

JOHN YOUNGER, JEWELER. Near Huntley's Drug Store, FORTY YEARS EXPERIENCE IN Great Britain and America.

C. N. Greenman, PIONEER Transfer and Express. Freight and parcels delivered to all parts of the city RATES REASONABLE

HELLO! 2,000 miles of long distance telephone wire in Oregon, Washington, California and Idaho now in operation by the Pacific Station Telephone Company, covering 2,250 towns. Quick, accurate, cheap. All the satisfaction of a personal communication.

Oregon City office at Harding's Drug Store

If You Want



a "Cracker Jack" Plumbing Job at a little cost, by all means confer with us before handing out your contract.

A. MIHLSTIN, Main Street, near Eighth

See Nature's Wondrous Handiwork. DENVER & RIO GRANDE R.R. SCENIC LINE OF THE WORLD. Through Utah and Colorado Castle Gate, Canon of the Grand, Black Canon, Marshall and Tennessee Passes, and the World-Famous Royal Gorge. For Descriptive and Illustrated Pamphlets, write to W. C. McBRIDE, Gen'l Ag't, 124 Third St., PORTLAND, Or.

CASTORIA For Infants and Children. The Kind You Have Always Bought Bears the Signature of J. H. Stearns.

HARPER WHISKY. A DELIGHTFUL BEVERAGE A SAFE STIMULANT A GOOD MEDICINE. For Sale by E. MATTHIAS - Sole Agency for Oregon City.

Eminent Doctors Praise its Ingredients. We refer to that boon to weak, nervous, suffering women known as Dr. Pierce's Favorite Prescription. Dr. John Fyfe one of the Editorial Staff of THE ECLECTIC MEDICAL REVIEW says of Unicorn root (Helonias Dioica) which is one of the chief ingredients of the "Favorite Prescription": "A remedy which invariably acts as a uterine invigorator... makes for normal activity of the entire reproductive system."

UNION HALL. Mr. and Mrs. A. J. Jones made a business trip to Canby one day last week. B. J. Helvy and sons have bought 120 acres more land. Mr. and Mrs. Duntun, of Molalla, were in this vicinity one day last week.

IF YOU DON'T succeed the first time use Herbine and you will get instant relief. The greatest liver regulator. A positive cure for Constipation, Dyspepsia, Malaria, Chills and all liver complaints. Mrs. C. of Emory, Texas, writes: "My wife has been using Herbine for herself and children for five years. It is a sure cure for constipation and malaria fever, which is substantiated by what it has done for my family."

CLACKAMAS. The school children of district No. 64, had a fine May Day picnic Friday, May 3, in the fir grove west of the school house. A little surprise party was recently tendered Mrs. Garrett as a token of respect and good will on the part of the neighbors and friends.

POSTMASTER ROBBED. G. W. Fouts, postmaster at Riverton, Iowa, nearly lost his life and was robbed of all comfort, according to his letter, which says: "For 20 years I had chronic liver complaint, which led to such a severe case of jaundice that even my finger nails turned yellow; when my doctor prescribed Electric Bitters, which cured me and have kept me well for eleven years."

MOLALLA. Molalla Grange No. 310 held a very busy meeting last Saturday having work in all four degrees, by eight additions to the membership roll; four applications were considered and placed on the pending list.

Committee on Equal Taxation to look after Grange interests on election day. Flag was placed at half-mast over Grange Hall in honor of our departed member. Juvenile Grange No. 3, is in working order with the following officers: M. Loyd Kayler, O. Fred Powell; secretary Alta Ramsby; chaplain, Agnes Robbins; L. Louis Nicolai; A. S. Golda Harless; S. George Schamel, Ceres, Mabel Steinger; P. Sibbie McFadden; F. Sadie Lay, treasurer, Margaret, Laurie; G. Burl Cole; organist, Roxey Cole, Matron, Mrs. Kate Schamel; assistant matron, Mary Laurie. Committee on condolence submitted the following report which was unanimously adopted:

RESOLUTIONS. Whereas, In the untimely death of John R. Shaver, the community has lost an enterprising citizen at the post of duty; the family a kind husband and father; Molalla Grange No. 310 one of its charter members; therefore be it Resolved, that Grange charter be draped in mourning for a period of thirty days and that this resolution be spread on the Grange minutes, a copy sent to the bereaved family and each of the county papers as an expression of this Grange's heartfelt sympathy.

