JOHN YOUNGER, JEWELER

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

Transfer and Express Freight and parcels delivered to all parts of the city RATES REASONABLE

HELLOI*

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. Distance no effect to a clear understanding. Spokane and San Francisco as easily heard as Portland.

---Oregon City office at-

Harding's Drug Store

If You Want



"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



Through Utah and Colorado Castle Gate, Canon of the Grand, Black Canon, Marshall and Tennessee Passes, and the World-Famous

Royal Gorge For Descripitive and Illustrated Phamplets, write to W. C. McBRIDE, Gen'l Ag't,

24 Third St., PORTLAND, Or.

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

Bears the Signature of Chart Hillthias



A DELIGHTFUL BEVERAGE A SAFE STIMULANT A GOOD MEDCIINE

E. MATTHIAS -Agency for Oregon City.

OPEN PUBLICITY THE BEST
GUARANTY OF MERIT.

When the maker of a medicine, sold through druggists for family use, takes his patients fully into his confidence by frankly and fearlessly publishing breadcast as well as on its bottle wrappers, a full list of all its ingredients in plain English, this action on his part is the best possible evidence that he is not afraid to have the search light of investigation turned full upon his formula and that it will bear the fullest scrutiny and the most thorough investigation. Dr. Pierce's Favorite Prescription for the cure of the weaknesses, periodical pains and functional derangements of the organs distinctly feminine, is the only medicine put up for sale through druggists for woman's special use, the maker of which is not afraid to take his patients into his full confidence by such open and honest publicity.

A glance at the published ingredients on each bottle wrapper, will show that it is made wholly from native, American, medicinal roots, that it contains no polsonous or habit-forming drugs, no nar-

on each bottle wrapper, will show that it is made who'ly from native, American, medicinal roots, that it contains no polsonous or habit-forming drugs, no narcoties and no alcohol—pure, triple-refined giveerine, of proper strength being used instead of the commonly employed alcohol, both for extracting and preserving the active medicinal properties found in the roots of the American forest plants employed. It is the only medicine for women's pecular diseases, sold by druggists, that does not contain a large percentage of alcohol, which is in the long run so harmful to woman's delicate, nervous system. Now, glycerine is perfectly harmless, and serves a valuable purpose by possessing intrinsic value all its own, and besides it enhances the curative effect of the other ingredients entering into the "Favorite Prescription."

Some of the ablest medical writers and teachers endorse these views and praise all the several ingredients of which "Favorite Prescription" is composed—recommending them for the cure of the very same disenses for which this world-famed medicine is advised. No other medicine for women has any such professional endorsement—worth more than any number of ordinary testimonials. If interested, send name and address to Dr. R. V. Pierce, Buffalo, N. Y., for his little

interested, send name and address to Dr. R. V. Pierce, Buffalo, N. Y., for his little book of extracts from the works of eminent medical writers and teachers, endorsing the several ingredients and telling just what Dr. Pierce's medicines are made of. It's free for the asking.

the The Kind You Have Always Bought Bears the Signature

Notice of Appointment of Executor.

The undersigned has been duly ap-pointed as executor of the estate of John Bennet Deardorff, deceased, by the County Court of the State of Oregon for County of Clackamas, and has duly qualified.

All persons having claims against said estate are hereby notified to present the same to me at my office Nos. 201-3. Front street, Portland. Or-egon, with proper vouchers, within six months from this date.

HARRY G. McGOWAN, Executor of the last will of John Ben-nett Deardorff, deceased. Dated May 25, 1906.

J. C. Moreland, Attorney for executor.

ORDINANCE No

An Ordinance requiring the Treasurer of Oregon City, to file duplicate First publication May 18, 1906. receipts of moneys received, with the Recorder:

Oregon City does Ordain as follows: It shall be the duty of the Treasur-er of Oregon City, to file with the Recorder of said City, duplicate receipts of all receipts issued by him as Treasurer of Oregon City, for all moneys received by him for Oregon within twenty-four hours from and after the date of issuance of said oriinal receipts, save and except receipts ssued by said Treasurer for moneys collected from any person who has ing Act in Street and Sewer Assessment Liens due Oregon City.

