OREGON CITY ENTERPRISE, FRIDAY SEPTEMBER 25, 1903.

DOCTORS' BLUNDERS.

6

What Legal Methods Applied to Medical Practice Would Uncover.

"Now that I am through with medicine I can speak of the profession in a fashion that I would not if I was still In the practice," said a gentleman whe has been known as a successful physiclan in New York for years as he sat at luncheon in the Lawyers' club.

"Of course I don't care to have my name mentioned, for I have lots of good friends in the profession, but the fact is that the profession of medicine would be nearly ruined if it had to be conducted as you gentlemen of the bar practice your calling.

"We have a great advantage over you, for you in your cases are subjected to the extremest publicity, while we in our cases have the utmost concealment. Just suppose that in our cases we had a judge who knew as much as or more than we did presiding over our actions and, worse than that, had another physician, whose interests were not ours, watching and criticising us neglected or unskilfully treated, find a at every step and blazoning every er | fatal end in consumption. For that we made. Dear me, such a prospect as that would frighten the best physician who ever lived the moment he entered a sick room, and yet that condition is just what you men of the law have to face in every case that you try.

"What sort of a figure would a lawyer cut floundering around in court without any knowledge of his case? But a physician can founder mentally in a sick room without a second person being the wiser, though the patient may suffer; but, then, 'dead men tell no tales."

"Under such circumstances of doubt. which is usually ignorance, the physician can look wise, put something into the patient's stomach, go to his office, decide what line of experiment he will follow, return the next day, hoping to find that nature is working the cure that he doesn't know how to effect, and being ready and willing to take all of the credit that comes his way.

"Why, the very first thing that nurses are taught is to observe the utmost secrecy about doctors' blunders. If they told what they know there wouldn't be much confidence in physicians where they are heard. Ask a nurse of experience about this when you have the opportunity.

Yes, sir. I repeat that the publicity and chance for criticism in your profession, if applied to medicine, would result in the discovery of a small amount of science as compared with the large amount of empiricism."-New York Herald.

WOMEN WHO POSE.

The Secrecy That Is Maintained by Artists About Their Models.

Every artist keeps in his studio a little book that he guards most sacredby. It contains his list of models. In some art studios of New York the "model book" contains 500 names of live 5½ to 6 ets; hogs, dressed, 7½c; men and women who earn their fiving sheep, \$2 to \$2.25 per head; dressed, 5c; by posing. The betrayal of a single veal, dressed, 7 to Sc; lambs, live, \$2 per head; lambs, dressed, 6c



there was health to be found out beyond the sunset, and they have started out dreaming of a healthful future, never to be realized.

People who have tried change of climate in vain for the cure of weak lungs have been perfectly and permanently cured by the use of Dr. Pierce's Golden Medical Discovery. It cures deep-seated coughs, bronchitis, bleeding lungs, ema-ciation, and other conditions which, if

fatal end in consumption. "Last spring I had a severe attack of pnea-monia which left me with a very bad cough, and also left my lungs in a very bad cough, writes John M. Russell, Esq. of Inreat, Cherokee Nat, Ind. Ty "I had no appetite and was so weak I could scarcely walk. My brgast was ak fore with running sites. I got two bottles of Dr. Pierce's Golden Michical Discovery, which I be-lieve saved uny life. I cannot express my grad-tude to you. I am able now to do very good work."

Any substitute offered as " just as good" as "Golden Medical Discovery" is a shadow of that medicine. There are cures behind every claim made for the "Discovery," which no "just as good" medicine can show.

The People's Common Sense Medical Adviser, a book containing 1008 pages, is given away. Send 21 one-cent stamps, for expense of mailing only, for the book in paper covers, or 31 stamps for the volume bound in cloth. Address Dr. R. V. Pierce, Buffalo, N. V.

Oregon City Market Report.

(Corrected Weekly.) Wheat-No. 1, 72 to 78c per bushel. Flour-Valley, \$4.25 per bbl. Hard wheat \$4.75. Portland, \$1.10 per sack; Howard's Best, \$1.05 per sack.

