Legal Notices.

ORDINANCE NO-

Providing for the time and manner of improving Center Street from the North line of First Street to the South line of Secenth Street, Oregon City, Oregon.

ORSION CITY DORS ORDAIN AS POLLOWS: Section 1. The proposed improvement of part of Center Street lying between the North line of First Street and the South line of Seventh Street shall be completed as herein provided for within ninety days after the signing of the contract by the par-ties thereto, due notice thereof having been given by publication of notice as will more fully appear by proof thereof duly present-ed and illed in the office of the City Re-

Section 2 The improvements shall conmst as follows:

GRADING

The grading will consist in grading said portion of Center Street the full width of sixty feet and so much additional as may be required in order to properly set the curbs and will be graded to the established grade of said street and to such cross section as the kind of improvement may require as the Engineer may direct. Grading will be paid for per lot for the finistical subgrade as becein specified and all bidders and profite before submitting a fid. No allowance will be made for over haus.

OBSTRUCTIONS,

The surface of the street will be cleared of all obstructions including timbers, planks, side walks and cross walks. If such obstructions are not removed by the owners of the adjacent property within three days after having been notified by the Superintendent of Streets they shall become the property of the contractor and shall be removed by him without additional compensation.

How must star the price for constructing and backfilling included.

Hids must star the price for constructing

The Macadam will consist of Macadamiaing the road way the full width between gutters and the full width between cross walks at all street intersections, with crushed rock of good quality to be approved by the City Engineer. Said Macadam shall be 12 inches deep on the center line and taper uniformly to a depth or thickness of six inches at the gutters as shown on plans.

No portion of said crushed rock above sub-grade shall be more than 2½ inches in greatest diameter. All coarse cock to braked to the bottom and rolled with a road roller of not less than ten tons in weight until thoroughly packed to the approval of the City Engineer, or the committee on streets and public property. Macadam will be paid for per cubic yard in place.

FILLS AND EMBANKMENTS.

No material of a peristrable nature will be placed in the embankment. When the street is at sub grade the surface will be thoroughly rolled with a road roller of not less than ten tons in weight and any soit or spongy spots that may appear during the rolling shall be filled with dry earth and rolled until the entire sub-grade is thoroughly packed to the approval of the City Engineer. The earth taken from ex-cavation will be used to bring the street and side walks to grade when increasing, the re-mainder will become the property of the contractor and shall be removed by him.

Cross walks will be formed at all crossings as directed. They will be placed one inch
above grade at the center and nosh with the
No macs am, side walks, cross walks or Cross walks to be laid, conforming to cross section of street except where elevation to admit the passage of water, and to conform to the plans thereof. Cross walks at all alleys to be sloped toward street as shown on plans.

BIBE WALKS.

A side walk will be constructed on either side of said street the entire length of the part to be improved as heretotore defined

as follows:
Planking two inches thick and six feet
long and eight inches wide dressed on the
upper side, resting on three stringers four
by six inches and laid with broken joints.
Sills to be not less than twelve feet long at equal distances of not more than elever feet nor less than ten feet in length of side walk, one plank eight feet long shall be said down and nailed to a wooden curb four by twenty inches taid lengthwise along in front of each block the entire length of the improvement: Earth filling to be put in between the curb and side walk also between the side walk and the property line and leveles up flush with same. Planking to be securely mailed with four and one-half inch wire nails six in a board, except those lank extending to the curb which shall have eight such nalls.

There will be a line of curbing placed on either side of the road way and twenty feet distance from the center line of the street. except at all street and alley intersections. The curb will be four lookes thick and twenty inches deep and will be set veril cally on a line of the side walk bed. street and alley intersections the curb wil be set on a true curve of a four foot and two foot radius respectively. The curb in all instances to be set to such grades as to con-form to the cross section of the street. DRAINAGE.

