In the Circuit Court of the State of Oregon, for the County of Clackamas. Ralph H. Slaughter, Plaintiff,

Marlay, Defendants.

To C. A. Ryan, Mrs. C. A. Ryan, and P. H. Marlay, defendants above named: 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 by the first day of the next term of the above entitied Court following the expiration of the time prescribed in the Order for publi- Clackamas County cation of the summons, which first day will be the 15th day of April, 1965, and Ritter, deceased. if you fall to appear and answer, for Court for the relief demanded in his com-

The relief demanded in the foreclosure of a certain Mortgage executed by de- Ritter, deceased. fendant C. A. Ryan on or about the 7th day of July, 1900, to secure the payment with interest at \$ per cent. per annum. described real property, situated in hereof. Clackamas County, State of Oregon: Being a part of the William Greshong D. L. C. T. 6, S. R. 1 E. W. M. bounded as Executor of the Estate of John Ritter.

Beginning 80 rods N. of the S. E. corner of the said D. L. C. on the Eastern line thereof; thence W. 160 rods; thence N. 40 rods; thence E. 160 rods to the Estate of Alexander Thomson, deceased: said claim line; thence S. 40 rods to the place of beginning containing 40 acres. And a further decree barring and foreclosing you said C. A. Ryan and P. H.

title or interest in or to said real property and every part thereof. This summons is published by Order Judge for the County of Clackamas,

State of Oregon, made March 3, 1965.

GEO. C. BROWNELL, C. SCHUEBEL and HOWARD M. BROWNELL Attorneys for Plaintiff.

SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clackamas. Olive C. Packwood, Plaintiff.

William H. Packwood, Defendant, To William H. Packwood 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 Court and suit on or before the last day of the period of Estate of William Barlow, deceased. six weeks from the date of the first publication of this summons, to-wit: on or tween said plaintiff and defendant, and said final account, that plaintiff be given the custody of Executor of the Estate of William Bar-Packwood, the two minor children of Hedges & Griffith, Attorneys for Execuplaintiff and defendant. This summons is published in pursuance of an order of Hon. Thos. F. Ryan, Judge of the County Court, made on the 23d day of February, 1905. The time prescribed in said order for the publication of this summons is County Court of the State of Oregon for once a week for six consecutive weeks. The date of the first publication thereof is the 3d day of March, 1906.

HENRY ST. RAYNER,

SUMMONS.

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

VS. J. Guy Allen, Defendant. To J. Guy Allen Defendant:

In the name of the State of Oregon: of the marriage bonds now existing be- by notified to file the same in said court tween the plaintiff and defendant, on the grounds of cruel and inhuman treat-

ment.

This summons is published by order of the Hon. Thos. F. Ryan, Judge of the County Court, of Clackamas county. Robert C. Heiser and Otto Heiser, made and entered on March 2d, directing C. A. Ryan, Mrs. C. A. Ryan and P. H. the first publication thereof to be made on March 3d, 1906, and the last publication on April 14th, 1905.

JOHN T. WHALLEY. Attorney for Plaintiff.

Executor's Notice.

In the county Court of Oregon, for In the matter of the Estate of John

Notice is hereby given that the underorder of the above entitled Court made and entered on the 6th day of March, house, Defendants, 1905. Executor of the Estate of John

All persons having claims against said by law required, at the office of W. S. plaintiff for that purpose the following gon within six months from the date

> Dated the 23d day of March, 1906, WM. S. HURST deceased.

> > Notice to Creditors.

Notice is hereby given by the undersigned, executor of the estate of Alexander Thomson, deceased, to the creditors of all persons having claims against Mariay of and from any and all right, said deceased or his estate, to exhibit them, with the necessary vouchers, within six months after the first publication of this notice, to said executor at the of the Honorable Thos. F. Ryan. County office of Uren & Schuebel, in Oregon City, Oregon, within six months after the 31st day of March, 1905.

This notice dated and first publication hereof March \$1, 1905. MILO THOMSON.

Thomson, deceased.

URen & Schuebel, Attorneys for said Estate.

NOTICE.

Notice is hereby given that I will not be responsible for any debts or accounts contracted by my wife, Adaline Hamilton, who has left me without cause or provocation.

Dated March 1st, 1906. STEPHEN HAMILTON. April 14.

Notice of Final Settlement.