Oats in sacks, 90c per cental. Hay-old Timothy, bales, \$11 per ton loose, \$9 per ton. Clover \$9; Oat, \$9; mixed hay, \$9; cheat, \$9. Millstuffs-Bran, \$21.00 per ton.

shorts, \$22.00 per ton; chop, \$20.00 per ton, barley, rolled, \$23.00 per ton, Potatoes-65c to 70c per sack.

Eggs-Oregon, 22%c to 25c per dozen. Butter-Ranch, 40c to 50c; creamery, 50 to 57% c per roll. California onions, \$1.00 per cwt.

Dried apples,6c to 7c per lb. Prunes, (dried) petite, 3c per lb; Ital-ian, large, 5c per lb. medium, 3½c;

Silver, 416. Cabbage (new), 40 to 80c per dozen. Green peas, 2c per pound. Tomatoes, 30 to 35c per box.

Apples, 40c to 60c. Peaches, 50 to 75c per box. Dressed chickens, 10 to 125% c per lb. Livestock and dressed meats; beef, live, \$3.00 to \$3.50 per hundred, Hogs,

Chas. Wright, the Main street tonsori-

alist, does not believe in the side door scheme as a means of entering his place

Legal Notices.

SUMMONS.

gon, for the County of Clackamas. John J. Jones Plaintiff,

In the Circuit Court of the State of Ore-

To Rosa Bell Jones, above named Defen-

In the name of the State of Oregon you

ply to the Court for the relief demanded in

matrimony existing between you and Plain-

said complaint, to wit: That the bonds

was only \$1500.

dant.

In the County Court of the State of Ore-gon, for the County of Clavkamas. In the Matter of the Generalized

In the Matter of the Guardianship of Irwin Leslie Gordon, a Misor. Now on this day comes Andrew Gordon, the guardian of the estate of Irwin Leslie Gordon, a minor, and files his duly verified etition in the above Court and asking for a license to sell the following described real estate belonging to said ward, situated in he State of Oregon, and described as folows, to-wit:

An undivided one third interest in the northwest quarter of the southeast quarter of Section 36, T. 3, S. R. 9 W. of the Will-amette Meridian in Tillamook County, Ore-

amette Meridian in Tillamook county, Ore-gon, containing 40 acres, and subject to the life estate of Dr. John Gordon.
An undivided one-third interest in the northeast quarter of the northwest quarter of Section 16, T. 12, S. R. 7 W, of the Will-amette Meridian, and containing 40 acres, and subject to the life estate of Dr. John
I under the manner provided by Ordinance No. 256, upon each lot, part of lot and tract of land benefitted, to be as fol-lows, viz: Lot Block Name Amount 1 152 Oregon City......\$ 61 18 Gordon

An undivided one third interest in Lots Ab undivided one third interest interest 1, 2, 3, 4 and 5, in Block 20, in Peninsular Addition No. 2 to the City of Portland, in Multhoman County, Oregon, and subject to the life estate of Dr. John Gordon.

The petition represents that it is neces-sary and expedient that the interest which said minor has in said real estate be sold. and it appearing that John Gordon, Caro-lina Irwin Gordon and John Dowling Gordon are the next of kin of said minor, and the Court being fully advised, it is ordered and decreed that said next of kin, and all persons interested in the estate of said minor, be and appear in the above entitled Court on the 25th day of September, 1800, at the nour of 10 o'clock A. M., then and there to show cause, if any exist, why said

license should not be granted. If personal service of this order cannot be had upon said next of kin, it is further decreed that a copy of this order be served on said next of kin by publication in the Ore gon City Enterprise, a newspaper published in Clackamas County, Oregon, for three successive weeks before said date. THOS. F. RYAN.

County Judge of Clackamas County. Dated Aug. 25, 1906. H E. Cross, Attorney for Guardian,

Summons.

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

James M. Dumas, Defendant.

To the defendant James M. Dumas.