Porous drain tile having an inside diameter of six inches will be placed under the gutters on either side of Center Street where directed by the engineer. Such tiling to be sound and in all respects first class drain tile, and laid to a uniform grade and connected with the intake pipe to the catch basin where required. After the thing has been laid a strp of heavy tarred paper not less than two inches in width will be piaced over each joint and extending one half way down on either side of the tiling so as t exclude the dirt. Care will be taken in re-filling the trenches not to disturb the pape so placed over the joints. All refilling be carefully tamped into place so as refilling will be done until the tiling be been laid and approved by the engineer. A gutter committing of one plank Sxls inches will be placed the entire length of an se-curely toe-nailed to the curo as shown on

Tiling will be paid for per cubic yard in place, excavation and back filling included except where solld or loose rock as ferein after classified is encountered. All materia classified as loose and solid rock will be paid for per cubic yard for excavating and

For determining quantities in excavation for drain tile a width of trench of 24 Inches will be allowed. Box cuiverts will be placed at such points as may be found necessary as the work progresses as the City Enginee, may direct. Such culverts will be con structed of two inch planking securely nailed together with five incu wire nails and having an inside a easurement of 8x12 Gutters and culverts will be paid for per fineal foot in place, excavation in

CATCH BARES.

At places shown on place or at such points as may be found necessary as the work progresses Catch Basins will be built according to the detail4 plans furnished

None but the best quality of whole sound.

used. All brick to be thoroughly wet by immersion immediately before being laid. Every brick is required to be laid in a full and close joint of cement mortar, at its ends bed and sides at one operation. In no case is mortar to be slushed in afterwards. The brick work in all cases to be thoroughly builded. The entire surface of the wais and bottom made the catch busins shall be

and bottom inside the catch bastus shall be covered with a half-inch coating of cement mortar, and surface brushed clean and The Carch Basins shall be of dimensions

shown on plans. The depth of the catch masins to be in all cases six and one half feet from the street grade to bottom of eatch The catch basins shall be supplied ith a cast iron shoulder ring, covers wrought iron gratings and steps all of good quality and free from imperfection and set in the manner shown on plans. The outlet from catch basin to be of ten

Inch vitrified sewer plue and will connect into the sewer with a Y branch. At one or more of the side walk round corners as designated on the plans. Inters will be formed and connected with the catch basin by an eight inch vitrified sewer place isld on a reg-

Cement mortar used to the construction of cutch casins and in any other portions of the work shall be composed of the best gravity of Portland Hydraulic cement and clean sharp river sand and mixed in the proportions of one part of cement to two parts of sand. These proportions are to be made by measurement and not by estima-tion. The mortar must be mode in a box or on a floor and in no case upon the ground. The ingredients must be thoroughly mixed in a a dry state and the proper amount of water added afterwards. Any excess morear that has been standing more than two hours shall not be retemp

Bids must state the price for constructing each catch basin, with gratings, shoulder rings, covers and steps complete, also for each round corner and inlet with bolts and gratings complete all as shown on plans Exeavation and backfilling bicluded

LUMBER AND TIMERES.

All lumber and timbers used in the work must be of sound fir timber, square edged and free from all large loose or unsound knots, waney edges, splits, and generally

All subbish that may accumulate during the performance of the work or by reason of the work herein provided for shall be removed by the contractor and the street left in a clean and good condition.

SETTLEMENTS.

All settlements that may appear in any portion of the manadam or other with be-fore the final acceptance of the work by the city shall be repaired and made good by the contractor at his expense,

OBSTRUCTIONS TO TRAVEL.

The work must be done in such a manner as to obstruct public travel as little as pos-sible. Not more than two blocks shall be torn up at one time except by special writ-Side walk beds must be kept oven to travel and not more than one half the side wall space can be occupied by material. As soon as the macadam of each street is complete it shall be thrown open to travel but such pening sna, not be deemed the final se-

tones ontaining one cubic foot to one cu-

Solid Rock-This will include all loose rock or boulders containing one cubic yard and unwaris, also all rock ledges or other material requiring to re disintegrated by

SUPERINTENDENCE.

All work herein provided for will be done strict conformity with these specifications and plans accompanying same in a thorough and workmanlike manner to the satslaction of the City Engineer, and his de-cision as to the meaning and intent of these specifications, measurements, computations or quantities, the quality of material to be used and all other matters perfaining there. o, whether particularly specified berein or out shall be final and conclusive between

All unfit or condemned material shall be All drift of condenness material small be immediately removed from the site of the work. In the event of any workman em-ployed by the contractor refusing to com-oly with the instructions of the City Engieer or his assistant or the inspector charge of the work in regard to the removal of rejected material or for doing his work in unworkmanlike manner shall be disharged by the contractor as soon as noti-fied in writing by the Engineer of such negect or refusal.