Notice is hereby given that the undersigned has filed in the County Court of before April 14, 1905, and if you fall to Clackamas his final account as executhe State of Oregon for the County of so appear and answer said complaint, tor of the said estate and that the said the above named plaintiff will apply to court has set Monday, the first day of the Court for the relief demanded there- May, 1905, at the hour of ten o'clock in, to-wit: For a decree dissolving the said court in Oregon City, as the time bonds of matrimony now existing be- and place for hearing objections to the

low, deceased.

First publication March 31, 1905.

Administratrix Notice.

Notice is hereby given that the undersigned has been duly appointed by the estate of Owen J. Roberts, deceased.

same to me properly verified, as by law Attorney for Plaintiff, required, at the residence of the undermonths from the date hereof. Dated March 24, 1906.

> MARGARET L. ROBERTS. Roberts, deceased.

Notice of Final Settlement. iam R. Bagby, deceased, late of Clack-You are hereby required to appear and report in the County Court of said counamas County, Oregon, had filed her final answer the complaint filed against you ty and state and the Hon. Thos. F. in the above entitled suit, on or before Ryan, Judge of said court has appointed the 15th day of April, 1905, and if you Monday. May 15th, 1905, at 10 o'clock the 15th day of April, 1905, and if you A. M. for the hearing of objections, if fail to answer, for want thereof, the any there be, to said report and for final plaintiff will ask for the relief prayed settlement of said estate. Any person for in her complaint, viz: the dissolution having objections to said report is hereor or before said date.

known reputation of FOLEY'S HONEY AND TAR.

HARRIET BAGBY, Executrix of said estate.

BEWARE OF IMITATIONS

of FOLEY'S HONEY AND TAR

On account of the great merit and popularity of FOLEY'S HONEY AND TAR

for Coughs, Colds, and Lung Trouble, several manufacturers are advertising

imitations with similar sounding names with the view of profiting by the favorably

DO NOT BE IMPOSED UPON

We originated Honey and Tar as a Throat and Lung Remedy and unless you get

FOLEY'S HONEY AND TAR you do not get the original and genuine.

your life or health by taking imitations, which cost you the same as the genuine.

Foley's Honey and Tar is put up in three sizes -25c, 50c and \$1.00.

Prepared only by FOLEY & CO., 92-94-96 Ohio Street, Chicago, Illinois.

SOLD AND RECOMMENDED BY

Remember the name and insist upon having Foley's Honey and Tar. Do not risk

Oregon for Clackamas County.

F. M. Smith, H. F. Smith, Sarah J.

want thereof plaintiff will apply to said signed has been duly appointed by an nie Bodley. Adelina Pearson, Ward

estate are hereby required to present in the above entitled suit, on or before of a certain promissory note for \$200.00, the same with the proper vouchers, as Saturday, April 29, 1905, the same being and which said mortgage conveyed unto Hurst, in Aurera, Marion county, Ore- lication of this summons; and if you fail to so appear or answer, for want thereof plaintiffs will apply to the court for the relief demanded in the complaint,

> That defendants may be required to and each of them may be determined by a decree of this court. That by said two (32), decree it may be deciared and adjudged and north that defendants, nor any one of them, have no interest or estate whatever in or to said land or premises; and that the title of plaintiffs is good and valid. That defendants be forever enjoined and debarred from asserting any claim whatever in or to said land and premises adverse to plaintiffs, and for such other and further relief as this court may deem meet and equitable in the premises, and for their costs and disbursements. (The land and premises to which title is to be quieted is described as follows, to-wit: Beginning at a point 26 Executor of the Estate of Alexander chains south of the NE corner of Sec. 9, T. J. SR J. E of the W M., running thence west to the west line of the Benjamin Smith D. L. C., and the east line of the Chvalier Richardson D. L. C.; thence South to the SE corner of the said Richardson D. L. C.; thence east to the east line of said Sec. 9; thence north to the place of beginning, containing 80 acres, more or less, situate in

> > This summons is published, pursuant to an order made and entered theof March, 1905, by Thomas F. Ryan, County Judge of Clackamas county, directing that it be published in the Oregon City Enterprise, a weekly newspaper, printed and published in Oregon City, Clackamas County, Oregon, for a period of six consecutive and successive weeks, of which the date of the first publication is March 17, 1905.

SUMMONS.

Oregon for Clackamas County. Helen Schwickert, Plaintiff.

John Schwickert, Defendant.