Read first time and ordered published at a special meeting of the Council of Oregon City, held May 18, 1906, and to come up for second reading and final passage at a regular meeting of said council to be held June 6th, 1906, at 8 o'clock p. m.

By order of the Council of Oregon City.

W. A. DIMICK, Recorder.

SUMMONS.

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

Charles Godfrey Schober, Defendant. To Charles Godfrey Schober, the 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 suit on or before the expiration of six weeks from the date of first publication of this summons, which is by order of the above entitled court fixed as Monday, July 9, 1906, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in the complaint, to-wit: a decree of divorce dissolving the bonds of matrimony heretofore and now existing between you and the above named plaintiff, on the ground of desertion, and for such other relief as the court may deem just and equit-

This summons is published by order of Hon. Thos. A. McBride, Judge of the above entitled court and cause. date of the first publication is May 25, 1906, and the date of the last publication is July 6, 1906.

JOHN F. LOGAN, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. Thomas Henry Cooper, Plaintiff.

Edna Cooper, Defendant. To Edna Cooper, the 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 suit on or before the expiration of six weeks from the date of the first publication of this rummons, which is by order of the above entitled court fixed as Monday. July 9, 1906, and if you fail to so appaar and answer the plaintiff will ap

for in the complaint, to-wit: for a decree of divorce dissolving the bonds of matrimony heretofore and now existing between you and the above named plaintiff on the ground of desertion, and for such other relief as the court may deem just and equitable

This summons is published by order of Hon. Thos. A. McBride, Judge of the above entitled court, made and entered in the above entitled court and cause, and the date of the first publication is May 25, 1906, and the date of the last publication is July 6,

JOHN F. LOGAN. Attorney for Plaintiff.

of Sixth Street, Oregon City, Oregon, from the Easterly line of Main street to the stone wall of the Oregon & California Railroad Company on Railroad Avenue is ordered changed and re-established.

This notice is published pursuant to an order made by the Council of Oregon City at a regular meeting of said Council held Wednesday, May 2, 1906

June 1.

W. A. DIMICK, Recorder.

Administrator's Notice.

Notice is hereby given that the undersigned has been appointed administrator of the estate of John R. Shaver, deceased, by the County Court of the State of Oregon, for Clackamas County, and has duly qualified as such administrator. All persons having claims against said estate are hereby notified to present the same to me at the office of Graham & Cleeton, 205 Marquam Building, Portland, Oregon, within six months from date hereof. Dated May 18th, 1906.

C. EARL SHAVER,

First publication May 18, 1906.

Notice to Creditors.

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

In the Matter of the Estate

Arthur L. Albright, deceased. Notice is hereby given to the creditors of and all persons interested in the said estate, that the undersigned has been by the County Court of the State of Oregon for the County of Clackamas duly appointed administrator of the said estate and all persons having claims against the said the same, properly verified, to the undersigned, at the office of Hedges & first publication of this notice

FRANKLIN T. GRIFFITH, Administrator of the estate of Ar-thur L. Albright, deceased. Hedges & Griffith, Attorneys for Ad-

ministrator.

SUMMONS.

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

Henry S. Carpenter, Defendant.

above named: In the name of the State of Ore- May 18th, 1906. gon, you are hereby required to appear and answer the complaint filed taken advantage of the Bancroft Bond- against you in the above entitled cause 1906, said day being more than six weeks from the 18th day of May, 1906 the date of the first publication of this summons, and if you fail to so Oregon, for the County of Clackaanswer 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 be allowed to rether relief as may be equitable and

DROPSY

Do Your Ankles or Limbs Swell? tiff and defendant. Are Your Eyes Puffy? We are the Sole Agents for the Only Thing Known That Cures the Kidney Dischses that Cause

It is now well known that dropsy is not in the 29th day of June, 1906. itself a disease but is commonly a symptom of Bright's Disease or Diabetes. Hence, up to the discovery of the Fulton Compounds, dropsy was incurable. It is now, however, curable in nearly nine tenths of all cases. Here is an interesting recovery, to which we refer by permission.