In the name of the State of Oregon, You are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the 24th day of October, 1903, and if you fall so to appear or answer within said time the to appear of answer within which the free plaintiff will apply to the court for the re-lief prayed for its said complaint, to with That the bonds of matrimony existing be-tween the plaintiff and defendant be dis-tween the plaintiff and defendant be dissolved and for general relief. This sum-mons is published pursuant to an order made by Hon. Thos. F. Ryan, Judge of the County Court of the State of Oregon for Clackamas County, made and entered Sep-tember 10th, 1903. The time perscribed by wide actions for suid publication is ones a said order for said publication is once week for six consecutive weeks, the publication being September 11, 1903 and the last on October 23, 1903, AUSTIN CRAIG,

Attorney for Plaintiff.

NI	**	-	-	-	140	-
29.6	14	ч.	M.1	v	19	8

In the Circuit Court of the State of Ore	ē
Maud Harris, Plaintiff,	
L. E. Harris, Defendant.	
To L. E. Harris, the above named d	ė
fendant:	
In the name of the State of Oregon, Yo	
are hereby required to appear and answe	Ø.
the complaint filed against you in th	ŧ

shows entitled suit, on or before the 24th day of October, A. D. 1963, and if you fail so to appear and answer said complaint on NOTICE OF ASSESSMENT.

for Improvement of Jackson

Notice is necessary given that meeting held on the 2nd day of Septemberi 1903, declared the assessment by urdinance No. 20 for the Improvement of Jackson Street from the Southerly line of Fifth Street to the Southerly line of Thirteenth Street in Oregon City, Oregon, in the manner provided by Ordinauce No. 255, upon each lot, part of

152 Oregon City\$ 61 18 152 Oregon City ... 152 Oregon City. 152 Oregon City. 153 Dan Lyons. 153 Dan Lyons ... 153 Dan Lyons 111 50 153 Dan Lyone. 154 M. R. Howell...... I14 66 154 M. R. Howell 71 27 115 97 154 M. R. Howell 155 Susan McKee Est. 126 44 155 Susan McKee Est. 75 26 66 61 155 Lena Rigler..... 155 Lena Rigler..... 04.89 94 60 156 Charlotte Dresser ... 66 15 156 Benj. Jaggar ... 156 Sunset Land Co... 79 64 111 06 156 Sunset Land Co 157 August Holden.... Francis Welch 157 of 4 157 J D Renuer W14 of 4 157 Maggie Cross. E3g of 1 158 Margaret Scott. 16 40 42 01 W 1/2 of 1 158 J. W. & Ann Jones W 1/2 of 2 158 J. W. & Ann Jones 16 75 19 of 2 158 Margaret Scott..... of 3 158 E Matthies. W 12 of 3 158 L. O. Moore W 12 of 4 158 L. O. Moore of 4 158 E Matthies of 1 159Geo & M E Reddaway 212 47 of 1 159 W. W. Myera of 2 159 W. W. Myers 140 51 W 16 of 2 159 Geo & M E Reddaway352 32 159 Oregon City 159 Oregon City 163 Oregon City. 163 Orekon City 163 John Welch... 318 548 153 John Welch, 164 G. J. Trullinger. 164 G. J. Trullinger. 178 51 $\frac{180}{115}$ 63 164 Allison Pease 164 Allison Pease 165 Fred Meyer Frea J. Meyer
 G. B. Dimick
 G. B. Dimick
 G. B. Dimick 166 James W. Chase 166 James W. Chase 100

W

W1

160 James W Chase James W Chase.... E E & T C Howell E E & T C Howell 167 PF McGee 167 167 4 168 Caroline Grazier St of 5 168 Caroline Grazier N5 of 5 168 Fannie G & Kate I Porter 6 168 Fannie G & Kate I Porter 169 Geo Jackson 169 J D Renner... 169 J D Renner... 170 Ed R. Whitlock. 170 Ed R. Whitlock. Ed R Whitlock.