In the name of the state of Oregon you are hereby required to appear and anthe above entitled cause on or before Friday, the 29th day of April, 1906, said day being more than six weeks from the Clackamas County, administratrix of the 17th day of March, 1905, the date of the first publication of this summons, and All persons having claims against said if you fall to so answer, for want thereestate are hereby required to present the of, the plaintiff will apply to the Court for the relief prayed for, to-wit:

For a decree of said Court forever dissigned at Milwaukie, Oregon, within six solving the bonds of matrimony now existing between plaintiff and defendant, and for her costs and disbursements in this suit, and for such other and further

The order for publication of summons in this court was made by the Hon. Thos. Notice is hereby give that the under- F. Ryan, Judge of the County Court of signed executrix of the last Will of Will- said Clackamas county on the 15th day

The date of the first publication of this

I now have funds on hand to pay county warrants endorsed prior to January 1, 1903. Interest will cease on such warrants from the date of this notice.

to-wit:

Clackamas County, State of Oregon.)

In the Circuit Court of the State of

To John Schwickert, defendant above

swer the complaint filed against you in

Administratrix of the Estate of Owen J. relief as to the Court seems just and 1906. equitable.

of March, 1905.

summons is March 17, 1906.

W. S. UREN. Attorney for Plaintiff.

Treasurer's Notice.

Dated Oregon City, Oregon, March 31, ENOS CAHILL. Treasurer of Clackamas Core, Ore.

SUMMONS.

NOTICE OF RESTORATION of Pub-In the Circuit Court of the State of Oregon for Clackamas County.
Robert C. Heiser and Otto Heiser.

Plaintiffs.

VS.

F. M. Smith, H. F. Smith, Sarah J.
Creighton, M. J. Alexander, Jennie Cole, Julius Smith, Charles S. Smith, Edna Myers, Grace Jones, Archibald Smith, C. A. Smith, Wesley Smith, Minnie Bodiey, Adelina Pearson, Ward Smith, Hubert Lehouse and Leonie

NOTICE OF RESTORATION of Public Lands to Settlement and Entry.
Department of the Interior, General Land Office, Washington, D. C. January 5, 1905. Notice is hereby given tiffat on December 15, 1904, the Secretary of the Interior released from withdrawal and restored to settlement the public lands in the following described areas which were temporarily withdrawn on August 1, 1903, for proposed additions to The Cascade Range Forest Reserve, and that the said public lands so released from withdrawal and restored to settlement on December 15, 1904, will become subject to entry filing and selection at the United States Land Offices for the respective districts in which the restored Minnie Bodiey. Adelina Pearson. Ward Smith. Hubert Lehouse and Leonie Lehouse.

Defendants.

To F. M. Smith. H. F. Smith. Sarah J. Creighton. M. J. Alexander. Jennie Cole. Julius Smith. Charles S. Smith. Edna Myers. Grace Jones, Archibald Smith. C. A. Smith. Wesley Smith. Minnie Bodley. Adelina Pearson. Ward Smith. Hubert Lehouse and Leonie Lehouse. Defendants.

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 Saturday. April 29, 1905, the same being six weeks from the date of the first publication of this summons; and if you be the format of the south half and north-west quarter of Section twenty-nine (21), and the west half of Section thrity-two (22); in Township nine (3) South. Range four (4) East, the west half of Section fourteen (14). Sections three (3) to ten (10), both inclusive, the south half and north-west quarter of Section fleeen (15). Sections sixteen (16) to twenty (20), both inclusive, the south half and south-west quarter of Section three (31) and thirty-one (21), and the west half of Section three (32); in Township nine (3) South. Range four (4) East, the west half of Section fourteen (14). Sections three (3) to ten (10), both inclusive, the south half and south-west quarter of Section fleeen (15). Sections three (3) to ten (10), both inclusive, the south half and south-west quarter of Section fleeen (15). Sections three (3) to ten (10), both inclusive, the south half and north-west quarter of Section fleeen (15). Sections three (3) to ten (10), both inclusive, the south half and north-west quarter of Section fleeen (15). Sections three (3) to ten (10), both inclusive, the south half and north-west quarter of Section fleeen (15). Sections three (3) to ten (10), both inclusive, the south half and north-west quarter of Section fleeen (15). Sections three (3) to ten (10), both inclusive, the south half and north-west quarter of Section fleeen (15). Sections three (15) to twenty-nine (15) to tw four (*) East, Sections five (5), six (6), seven (7), thirteen (13) and fourteen (14), the south half of Section fifteen (15). Sections sixteen (16) to thirty-six (36), both inclusive; In Township ten (18) South, Range four (4) East, Sections one (1) to twenty (20), both inclusive, the south-west quarter of Section twenty-one (21), the north-east quarter of Section twenty-three (23), twenty-four (24), and set forth the nature of their claims, and three (23), twenty-four (24), and that all adverse claims of defendants (twenty-five (25), the north half and southeast quarter of Section twenty-six (38), Sections twenty-nine (29) to thirty-two (32), both inclusive, the south half and north-west quarter of Section thirty-