A MOUNTAIN OF GOLD could not bring as much happiness to Mrs. Lucia Wilko, of Caroline, Wis. as did one 25c box of Bucklen's Arnica Salve, when it completely cured a running sore on her leg, which had tortured her 23 long years. Greatest antiseptic healer of Piles, Wounds, and sores. 25 cents at Howell & Jones Drug Store.

Deserves Your Patronage. The growth of a community and the success of its local institutions depends entirely on the loyalty of its people. It is well enough to preach "patronize home industry" but except the service given at a home institution equals that of out-of-town enterprises, this argument carries no weight and is entirely disregarded, as it should be. But with Oregon City people it is different. A few months ago E. L. Johnson established the Cascade Laundry. It is equipped with the latest improved machinery and is daily turning out work that is equal to any and superior to much of the laundry work that is being done in Portland.

THE LIFE INSURANCE muddle has started the public to thinking. The wonderful success that has met Ballard's Horehound Syrup in its crusade on Coughs, Influenza, Bronchitis and all pulmonary troubles, has started the public to thinking of this wonderful preparation. They are all using it. Join the procession and down with sickness. Price 25c, 50c and \$1.00. Sold by Huntley Bros.

BRIDGE NOTICE. Notice is hereby given that bids, accompanied by plans and specifications, will be received at the office of the County Clerk of Clackamas County, Oregon, for the construction of a bridge across Sucker Creek, near Oswego, at the site of the present bridge.

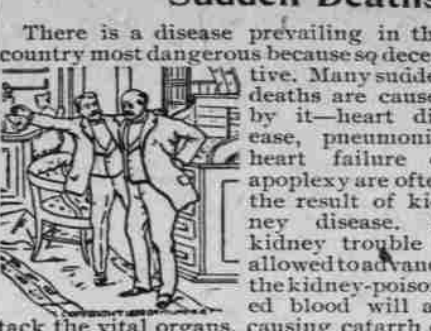
Liquor License. Notice is hereby given that I will apply at the next meeting of the Oregon City Council for a renewal of my saloon license at my present place of business, corner of Railroad Avenue and Seventh streets. LOUIS DePERDUS.

Bright's Disease Not Rare, but Common--Kidney Disease Develops into Bright's Disease the 8th to 10th Month; Then Incurable by All Known Means Except the new Fulton Compounds, which Record 87% of Recoveries.

We have before us a little work on kidney diseases by Joseph F. Edwards, M. D., of Philadelphia, that contains some things that everyone ought to know. Many people imagine Bright's Disease is rare, when, in fact, it covers nearly the whole gamut of kidney diseases. This book sets out that the kidneys have but one function, viz., the elimination of the urea and waste products, and that all interferences with that function are called Bright's Disease.

MOLALLA. Molalla Grange No. 310 held a very busy meeting last Saturday having work in all four degrees, by eight additions to the membership roll; four applications were considered and placed on the pending list.

The Cause of Many Sudden Deaths.



There is a disease prevailing in this country most dangerous because of its deceptive character. Many sudden deaths are caused by its heart disease, pneumonia, heart failure or apoplexy are often the result of kidney disease. If kidney trouble is allowed to advance the kidney-poisoned blood will attack the vital organs, causing catarrh of the bladder, or the kidneys themselves break down and waste away cell by cell.

Swamp-Root is pleasant to take and is sold by all druggists in fifty-cent and one-dollar size bottles. You may have a sample bottle of this wonderful new discovery and a book that tells all about it, both sent free by mail. Address, Dr. Kilmer & Co., Binghamton, N. Y.

NOTICE TO CREDITORS. In the Matter of the Estate of Mary A. Huelat Bradley, deceased.

Notice is hereby given to the creditors of and all persons interested in said estate, that the undersigned has been duly appointed executor of the last will and testament of the said Mary A. Huelat Bradley by order of the county Court of the State of Oregon, for the County of Clackamas and that all persons having claims against the said estate are hereby required to present the same, properly verified, to the undersigned at the office of Hedges & Griffith in Oregon City, Oregon, within six months from the date of the first publication of this notice.

FRANKLIN T. GRIFFITH, Executor of the last will and testament of Mary A. Huelat Bradley, deceased.