Ed R Whitlocz

Guardian's Sale In the matter of the estate of Pearl Marle

Hartnagel, a minor Notice is hereby given that, pursuant to an order of the county court of the state of of Fifth Street to the Southerly and of Fifth Street to the Southerly Line of Thirteenth Street. Ore-gon City, Oregon. Notice is hereby given that the Council of hegon City, Oregon, at a meeting held on he 2nd day of September 1983, declared

ward to and to the introducting describes par-e-i of real estate, situated in Clacksmas concty, state of Oregon towit: Beginning 22.50 chains east of the quar-ter section corner on township line west side of section thirty (30), in township one (1) south, of range three (3) east, of the Willamette Meridian, thence east 17.50 chains to Achron's west line, thence south 3 chains to Achron's southwest corner; thence east 3 chains to the west side of the thence the chains to the west side of the south achron's southwest corner.

southeast quarter of section thirty (30) thence south 17 chains to Erickson's land thence west 20:50 chains; thence north 20

S9 87 chains to the place of berinning, contain-131 80 ing forty (40) acres, more or less.
109 52 The terms of the sale to be as follows: 73 70 The entire porchase price to be naid i cash, or one-fourth in cash and the remain-tion of the sale to be said is a solution. 71 28 der in two or in three yearly installments, secured by mortgage on the land. Dated August 21, 1933, Six per cent interest on deferred payments. SUSAN HARTNAGEL

Guardian of the person and property of Pearl Marie Hartnagel, a minor. E. F. & F. B. RILEY, E. F. & F. B. RILEY,

Attorneys for Guardian. August 21, 1903.

SURBORS.

In the Circuit Court for the State of Ore-157 Minnie Graham ... 110 06 gon, for Clackamas County. 91 64 John A. Lofquist, Plaintliff.)

40 97 Susie Lofquist, Defendant.

To Susie Lofquist, defendant. In the name of the State of Oregon, You

are hereby required to appear and answe the complaint filed against you in the above entitled Court and cause within aix weeks 36 19 36 entitled Court and cause within six weeks 48 58 from the date of the first publication of this 54 56 summons, which time expires on the 2nd 21 74 day of October, 1903 and if you fail to so ap-36 80 near and answer the plaintiff will apply to 92 31 the Court for the relief prayed for in the 212 47 complaint, to will for a decree that the bonds of matrimony heretofore and now 84 71 expirating between plaintiff and defendant her 210 21 31. annulled and forever dissolved, and that plaintiff be decreed the care and custody of 00 the minor children Walter, Eisle and Mary and for such other relief as the Court may deem just and proper.

This summons is published by order of the Honorabic Thos, F. Ryan, Judge of the County Court for the County of Clackamas and State of Oregon, which order was duly made and extered on the 18th day of Au-toral 1005 in the summer 18th day of August, 1903, in the above entitled Court, and the date of the first publication hereof is 21st of August, 1900 and the date of the last blication thereof being 2nd day, of Octo-

ber, 1903.

.68.00

69 64

104 18

63 97

102

32

RYAN & GALLOWAY Attorneys for Plaintiff.

Notice for Publication.

Timber Land, Act June 3, 1878.

United States Land Office, Oregon City, Oregon, Aug. 28, 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 64 47 106 83 114 79 of timber lands in the States of California, Oregon, Nevada, and Washington Terri-tory," as extended to all the Public Land 32 30 States by act of August 4, 1802, Dorn E Coles, of Portland, county of Multhomah 110 56 State of Oregon, has this day filed in this office his sworn statement No. 6250, for the 105 58 98.94 purchase of the Northeast 5 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 Resister such Research of the office of 115 20

74 46 75 50 so to appear and answer said complaint on or before said date the plaintiff will apply to the Court for the relief demanded in her complaint in said suit to wit: Eor a deten sector of the said suit to wit:

Summons.