Section thirty-four (31), the south-east quarter of Section thirty-five (35). Sec-tion thirty-six (36); in Township eleven (11) South, Range four (4) East, Sec-tions four (4) to nine (3), both inclusive, tions four (4) to nine (9), both inclusive, Sections sixteen (16) to twenty (20), both inclusive, the north half and south-west quarter of Section twenty-one (21), the west half of Section twenty-eight, Sections twenty-nine (29) and thirty (30); In Township twelve (12) South, Range four (4) East, Sections three (2) to thirty-three (32), both inclusive, and Sections thirty-five (35) and thirty-six (36); all in the Oregon City Land District; Townships fourteen (14), fifteen (15), sixteen (16) and seventeen (17) South sixteen (18) and seventeen (17) South twenty-two (22) South, Range one (1 West; In Township twenty-three (22 South, Range one (1) West, Sections one South, Hange one (1) West, Sections one (1) to eleven (11), both inclusive, Sections fifteen (15) to twenty-one (21), both inclusive, and Sections twenty-eight (23) to thirty-three (33), both inclusive; In Township twenty-four (24) South, Range one (1) West, Sections five (5) to nine (9), both inclusive, the west half of Section fourteen (14), Sections fifteen (15) to twenty-three (23), both inclusive, and Sections twenty-five (25) to thirty-six Sections (15).

to twenty-three (23), both inclusive, and Sections twenty-five (25) to thirty-six (26), both inclusive; in Township twenty-five (25) South, Hange one (1) West, Sections one (1) to twenty-three (22), both inclusive; the north half of Sections twenty-four (24) and twenty-six (26), Sections twenty-seven (27) to thirty-one (21), both inclusive; in Township thirty (30) South, Range one (1) West, Sections one (1), two (2) and three (2), Sections five (5) to twenty-three (23), both inclusive, and Sections twenty-seven (27) to thirty-six (25), both inclusive, and Sections five (5), six (6), seven (7) and eight (8), the south-west quarter of Section fine (2), Sections fifteen (15) to twenty-one (21), both inclusive, and Sections twenty-seven (27) to thirty-six (25), both inclusive, and Sections twenty-seven (27) to thirty-six (25), both inclusive, all in the Roseburg Land District.

J. H. FIMPLE, Acting Commissioner, Approved: THOS, RYAN, Acting Secretary of the Interior.

J. U. CAMPBELL, Attorney for Plaintiffs.

tary of the Interior.

Administratrix Notice of Appointment Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon for Clackamas County as Administratrix of estate of John J. Ahalt. deceased. All persons having claims against said estate are hereby notified to present the same to me with proper vouchers as required by law at the office of Wm. D. Fenton, Room 609 Fenton Building, Portland, Oregon, within six months from

ANNIE AHALT Administratrix of the Estate of John J. Ahalt, deceased.

First Insertion March 24, 1905.

Last insertion, April 21, 1905.

NOTICE FOR PUBLICATION. Department of the Interior, Land Of-

fice at Oregon City, Oregon, March 18,

Notice is hereby given that the following-named settler has filed notice of his intention 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 May 3, 1906,

George A. Bell, H. E. No. 12172 for the E14 SE14 & NW 14 SE% of Sec. 32, T. 2 S., R. 7 E.

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

John Marugg, of Salmon, Oregon, John Murphy, of Salmon, Oregon. W. E. Welch, of Salmon, Oregon. C. W. Kern, of Salmon, Oregon, ALERNON S. DRESSER.