Mrs. Peter Goyheneix of 928 Fillmore street, San Francisco, became alarmingly dropsical. Her physician had finally to tap her every few days. She was tapped nearty forty times and grew worse from day to day. The physician finally told her husband that she had Bright's Disease of the Kidneys, that it was in an ad vanced chronic state and beyond medical sid. vanced chronic state and beyond medical aid. Her heart also gave her the usual trouble and she was in such a serious condition the relatives were sent for. They put her on Fulton's Compound. It stayed on her stomach, the first thing that had done so for a week. The second week the dropsy declined a little and the improvement was then gradual until her recovery was complete. This case was examined into by representatives of the San Francisco Star and the Overland Monthly, and the genuineness of the case and the recovery were fully attested in their columns.

Mrs. Thomas Christol of 425 Twenty-seventh street, San Francisco, was also swollen with dropsy, as a result of chronic Bright's Disease, to more than seventy-five pounds beyond her

Miserable by Kidney and Bladder Trouble.

Kidney trouble preys upon the mind, iscourages and lessens ambition; beauty, discourages and les vigor and cheerfulness soon disappear when the kidneys are out of order or dis-



Kidney trouble has become so prevalent

child urinates too often, if the urine scalds NOTICE OF CHANGE AND RE-ES- the flesh, or if, when the child reaches an TABLISHMENT OF GRADE OF A age when it should be able to control the Notice is hereby given that the grade Sixth Street, Oregon City, Oregon, om the Easterly line of Main street the stone wall of the Oregon & Caltrouble 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 fiftycent 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 cured. In writing Dr. Kilmer & Co., Binghamton, N. Y., be sure and mention this paper. Dou't make any mistake, but remember the name, Swamp-Root, Dr. Kilmer's Swamp-Root, and the ad-dress, Binghamton, N. Y., on every bottle.

The order for publication of summons in this case was made by the Hon. T. A. McBride, Judge of the above entitled court on the 10th day of May,

The date of the first publication of this summons is May 18, 1906, and the date of the last publication is June 29, 1906. ED. & A. R. MENDENHALL, Attorneys for Plaintiff.

SUMMONS.

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

Andrew Hoben, Defendant. To Andrew Hoben, Defendant

In the name of the State of Oregon you are hereby required to appear and estate are hereby required to present arswer the complaint filed against you in the above entitled cause on or before the 30th day of June, A. D. 1906. Griffith in Oregon City, Oregon, with-in six months from the date of the will apply to the court for the relief will apply to the court for the relief demanded in the complaint, which is that the bonds of matrimony existing between you and plaintiff be dissolv-

Service of summons on you by publication is made by order of the Hon. Thomas A. McBride, Judge of the above entitled Court, made and entered on the 10th day of May, 1906, directing that said publication be made in the Oregon City Enterprise, a property, situate in the County of Weekly newspaper of general circu-Clackamas, State of Oregon, to-wit: ing costs. lation, published at Oregon City, in Clackamas County, State of Oregon, once a week for six successive weeks prior to the 30th day of June, 1996. To Henry S. Carpenter, defendant and the first publication thereof is in the issue of said newspaper of data Eight and One-Half East of the Wil-

Attorney for Plaintiff.

SUMMONS.

mas.

Ralph Wesley Gowanlock, Plaintiff,

Hattie Gowanlock, Defendant, To the defendant Hattie Gowanlock. In the name of the State of Oregon, you are hereby required to appear and sume her maiden name, to-wit: Alma answer the complaint against you in Wilson, and for such other and fur- the above entitled court and cause on or before the 30th day of June, 1906, that being the time fixed by the court and six weeks from the first publication of this summons, and if you fail so to appear and answer, plaintiff will apply to the court for the relief demanded in the complaint, to-wit: A decree dissolving the bonds of matrimony existing between the plain-

This summons is published once a week for six (6) successive weeks by order of the Hon. Thos. F. Ryan, Judge In the Circuit Court of the State of of the County Court of Clackamas County, Oregon, dated May 16, 1906, Dropsy, viz: Fulton's Compound. directing the first publication to be made on the 18th day of May, 1906 and the last publication to be made on J. M. Meiklejohn and Mattle L. the 29th day of June, 1906.

