OREGON CITY ENTERPRISE, FRIDAY OCT. 2, 1903.

SAVED HIS FINGER.

6

The Faithful Brahman Felt, However, That He Had Lost Caste.

One day a Brahman accidentally touched some unclean object with his little finger. The Brahman thought that now, his little finger having become unclean, any substance which it would touch would be also rendered unclean and thus make him an unclean man. Seeing no other way to get out of the scrape he resolved to get the offending member amputated. Forthwith he went to a carpenter and explained to him that unless the finger was cut off he (the Brahman) was unable to take food. The carpenter tried to dissuade the devotee and urged that an application of some drops of water from the sacred river Gunga would make the finger once more holy, but the Brahman persisted. He said that the finger was of no use to him any longer and that he would not rest until it was severed.

As a final recourse the carpenter resolved to play his awkward customer a trick. He told the Brahman to put his finger on an anvil and to look to the sky while the wound was inflicted. The Brahman did so. The carpenter took up a hatchet and gave the finger a smart blow with the back of it. This elicited a cry of pain from the patient, who at once put the finger in his mouth to alkay the agony. The carpenter, laughing, explained to the Brahman that the blow had fnissed and the little finger was still entire; and, worst of all, the Brahman had defiled himself by putting the finger into his mouth. Dolly Madison when she was over The obliging operator, moreover, offered to perform the operation once more. but the Brahman had had enough pain for the names and declined with thanks. -Golden Penny.

Some Mustache History.

What is the history of the mustache? In Greece and Rome no mustaches were worn without beards, but in the conquering days of the Roman empire several half civilized races who had come partially under the influence of the Romans and who wished to be rid beards, attempted to shave in imitation the case of any one poorly skilled in the for!" art, they were unable to make a clean job of it and left a quantity of hair on the upper lip.

This mark was characteristic of several nations on the confines of Roman ventions which may fairly be regarded civilization, of the Gauls in particular, as important, since they did much to of the Daciens and some others. The revolutionize dress. The original but-Latin language has no word for mus tache. This barbarous accident was work, which was soon improved by the unworthy of the honor of a Roman name.-Exchange.

The Dinner Hour.

RUSSIA'S ARGUS EYE.

Over All Postal Matter.

In the Russian post office a watchful eye is kept on all newspapers and mage not shorn, but plucked. The process azines, and any matter officially con- takes place generally in June, when sidered objectionable is ruthlessly the fleece is "ripe" and the silky wool "blacked out." A similar surveillance is can be pulled off without pain, extended to private correspondence. post office, all the letters are handed in some sort a poodle that is clipped. over to the "black cabinet." Then one efficial sorts out all those which are ad dling prevailed at one time, for we read dressed to suspected families, another that in 1616 the Sectush privy council all those addressed in suspected hand | spoke of the custom as still kept up "in writings, while a third arranges the remainder in little heaps and then draws James I, wrote to tell them that it had at random several letters from each been put down in Ireland under penalheap. All the letters selected in these ty of a fine. Upon this they passed an various ways are then opened and ex | act on March 17, 1616, deploring the amined

government strives to keep a continual check on the free intercourse of its subjects, and it is not surprising that "un derground" means of communication have been developed.

The Judgment of Years.

A significant bit of wisdom, to be pondered over by the very young whose griefs and disappointments seem so tragic, was that uttered by Mrs. eighty years old and near her death. Her life had been fortunate and beautiful not only because circumstances had proved kind to her, but from the brightness and buoyancy of her temperament.

She harbored no bitterness over past experiences, but life had taught her the unimportance of most trials which loom so gigantic in approaching. Not long before her death one of her some slight trouble.

"My dear," she snid, "do not trouble of the name of barbari, or wearers of about it. There is nothing in this like Venctian blinds to let in the coor world really worth caring for. Yes," of their conquerors; but, as they had she repeated, looking intently out of a very imperfect implements for the pur- window, "I who have lived so long repose and as the upper lip is notoriously peat to you that there is nothing in the hardest part of the face to shave in this world below really worth caring

Buttons.

