The Larkspur.

Great vigilance has to be exercised by the antiquarian painter. This was demonstrated by Sir Laurence Alma-Tadema's picture "The Finding of Moses." Looking at the picture, a well known botanist examined with admiration the painting of the lifelike larkthen, turning toward the artist and congratulating him on the successful rendering, pointed out that larkspurs were of a comparatively recent growth. The painter laughed as he replied, "So I thought, until dried specimens of them were discovered in some of the recently explored royal tombs of Egypt."

Fishy.

Mother (reproachfully, to her small son)-Jamie, where have you been all afternoon?

Jamle (uneasily)-At Sunday school, mamma.

Mother-Then how is it you are wet and smell so of fish?

Jamie (in desperation)-Well, you see, I've been studying about Jonah and the whale, and-well-I guess it came off on my clothes.-Harper's Weekly.

Lack of Perception.

ev'y four footed critter dat comes down de road.'

"He must be a fighter."

"No, suh. He ain' no fighter, but he don' seem able to reco'nize de fack."-Washington Star.

The Place For Him.

"Notwithstanding what you say about be a loyal fellow. He appears to keep in with his friends." "He should be kept in with them,"

replied Crabbe. "Most of his friends are in jail."-Philadelphia Ledger.

To be nameless in worthy deeds exceeds an infamous history.-Browne.

MA'S SPECIFICATIONS. "I can't understand," said the arch-"why you want such a big key-

hole in the parlor door."
"It's my wife's idea," replied Mr. "She insists on it, and when she makes up her mind to a thing there's no use tryin' to argue her out You know we have a daughter who is old enough now to have a fel-

WHAT ROOSEVELT RECOMMENDS.

Summary of President's Message To Fifty-Ninth Congress.

his first message to the Fifty-ninth Congress:

That the Federal Government should exercise regulatory and supervisory powers over the railroads. whereas now they are in the position of subjects without sovereigns:

That the railroads be compelled to adopt safety appliances to the lessen- \$16.80, costs and disbursements, and ing of serious accidents:

That there should be regulation of the hours of service more favorable to lowing described real property, situational employes, also a constitutional enactment covering employers' lia. of Oregon, to-wit: bility in all industries within the scope of the Federal power:

That Congress should ascertain if it is not possible to furnish better safeguards against graft in life insurance

governments:

a more elastic currency; directed against bribery and corruption in Federal elections, with provision for the proper handling and the publication of all campaign expenses.

including those of nominations: That the United States join in general arbitration treaty that should be negotiated among all nations represented in The Hague conference.

That the Monroe Dictrine should be maintained inviolate and in its wider and modern application without the shirking of responsibility on the part of the United States, or its permitted use as a shield to the detriment of other nations:

That appropriation should be made for efficient maneuvers of the Army, and that the standard of efflicency in the Navy be carefully maintained and improved as circumstances will permit:

That the criminal laws of the United States be revised to the speedier assurance of justice, often postponed or dfeated through the law's delay: That the honest disposal and right use of the remaining public lands be

That appropriation be made in aid of the Jamestown Tri-Centennial Exposition.

That the laws now existing for the exclusion of undesirable immigrants the 1st day of December, 1905, upon should be strengthened, recognizing a judgment rendered and entered in that the entire Chinese coolie class legitimately comes under the head of undesirable immigrants to this countiff, and against James Shaw, and Bet-

That a law be enacted to regulate interstate commerce in misbranded at the rate of 8 per cent per annum and adulterated foods, drinks and

negotiate with the State of New York me out of the personal property of for the preservation of Niagara Falls; said defendants, and if sufficient could That pensions be granted to inca- not be found, then out of the real pacitated members of the Life-Saving property belonging to said defendant

That the statute suspending the opof April, 1898, to satisfy said sum of eration of the coastwise laws of the \$196.50 and interest as above set forth United States upon Philippine trade until 1906 be extended to 1909, and that writ. a more liberal tariff policy be adopted between the United States and the execution, judgment order and decree, Philippines:

That immediate steps should be taken for the fortification of Hawaii; That American citizenship be conferred upon all citizens of Porto Rico; That Alaska be given an elective

delegate: That Oklahoma and Indian Territory eb admitted to the Union as one state and Arizona and New Mexico as

prosecution of Panama Canal work be supplied by prompt appropriation;

That steps be taken to increase the efficiency of the State Department at home and improve the Consular service abroad.