Meiklejohn, his wife, J. N. Rail-

J. W. BELL, Attorney for Plaintiff. Date of first publication May 18, 1906.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas county. Verna Schilling, Plaintiff,

VS. F. W. Schilling, Defendant.

In the name of the State of Orestreet, San Francisco, was also swollen with dropsy, as a result of chronic Bright's Disease, to more than seventy-five pounds beyond her normal weight, and had to be moved in sheets and was close to death's door although she had four physicians. She was put on the Fulton Compounds. Three weeks showed improvement this reference.

There is only one thing known that will cure the chronic kidney disease that is behind dropsy and that is Fulton's Compound. The Ranal Compound for Bright's and Kidney diseases, \$1.50. John J. Fulton Co., 409 Washington street, San Francisco, was also swollen with a grant of the first publication of the summons, and if you fail to so answer for want thereof the plaintiff will apply to the court of the plaintiff will apply to the court for the relief prayed for, towit:

The SW½ of the SW½ of Section 3, and the NW¼ of the NW¼ of Section 10: also the following: beginning at the quarter section corner between West 11.50 at the quarter section corner between West 11.50 at the quarter section corner between West 11.50 than six weeks from the 27th day of April. 1906, the date of the first publication of this summons, and if you chains; thence North 22° 40' East 30 than 50 for Diabetes, \$1.50. John J. Fulton Co., 409 Washington street, San Francisco, sole compounders. Send for pamphles. We are the sole for the relief prayed for, towit:

The SW½ of the SW½ of the SW½ of Section 3, and the NW¼ of the NW¼ of Section 10: also the following: beginning at the quarter section corner between West 11.50 than the quarter section corner between Section 2. The order for publication of summons in this cause, was made by the date of the SW½ of the SW½

Women as Well as Men Are Made dissolving the bonds of matrimony execution, judgment, order and decree now existing between plaintiff and of said writ, I will, on Saturday, the defendant; that plaintiff, Verna 26th day of May, 1906, at the hour of Schilling, have the care, custody and control of their said minor child, State, sell at public auction, subject to Howard Schilling, and for such redemption, to the highest bidder, for other and further relief as may be U. S. gold coin cash in hand, all the equitable and just.

mons in this cause was made by the that it is not uncommon for a child to be Hon. Thos. A. McBride, Judge of judgment order, decree, interest, costs weak kidneys. If the above entitled court on the 27th day day of April, 1906.

The date of the first publication

ED. & A. R. MENDENHALL,

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 of and under the seal of the above en-been duly appointed executor of the titled Court, in the above entitled last will and testament of the said cause, to me duly directed and dated Mary A. Huelat Bradley by order of the 23d day of April, 1906, upon a judgmen rendered and entered in said gon, for the County of Clackamas and that all persons having claims against in favor of W. A. Hathaway, plaintiff, the said estate are hereby required to present the same, properly verified, J. Taylor, defendants, for the sum of to the undersigned at the office of \$125.00, with interest thereon at the Hedges & Griffith in Oregon City, Or-FRANKLIN T. GRIFFITH,

First Publication May 4, 1906.

SHERIFF'S SALE.

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

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 and State of Oregon, to-wit: of and under the seal of the above en titled court, in the above entitled 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, plain-tiff and against Hector B. Campbell, and Mary E. Campbell, his wife, defendants, for the sum of \$1,000.00, of August 1904, and the further sum the right, title and interest which the of \$100.00 as attorney's fee, and the within named defendants, or either bursements, and the costs of and upon this writ, commanding me to make sale of the following described real thereof, to satisfy said judgment order,

The West Half of the North East Quarter (W½ of NE¼) and the East Sheriff of Clackamas County, Oregon. Half of the North West Quarter (E½ By E. C. Hackett, Deputy. of NW14) in Section Twenty-five (25) Township Three South (3 S) of Range 27th, 1906. lamette Meridian (R 81/2 E. of W. M.) containing one hundred and sixty In the Circuit acres, more or less.