RESPONSIBILITY

The contractor shall take entire charge of the work during its progress and shall be responsible for any loss, damage or injury to water and sewer pipes to anjacent property, or accidents resulting from plasting or from any carelessness or neglect in doing the work set out in these plans and specifi-cations and will hold the city of Oregon City and any and all of the officials thereof free

and harmless therefrom.

The contractor must protect his work un ill it is completed and duly accepted, and be most repair any damage done to it by freshets, rains or other accidents at his own cost. In case of any accident to water or sewer pipes the contractor shall immediately notify the proper authorities.

STAKING OUT WORK,

The work provided for under these speci-fications will be staked out by the City En-zueer or his assistants and the contractor will be required to carefully preserve all such stakes set.

ALTERATIONS.

The right is reserved by the city council make such atterations as may be found expedient during the progress of the work, and in such event there shall be added to or deducted from the contract price such in as shall represent the cost of such ad-itional or subtracted work to be estimated

y the engineer. The City reserves the right to lay or relay all or any water or sewer pipes or connec-tions during the progress of the work, EXTRA WORK,

The contractor shall not be entitled to demand or receive payment for any work as extra work, unless ordered in writing by the Engineer to do the same and at the agreed upon and named in the written order for such work previous to its commence-

DISPUTES.

All disputes as to the intent and meaning of these specifications shall be referred to the Eugineer and Street Committee whose decision shall be final and conclusive. PRISPOSIALS.

Parties bidding on the work provided herein must state in their bid the time re-quired for the completion of the entire imperfect shaped bricks burned hard shall be provament as herein specified after the ap-

proval of the contract by the Mayor and should the contractor fail to complete the work within the time specified in the said contract the city shall have the right to charge the contractor the sum of five dollars per day as liquidated damages for each and every day that the work shall remain presentated after and

and every day that the work small remain uncompleted after said specified date and such sum shall be deducted from the amount of the line) payment.

No proposals will be considered when not steamparised by a certified check equal to five per cent of the lotal estimate, which check shall be forfeited to the city upon the failure of the successful bidder to execute the agreement provided for herein within ten days after the award of centract.

Blank forms them which all proposals are to be submitted will be furnished upon application to the City Engineer.

PAYMENTS

PAXMENTS

Monthly estimates of the amount of work Monthly estimates of the amount of work completed will be made by the Engineer and an advance payment of seventy-five per cent of such estimate will be ordered at the first meeting of the city council there-

The remaining twenty-five per cent to be paid in a lump sine within thirty five days after the vinal acceptance of the entire contract when completed.

THESE.

The contractor will be required to furnish a bond with approved security in the full amount of the contract price, conditioned on the faithful and complete performance of the work in accordance with all the stip-ulations of the contract and within the time hanner therein

Wherever the word "Engineer" Is used in these specifications it is understood to refer to the City Engineer or to any Engineer employed and authorized by the city council in superintend much work.

COMMETTER.

Whenever the word Committee occurs in these specifications it shall be understood to the Committee on Streets and Public Properry of the City Conneil of Oregon City

MONTHAUTUR.

W: erever the word "contunctor" occurs n these specifications it is understood to reor any member the reof) or any contractor indertaking the work berein specified.

The City Council reserves the right to re-

ject any and all bids. Section 3 - The Committee on Stress and Fublic Property are hereby authorized to advertise for and receive proposals as aforesaid, and the Mayor and Recorder shall enter into contract with the person, firm or corporation to whom the contract is let by the City Council for the improvement speci-fied in this ordinance.

Section t .- The contract shall contain a stipulation to the effect that the person, firm or surporation to whom the contract is tirm or corporation to whom the contract is let shall look for payment only to the sum to be assessed upon the property liable to pay for such improvement, and collected and paid into the City freasury for that purpose and ties will not require Oregon City by any legal process or otherwise to pay the sum out of another Fund.

Read first time and ordered published at a special meeting of the Council, By order of the Council.

By order of the Council.

BRUCE C. CURRY.

BRUCE C. CURRY.

Notice for Publication.