Saloon License.

Notice is hereby given that I will apply at the next regular meeting of spurs which form the foreground, and the Oregon City Council for a renewal of my saloon license at my present place of business, corner of Main and W. E. WILSON. Fourth streets.

SUMMONS.

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

Ivy Vorbeck Potter, Paintiff,

Lester Potter, Defendant. To Lester Potter, the above named de-

fendant. In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the last day of the time prescribed in the order for publication of this summons, to-wit; on or before the 20th day of January, 1906, the said day after the expiration of six weeks from the first publication of this summons, and if you fail so to appear and an swer for want thereof, plaintiff will apply to the court for the relief pray-"Dat dog o' mine," said Erastus ed for in the complaint which is that Pinkly, "keeps on a-tryin' to whup the bonds of matrimony existing between the plaintiff and defendant be dissolved.

This summons is published by order of Hon. Thomas. A. McBride, Judge of said court, made on December 8, 1905, by which order it was directed that this summons be published once each week for six successive weeks and that said defendant appear and answer on or before the 20th day of Kraftie," said Goodart, "he seems to January, 1906 and the date of the first be a loval fellow. He appears to keep publication thereof if December 8th, 1905, the date named in said order for said publication.

T. B. McDEvITT.
Attorney for Plaintiff, Portland, Ore.

SHERIFF'S SALE.

In the Circuit Court of the State of Oregon, for County of Clackamas. Mary A. Walton, Plaintiff,

Sarah Neukirchner, Albert Neukirchner, Ida B. Bloomer, and Annie E. Jones, widow and heir-at-law of F. G. Neukirchner, deceased, Defendants.

STATE OF OREGON,

County of Clackamas .- ss. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 1st day of December, 1905, upon a judgment rendered and entered in said President Roosevelt recommends in court on the 23d day of November, 1905, in favor of Mary A. Walton., Plaintiff, and against Sarah Neukirchner, Albert Neukirchner, Ida B. Bloomer and Annie E. Jones, widow and heirand the further sum of \$60 as attorney's fee, and the further sum of the costs of and upon this writ, commanding me to make sale of the fol-

The South Half of the South-east quarter of Section Ten (10) in Township Four South of Range Two East of W. M., and containing Eighty acres.

Now, Therefore, by virtue of said than is provided by the several state execution, judgment order and decree, and in compliance with the commands writ I will not parsimony in public expenditure: 6th day of January, 1906, at the hour That provision should be made for of 10 o'clock a. m., at the front door of the county court house in the city That Congress should enact a law of Oregon City in said county and state sell at public auction, subject to re-demption, to the highest bidder for S. gold coin, cash in hand, all the right, title and interest which the within named defendants or either of them, had on the date of the mortgage | City passed by the council and approvherein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

J. R. SHAVER, Sheriff of Clackamas County, Oregon. By E. C. Hackett, Deputy.

Dated, Oregon City, Oregon, December 8th, 1905.

SHERIFF'S SALE ON EXECUTION.

In the Circuit Court of the State of Oregon, for the County of Clacka-Henry Gans, Plaintiff,

James Shaw, Betty Shaw, John Duffy, and S. Neffker, Defendants.

