash in hand, all the right, tide and interest which the within named befordants or either of them, had do the date of the nortizage hierein or since had in or in the above described real property of any part thereof, to satisfy said execution, judgment order, dedree, interest, costs and all accou-

J. B. SHAVER Shellf of Clackamas County, Oregon, By E. C. HACKETT, Deputy Dated, Oregon City, Ore., July 17th, 1903.

Notice of Administrator's Private Sale of Real Estate.

Notice is hereby given that the uniter-signed, as administrator of the estate of James E. Currie, deceased, has been authorized by order of the county cours of the state of Gregori, for the county of Clack - max dated the 21rd day of June, 1983, to sell at private sale, for case in hand, or on approved security, the following described premises belonging to the est te of said decedent together with the tenements and apportenances thereunto belonging or ap-

pertubing, towit:

The north west quarter of section tweive [12], in township three [3] south, of range five [5] east, of the Willamerte Meritian, containing one hundred and sixty [169] acres situate, lying and being in the countries.

of Clarkamas, state of Oregon. Therefore, by virtue of said order of said Also -Beginning at a point south 86 decounty court, and of the law pertaining grees east 10.68 chains from a point which is thereto, I. as said administrator of the said 30 chains south I degree west from the north west corner of said claim; running thence from and after the first day of August, 1905. my office in Salam, Oregon, proceed seil at private, according to law, for cash in mond, or on approved security, the real property of said estate as above described and set out. A. M. CKAWFORD.

Dated at Oregon City, this 23rd day of June, A. D. 1903,

STRROAM

In the circuit court of the state of Oregon, for the county of Clackamas.

Abernetby: thence north 84 degrees 15 orioutes west 1 86 chains to the place of begin-ning containing one acre more or less.

In the name of the state of Oregon: You are hereby required to appear and answer the complaint filled against you in the above Also-Beginning at a point '2.50 chains on the complaint filed against you in the above entitled action within filteen days from the south 85 degrees 57 minutes east of the south west corner of a tract of land sold by N. W. Randall to John Naught the deed for which is recorded at page 357 Volume "X" of records of deeds for Clackamas County, State

having lead flow and leads.

Witness my hand and the seal of

[sa.] the circuit court of Clackamas
county, Oregon, this 27th day of

June, 1903.

F. A SLEIGHT,

Clerk of the Circuit Court, Clackamas unity, Oregon. July 3 7t.

Summons.

In the Circuit Court of the State of Ore-Mande Lillian Fleming, plaintiff,

Gree Hamilton Fleming, defendant.

To Glen Hamilton Fleming said defend-

In the name of the State of Oregon you are hereby commanded to appear and answer the command filed against you in the above entitled suit on or before the 31st day of July, 1905 and if you fail to so ap ear and answer for want thereof the daintiff will apply to the Court for the re lef demanded in the complaint to-wit:

For a decree of divorce dissolving the bonds of matrimony existing between plaintiff and defendant and for costs and disbursements of this soit.

This a mmons is published by order of the Hon, Thos. F. Ryan Judge of the

the Hon, Thos. F. Ryan Judge of the County Court of the State of Oregon for Clackamas County commencing with the issue of June 19th, 1903, and ending with the issue of July 31st, 1903.

Dated this 18th day of June, 1903.

GOEDON E. HAYER, Attorney for Plaintiff.

Nasal Catarrh quickly yields to treatment by Ely's Cream Balm, which is agreeably aromatic. It is received through the ostrils, cleanses and heals the whole surface over which it diffuses itself. Druggists sell the 50c. size; Trial size by mail, 10 cents. Test it and you are sure to continue the treatment.

Announcement.

To accommodate those who are partial to the use of atomizers in applying liquids into the rasal passages for catarrhai troubles, the proprietors prepare Grean Bahn in liquid form, which will be known as Ely's Liquid Cream Balm. Price including the spraying tube is 75 cents. Druggists or by mail. The liquid form embodies the medicinal properties of the solid preparation.

The Votce of Experience

The bride's mother was visiting ber, and together they sat in the sewing room. The bride was fixing the sleeve lining of her husband's overcost.

"Well, I think that's a neat job," remarked the bride, as she fluished her The mother examined it and spook

her head solemnly,

"You don't like it?" suggested the bride. "It's too well done," was the reply.

"Too well done?"