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

United States Land Office,
Oregon Clay, Ore, Feb. 11, 1904;
Notice is dereby given that in compit
ance with the provisions of the act of congress of June 3, 1878, entitled "An act for
the sale of timber index in the states of
California, Oregon, Nevada and Washington Territory," as extended to all the public land states by act of Angust 4, 1862.

of the net; of section No. 13, in township No. 2 south, range No. 7 east, 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

claim to said land before the register and receiver of this office at Oregon City. Ore gon, on Friday the 6th day of May, 1904. He names as witnesses: Chas Osborn, Robert Osborn, A. Jones, D. McDonald, all of Portland, Oregon.

Any and all persons claiming adversely the above described lands are requested to the their claims in this office on or before said 6th day 1904.

said 6:n day of May, 1994. ALGERNON S. DRESSER,

Notice for Publication

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

ity, Oregon, Feb. 19, 1904. 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 Territory," as extended to all the Public Land States by act of August 4, 1892, Joseph H. Colt, of Eagle Creek, county of Clackamas State of Oregon, has this day filed in this office his sworn statement No. 6368, for the pur-chase of the NW14 of NW14 of Section No. 14 in Township 2 S. Ran e No. 5 East, 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 and before the Register and Receiver of this office at Oregon City on Friday, the

13TH DAY OF MAY, 1904 He names as Witnesses: Adelbert Field, of Portland, Oregon; Charles Vancuren, of Eagle Creek, Oregon; David Hoffmister, of Eagle Creek, Oregon; Frank E. Coon, of Portland, Oregon.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office before said 13th day of May, 1904. ALGERNON'S. DRESSER,

Notice for Publication.

(Timber Land Act, June 3, 1878.) Origon City, Ore., March 14, 1994.

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 timeer 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, August E. Sperling, of Portland, county of Multino spering, of Portians, country of anatom mah, state of Gregon, has this day filed in this office his sworn sta ement No. 638s, for the purchase of the wig of eight section No. 17, in township No. 2 south, range No. 7.e., and will offer proof to show that the land sought is more valuable for its timber Oregon City, Oregon, on Thursday, the 16th day of June, 1994.

Honames as witnesses: Joseph L. Ma-yeri, Henry A. Maulz, James J. Brown, A. B. Lindquist, all of Portland, Oregon, Any and all persons claiming adversely ecution, the above described lands are requested to costs an file their claims in this office on or before

said 16th day of June, 1904. ALGERNON S. DRESSER,

An Early

Inspection of our

Spring Stock

especially Carpets and Linoleums, will give you some acceptable ideas of new floor coverings for your home. It will also give you some ideas about the advantages of buying at home where prices are below competition.



Moquette Carpets \$1.35, Wilton Velvet \$1.15 yd

•••••••••••••••••••••••••••••

Seed Time and there are many things you need for garden making. Better have them ready. Hoes 25c to 75c. Rakes 25e to 75c. Trowels 10c. Wheelbarrows full of



IRON BEDS-The wooden bed is a thing of the past. Get a white enameled Iron Bedstead, full size. No germs can hide in the work on these beds, and the circulation of air around the sleeper is perfect. Price \$2.75.



Copyrighted by Ostennoor a Co NY Ostermoor Mattress \$15.00.



Morris \$6.50.

Chair Pine needle fibre cushions



\$5.00, \$7.50, \$5, \$10.00 \$15.00, \$20.00



The Housefurnisher

Oregon City Oregon

Wall Paper

of the latest designs, 30 cents will buy enough paper for your kitchen

Shelf Brackets

be pair.

Executors Notice. Notice is hereby given that the undersigned has been duly appointed Executor Notice is hereby given that the following of the last Will and Testament of Charles named settler has filed notice of his inter-Earth—This will include cl. y. sand, loam or other earthly material and loose stones containing less than ope cubic foot.

Loose Rock—This will include all loose.

The sand loam of Portland, county of Mulmomah, state of Oregon, has this day lifet in this office his persons having claims against the said proof will be made be estate are bereby notified to present the containing less than one cubic foot.

Loose Rock—This will include all loose.