STATE OF OREGON, County of Clackamas -ss By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated said court on the 23d day of April, 1898, in favor of Henry Gans, Plainty Shaw of said defendants for the sum of \$196.50, with interest thereon from the 27th day of June. 1898, and the further sum of \$ the costs That all possible effort be made to of and upon this writ, commanding said defendants, and if sufficient could

> and also the costs upon this said Now, Therefore, by virtue of said and in compliance with the commands tion of Eleventh Street and Moss num, payable semi-annually. Bids of said writ, being unable to find any Street in Oregon City west of the will be received for the whole or any personal property of said defendant's, did on the 1st day of December, 1905, duly levy upon the following describ- of the side lines of Moss street be-

on and after the date of said 23d day

situate and being in the County of Clackamas, and State of Oregon, to-



Biliousness, dyspepsia, loss of appetite, disturbed sleep, nervousness, headache, giddiness and drowsiness, wind and pain

disturbed sleep, nervousness, headache, giddiness and drowsiness, wind and pain or fuliness of the stomach after meals, cold chills and flushings of heat, shortness of breath—these are the blank cheques of physical bankruptey.

The man who suffers from these disorders and neglects them will soon be in the relentless grasp of some fatal disease. If he is naturally narrow chested and shallow lunged, it will probably be constration, or even insanity; if there is a taint in the family blood, it will be blood or skin disease; if he lives in a new or a low, swampy country, it will be malaria; if he lives a line of exposure, it may be rheumatism. There is one safe course for a man to follow who finds himself "out of sorts" and suffering from the symptoms described. It is to resort to Dr. Pierce's Golden Medical Discovery. This medicine makes the appetite keen, corrects all disorders of the dige tion, renders assimilation perfect, invige rates the liver, purifies and erriches the blood and builds firm, healthy flesh and nerve tissue. It enters almost all discrete that result from the sufficient or improper nourishment of the brain and nerves. Bronchial, throat, and even lung affections, when not too far advanced, readily yield to it.

A man or woman who neglects extended to the brain and nerves. Bronchial, throat, and even lung affections, when not too far advanced, readily yield to it.

A man or woman who neglects conducts of the brain and nerves. Bronchial, throat, and even lung affections, when not too far advanced, readily yield to it.

A man or woman who neglects conducts of the brain and nerves. Bronchial, throat, and even lung affections when not too far advanced, readily yield to it.

A man or woman who neglects conducts of the brain and nerves. Bronchial, throat, and even lung affections when not too far advanced, readily pield to it.

A man or woman who neglects constipation suffers from slow poisoning. Dr. Pierce's Pleasant Pelets cure constipation. One little "Pellet" is a gentle laxative, and two a mild cathartic. Don't let a selfish seller over-persuade you to accept a substitute for these Original Little Liver Pills, first put up by old Dr. R. V. Pierce over 40 years ich imitated but never equaled.

Lots 3 to 9 and 13 to 18, both inclusive in Block 4; Lots 5-6-7-8 and 11 to 20 inclusive in Block 5; Lots 3 to 17 inclusive in Block 6; Lots 1 to 16 inclusive in Block 7; Lots 1-2-3-9-10-11-12 18-19-20 in Block 8; Lots 1 to 20 inclusive in Block 9: Lots 1 to 20 inclusive in Block 10; Lots 1 to 20 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 1-3-4 and 5 to 20 inclusive in Block 17; Lots 1 to 10 inclusive in Block 18.

And I will on Saturday, the 6th day of January, 1906, at the hour of 11 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 of said judgment or since had in or to the above describat-law, of F. G. Neukirchner, deceased, ed real property or any part thereof, Defendants, for the sum of \$487.69 to satisfy said judgment order, decree, interests, costs and all accruing costs. J. R. SHAVER.

Sheriff of Clackamas County, Oregon. By E. C. Hackett, Deputy. Dated Oregon City, Oregon, December 8th, 1905.

ORDINANCE NO....

30, 1906, the time for completion by thence South 3.60 chains to a Yew Southern Pacific Company of certain improvements on Railroad Avenue in and along the north line of the tract Oregon City.