The Elizabethan era gave vogue to the button and the buttonhole, two inton was wholly a product of needleuse of a wooden mold. The brass button is said to have been introduced by and the heritage of his posterity. Looka Birmingham merchant in 1689. It

took 200 years to improve on the meth-It is a curious fact that with almost od of sewing the cloth upon the covevery generation the dinner hour has ered button. Then an ingenious Dane undergone a change, the principal meal hit upon the idea of making the button contented mind, for regarding the past of the day being eaten at different pe- in two parts and clamping them to with satisfaction and the future with riods, from 10 o'clock in the morning gether, with the cloth between. Buttons hope, than the American farmer.-Kanuntil 10 o'clock at night. The author are now made of almost everything, sas City Journal. of "The Pleasures of the Table" points from seaweed and cattle hoofs to mothout that in England 400 or 500 years of pearl and vegetable ivory. Ex-

PLUCKING SHEEP.

The Keen Watch That is Exercised Shearing Process Not Used in Sheiland on Pure Bred Animals.

The pure bred sheep in Shetland are

This is called "rooting" and is much The task thus undertaken is a gigantic less damaging to the young fiber than one, but the Russian official system has clipping with shears. The wool when proved itself equal to the undertaking | thus handled retains its peculiar soft-In every post office of importance ness, so that any one of experience can there are officials constituting the tell whether the material of a kultied "black cabinet," whose duty it is to article has been plucked or shorn. It examine the letters received. According ripens first upon the neck and shoul to the system followed in the Moscow ders, so that sheep half pulled resemble

We must suppose that harsher hansome remote and uncivil places," and destruction of sheep thus caused and builds up the nerves. It transforms In this ingenious way the Russian Imposing similar fines on those who should persist in the practice.

The Tropic Home.

White men's homes in India, the West Indies, west Africa and other parts of the troples to which civilization has penetrated are usually run or the principle of having as much air and as little furniture as possible Carpets, rugs, cushions, hangings and portieres are bauished. Tubles and chairs are made of light wickerwork. bamboo or cane. The floors are polished with cocoanut husks until they become as allopery as a good dancing floor. Indeed, they are used for that Send twenty-and one purpose nearly every evening in any settlement where there is society. A ball in the tropics requires no preparation. After dinner it is only necessary to move the light furniture to one cor ner of the spacious room, send some body to the plane and start dauchuz. nieces went to her for sympathy in The ballroom is practically in the open air, for wooden "jalousies" form most of the wall space and are opened. night breezes.

The American Farmer.

When the American farmer rises carly in the morning it is to look over broad and fertile acres that are his own. When he goes forth it is to fields that no human being can lawfully step stores what in a vast majority of cases no greedy and rapacious landlord can and his family and educate his chlidren, to be the support of his old age ed at from every point of view, it is doubtful if there is another human being under the heavens who has more cause for carrying a light heart and a

The "Just Alike."

in that all Few people perhaps



The distracting headaches from which so many women suffer make life a daily purgatory. It men suffered with headache as women do, business would be almost at a stanstill. Does not the fact that men do not suffer from these severe headaches suggest that there must be a womanly cause for them?

When the womanly organism is dis-cased, headache, backache, nervousness and sleeplessness are consequences which are sure to follow.

Dr. Pierce's Favorite Prescription cures headaches and other aches and pains by curing their cause. It establishes regu-larity, dries unhealthy drains, heals inflammation and ulceration, and cures female weakness. It soothes pain and weak, sickly, nervous invalids into hanny, healthy women. Thousands have testined to its marvelous merits.

"I took two bottles of your 'Facurile Prescrip-in and two for 'Colorn Medical Discovery' and an feeling with a writes Mes. Dan Me Centre of Loreav Arms, Cape Breton Co. Consistent of Loreav Arms, Cape Breton Co. Consistent of Loreav Arms, Cape Breton Co.

"Facorite Prescription" has the test mony of thousands of women to its complete care of woman's down accept an molenown and unproved -Stitute in its plane Family Dr. Florenda

FREE, Dr. Foren's Co Medical Adviser is sent 11 of stamps to T the boolt in parce 5 years

stanges for the drame. Address D., R. V. Derry,

Legal Notices.

SUMMONS.

In the Circuit Court of the State of Ore-gon for the Courty of Clarkanas.