Notice of Final Settlement. In the County Court of the State of

Oregon for Clackamas County. In the matter of the partnership estate

of Logue & Albright;

Notice is hereby given that the undersigned has filed in the above entitled court his final account of his administration of said estate and that said court appear before this court at the has fixed Monday. April 17, 1905, at 10 room thereof in the court house of 0 has fixed Monday, And of said day at the court amas County, Oregon, on the line room of said court as the time and place April, 1905, at 10 o'clock a. m. the of hearing objections to said final account, and the settlement of said es-

CHAS ALBRIGHT, JR., Administrator of the Partnership estate of Logus & Albright,

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for County of Clarkamas. Sidney Smyth and T. P. Randall,

James Shaw and James W. Shaw. Defendants.

STATE OF OREGON.

County of Clackaman -- an

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 2nd day of March, 1905, upon a judgment rendered and entered in said court on the 3d day of May, 1898, in favor of Sidney Smyth and T. P. Randali, plaintiffs, and against James Shaw and James W. Shaw, defendants, for the sum of \$685.00, and the further sum of 150 as attorney's tee, and the further sum of \$38.60 costs and disbursements, and the costs of and upon this writ commanding me to make sale of the following described real property, situate in the County of Clacksmas, State of Oregon, to-wit:

All of the following described property in Shaw's Annex to Oregon City. Lots 3-5-10 in Block 1.

Lots 1-2-6-7-8-9-10-13-14 in Block 2. Lots 2-4-5 and 13 to 18 inclusive in Block I. Lots 3 to 5 and 12 to 18, both inclusive in Block 4.

Lots 5-6-7-8- and II to 20 inclusive, in Block 5. Lots 3 to 17 inclusive in Block Lots 1 to 16 inclusive in Block 7. Lots 1-2-2-9-10-11-12-18-19-29, in Hik 8. Lots 1 to 29 inclusive in Block 9. Lots 1 to 20 inclusive in Block 10. Lots I to 20 existing between you and plain inclusive in Block 11. Lots 1-2-3-6-7 and 9 to 20 inclusive in Block 12 Lots 3-5-14 in Block 13. Lots 1 to 20 inclusive in Block 14. Lots 1 to 20 inclusive in Block 15. Lots 1 to 20 Inclusive in Block 16. Lots 1-1-4- and 5 to 29 inclusive in Block 17. Lots 1 to 10 inclusive in Block 18.

Now. Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will on Saturday, the 8th day of April, 1906, at the hour of 10 o'clock a. m., at the front door of the County Court House in the City of Oregon City, in said county and state, sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendants or either of them, had on the date estate and that the above name of the mortgage herein or since had in has appointed Monday, the lat or to the above described real property or any part thereof, to satisfy said exe- jections to said final account cution, judgment order, decree, interest, costs and all accruing costs.

J. R. SHAVER Sheriff of Clackamas County. By E. C. Hackett, Deputy. Dated at Oregon City, Oregon, March Date of last publication, April 10th, 1905.

CITATION

In the County Court of Clackamas County Oregon.

In the matter of the Guardianship of Barbara Regina Morlock, Amelia Louise Morlock, and Anna Marie Morlock, minors.

Now comes E. G. Caufield, guardian of the above named misors by his attorney, H. E. Cross, and files in Court his duly certified petition on behalf of said minors, asking for an order and Reense allowing him to sell the interest which said minors have in the following described real estate situate in the County of Clackamas, State of Oregon, to-wit: Beginning at the Northeast corner of

that certain tract of land found described in deed recorded on page 370, Vol. 49, record of deeds for Clackamas County, Oregon, said beginning point being the Northeast corner of the Bouthwest quarter of the Northwest quarter of Section four T. 3 S., R. 3 E. of the W. M. running thence South along the East line of said tract 25.48 chains to the County road; thence along said County road North 65 degrees West 1.56 chains; thence South 74 degrees West along said road 5.50 chains; thence North \$5 degrees. West 14 chains more or less to the West line of said Section 4; thence North along said Section line 26 chains more or less to the Northwest corner of the Southwest quarter of the Northwest quarter of said Section 4; thence East 20 chains to the place of beginning, containing 51 acres more or less, subject to the life estate of their father, Daniel

And it appearing to the satisfaction of the Court that it would be beneficial to said wards that such real estate and their interest in the same should be sold, and the Court being fully advised it is swer the complaint filed against F ordered, adjudged and decreed that Mon- the above entitled suit in the day, the 1st day of May, 1905, at the hour of ten o'clock a. m. be the day and time 1995, the same being six weeks set apart for the hearing of such petition the first publication of this su and of objections to the same, if any there be, and that Daniel Morlock, the to so appear and answer said co father of said minors, Louise Hornberger, Wilhelmina Hiller, next of kin of said wards, and all other persons interested in said Estate are hereby cited to be and appear before this Court on said 1st day of May, 1905, at the hour of 10 o'clock a. m., to show cause why license should not be granted for the sale of such real estate as prayed for.