Oregon City Does Ordain as follows: Section 1. hereby granted unto Southern Pacific tract of land conveyed by John Q. Company an extension of time until Welch to J. J. Bullock by deed record March 30, 1906, within which to fully ed in book "F" complete the improvements specified in the contract entered into between thence North eight and fifteen one said Southern Pacific company and hundredths chains to a point formerly Oregon City, dated June 30, 1905, and which was made pursuant to the pro- 83 degrees East and 26.75 chains to a vision of Ordinance No. 329 of Oregon point formerly indicated by a tall by the Mayor of Oregon City on the 7th day of June, 1905, and entitled:

"An Ordinance authorizing the Oregon and California Railroad Company, its lessee, successor's and assigns, to construct, operate and maintain main track and certain side tracks in Street, in the city of Oregon City, Clackamas County. Oregon, and to authorize the construction and maintenance of a team crossing on Third Street of said city under the tracks of said company, and a pedestrian un-der crossing at Fourth Street under said railroad tracks on said Railroad Avenue aforesaid, and a pedestrian overhead crossing between Seventh Street and Eighth Street over and across said Railroad Avenue aforesaid, and to authorize the Mayor and Recorder of said City to enter into a contract with the Southern Pacific Company, lessee of the Oregon and California Railroad Company for the construction and maintenance of said pedestrian crossings and team undercrossings, and to legalize the use and ccupation of said Railroad Avenue by said Oregon and California Railroad Company, its lessee, successors and assigns in respect to the tracks and sidings heretofore constructed and maintained thereon."

Read first time and ordered publish ed at a regular meeting of the City Council held Wednesday, December 1905, and to come up for second reading and final passage at a special

W. A. DIMICK, Recorder.

ORDINANCE NO ...

An Ordinance vacating all that porwesterly line of Main street would not be included in a projection ed real property of said defendants, tween blocks 20 and 21 of Oregon situate and being in the County of City to the east line of Water street.

Oregon City Does Ordain as follows: ory eb admitted to the Union as one tate and Arizona and New Mexico as nother;

That the immediate need for the That the

Eleventh Street and Moss Street, and proof of posting notice as required by aw, IT IS ORDAINED, That that portion of Eleventh Street

and Moss Street west of the westerly line of Main Street in Oregon City that would not be included in a pro-jection of the side lines of Moss street between Blocks 20 and 21 of Oregon City to the east line of Water street of Oregon City be and the same is here

Read first time and ordered publish ed at a regular meeting of the City Council, held Wednesday, December 6 1905. and to come up for second read ing and final passage at a special meeting of the City Council to be held December 16, 1905, at 6:30 o'clock p

By order of the Council of Oregon

W. A. DIMICK, Recorder.

Notice is hereby given that the undersigned has been appointed Executrix of the estate of Ulrich Aemisegger, deceased, by the Hon. County Court of

Clackamas County, and State of Ore-

All persons having claims against the said estate are hereby notified to present the same to me for payment at my residence near Barton, Clack-amas County, Oregon, R. F. D. No. 2, with proper vouchers within months from the date of this notice. within six JULIA DOUGLAS AEMISEGGER,

Executrix of the Estate of Ulrich Aemisegger, deceased. Gordon E. Hayes, Attorney for Estate.

EXECUTOR'S NOTICE.

Notice is hereby given that the undersigned, executor of the will of Mary E. Winston, deceased, has filed his final report with the County Court of Clackamas County, State of Oregon, and that said Court has set Monday, the 8th day of January, 1906, at the hour of 10 o'clock a. m., of said day as the time for hearing the said Final Report, and the objections thereto, if any there be. At which time all persons interested are hereby notified to appear before said court. W. H. COOKE,

Executor of the will of Mary E. Wins ton, deceased

EXECUTRIX' SALE OF REAL ES-TATE.