M. S. 191	ey, Plantin,
	19.
	awrence and }
Faunle	E. Lawrence,
	Defendants.

To T L. Lawrence and Fannie E. Law ce. Defeuilatits: In the name of the State of Oregon

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 refore the 16th day of October, 1800, which date ordered by the Court for the first pub-lication of this notice, and if you fail to so appear and an we, the Plaintiff will apply to the Court for the relief prayed for in the Court for the relief prayed for in the September 4, 1903. upon without his consent. When he is six weeks after August 28th, 1900, the gathers and garners the harvest he date ordered by the Court for the first pubtake from him. It is all his. The pro- Complaint, to wit. For a judgment on a ceeds of it are to clothe and feed him promissory note against Defendants for the aromissory note against Defendants for the sum of \$55,40 and an attorney's fee of \$50.00 and for a decree foreclosing a certain mort-Label Strowbridge, deceased. J. A. STROWBRIDGE, Jr. and for a decree forectioning a certain mort-gage, executed May 18th, 1807, by T. L. Lawrence and Fannie E. Lawrence to Moore Brothers and sagined by Moore Brothers to Plaintiff and covering the southeast quarter of section five in town-ship three S of range seven E, of the Wil-ametic Meridian in Clackamas County, Oregon, and for the sale of said premises Maud Harris, Plaintiff, according to law, and the application of the vs. proceeds to the payment of the amount of L. E. Harris, Defendant. ther relief as to the Court seems meet and

This Summons is published by order of the Honorabie T. F. Ryan, County Julge of said County, made and entered on the Sith day of Aogust, 1903, and the date of Sith day of County, A. D. 1960, and if you fail

STREETS.

In the Circuit Court of the State of Oref Clackatons. for the County. Plaintiff.) John J. Jones Rosa Bell Jones, Detendit,

To Rosa Bell Jones, above named Defen dant. In the name of the State of Oregon you

are hereby reptired to appear and answer the complaint filed against you in the above the complaint filed against you in file above an timed suit in the above named Court on or hefore Friday. November 6th, 1983, the same being six works from the first publi-cation of this summons, and you will take notice that if you fail to so appear and an-awer said complaint, the Flandiff will ap-ply to the Court for the relief demanded in said complaint, to wit: That the bonds of marrimony existing between you and Plain-tiff the dissolved. tiff be dissolved.

This summons is published by the order of the Hon. Thos. A. McBride Judge of the Fifth Judicial District of the State of Oregon, in the Oregon City Enterprise, weekly newspaper of general circulation is Clackamas County for six successive weeks commencing Friday, September 25th, 11003

and continuing to and including Friday. November 6th, 1963, GEO, C. BROWNELL and HOWARD M. BROWNELL,

Att ya tor Plaintiff.

Summons.

In the circuit court of the state of Oregon for the courty of Clackamas. Alice Dumas, Plaintill,

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 detober, 1965, and if you fail so to appear or answer within said time the plaintill will apply to the court for the replaintiff will apply to the court for the re-lief prayed for its said complaint, to-will That the bonds of matrimony existing be-tween the plaintiff and defindant be dis-solved and for general relief. This sum-mark is published pursuant to an order made by Hon, Thus, F. Ryan, Judge of the County Court of the State of Oregon for Clarkamas County, made and entered frep tender 10th, BES. The time perscribed by maid order for said publication is once a week for six consecutive weeks, the first

week for six connective weeks, the first publication being September 11, 1903 and the last on October 25, 1985. AUSTIN CITARS, Attorney for Plaintiff.

Notice to Creditors

In the County Court of the State of Oregon, for and in Clackamas County. 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 Oreson, for and in Clackamas County, auministratrix of the estate of John Alfred Strowbridge, late of Sandy Post Office, 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 re-quired at my bouse and farm where I am

Attorney for Administratrix, Portland,

SUMMONS

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

To L.E. Harris, the above named defendant: In the name of the State of Oregon, You

SUMPONS.

In the Circuit Court of the State of Oreon for Glackamas County Hattie A. Sahlatrom, Plaintiff, Summons.

Richard P. Sahlstrom, Dehit. To Richard P. Salifstrom, 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 2nd day of November, but, which is the time fixed by the order of publication bened in the said cause, for answering said com-plaint, and if you fall to so appear and an ower the plaintiff will apply to the court for the relief demanded in said complaint, to the relief demanded in said complaint, to wit: a decree of the court dissolving the bonds of matrimony beretofore and now existing between the plaintiff and defend-ant, and for a decree awarding to the plan-tiff the case, custody and control of Harrison Λ . Sabistrom, the minor child of the plaintill and defendant, and for such other and further relief as to the court may mena

inst and equitable. This summons is published by order of the Honorable John B. Cletand, Presiding Judge of the Circuit Court of the State of Judge of the Circuit Court of the State of Oregon, for the County of Clackamas, duly mate and filed the 19th day of September, 1903. The date of the first publication of 1903. The date of the first publication of this summons being September 18th, 1903, and the date of the last publication thereof bring the 30th day of October, 1003 W.M. RE(D)

Attorney for Plaintiff,

SUMMONS.