Now, Therefore, by virture of said E. H. Pickard, Plaintiff, execution, judgment, order and decree and in compliance with the commands Mary E. Pickard, Defendant, 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 answer the complaint filed against you State, sell at public auction, subject to in the above entitled court and cause U. S. gold coin cash in hand, all the 20th day of April, 1906, the date of right, title and interest which the the first publication of this summons. within named defendants or either of and if you fail so to appear and anthem, had on the date of the mortgage swer, the plaintiff will apply to the herein or since had in or to the above described real property or any part manded in the complaint herein filed, thereof, to satisfy said execution, to-wit: For judgment and decree forthat being the time fixed by the court thereof, to satisfy said execution, for you to appear and answer herein 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.

oregon, for the County of Clacka-First Publication April 20, 1906. mas. Last Publication June 1, 1906. Mary E. Davidson, Plaintiff,

ton and Mrs. J. N. Railton, his wife, Defendants. STATE OF OREGON, County of Clackamas .- ss By virtue of a judgment order, de-

cree and an execution, duly issued out of and under the seal of the above titled court, in the above entitled cause, to me duly directed and dated the 25th day of April, 1906, upon a To F. W. Schilling, defendant above Railton and Mrs. J. N. Railton, his defendants, for the sum \$1338.73, with interest thereon at the to-wit: rate of 6 per cent per annum from the 24th day of April, 1906, and the further dissolving the bonds of matrimony gon, you are hereby required to ap- sum of \$27.10 costs and disbursements, now existing between plaintiff and pear and answer the complaint filed and the costs of and upon this writ, against you in the above entitled commanding me to make sale of the ple, have the care, custody and control following described real property, sit-

ply to the court for the relief prayed Charman & Co., City Drug Store. For a decree of said court forever Now, Therefore, by virture of said

within named defendants or either of them, had on the date of the mortgage The order for publication of sum- herein or since had in or to the above described real property or any part 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 Clacka-

Attorneys for Plaintiff. W. A. Hathaway, Plaintiff,

Martha A.Crangle and J. J. Taylor, STATE OF OREGON.

County of Clackamas .- ss. By virtue of a judgment order, decree and an execution, duly issued out and against Martha A. Crangle and J. rate of 10 per cent per annum from egon, within six months from the date of the 11th day of November, 1905, and of the first publication of this notice. the further sum of \$35.00 as attorney's fee, and the further sum of \$14,50, Executor of the last will and testa-costs and disbursements, and the costs ment of Mary A. Huelat Bradley, of and upon this writ, commanding me out of the personal property of said defendant, and if sufficient could Hedges & Griffith, Attorneys for Ex-ecutor. - not be found, then out of the real prop-ecutor. - not be found, then out of the real prop-erty belonging to said defendant on and after the date of said judgment to satisfy said sum of \$...... also the costs upon this said writ.

Now, Therefore, by virtue of said execution, judgment order and de-cree, and in compliance with the commands of said writ, being unable to find any personal property of said de-fendant'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,

All of lot Eight (8) in Section 30, titled court, in the above entitled Township foul (4) South of Range cause, to me duly directed and dated One (1) East of the Willamette Meri-

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 with interest thereon at the rate of 7 to redemption, to the highest bidder, er cent per annum from the 15th day for U. S. gold coin, cash in hand, all further sum of \$16.50 costs and dis- of them, had on the date of said judg-

Dated, Oregon City, Oregon, April

SUMMONS.

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 redemption, to the highest bidder, for on or before six (6) weeks from the court for the relief prayed for and deever 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. Frazer, judge of the County Court for the County of Multnomah, made and dated on the 12th day of April, 1906. J. J. FITZGERALD,

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. May H. Hopple, Plaintiff,

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 be judgment rendered and entered in said fore the 28th day of May, 1906, said court on the 24th day of April, 1906, day being more than six weeks from in favor of Mary E. Davidson, plain-tiff, and against J. M. Meiklejohn and Mattle L. Meiklejohn, his wife, J. N. mons, and if you fail to so answer for want thereof the plaintiffff will apply of to the court for the relief prayed for.

defendant, that plaintiff May H. Hop