In the Circuit Court of the State of Ore-gon, for the County of Clackamas. Willamette Land Company, a corporation, Plaintiff,

VR. James P. Meier and Anna Mary

Meier, his wife, Defendants,

To James P. Meler and Anna Mary Meler, defendants above named :

In the name of the State of Oregon: You and each of you are hereby required to ap-pear and answer the complaint filed against you in the above entitled Court and cause on or before the first day of October, 1993; on or before the area appear and answer, the plaintiff will apply to the Court for the re-lief demanded in the complaint, to-wit: For judgment against the defondants James P. Meler and Anna Mary Meler for

the sum of \$750,00, together with interest thereon at the rate of 7 per cent per annum from the 0.0 day of July, 1860, for the further sum of \$75.00 as attorneys fees; and for the rosts and disbursements of this for the costs and disbursements of this suit; that the morigage given by the said defendants James P. Meler and Anna Mary Meler to the plaintiff, and dated the 9th day of February, 1806, conveying to plaint-iff Block No. 72 of Proneland. Clackamas County Oregon, as security for the pay-ment of two certain pro-issory notes given by the said defendants James P. Meler and Anna Mary Meler to plaintiff on February Anna Mary Meler to plaintiff on February 9, 1806, each for \$375.00 and each bearing interest at the rate of 7 per cent per annum from the said 9th day of February, 1886, be decreed a first valid and complete lien upon the said real property; that said mort-gage be foreclosed and the said real property sold upon execution, and the proceeds of such sale be applied to the satisfaction of plaintiff's judgment herein, including at-torneys tees, costs and disbursements and all accruing costs and disbursements. That the proceeds of the crop of Prinnes now growing upon said premises be applied

upon said judgment; that you and each of you be forever barred and foreclosed of all right, title and interest in and to the said premises and every part thereof, saving only premises and every part thereof, saving only the statutory right of redemption; that plaintif be permitted to become a purchaser at such sale; and that plaintiff have such other, further or different relief as to the Court may seem meet and equitable in the premises

This summons is published by the order of the Honorable 1. F. Ryan, County Judge of the County of Clackamas, and State of Oregon, made and entered herein on the 12th day of September, 1903, which order requires publication thereof not less than once a week for six weeks, and fixes the time within which the defendants shall apyear and answer the complaint as October 11835.

Date of first publication, Sept. 18, 1903. Date of last publication, Oct. 30, 1903 HEDGES & GRIFFITH, Attorneys for Plaintiff.

Nummons.

In the Circuit Court of the State of Oregon, for the County of Clackamas. E. C. Golden, Plaintiff,

Carrie B. Golden, Defendant.)

To the defendant Carrie B. Golden : In the name of the State of Oregon, You

are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the 18th day of September, 1900, and if you fail so to appear or answer within said time. 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 dis-solved awarding to the plaintiff the care and custody of the minor children of the parties, and for general relief. This Sum-mons is published pursuant to an order made by Hon. Thomas F. Eyan, Judge of the County Court of Oregon for Classemas County, made and entered August 4, 1103 the time preacribed by said order for said publication is once a week for six consecu-

Street from the Southerly Line

to look askance at professional models. threshing machine, owned by a man Most of them, however, are perfectly named Cleagle, about 12:10, and in the modest and good women, whose busi- utter uabsence of facilities for fighting pess, though apparently violating the letter of morality, preserves its spirit. In fact, behind the model's professional career is little but the commonplace.

American models are characterized ger and thereby incurred the loss of his by the same qualities of self respect machine, valued at \$1500 to \$1800. The and independence as American art. The insurance on the barns and contents principal fault artists and illustrators find with them is their lack of expression, but for beautiful figures and perfect features they are unexcelled.

The best models in the world are of business and has employed carpenters found in France and America, where to establish a direct entrance to his shop. the most general intelligence prevails For a number of years the only entrance in the class from which they chiefly to Mr. Wright's shop was through a side come. In America many of them be- door that was obscure and not readily long to middle class families who have noticed by a stranger in the city. met reverses.

STATE OF OHIO, CITY OF TOLEDO, | 88. LUCAS COUNTY.

Frank J. Cheney makes an oath tha he is the senior partner of the firm of F. J. Cheney & Co., doing business in the J. Cheney & Co., doing business in the City of Toledo, County and State afore- Rosa Bell Jones, Defend't. said, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of Hall's Catarrah Sworn to before me and subscribed in Sworn to before me and subscribed in Cure.

my presence, this 6th day of December, notice that if you fail to so appear and an-awer said comptaint, the Plaintiff will ap-A. D. 1896.