SUMMONS. In the Circuit Court of the State of Oregon, for Clackamas county.

Verna Schilling, Plaintiff, vs. F. W. Schilling, Defendant. To F. W. Schilling, defendant 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 cause on or before the 9th day of June, 1906, said day being more than six weeks from the 27th day of April, 1906, the date of the first publication of this summons, and if you fail to so answer for want thereof the plaintiff will apply to the court for the relief prayed for, to-wit:

For a decree of said court forever dissolving the bonds of matrimony now existing between plaintiff and defendant; that plaintiff, Verna Schilling, have the care, custody and control of their said minor child, Howard Schilling, and for such other and further relief as may be equitable and just.

The order for publication of summons in this cause was made by the Hon. Thos. A. McBride, Judge of above entitled court on the 27th day of April, 1906.

The date of the first publication of this summons is April 27th, 1906, and the date of the last publication is June 8th, 1906.

ED. & A. R. MENDENHALL, Attorneys for Plaintiff.

SHERIFF'S SALE. In the Circuit Court of the State of Oregon, for the County of Clackamas.

William Copeland, Plaintiff, vs. Hector B. Campbell and Mary E. Campbell, his wife, 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 26th day of April 1906, upon a judgment rendered and entered in said court on the 24th day of April, 1906, in favor of William Copeland, plaintiff, and against Hector B. Campbell, and Mary E. Campbell, his wife, defendants, for the sum of \$1,000.00, with interest thereon at the rate of 7 per cent per annum from the 15th day of August 1904, and the further sum of \$100.00 as attorney's fee, and the further sum of \$16.50 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 Clackamas, State of Oregon, to-wit:

The West Half of the North East Quarter (W 1/2 of NE 1/4) and the East Half of the North West Quarter (E 1/2 of NW 1/4) in Section Twenty-five (25) Township Three South (3 S) of Range Eight and One-Half East of the Willamette Meridian (R 8 1/2 E. of W. M.) containing one hundred and sixty acres, more or less.

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 26th day of May, 1906, at the hour of ten 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 the mortgage herein 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, Ore. By E. C. Hackett, Deputy. Dated, Oregon City, Oregon, April 27, 1906.

SHERIFF'S SALE. In the Circuit Court of the State of Oregon, for the County of Clackamas.

Mary E. Davidson, Plaintiff, vs. J. M. Melklejohn and Mattie L. Melklejohn, his wife, J. N. Railton and Mrs. J. N. Railton, his wife, Defendants.

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 25th day of April, 1906, upon a judgment rendered and entered in said court on the 24th day of April, 1906, in favor of Mary E. Davidson, plaintiff, and against J. M. Melklejohn and Mattie L. Melklejohn, his wife, J. N. Railton and Mrs. J. N. Railton, his wife, defendants, for the sum of \$1338.73, with interest thereon at the rate of 6 per cent per annum from the 24th day of April, 1906, and the further sum of \$27.10 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 Clackamas, State of Oregon, to-wit:

The SW 1/4 of the SW 1/4 of Section 3, and the NW 1/4 of the NW 1/4 of Section 10; also the following: beginning at the quarter section corner between 9 and 10; running thence West 11.50 chains; thence North 22° 40' East 30 chains to the line between Sections 9 and 10; thence South 27.70 chains to the place of beginning, containing 95.93 acres, more or less in T. 6 S. R. 2 E. of W. M.

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 26th day of May, 1906, at the hour of one o'clock p. 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 the mortgage herein 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, Ore. By E. C. Hackett, Deputy. Dated, Oregon City, Oregon, April 27, 1906.

SHERIFF'S SALE ON EXECUTION. In the Circuit Court of the State of Oregon, for the County of Clackamas.

W. A. Hathaway, Plaintiff, vs. Martha A. Crangle and J. J. Taylor, 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 23d day of April, 1906, upon a judgment rendered and entered in said court on the 13th day of April, 1906, in favor of W. A. Hathaway, plaintiff, and against Martha A. Crangle and J. J. Taylor, defendants, for the sum of \$125.00, with interest thereon at the rate of 10 per cent per annum from the 11th day of November, 1905, and the further sum of \$35.00 as attorney's fee, and the further sum of \$14.50, costs and disbursements, and the costs of and upon this writ, commanding me out of the personal property of said defendant, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said judgment to satisfy said sum of \$..... and also the costs upon this said writ.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendant's, I did heretofore and on the 16th day of March, 1906, duly levy upon under attachment in this action, the following described real property of said defendant J. J. Taylor, situate and being in the County of Clackamas, and State of Oregon, to-wit: All of lot Eight (8) in Section 30, Township four (4) South of Range One (1) East of the Willamette Meridian.