"Yes; it's a tailor's job." "But if I can do it as well as a tall-

"Why, then, of course, you'll have to keep on doing things of that sort. Oh, I know all about it. I tried it myself when I was first married, and later I had to ruin two coats before I could break your father of the habit of bringing everything to me. Just listen to the voice of experience, daughter, and make a bungling job of that, even if you have to tear it all out and do it over again, It's no trouble at all to discourage him now, but it will be a year or so later. It is of the utmost importance that a woman should begin married life right."-Chicago Post.

A Born Brawler.

"How's all the folks?" "All well, but—the measles is in the

netgibber tood." "Well, you errer be thankful you'r

"I reckon so, but we've all get to die "- Alleria Constitution

Exposing Her Hand.

Little Brother (whose sister is playing cards with a gentleman - Mr. Smi ler, does Minnie play cards well?

Mr. Smiler-Ves; very well indeed Little Brother-Then you had better took out. Mamma said if she played ser cards well she would catch you.

Notice for Publication

Timber Land Act, June 3, 1878 United States Land Office, Oregon tv. Oregon, May 19, 1903.

Notice is tereby given that in compliance with the provisions of the act of gress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1802

EVERETT V. BORDEN, of Portland, county of Multnomah, State or Territory) of Oregon, has this day filed in this office his sworn statement No. 6144, for the purchase of the NE34 of Section No. 13 in Township No. 2 S., Range No. 7 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 Monday, the 17th day of August, 1903.

He names as witnesses: J. C. Burke, Molalia, Oregon; Ed. Burke, James Miller and Robert Osborne, of Portland, Oregon.

Any and all pers naclaiming adversely the above-described lands are requested to file their claims in this office on or be-fore said 17th day of August. 1903.

ALGERNON S. DRUBSER. Register

REDUCED EXCURSION RATES.

To the Seaside and Mountain Resorts for the Summer.

The Southern Pacific Company has placed on sale at very low rates roundtrip tickets to the various resorts along its lines, and also, in connection the Corvallia & Eastern Railroad, to Detroit and the seaside at Yaquina llay. latter tickets good for return until October 10th.

Three day tick to Yaquina Bay, good going Saturdays, returning Mondays, are on sale at greatly reduced rates from all points Eugene and North on both East and West Side Lines, enabling people to spend Sunday at the seasile, Very low round trip rates are also made between Portland and same points on the Southern Pacific, good going Satur-days, returning Sunday or Morday, al-losing Portland people to spend Sunday in the country and the out of town people to have the day to Portland.

Tickets from Portland to Yaquina Bay good for return via Albany and East Side or Corvallis and West Side, at option of passenger. Baggage checked through to Newport. A new feature at Newport this year will be an up-to-date Kindergarten in charge of an experienced Chicago teacher

A beautifully illustrated booklet discribing the seaside resorts on Yaquina Bay has been published by the Southern Pacific and Corvallis & Eastern Railroads, and can be secured from any of their agents, or by addressing W. E. Coman, G. P. A., S. P. Co., Portland, or Edwin Stone, Manager C. & E. R. R., Albany, Oregon.

Yours truly, W.E. COMAN, Gen. Pass. Agent.

Notice of Final Sertlement.

Notice of Final Settlement.

Notice is hereby given that Mary Schacht has filed her linal report as administratrix of the estate of Johann F. Schacht, deceased, wit the county clerk of Clackamas ocunity, Oregon, and the court has fixed Monday, the 7th day of September, 1905, as the time for hearing said report. Any and all persons having objections to the same can be beard at said time in the county court room at the court house in Oregon City, Oregon.

Dated this 19th day of July, 1903.

MARY SCHACHT,
Administratrix of the estate of Johann F, Schacht, deceased.

Attys, for Estate.

For Want of a Nail The Shoe Was Lost.

FOR WANT OF A SHOE THE HORSE WAS LAMED.

Every blacksmith knows that story of the neglected uail, the cast shoe and the rulned horse. In old country smithy's you may see the legend rulely painted chalked on the wall as a reminder to customers that it pays to care for borses shora, and that a little neglect may have a very serious result. But the blacksmith is, as a rule, like the good descon, who passes on the pastor's denunciation of his own folbles to some one else. It never occurs to him to take the sermon home to himself. The black-smith has for example a hitle touch of "stomach trouble." His food seems to

ie like a lump in his stomack. It fer-

ments and gives off gases which cause

blm discomfort and uneasiness. He has

But this man who knows and preaches

the danger of neglect in the loss of a

nall from a horse's shoe goes right along neglecting symptoms which in scores and hundreds of cases are fore-runners

DONOTHING DOCTRING.