NotaryPublic.

in and	A. W. GLEASON,
BEAL }	NotaryPubli
(march)	

Hall's Catarrah Cure is taken inter-nally end acts directly on the blood and mucous surfaces of the system. Send mucous surfaces of the system. Send for testimonials, free.

F. J. CHENEY, & CO., Toledo, O. Sold by druggists, 75c. Hall's Family Pills are the best.

Christian Science.

First Church of Christ Scientists, Garde building, corner Seventh and Main streets. The subject of the ser-Children's Sunmon is "Unreality." day school meets at 12. Testimonial meeting Wednesday evening at 8 p. m. Reading room open Tuesdays, Thursdays and Saturdays from 2 to 4 p. m.

Next Sunday will be Rally Day at the Congregational church. In connection with the rally exercises the thought of "Harvest Home" will also receive at-tention. The church will be appropriately decorated and the morning and evening themes will be in harmony with the season of the year. The pastor hopes to see all in their places again. There is a welcome for strangers and plenty of room for new comers.

The Enterprise \$1.50 per year.

them had full sway. Two barns were burned with 300 or 400 tons of hay and

name, and for such other and further relief as may be equitable. This summons is published by order of the County Judge of Clackamas County, State of Oregon, duly made on the 10th day of September 1963 directing said summons to be published once a week for six succes-sive and consecutive weeks in the Oregon City Materials a warks newsmark rub. 3000 or 4000 bushels of grain. Mr. Cles-gle took his horses from the threshing machine to remove property from dan-City Enterprise, a weekly newspaper pub-lished in said County and State, the first publication to appear in the issue of said newspaper on the 11th day of September 1903.

V. K. STRODE Attorney for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon for the County of Clackamas. Minnie F. Cooper, Plaintiff.)

W. J. Cooper, Defendant. To W. J. Cooper, 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 the compliant filed against you in the above entitled suit, in the above entitled court, on or before Friday, November 6, 1903, the same being six weeks from the first publication of this summons and you will take notice that if you fail to so appear and answer said complaint the plaintiff will apply to the court for the re-lief demanded in said complaint, to wit: that the bonds of matrimony existing be-tween you and plaintifi be dissolved. This summons is published by the order of Hon. Alfred S. Sears, Jr., Judge of the Fourth Judicial District of the State of Ore-

gon, in the Oregon City Enterprise a week-ly newspaper of general circulation in Clackamas County, Oregon, for six succes-

November 6, 1903. GEO. C. BROWNELL, and HOWARD M. BROWNELL, Attys. for Plaintiff.

Notice for Publication.

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

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 California, oregon, Nevada and Washington Terri-tory," as extended to all the Public Land States by act of August 4, 1892, Henrietta Brown, of Albany, county of Linn, Sta e of Oregon, has this day filed in this office his sworn statement No. 6214, for the purchase of the E½ SE¼ and SE½ NE¼ of Section No. 26 in Township No. 5 S, Range No. 3 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 Thursday, the 10th day of December, 1993. She names as witnesses:

Julius C. Burke, of Portland, Oregon; Edward Burke, of Portland, Oregon; Nar-cissa E. Ball. of Portland, Oregon; Thomas Devine, of Portland, Oregon. Any and all persons claiming adversely

the above described lands are requested to file their claims in this office on or before said 19th day of December, 1993. ALGERNON S. DRESSER,

R. L. Holman, leading undertaker regon City, Oregon. March 27-tf Oregon City, Oregon.

name by the artist would injure his reputation with the craft and make it glifficult for him to employ the better three-quarters of a mile from Boring, about noon Wednesday, did damage to the fact that the outside world is prone the fact that the outside world is prone the bolk askance at professional models. The abave as the vertex by a spark from a three-quarters of a mile from Boring, about noon Wednesday, did damage to the show at the outside world is prone the show askance at professional models. The show askance at professional models.