In the Circuit Court of the State of Oregoa for the County, of Clackanias R. L. Adkins, Plaintiff.;

Mary Adkins, Defendant.) To Mary Adkins, the above named Dafendant.

In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the shows suttined suit, in the above named Court on or before October 30, 1900, the same being or order that any weeks from the first publica-tion of this similarity and you will take na-tice that if you fail to so appear and accure said complaint the Philatiff with apply to the Court for the relief demanded 10 enid complaint, to wit: that the bonds of matrimony existing between you and Plaintif be

This summing is published by order of the Hon Thos. F. Ryan, County Judge of Clackames County, State of Oregon. In the Oregon Oity Enterprise, a weekly newspaper published and of general circulation in Clackamas County, Oregon, for six success sive and consecutive weeks commencing Friday, September II, and continuing to and including Friday, October 20, 1965, GEO, C. HROWNELL, and

HOWARD M. BROWNELL

Atty for Plaintiff,

Nummons.

In the Circuit Court of the State of Oreion, for the County of Ciackamas.

E. C. Golden, Plaintiff,

Carrie B. Golden, Defendant.)

To the defendant Carrie B. Golden: In the name of the State of Oregon, are bereby 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, 1963, 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 motrimony existing be-tween the plaintiff and defendant be dissolved awarding to the plaintiff the care and custody of the minor children of the parties, and for general relief. This Sum-monests published pursuant to an order made by Hon. Thomas F. Eyan, Judge of the County Court of thegon for Clacksmas County, made and entered August 4, 1935. the time prescribed by said order for said publication is once a week for six conseqtive weeks, the first publication being Au gust 7, 1003, and the last on September 18,

> H K. SARGENT. Attorney for Plaintiff.

ago people took four meals-break at 7, dinner at 10, supper at 4 and livery at S. In France in the thirteenth century 9 in the morning was the dinner hour; Henry VII. dined at 11. In Cromwell's time 1 o'clock had come to be the fashionable hour and in Addison's day 2 o'clock, which gradually was transformed into 4. Pope found fault with Lady Suffolk for dining so late as 4. Four and 5 continued to be the popular dining hours among the aristocracy until the second decade of the nineteenth century, when dinner was further postponed, from which period it has steadily continued to encroach upon the evening.

A Fling at Tennyson.

In the "New Letters and Memorials of Jane Weish Carlyle" is a letter to her husband in which occurs the following amusing little fling at Tenny-SOD

"Did you know that Alfred Tennyson is to have a pension of £200 a year, after all? Peel has stated his intention of recommending him to her gracious majesty, and that is considered final-'A chacun selon sa capacite." Lady Harriet told me he wanted to marry; 'must have a woman to live beside; would prefer a lady, but cannot afford one, and so must marry a maidservant. Mrs. Henry Taylor said she was about to write to him in behalf of their housemaid, who was quite a superior characder in her way."

Teeth.

Small, chalk white teeth are a sign of a weak constitution. Strong, normal teeth are large and yellowish white. Sometimes an enthusiastic novelist in depicting the charms of his heroine will give her two rows of pearls between her ruby lips. The truth of the matter is nothing could be more ghastly or unnatural or unbecoming than meth made of pearls. It is only "store teeth" that possess a high polish.

He Knew a Way.

Anxious Father-But, my boy, unless you study you will know nothing. You will make no money with which to buy things.

Young Hopeful-That's nothing, I'll have everything charged, and I'll keep on that way till I get married .- Meggendorfer Blatter.

What's Before Them.

"These young society buds are mere butterflies," said the Rev. Mr. Straitlace. "They have no thought of the future life."

"Of the future life?" replied Miss Innit. "Oh, but they do! Matrimony is always in their thoughts."-Exchange.

When a great calamity befails one. how it lightens it to talk about it after It is over !- Atchison Globe.

fast cellent buttons are made from polatoes which, treated chemically, become as hard as ivory .- Boston Transcript.

His Businesslike Way.

Young Mr. Bizz (briskly, to fair proprietor of the photograph gallery)-I've dropped in, Miss Frame, without much preparation, in the style I usually do when I make up my mind I want any thing. Can you take me just as I am? Miss Frame-Certainly, Mr. Bizz. What style do you wish-cabinet or carte?

Mr. Bizz-What style? Great Ciesar! Did you think I'd come with these clothes on to have my photograph taken? I'm asking you to marry me, Miss Frame."

His Tide of Fortune.