In the matter of the estate of Parker

F. Morey, deceased. Notice is hereby given that by virtue of an order made and entered in the County Court of the State of Oregon for the County of Clackamas, on the 22d day of November, 1905, in the matter of the estate of Parker F. Morey, deceased, that I will on and after Tuesday, the 26th day of December, 1905, proceed to sell at private sale, all of the following described real property belonging to the estate of Parker F. Morey, deceased, to-wit::

Being a part of the D:L.C. of Felix A. Collard and wife in Township 2, South of Range 1 East of Willamette Meridian in Clackamas County, State of Oregon, and described as follows,

to-wit:

Beginning at a point on the left bank of the Willamette River in the mouth of a spring branch and formerly indicated by a rock mound; running thence south 55 degrees West up and An ordinance extending until March with said branch 8 chains to a stake; stump; thence South 84 degrees West of land formerly owned by Henry C. Welch 33.30 chains to a point which That there be and is point is the Southeast corner of the page 13, records of Deeds of said Clackamas County; indicated by a stake; thence North maple stump; thence North 51 de-grees East 4.50 chains to a point in the left bank of the Willamette River: thence up and with the meander of said river to the place of beginning

containing 31.33 acres, more or less That the terms of such sale shall be cash and that bids for the purchase Railroad Avenue, formerly called Bluff of the said real property shall be made to me at the office of my attorneys, Hedges & Griffith, in Oregon City Oregon.

CLARA E. MOREY. Executrix of the estate of Parker F. Morey, Deceased. HEDGES & GRIFFITH

Attorneys for Executrix. (First pub. November 24, 1905)

Notice of Sale of School District Bonds

Notice is hereby given that a certificate of bond election held in School District Number 108, Clackamas County, Oregon, was filed in my office on

the 30th day of October, 1905, by the judges and clerk of said bond election, wherein it is certified that an election held in said district on the 28th day of October, 1905, it was voted that the bonds of said district shall be issued in the sum of Five Thousand Dollars (\$5000.00) for the purpose of building and furnishing a school house for said

Said bonds are to be issued in de-

nominations of Five Hundred Dollars (\$500.00) each, payable absolutely in twenty years from date, one or more meeting of the City Council to be ure of said school district at any time held December 16, 1905, at 6:30 o'clock after ten years from date. Principal By order of the Council of Oregon Gold Coin at the office of the County Treasurer of Clackamas County, Oregon, or at such place as may be designated in the city and state of New York at the option of the purchaser. The bonds bear interest at the rate of

school district.

that part of the said bonds I will receive sealed bids for the above issue of bonds up to 2 p. m. of Saturday, the 23d day of December, 1905, when they will be opened at my office at the County Court House of Clackamas County, Oregon, at Oregon City, Oregon. Said bonds will be dat

not to exceed six per centum per an-

ed January (1st, 1906. All bids should state where the principal and interest of said bonds shall Women as Well as Men Are Made which said bonds shall bear. The said bonds will not be sold for less than par. The right t The right to reject any and all

Dated at Oregon City, Oregon, this 28th day of November, 1905. ENOS CAHILL,

County Treasurer.

Guardian's Sale of Real Property.

Notice is hereby given that the undersigned, as guardian of the person and estate of Arthur Gard and Norma Gard, will on and after the 30th day of December, 1905, at the hour of 1 o'clock p. m.; of said day, at the office of Livy Stipp, Justice of the Peace for District No. 4, in Oregon City, Clackamas County, Oregon, offer for sale and sell at private sale to the highest bidder either for cash in hand or part cash and the remainder on credit with ample securities, and subject to confirmation of said Court, the following described real property, to-wit:

The W half of the NE quarter and the NE quarter of the SW quarter and the NW quarter of the SE quarter of Section 33, in T. 3 S.; R. 3, E; W. M.,

in Clackamas County, State of Oregon. This sale is made under and in pursuance of a license and order of sale granted by the County Court of Baker County, Oregon, on the 21st day of November, 1905, in the matter of the guardianship of Arthur Gard and Norma Gard, minors, authorizing this guardian to sell said real property. Dated this 1st day of December, 1905

Z. S. GARD,

Guardian of the person and estate of Arthur Gard and Norma Gard,

Guardian's Sale of Real Estate.