The above assessment will bear interest 20 days after the first publication of this

Oregon City, Oregon, September 8, 1903, BRUCE C. CURRY, Recorder of Oregon City, Date of first publication of this notice

Friday, September 11, 1903. Sept 18

SUMMONS.

In the Circuit Court of the State of Ore-gon for the County of Clackamas.

M. S. Riley, Plaintiff, T. L. Lawrence and

Fannie E. Lawrence, Defendants.

To T L. Lawrence and Fannie E. Law rence, Defendants:

rence, Detendants: In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause on or before the 10th day of October, 1903, which is six weeks after August 28th, 1903, the date ordered by the Court for the first publication of this notice, and if you fail to so appear and an-wei, the Plaintiff will apply to the Court for the relief prayed for in the Complaint, to-wit: For a judgment on a promissory note against Defendants for the sum of \$80.40 and an attorney's fee of \$50.00 and for a decree foreflosing a certain mor-gage, executed May 18th, 1867, by T. L. Lawrence and Fannie E. Lawrence to Moore Brothers and assigned by Moore Brothers to Plaintiff and covering the brothers to Plaintiff and covering the Clackamas County, Oregon, for six succession in southeast quarter of section five in town-sive weeks commencing Friday, September 5, 1903, and continuing to and including November 6, 1903. proceeds to the payment of the amount of such judgment and for such other and further relief as to the Court seems meet and

> This Summons is published by order of the Honorable T. F. Ryan, County Judge of said County, made and entered on the 26th day of August, 1963, and the date of the first publication of this Summons is August 28th, 1903, and the date of the last publication will be October 9, 1903, E. F. & F. B. RILEY

Attorneys for Plaintiff.

Notice to Creditors

In the County Court of the State of Ore on, for and in Clackamas County. In the matter of the estate of John Alfred

In the matter of the estate of John Alfred Strowbridge, Deceased. Notice is hereby given that the under-signed has been appointed by the County Court of the State of Oregon, for and in Clackamas County, administratrix of the estate of John Alfred Strowbridge, late of Sandy PostOffice, Clackamas County, State

of Oregon. All persons having claims against said estate are hereby required to present the same to me properly verified, as by law reguired at my house and farm where I am and have been residing about two miles East of Sandy Post Office, Clackamas County, Oregon, within six months from the date thereof. Dated, Sandy Post Office, September 4, 1903. SADIE E. STROWBEIDGE,

Administratrix of the estate of John Al-fred Strowbridge, deceased. J. A. STROWBRIDGE, Jr.,

Attorney for Administratrix, Fortland, Signature

ALGERNON S. DRESSER, Register

Notice for Publication

Department of the Interior, Land Office at Oregon City, Oregon, August 8, 1903. Notice is hereby given that the following named settler has filed notice of his inten-

tion to make final proof in support of his claim, and that said proof will be made before the Register and Receiver, at Oregon City, Oregon, on September 28, 1903, viz:

FRANK BUSCH H. E. No. 14434 for the SE14 Sec. 2, T 5 S.

R. 4 E. He names the following witnesses to prove his continuous residence upon and iltivation of said land, viz ;

Frank Habelt, of Springwater, Oregon; John T. Myers, of Dodge, Oregon; George Baars, of Oregon City, Oregon; William Mellien, of Dodge, Oregon. ALGERNON S. DRESSER,

Register.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Stella A. McCord, Plaintiff,

ve. Walter A. McCord, Defendant.)

To Walter A. McCord, above named De

fendant. 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 Friday, Oct. 5th, 1903, the same being six weeks from the first publication of this summons, and you will take notice that if you fail to so appear and answer said complaint the Plaintiff will apply to the court for the relief de-manded in said complaint, to-wit: that the bonds of matrimony existing between you

and Plaintiff be dissolved. This summons is published by the order of the Hon, Thos. F. Ryan, Judge of the County of Clackamas State of Oregon, in the Oregon City Enterprise a weekly news-paper of general circulation in Clackamas County, for six successive weeks commencing Friday, Aug. 28, 1963, and continuing to and including October 9, 1963, GEO. C. BROWNELL, HOWARD M. BROWNELL,

Attorneys for Plaintiff.