" There is a tide in the affairs of men,'" said the man who habitually quotes Shakespeare, " 'which, taken at its flood, lends on to fortune."

"Yes," replied the man who had married an heiress, "I remember the tide that led to my fortune well." "What tide was that?"

"It was eventide, and we were sitting in the garden."-San Francisco Wasp.

Conspicuous.

"You have been conspicuous in the halls of legislation, have you not?" said the young woman who asks all sorts of questions.

"Yes, miss," answered Senator Sor ghum blandly; "I think I have participated in some of the richest hauls that legislation ever made."-Washington Star.

Jesting at Sears.

Upgardson-I was sorry to hear that Skimmerhorn has had the smallpox. Did it disfigure him much? Atom-Disfigure him? No; it improved him. It changed his expression.-Chicago Tribune.

Plain Lying.

"Professor, I know a man who says he can tell by the impression on his mind when his wife wants him to come home to dinner. Is it telepathy?" "Not at all, miss. I should call that

mendacity."-Exchange.

Life.

Record.

An Ingenue.

Miss Boston-Ah, yes; your verses are charming. And have you never written a novel? Miss New York-No; for if I did my mother would never let me read it .-

Some people who jump at conclusions lose sight of the hurdles.- Philadelphia

The reward of one duty done is the power to fuifill another .- Eliot.

omnibus wheels are painted yellow, says the London Chronicle, so that any wheel may be worn with any bus color. publication will be October 9, 1900 Every circus ring in the world is of precisely the same diameter, whatever the size of the auditorium, so that the rider knows the angle at which be must lean in San Francisco is the angle of safety in St. Petersburg. Even the ladder is "standardized." Every hodman in England knows what he has to step when toiling up the builder's ladder, though he may not know it is seven inches. The sailor who runs up the ratilnes has twelve inches as a step, and that makes a run possible, and the firemen's ladder is crossed with exact equivalence to the ratilnes.

Death From Electric Shock.

The ultimate cause of death, when due primarily to electric shock, is generally considered to be stoppage of the action of the heart or of the respiratory organs. That the latter may be affected is shown by the fact that victims of electric shock are sometimes brought to by practice of some of the well known methods of artificial respiration. The cessation of the heart's November 6, 1903. action may be due to stimulation of the Derves which control the penting of the HOWARD M. BROWNELL, and HOWARD M. BROWNELL, nerves which control the beating of the heart. These, when stimulated to excess, may cause the heart to stop altogether.-Archibald Wilson in Cassier's Magazine.

The Consulting Caddle.

There is one personage who of late years has rather disappeared from the golfing world, but used to be greatly in evidence in it-the advisory caddie. Many of the caddles of the old Scotch school used to treat their masters (so called) much in the manner that a good played without the most careful consultation with these suplent mentors .-Westminster Gazette.

Placing the Blame.

Caller-So the doctor brought you a little sister the other night, ch?

Tommy-Yeh; I guess it was the doc tor done it. Anyway I heard him telltor done it. Anyway i heard that the in' pa some time ago 'at if pa didn't pay his old bill be'd make trouble fur him.—Philadelphia Inquirer. Any and all persons claiming adversely the above described lands are requested to like their claims in this office on or before said 19th day of December, 1903. ALGERNON 8. DRESSER,

Plain Reasons.

Globe.

the first publication of this Summons is August 28th, 1900, and the date of the last E. F. & F. B. RILEY Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Ore-gon for the County of Clickamas. 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 nereby required to appear and answer the complaint 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 relief demanded in said complaint, to wit: that the bonds of matrimony existing be-tween you and plaintiff be dissolved.

This summons is published by the order of Hon. Alfred 8. Sears, Jr., Judge of the Fourth Judicial District of the State of Oregon, in the Oregon City Enterprise a week-ly newspaper of general circulation in Clackamas County, Oregon, for six successive weeks commencing Friday, September 25, 1963, and continuing to and including

Attys. for Plaintill'.

Notice for Publication.

Timber Land, Act June 3, 1878. United States Land Office, Oregon City, Oregon, Sept. 19, 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 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 old nurse treats a baby when she is be-ginning to teach it how to walk. In No. 26 in Township No. 5 S, Hange No. 3 E. those days there was not a stroke and will offer proof to show that the land played without the most careful constone 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, 1903. She names as witnesses:

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

Register.