And I will on Saturday, the 26th day of May, 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 of said judgment or since had in or to the above described real property or any part thereof, to satisfy said 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, April 27th, 1906.

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

Joseph A. Plechaty, Plaintiff, vs. Emma Plechaty, Defendant.

To Emma Plechaty, Defendant: In the name of the State of Oregon you are hereby required to appear in the above entitled Court and answer the complaint filed against you therein on or before the 19th day of May, 1906, said date being six weeks after the first publication hereof, which first publication is on the 6th day of April, 1906. If you fail to appear and answer the plaintiff will take a decree against you for the relief demanded in the complaint, which is for a decree dissolving the bonds of matrimony now existing between yourself and the plaintiff.

This summons is published in pursuance of an order of the Honorable Thomas A. McBride, Judge of the above entitled court made and entered on the 31st day of March, 1906.

W. S. UREN, Attorney for Plaintiff.

SUMMONS. In the Circuit Court of the State of Oregon, for Clackamas county.

E. H. Pickard, Plaintiff, vs. Mary E. Pickard, Defendant.

To Mary E. Pickard, defendant 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 court and cause, on or before six (6) weeks from the 20th day of April, 1906, the date of the first publication of this summons, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for and demanded in the complaint herein filed, to-wit: For judgment and decree forever dissolving the bonds of matrimony heretofore existing between plaintiff and defendant, and for such other and further relief as to the Court may seem just and equitable.

This summons is published by order of Hon. Arthur L. Frazier, Judge of the County Court for the County of Multnomah, made and dated on the 12th day of April, 1906.

J. J. FITZGERALD, Attorney for Plaintiff. First Publication April 20, 1906. Last Publication June 1, 1906.

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

Anna Boyd, Plaintiff, vs. George Boyd, Defendant.

To George Boyd, defendant 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 court and cause, on or before six (6) weeks from the 30th day of March, 1906, the date of the first publication of this summons, and if you fail to so appear and answer, the plaintiff will apply to the court for the relief prayed for and demanded in the complaint herein filed, to-wit: For judgment and decree forever dissolving the bonds of matrimony heretofore existing between plaintiff and defendant, and that plaintiff be restored to her maiden name, Anna L. Prah, and to all the rights and privileges of an unmarried woman, and for her costs and disbursements herein and for such other and further relief as to the court may seem just and equitable.

This summons is published by order of the above entitled court, made and dated on the 26th day of March, 1906.

GRAHAM & CLETON, Attorneys for Plaintiff. First publication March 30, 1906. Last publication May 11, 1906.

Administrator's Notice. Notice is hereby given that the undersigned has been, by an order of the County Court of Clackamas County, Oregon, duly appointed administrator of the estate of John Kenedy, deceased. All persons having claims against said estate are hereby notified to present the same within six months from date of this notice, with the proper vouchers to the undersigned.

Dated this 6th day of April, 1906. D. D. JACK, Administrator. Gresham R. F. D. No. 2. Last publication, May 11.

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

May H. Hopple, Plaintiff, vs. Edward Hopple, Defendant.

To Edward Hopple, defendant 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 cause on or before the 28th day of May, 1906, said day being more than six weeks from the 13th day of April, 1906, the date of the first publication of this summons, and if you fail to so answer for want thereof the plaintiff will apply to the court for the relief prayed for, to-wit:

For a decree of said court forever dissolving the bonds of matrimony now existing between plaintiff and defendant, that plaintiff May H. Hopple, have the care, custody and control of their said minor children, Frankie, Earl and Fanny Hopple; and for such other and further relief as may be equitable and just. The order for publication of summons in this cause was made by the Hon. Thos. A. McBride, Judge of the above entitled court on the 9th day of April, 1906. The date of the first publication of this summons is April 13th, 1906, and the date of the last publication is May 25th, 1906.

ED. & A. R. MENDENHALL, Attorneys for Plaintiff.