Notice is hereby given that the undersigned, as guardian of the person and estate of Norman McKenzie, Clark McKenzie and Lee McKenzie. will on and after the 30th day of December, 1905, at the hour of ten o'clock in the forepoon of said day, at the office of Livy Stipp, Justice of the Peace for District No. 4, in Oregon City, Clackamas County, Oregon, offer for sale and sell at private sale to the highest bidder either for cash in hand for part cash and remainder on credit with ample securities, and subject to confirmation of said Court, the following described real property, to-

Beginning at a stone marked "X" on Said stone being the corner of Sections 9. 10, 15 and 16, in Township 3 South, Range 4 East, Willamette Said stone being also on the east boundary of the J. H. Miller D.L.C., No. 61 in said Township and Range; thence south along east boundary of said J. H. Miller D.L.C. 12.00 chains to the southeast corner of said D.L.C.; thence west along south boundary of said J. H. Miller D.L.C. 36.69 to the southwest corner of a tract of land owned by James McKenzie and recorded in Book "W" page 447, Record of Deeds for Clackamas County; thence north along the west boundary of said James McKenzie tract 13.63 chains; thence east parallel to the south boundary of said J. H. Miller D. L. C., 36.69 chains to the east boundary of said D.L.C.; thence south along east boundary of said J. H. Miller D.L.C. 1.63 chains to the place of beginning, containing 50 acres, all in Clackamas County, Oregon.

This sale is made under and in pursuance of a license and order of sale granted by the County Court of Clackamas County, Oregon, on the 29th day of November 1905, in the matter of the guardianship of Norman McKenzie, Clark McKenzie and Lee McKenanthorizing to sell said real property.

Dated this 1st day of December, 1905. JENNIE McKENZIE, Guardian of the person and estate of this summons, to-wit: Norman McKenzie, Clark McKenzie and Lee McKenzie, minors.

Notice of Final Settlement.

In the County Court of the State of to-wit: Oregon, for the County of Clackamas. In the matter of the Estate of John

Herbst, Deceased.

Notice is hereby given that the undersigned administrator of the above entitled estate has filed in the County Court of Clackamas County, State of Oregon, his final account as such administrator of said estate, and that the Court has fixed Tuesday, January 2, 1906, at the hour of 10 o'clock a. m., of said day at the Court room of said Court in Oregon City, Oregon, as the time and place of hearing any and all objections to said report and the

final settlement of said estate. JACOB WIND, Administrator of said Estate. Bruce C. Curry, Attorney for Estate

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. J. C. Herripgton, Plaintiff,

May Herrington, Defendant. To May Herrington, 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 expiration of six weeks from and after the date of the first publication of this summons, towit: On or before 23d day of December, 1905; and if you fail to answer. for want thereof, the plaintiff will apply to the court for the relief prayed for in his complaint on file herein, towit: That the bonds of matrimony now existing between the plaintiff and defendant be dissolved, upon the ground of desertion and abandonment of the plaintiff by defendant for a pe riod of more than one year, and for such other and further relief as pray ed for in the complaint and which to the court may seem equitable and proper.

This summons is published by or-der of the Honorable Thomas A. Mc-Bride, a judge of the Circuit Court, of the State of Oregon, and the said order was made and dated the 8th day of November, 1905, and the date of the first publication thereof is the 10th day of November, 1905.

> JOHN F. WATTS and T. B. McDEVITT. JR., Attorneys for Plaintiff.

Miserable by Kidney and Bladder Trouble.