The proof of Portland, county of Mulmomah, state of Oregon, has this day lifet in this office his persons having claims against the said proof will be made be estate are bereby notified to present the clip, Oregon, on May 1, 1001, viz:

The proof of Portland, county of Mulmomah, state of Oregon, has this day lifet in this office his persons having claims against the said proof will be made be estate are bereby notified according to law to No. 2 south, range No. 7 sast, and will offer the purchase of the neit of section No. 2 south, range No. 7 sast, and will offer the purchase of the neit of the neit of the purchase of the neit of the undersigned executor at Aurora, the father of G. B. Dimick, at Oregon City, Oregon on or before the expiration of six months

from the date of this notice. LEONARD WILL, Executor of the last Will and Testament of Charles Schumann, Deceased.

G. B. DIMICK, Attorney for Executor. Dated this 25th day of March, 1904.

Notice of Final Settlement.

Notice is hereby given that the under signed Executivn of the last Will and Test signed Executive of the last value and a find amont of Cyrus Jones, deceased, has filed her final account of her doings in said estate, in the County Court of the County of Ciackamas, State of Oregon, and the Judge of said Court has set Monday, the second day of May 1904 at the Court House.

to the said final account and to her dis-charge as said Executrix. Dated this 14th day of March, 1994, CAROLINE E. JONES,

Cyrus Jones. Deceased.
G. B. DIMICK,
Attorney for Executrix.

SHERIFF'S SALE

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

Annie F. J. Miller and Fred J. Miller, Defs. STATE OF OREGON, COUNTY OF CLACKAMAS,

By virtue of a judgment order, decree and execution, daily issued out of and un-der the seal of the above entitled court, in der the seal of the above entitled court, in the above entitled cause, to me duly direct-ed and dated the first day of April, 1904, upon a judgment rendered and entered in said court on the 25th day of March, 1904, in layer of H. McArthur, planniff, and against Annie F. J. Miller and Fred J., Miller, defendants, for the sum of \$341,30, with interest thereon at the rate of 8 per cent perannum from the 26th day of March 1904, and the further sum of \$75 as attor ney's fees, and the further sum of \$16 costs and disbursements, and the costs of and upon this writ, commanding me to make s fees, and the further sum of \$16 costs sale of the following described real proper-

sale of the bhowing described cear property, attracte in the county of Clarkamas, attract of Oregon, towit:
All of lots I 2 and 3, of section 4, in township 4 south, of range Seast, of the Willamette Meridian, in Clarkamas county, Now, therefore, by virtue of said execu-tion, judgment order and decree, and in compliance with the commands of said

writ, I will, on Saturday, the 7th day of May, 1904, at the hour of 10 o'clock a. m., at the 7.e., and will offer proof to show that the front door of the county court house in the land sought is more valuable for its umber city of Oregon City, in said county and or st he than tor agricultural purposes and state, sell at public auction, subject to reto establish his claim to said land before the register and receiver of this office at gold coin cash in hand, all the right, title nd interest which the within named deand interest which the widom haden de-lendants or either of them had on the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said ex-

fodgment order, decree, interest costs and all accruing costs.

J. R. SHAVER Sheriff of Clackamas county, Oregon. By E. C. Hackerr, Deputy. Dated Oregon City, Oregon, April 8, 1904.

Notice for Publication.

Department of the Interior, Land Office at Oregon City, Gr., March 19, 1904. Notice is hereby given that the following

Oregon City, Ore., March 14, 1904.
Notice is hereby given that in compliance with the provisions of the act of congress of June B. 1878, entitled "Ay act for the sale of timber land in the states of Cali the Hornia Oregon, Nevada and Washingtonouse Territory," as extended to all the public n Oregon City, Oregon, as the time and land states by set of August 4, 1892. Joseph blace for a hearing of any and all objections i. Mayeri, of Portland, county of Multino the said final account and to her dismals, state of Oregon, has this day filed in this office his sworn statement No. 6381, for Charge as said Executrix.

Dated this 14th day of March, 1904.

CAROLINE E. JONES.

Executrix of the last Will and Testament of Cyrus Jones. Deceased. stone than for agricultural purposes, and to establish his claim to said land before the register and receiver of this office at Ore-

gon City Oregon, on Thursday, the 16th day of June, 1904, He names as witnesses: August E. Sperling, Henry A. Mantz, James J. Brown, A. B. Lindquist, all of Portland, Oregon. Any and all persons chalming adversely the above described lands are requested to file their claims in this office on or before said 16th day of June, 1804.