Assessment Notice.

Notice is hereby given that all persons owning property on Jackson Street from the Southerly line of Fifth Street to the Southerly line of Thirteenth Street of Ore-gon City, Oregon, said property having been assessed for the improvement of Jackson Street who desire to take advantage of the "Bonding Act" to pay their assessments by installments are required by law to make application to the Recorder of Oregon City within ten days from the first publicaof this notice tim

Oregon City, Oregon, September 8, BRUCE C, CURRY, Recorder of Oregon City. Published first time September 11, 1903.

Sept 18

CASTORIA. Chart H. Flitchire Bears the

Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Ore con for Clackamas County. Hattle A. Sabistrom, Plaintiff,

Summons Richard P. Sahlstrom, Defdt. To Richard P. Sahlstrom, Defendant.

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before the 2nd day of November, 1963, which is the time fixed by the order of publication issued in the said cause, for answering said complaint, and if you fail to so appear and an-swer the plaintiff will apply to the court for the relief demanded in said complaint, to wit: a decree of the court dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defend-ant, and for a decree awarding to the plaintiff the care, custody and control of Harrison A. Sahistrom, the minor child of the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable. This summons is published by order of

the Honorable John B. Cleland, Presiding Judge of the Circuit Court of the State of Oregon, for the County of Clackamas, duly made and filed the 16th day of September, 1965. The date of the first publication of this summons being September 18th, 1963, and the date of the last publication thereof

being the 30th day of October, 1903. WM. REID, Attorney for Plaintiff.

NUMMONS.

In the Circuit Court of the State of Oregon for the County, of Clackamas, R. L. Adkins, Plaintiff.

Mary Adkins, Defendant,

To Mary Adkins, 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 October 30, 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 answer said complaint the Plaintiff will apply to the Court for the relief demanded in said complaint, to wit: that the bonds of matrimony existing between you and Plaintiff be dissolved.

This summons is published by order of the Hon Thus, F. Ryan, County Judge, of Clackamas County, State of Oregon, in the Oregon City Enterprise, a weekly newspaper published and of general circulation in Clackamas County, Oregon, for six succession sive and consecutive weeks commencing Friday, September II, and continuing to and including Friday, October 30, 1903. GEO, C. BROWNELL, and HOWARD M. BROWNELL,

Atty. for Plaintiff.

Notice of Final Settlement.

Notice is hereby given that the under-igned has filed in the County Court of the State of Oregon for the County of Clacks-mas his final account as executor of the es-tate of James Healey, deceased, and that the said court has set Monday the 19th day of October, 1003, at the hour of 10:00 o'clock A. M. at the court room of said court as the A. a. at the control of sad court is the time and place for hearing objections to said final account. E. G. CAUFIELD, Executor of the Estate of James Healy,

deceased. HEDGES & GRIFFITH,

Attorneys for Executor.

Register. Oregon.

In the County Court of the State of Ore-In the matter of the estate of E. W.

Hammett, deceased. Notice is hereby given that the undersigned has been appointed by the County Court of Clackamas County, Oregon, ad-ministratrix of the estate of E. W. Ham-

mett, deceased mett, deceased All persons having claims against said estate are hereby notified and directed to present the same to me, properly verified, as by law required, at the office of O. W. Eastham, over the bank of Oregon City, in

Eastham, over the bab of Oregon City, in Oregon City, Oregon, within six months from the date of this notic-. SARAH A. HAMMETT, Administratrix of the estate of E. W.

Hammett, Deceased.

O. W. EASTHAM, Attorney for Administratrix. Dated this 25th day of Sept. 1903.

regon, Sept. 19, 1903. Notice is hereby given that in compliance gon, in the oregon City Enterprise, a weekly newspaper of general circulation in Clackamas County for six successive weeks commencing Friday, September 25th, 1903, and continuing to and including Friday, November 6th, 1903. GEO, C, BROWNELL and HOWARD M. BROWNELL.

HOWARD M. BROWNELL, Att'ys for Plaintiff.

Notice to Creditors.

gon for Clackamas County.