Kidney trouble preys upon the mind, iscourages and less ensambition; beauty, vigor and cheerfuldiscourages and le

ness soon disappear when the kidneys are out of order or dis-

Kidney trouble has become so prevalent that it is not uncom-mon for a child to be born afflicted with weak kidneys. If the

child urinates too often, if the urine scalds the flesh, or if, when the child reaches an age when it should be able to control the sage, it is yet afflicted with bed-wetting, depend upon it, the cause of the diffi-culty is kidney trouble, and the first step should be towards the treatment of these important organs. This unpleasant trouble is due to a diseased condition of the kidneys and bladder and not to a habit as most people suppose. Women as well as men are made miser-

able with kidney and bladder trouble, and both need the same great remedy. The mild and the immediate effect of Swamp-Root is soon realized. It is sold by druggists, in fifty-

cent and one-dollar size bottles. You may have a sample bottle by mail free, also a Home of Swamp-Root, pamphlet telling all about Swamp-Root, including many of the thousands of testi-monial letters received from sufferers momar fetters received from sufferers cured. In writing Dr. Kilmer & Co., Binghamton, N. Y., be sure and mention this paper. Don't make any mistake, but remember the name, Swamp-Root, Dr. Kilmer's Swamp-Root, and the address, Binghamton, N. Y., on every bottle.

Publication of Summons

In the Circuit Court of the State of Oregon, for Clackamas County, Arthur J. Saling, Plaintiff.

bottle.

vs. Suit Carrie Saling. Defendant. Suit for Divorce To Carrie Saling, said 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 Saturday, the 23rd day of December, 1905; And if you fail so to answer for want thereof, the plaintiff will apply to the above entitled Court for the relief demanded in the Complaint, to-wit; for a decree dissolving the bonds of matrimony now existing be-

tween the plaintiff and the defendant, and for such other relief as shall seem meet and equitable. This summons is served by publication in the Oregon City Enterprise by virtue of order of Hon. Thomas A. McBride, Judge of the above entitled

Court, made in open Court, on the 9th day of November, A. D., 1905. H. E. Cross The first publication of this summons is November 1th, 1905, and the last publication will be December 22,

1905. H. E. CROSS. Attorney for Plaintiff. 6 wks. Attorney for Plaintiff

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clacka-

mas. Eleanora N. Dodson, Plaintiff,

Nelson H. Dodson, Defendant. To Nelson H. Dodson, 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 last day of the time prescribed for the publication of

On or before Friday, the 29th day of December, A. D. 1905, and if you fall so to appear and answer, the plaintiff will apply to the Court for

the relief prayed for in the complaint. For a decree dissolving the bonds of matrimony now existing between the parties to this suit, restoring plaintiff to her former name of Eleanora N. Buchanan, and for such other and further relief as may seem meet and equi-

table in the premises. This summons is published once a * week for six consecutive weeks in the Oregon City Enterprise, a weekly newspaper of general circulation, published at Oregon City in the County of Clackamas, and State of Oregon. the date of the first publication being November 17th, 1905, by order of the Hon. Thos. A. McBride, Judge of the said Court, duly made and entered on the 16th day of November. THAD W. VREELAND.

Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, For the County of Clacka-F. A. Willard, Plaintiff,

Anita Willard, Defendant.
To Anita Willard, Defendant above In the name of the State of Oregon:

You are hereby notified and required to appear and answer the complaint filed against you in the above entitled court and cause on or before the ex-piration of six weeks from and after the first publication of this summons, to wit: on or before the 23rd day of December, 1905, which is the time specified in the order directing this publication, and if you fail to so appear or answer, the plaintiff, for want thereof, will apply to the court for the relief prayed for in the complaint on file herein, to wit: That the bonds of matrimony existing between you and the plaintiff be set aside and dissolved upon the ground of your adultery and for such other relief as may be just in

equity. This summons is published by order of Honorable Thos. A. McBride, Judge of the Circuit Court of the State of Oregon for Clackamas County, and said order was made, dated and tered the 6th day of November, 1905; and the date of the first publication is November 10, 1905, and the date of the last publication of this notice is December 22, 1905.

JOHN F. LOGAN. Attorney for Plaintiff.