ALGER ON S. DRESSER, March 25.

Register.

states of California, Oregon, Nevada and Washington Territory," as extended to all the public land states by act of August 4, 1892, James B. Young, of Portland, county of Multnomah, tate of Oregon, has this day filed in this office his sworn statement No. 6379, for the purchase of the nlg of nw 14 of sec. No. 8. in township No. 6 s, range 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 Friday, the

10th day of June, 1904. He names as witnesses: Clementine C. Crow, of Molalla, Oregon; Frank Pasold, of Molalla. Oregon; Alfred Pasoid, of Molalla, Oregon; Frank A. Pierson, of

Molalla, Oregon.

Any and all persons claiming adversely the above described lands arerequested to file their claims in this of-fice on or before said 10th day of June, 1964. ALGERNON 8. DRESSER, Register.

Notice for Publication. Timber Land, Act June 3, 1878.

United States Land Office, Oregon City, Oregon, February 17, 1004.

Notice is hereby given that in compil ance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of 11 ther lands in the States of California, Oregon, Nevada and Washington territors," as extended to all the Public Land States by act of Angust 4, 1892, Frank Habell, of Schurwahr, country of Frank Habell, of Schurwahr, country of the father of vivile a Robertson deceased, H. E. No. 13.92 for the 1894, section 24 t 3 s e. r.5 s.

He names the following witnesses to prove his continuous residence upon and callivation of said land, viz:

Hans Faulsen, of George, Oregon; Peter Scheel, of Bresel, Oregon; Adoph Wedehold, of Bissel, Oregon; Nocholas Scheel, of Resel, Oregon; Nocholas Scheel, of Reselver of this office at Oregon; Orty, Oregon; Orty, Oregon; Orty, Ore, Angust Genstrowkie, of Springwater, Or., John Grobel, of Dode, Or., John Grobel, of Dode, Or., John Grobel, of Springwater, Or., John Grobel, of Springwater, Or., Any and all persons claiming adversely

Any and all persons claiming adversely e above described lands are requested to file their claims in this office on or before said 10th day of May, 1901 ALGERNON S. DRESSER, February 19, Register,

Register.

SUMMONS In the Circuit Court of the State of Oregon for the County of Clackamas. Floy Rethiefsen Plaintiff.)

Henry Rethlefsen, Defend't.) To Henry Rethletsen, the above named Defendant,

Defendant,
In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you to the above estitled suit; in the above named Court, on or before the 22nd day of April, 1994, the same being six weeks from the first publication of this summions. You will take notice that if you fail to answer said complaint the Plaintiff will apply to the Court for the relief demanded to said complaint. for the relief demanded in said complaint, to wit. That the bonds of matrimony now existing between you and Plaintiff be dis-

Notice for Publication.

(Timber Land Act, June 3, 1878.)
U. S. Land Office, Oregon City.
March 10, 1904.

Notice is hereby given that in compliance with the provisions of the act of clongress of June 3, 1878, entitled "An act for the sale of timber lands in the states of California, Oregon, Nevada and states of California, Oregon, Nevada and the continuing to and including Friday. April 22 1804. HOWARD M. BROWNELL.

GEO. C. BROWNELL, Attorneys for Plaintiff,

Summers. In the Circuit Court of the State of Oregon for Ciackamas County. frin M. Johnson, Plaintiff,

Hamilton L. Johnson, Defendant,

To Hamilton L. Johnson, Defendant. In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 23rd day of April 1964, that being the last day prescribed in the order of publication of this summons, and if you fail to so appear and answer said complaint the plaintiff will apply to the Court for the relief therein prayed, to wit: A divorce from the marriage existing between you and plaintiff and for the custody of Hazel, the minor

child of said marriage.

This summons is published in the Oregon City Enterprise for six successive weeks by order of Honorable Thos. F. Ryan, judge of the County Court of the State of Oregon for Clackamas County made on the 8th day of March 1994, the first outliestion being on the 1994, day of first outliestion being on the 1994, day of Ladies trimmed hats, \$1.75 up—Red March 1994. S. R. HARRINGTON,

Attorney for Plaintiff.