That's the doctrine of a great many indolent people. They, say "it will go away after a lat" when cautioned to "do

something for their ailment. Just imagine a farmer looking over the fence at the spronting weeds in his corn and saying "they'll go away after a bit." Diseases are like weeds. All they ask is neglect and they will grow and flour-

ish. Neglect the first symptoms of dis-case of the stomach and it will not be

long before other organs are involved.

because every organ of the body is de

pendent on the stomach and its allied organs for nutrition. When the stomach

and other organs of digestion and nutri-tion are discussed the food eaten is

not perfectly digrated and assimilated. Hence there is a loss of nutrition by the

body; a loss which shows itself in loss of

flesh, and real and weight, and that loss of nutrition is shared by every organ of

the body, heart, lungs, liver, kidneys,

etc. As a consequence when the stom-

ach is diseased the heart is liable to be involved, or "be lungs, kidneys or liver. These facts emphasize the danger of neglect of viat is popularly termed "stomach treable."

of a physical break-down.

sour and bitter risings, or " water brash.

dition and will establish the body in a condition of sound and vigorous health.

"I was taken with Gripps, which resulted in stomach and heart troubles writes Mr. T. R. Caudill, of Moutland Alleghany Co., N. C. "I was usable to do anything a good part of the time, I wrote to Dr. Pierce about my condition having full confidence in his medicine. He advised me to be ke his "Golden Meleical Discovery." It I did. Refer had finished the becond bottle I began to feel better. I have used marry to bottles and am well."

DON'T EXPERIMENT WITH YOUR

STOMACH. It's a waste of time and money to experiment on medicines. If you are on a journey to a certain town, you take the road that will aurely bring you there. You don't turn aside and experment on roads simply because they are roads. The road you follow is the nad which leads to where you want to be It's that way with medicines. When

you want the way which leads straightest and aurest to health you will follow the thensands who have taken Dr. Pierce's Golden Medical Discovery and have been perfectly and permanently

" It gives me great pleaare to inform you of the benefits that I have redized from the use of you Golden Medical Diam. ety and 'Pirskant Pri-ety and 'Pirskant Pri-lets' writes Mrs. J. C. Pink, of Yout, Rowan Ca. N. C. "Last winter I was N. C. "Last winter I was so bad off that I thought it impossible for me to he until spring. I was takes sick in January and was in pain all over. The doctor was called, and said me liver seas out of order He gave the some medicine but it did me no good I grew steadily worse, ! could not eat as much as one bite of bread without great pain, and was no hungry all the time that I thought I would starte to death. My bead achel my aboulders achel. I

was cross. My brain falled

so much that I thought

I was almost insone

could not sleep rights only a short while at a time. Would get up morning a weak and nervous, I could scarcely stant In this way I suffered, I think, about two months, when a friend of mine induced me to write to Dr. Pierce for advice, which I did. His answer was that I had indigestion and liver complaint, and advising me to take his Golden Medial Discovery. I followed the Dotters directions closely, and in a few days I ould discover that I was getting better slowly. Every day I felt just a little hetter, then I could begin to eat a little light diet. Then I began to sleep a little better at night and in the morning would feel refreshed and rested. Nen began to gather a little flesh, and then I began to improve rapidly. I took ery' and several vials of 'Pleasant Prilets,' and I felt that I was well enough to leave off medicine and go to werk which I did with pleasure. I have not taken any medicine since except Dr. Pierce's l'ellets. I can eat anything and as much as I want and it never now

hurta me a particle."

There is no alcohol in "Golden Meical Discovery," and it is free from opina cocaine, and all other narcotics.

A HOLE IN THE POCKET may mean a actious loss of money. the same way with a hole in the health; it may mean a serious loss of vitality and vigor. Dr. Pierce's Common Sense Medical Adviser teaches how to mend health, as well as how to prevent dislarge pages, is sent /ree on receipt of stamps, to pay expense of mailing sets. Send 31 one-cent stamps for the book cloth-bound, or only 21 stamps for the book in paper covers. Address Dr. S. V. Pierce, Buffalo, N. V.

Astoria & Columbia River Railroad Co.