It is further ordered and decreed that a copy of this order be published in the Oregon City Enterprise for three successive weeks before the hearing of such petition. Dated March 23d, 1905.

THOS. F. RYAN.

County Judge.

CITATION.

In the County Court of the State of City Council for a renewal of my Oregon, for the County of Clackamas. license at my present place of bo In the matter of the Estate of James on Main and Fifth streets. E. Currie, deceased.

To Margaret Dooley, John L. Thomas Magorry and Patrick M. and all others unknown or son-reif any such there be, who are he devisees of James E. Currie, den

interested in said estate; In the name of the State of On You and each of you are hereby to an order should not be made for the at private sale by the administ the real property belonging to the of the said James E. Curris, & which real property is more patter described as follows, to-wit-The south-west quarter of the

west quarter and lot four (4) of a thirty (30) township (6) north a six (6) west of the Willamette Me containing 162 90-100 in Clatson co Oregon. The north-west quarter of twelve (13), township three (3) range five (5) east of the Wills Meridian, in Clackamas County, or

east quarter, the east half of the

as prayed for in the petition of a Crawford, administrator of said low on file in this court. Witness my hand and the seal of Court hereto affixed, this 224 &

> F. A. SLEED Clerk of the County of By F. W. Greenman, h

SUMMONS.

in the Circuit Court of the Six Oregon for Clackamas County. Maggie A. Burley, Plaintiff. Albert R. Burley, Defendant,

To Albert R. Burley, the above Defendant: In the name of the state of the you are hereby required to appear answer the complaint filed against in the above entitled suit, in the entitled Court, on or before Friday, 28, 1905, the same being six week the first publication of this sea and you will take notice that if pa to so appear and answer said con the Plaintiff will apply to the Cor the relief demanded in said com to-wit: That the bonds of mate

This summons is published by order of the Hon. Thos. F. Ryan, of the County Court of the Cour Clackamas, State of Oregon, in the paper of general circulation is 0 mas county, for six weeks, cons Friday, March 17, 1995, and cont to and including Friday, April 3, GEO. C. HROWN

Notice of Final Settlement In the county court of the Bu Oregon, for Clackamas County. In the matter of the estate of Bingham, deceased:

Notice is hereby given that I has

Attorney for Pa

my final account in the above; May, 1905, as the time for hearts the settlement thereof

KATE STEVENS HINGE Administratrix of the estate of Bingham, deceased. Date of first publication, March !

In the Ctrcuit Court of the State # gon, for the County of Clacks R. Stish. Plaintiff.

J. Stish, Defendant,

To J. Stish. defendant above a In the name of the State of Orest are hereby required to appear all swer the complaint filed against ? the above entitled cause on st 8th day of April, 1905, said day more than six weeks from 28th February, 1905, the date of the first iteation of this summons and if y to so answer, for want theres. plaintiff will apply to the Court b relief prayed for, to-wit:

For a decree of said court forest solving the bonds of matrimony as isting between plaintiff and de and for such other and further as to the Court seems just and equi The order for publication of Bu in this court was made by the Thomas McBride, Judge of the entitled Court on the 20th day of

The date of the first publication summons is February 24, 1905. ED. MENDENHALL and A. R. MENDENHALL Attorneys for Pa

SUMMONS.

In the Circuit Court of the State of gon, for the County of Clackans William H. Van Wey, Plaintiff.

Alice G. Van Wey, Defendant. To Alice G. Van Wey, the above Defendant. In the name of the State of Ores

are hereby required to appear # named court on or before Friday, A and you will take notice that if you the Plaintiff will apply to the Co the relief demanded in said con to-wit: That the bonds of mail existing between you and Plain dissolved.

This summons is published M order of the Hon. Thos. F. Ryan. of the County Court of the Cou Clackamas, State of Oregon, in the gon City Enterprise, a weekly new of general circulation in Ciac County, for six successive weeks mencing Friday, February 24, 190 continuing to and including GEO. C. BROWNE Attorney for Plan

Saloon License. Notice is hereby given that I will

ply at the next regular meeting

HUNTLEY BROTHERS COMPANY, OREGON CITY