CASTORIA For Infants and Children. The Kind You Have Always Bought

day of October, A. D. 1986, and if you fail so to appear and answer sud 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

For a decree against you disadving the bonds of matrixony heretotore, and now existing between wid plantiff and yourself, and allowing her to resume her maiden name, and for such other and further relief

as may be equitable. as may be equitable. This summons is published by order of the County Judge of Clackannas County, State of Oregon, duly made on the 10th day of September 1900 directing said summons to be published once a week for six succes size and consecutive weeks in the Oregon sive and consecutive weeks in the Oregon City Enterprise, a weekly newspaper pub-issied 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 Ore gon, for Clackamas County. Stella A. McCord, Plaintiff,

NH.

Walter A. McCord, Defendant. To Walter A. McCord, above named De

fendant. In the name of the State of Oregon, you

the energy required to appear and answer the complaint filed against you in the above entitled suit, in the above named rourt, on or before Friday. Oct. Wh, 1925, the same being six weeks from the first publication of this summons, and you will take notice that if you full to a summon. take notice that if you fail to so appear and answer said complaint the Plaintif 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, Thus, F. Ryan, Judge of the County of Clackamas Elate of Oregon, in the Oregon City Enterprise a weekly newspaper 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.

Notice to Creditors.

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

In the matter of the estate of E. W Hammett, deceased.

Notice is hereby given that the under-igned has been appointed by the County ourt of Clackamas County, Oregon, administratrix of the estate of E. W. Hamdecenard

mett, decensed 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 Oregon City, Oregon, within six months from the date of this note. -in

Administratrix of the estate of E. W

Hammett, Deceased, O. W. EASTHAM, Attorney for Administratrix. Dated this 25th day of Sept. 1905.

CASTORIA.



SUMMONS.

In the Circuit Court for the State of Oreron. for Clackamas County John A. Lofquist, Plaintiff,

Susie Lofquist, Defendant.

HOUT.

To Susie Lofquist, defendant. In the name of the State of Oregon, Yes are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause within six weeks from the date of the first publication of this from the date of the first publication of all summons, which time expires on the 2nd day of October, 1003 and if you fail to so Ap-pear and answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit: for a decree that the bonds of matrimony heretofore and now existing between plaintiff and defendant be annulled and forever dissolved, and that plaintiff be decreed the care and custody of the minor children Walter, Elsie and Maty. and for such other relief as the Court may

and for such other rener as the standard deem just and proper. This summons is published by order of the Honoranie Thos. F. Ryan, Judge of the County Court for the County of Clackamas and State of Oregon, which order was doly made and e stered on the 18th day of Ap-gust, 1903, in the above entitled Court, and he date of the first publication hereof it 21st of August, 1983 and the date of the last publication thereof being 2nd day of Octo-

> RYAN & GALLÓWAY. Attorneys for Plaintiff.

Notice for Publication.

ber, 1903.

Timber Land, Act June 3, 1878

United States Land, Act June 3, 1878. United States Land Office, Oregon City, Oregon, Aug. 28, 1903. Notice is bereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of times leads to the States of Congress or 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, Dora E-Coles, of Portland, county of Multiounab, State Oregon and County of Multiounab. State of Oregon, has this day filed in this office his sworn statement No. 6250, for the purchase of the Northeast 14 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 of atoms has for available for its timber of stone than for agricultural purposes, and to establish his claim to said land before land before

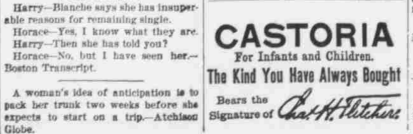
to establish his claim to said land before the Register and Receiver of this office at Oreson City, Ore, on Wednesday, the 18th day of November, 1903. She names as witnesses: Charles Smith, Charles Osborn, Frank G. Kelly, David L. Kelly, all of Portland, Oreson. Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before said 18th day of November, 1903.

ALGERNON S. DRESSER, Reginter.

Notice of Final Settlement.

Notice is hereby given that the under-signed has filed in the County Court of the State of Oregon for the County of Clacks state of Oragon for the County of that may his final account as executor of the e-tate of James Healey, deceased, and that the said court has set Monday the 19th day of October, 1903, at the hour of 10:00 of lock A. M. at the court room of said court as the time and place, for hearing objections to time and place for hearing objections to said final account. E. G. CAUFIELD, Excentor of the Estate of Januer Healy, deceased

deceased. HEDGES & GRIFFITH, Attorneys for Executor.



Harry-Blanche says she has insuperable reasons for remaining single. Horace-Yes, I know what they are. Harry-Then she has told you? Horace-No, but I have seen her .--Boston Transcript.