The timely use of Dr. Pierce's Golden Medical Discreery will generally result in a complete care of disease of the stomach

and other organs of digestion and nutra-

DAILY TRAINS

Driv Ex. Sal.	D'iy	Effective July 5, 1901	Div	Diy
7 000 8 200 8 200 8 444 8 500 8 248 9 100 10 100 10 100 10 200	9 30 10 0.7 10 10 10 10 10 15 11 57 11 10 11 00	Hamler Pyramid Mayger Quincy	10日日日日日本本本本本工作日日日日日日日日日日日日日日日日日日日日日日日日日日日	7 (4) 7 46 7 (8) 7 (8) 7 (9) 7 (9) 6 43

H.E.	ASIDE DIVIS	ION
5 50 p. m 11 30 a. m 8 15 a. m	WOTHIN	- 7 40 a. n - 4 00 p. n - 10 30 a. n - 5 50 p. n
6 15 a, m 2 30 p.m 5 00 p.m	SEASIDE	
	CONNECTION	S.

All trains make close connections at Gobie with all Northern Pacific trains to or from the East or Sound Points. At Portland with all trains leaving Union

Depot,
At Astoria with I. R. & N. Co.'s boats and rail line, and Steamer T. J. Potter, to and from liwaco and North Beach Points,
Ticket office, 255 Morrison st., and Uniou depot.

J. C. MAYO, Gen. Pass. Agt.
Astoria, Ore

Administrator s Sale.

Dated this 19th day of July, 1903.

MARY SCHACHT,
Administratrix of the estate of Johann F.
Schacht, deceased,
GORDON E. HAYES,
Altorney for Estate.

Notice of Final Scillement.

Notice is hereby given that the undersigned administratrix of the estate of Jorgon, for Clankamas county, will offer for sale and sell at private sale, for cash, subject to the dower therein of Jolia A. Relly, wishow, of said J. R. Relly, deceased, from and after the Esth day of August, 1903, at the office of the County Court of the State of Oregon, for Clankamas County and that the Jodge of said Court has appointed Monday, September 7, 1903, at 16 o'clock a, m. for hearing objections to said account for selfing said estate.

AMELIA M'GLINCY,
Administratrix.

GEO, C. BROWNELL,

HOWARD M. BROWNELL,

Administrator of the estate of J. R. Relly, deceased, in Clackamas county, Oregon, the following described real property belonging to naid estate, to wit:

An undivided one-third of the saxt half of section 25, township 4 south, range 5 estate, in Clackamas county, Oregon,

E. F. RILEY,

Administrator of the estate of J. R. Rellly, deceased, in Clackamas county, Oregon, to clankamas county, oregon, the following described real property belonging to naid estate, to wit:

An undivided one-third of the saxt half of section 25, township 4 south, range 5

Administrator of the estate of J. R. Reilly, Tressurer of Clackamas County, Oregon.

COLUMBIA RIVER SCENERY



Portland and The Dalles ROUTE

ALL WAY LANDINGS "Dales City" "Bailey Gatzert"

"Regulator" "Metiako" Connecting at Lyle, Wash, with the Columbia River and Northern Ry, lot Nakkearne, Daly, Centerville, tolder-dale and all Clicketat Valley points.

Steamer leaves Portland daily (except Sunday) for The Dalles 7 a m., arrives The Dalles 6 30 p. m.; steamer connects with C R. & N. train at Lyle for Goldendalo. Steamer leaves The Dales daily (except Sunday) for cortland at 7 30 a. m., arrives Portland 0 p. ffic. C. R & N. train leaving Goldendale at 6:15 connect with the steamer for Port-

Str "Metlako" makes dally round trips between Carcade Locks and The Dulles; leaves Locks 6 a. m., returns

The Palitial Steamer "Bailay Garger" leaves Po.tland daily (except Monday) 8:30 a m., Sundays 9 a, m., for Cascade Locks and return, affording an excellent opportunity to view the acenery of the Cylumoia River.

Excellent meals served on all steamers Fine accommodations for teams and Wagons.

For detailed information of rates, berth reservations, railroad and stage connections write to or call upon S. Me donald, agent, Alder street wharf, or H. C. CAMPBELL, Manager, Portland, Ore.

Treasurer's Notice

I now have money to pay county warrants endorsed prior to Jan 1, 1901. Also road warrants endorsed prior to May 1, 1903. Interest will sease on such warrants on the date of this notice. ENOS CARRLL

Oregon City, Or., July 24, 1905.