48-t7

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. W. E. Frazier, Plaintiff,

Emma E. Frazier, Defendant. To Emma E. Frazier, 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 cause on or you in the above entitled cause on or that being after the last day prescrib-ed in the order for publication of this summons, and if you fall to appear the said value of the said to the s court for the relief prayed for in the complaint, to-wit: for a decree of the the said plaintiffcourt dissolving the marriage existing between you and the plaintiff and lief prayed for in the complaint, tofor such other and further relief as wit: shall be equitable.

B.Dimick, judge of the County Court for such other relief as may be just life-long study and in conjunction with of Clackamas county, Oregon, made and meet in equity.

This summons is p publication being on the 9th day of of Hon. Thomas A. McBride, judge of velopment of society. Two of the November, 1906.

J. J. FITZGERALD, 527 Chamber of Commerce, Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas county. Rose M. Holden, Plaintiff,

James E. Holden, Defendant. To James E. Holden, 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 cause on or named: before the 4th day of December, 1906, shall be equitable.

B. Dimick, judge of the County Court as may be just and meet in equity.

This summons is published by order a new and greater form of trouble for the 18th day of October 1906 first.

The left day of October 1906 first of Hon. Thomas A. McBride, judge of this created the class struggle and the 16th day of October, 1906, first the above entitled court, which order property interests, a struggle

ED. MENDENHALL and A. R. MEN-DENHALL, Attorneys for Plaintiff.

SUMMONS.

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

William Mullen, Defendant. To William Mullen, defendant above

In the name of the State of Oregon: You are hereby required to appear Christian Christensen, Defendant: and answer the complaint filed against To Christian Christensen, Defe you in the above entitled suit on or ant above named before the 21st day of December, A. D 1906, said date being after the expira-tion of six (6) weeks from the first publication of the summons and if you in the above entitled Court and working class destroyed for and answer said

as may be just and meet in equity.

the above entitled court, which order Court may seem meet and just. was made and entered on the 7th day of November, A. D., 1906, and the Oregon City Enterprise not less than document, as was stated by a delegate time prescribed for publication there- once a week for six consecutive who was afterwards President Madiof is six (6) weeks; date of the first weeks prior to said 29th day of Deson, to protect the minority (capital-publication is November 9th, 1906, cember, 1906, by order of the Hon, ists) against the majority (the work-and the date of the last publication, Thos. A. McBride, judge of said Court, ing class), also against the extortions December 14th, 1906.

JOHN F. LOGAN. JOHN C. SHILLOCK. Attorneys for Plaintiff. 121-4 Mohawk Bldg., Portland, Ore. First insertion November 9, 1906.

SUMMONS.

In the Circuit Court of the State of

Charles Evans, Plaintiff,

Angeline Evans, Defendant. In the name of the State of Oregon, You, Angeline Evans, are here. In the name of the State of Oreg by required to appear and answer the You are hereby required to appear complaint filed against you herein and answer the complaint of the plain-on or before Thursday the 27th day of tiff filed against you in the above en-December, 1906, said date being six titled court and cause on or before weeks from the first publication of the 24th day of December, 1906, that summons herein, and, if you fail to being the date fixed for such appearappear or answer, the plaintiff will ance and answer by the Court in the apply to the court for the relief prayed order for publication of this summons, for in the complaint on file herein, to and if you fail so to appear and ans-

of matrimony now existing between plaint, to-wit: A decree of divorce the plaintiff and defendant upon the from you upon the ground of deserground of acts of extreme cruelty committed by the defendant against committed by the defendant against relief as may seem just and equitable. the plaintiff, and for such other relief as may be equitable.

successive weeks in the "Oregon City order of the above entitled court glacier down the slow moving of the Enterprise," published in the County made and entered on the 6th day of of Clackamas and the State of Oregon November, 1906, Hon. T. A. McBride, and by order of Honorable Thomas Judge, presiding. A. McBride, judge of the above enwhich order is dated October 29th, 1906.

The date of the first publication hereof is Friday, the 9th day of November, 1906, and the date of the last publication is Friday, the 21st day of December, 1906

EMMONS & EMMONS. W. H. FOWLER, Attorneys for Plaintiff 508-511 Columbia Bldg., Portland, Or.

SUMMONS.

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

A. C. McKinnon, Defendant. To A. C. McKinnon, defendant above

named: before the 22d day of December, 1906, you in the above entitled suit on or will apply to the publication of the summons and if complaint for want thereof the plain- time prophet, man is born to trouble

For a decree dissolving the bonds This summons is published in the Oregon City Enterprise for six con-Oregon City Enterprise for six con-secutive weeks by order of Hon. G. plaintiff and defendant on the ground creation has ever proved unsolved. But at last one made 'his question a

> This summons is published by order the above entitled court, which order names are world-wide and each put was made and entered on the 7th day of November, A. D., 1906, and the time prescribed for publication there- by Charles Darwin is sometimes known of is six (6) weeks; date of the first as the law of the survival of the fir publication is November 9th, 1906, test, but stated in its original for and the date of the last publication, December 14th, 1906.

JOHN. F. LOGAN, Attorney for Plaintiff. 421-4 Mohawk Bldg., Portland, Ore.

SUMMONS.

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

Rose Arnaud, Defendant. To Rose Arnaud, defendant above

In the name of the State of Oregon: that being after the last day prescribed in the order for publication of this summons, and if you fail to appear before the 21st day of December, A. D. these conditions the men that exer the said plaintiff will apply to the 1906, said date being after the expira- cised the most brain capacity escaped court for the relief prayed for in the complaint, to-wit: for a decree of the you so fail to appear and answer said time during this struggle it was discourt dissolving the marriage existing between you and the plaintiff and tiff will apply to the Court for the re- could defeat five or six fighting inde for such other and further relief as lief prayed for in the complaint, to- pendently, and the principle of collec-

This summons is published in the Oregon City Enterprise for six conplaintiff and defendant, on the ground secutive weeks by order of Hon. G. of desertion and for such other relief land and gave it to certain favorites

publication being on the 19th day of of November, A. D., 1906, and the sponsible for most of the suffering of time prescribed for publication there- man at the present time. of is six (6) weeks; date of the first The first record of the division of publication is November 9th, 1906, land caused a quarrel between Abraand the date of the last publication, ham and Lot with a result of which fit. December 14th, 1906.

JOHN. F. LOGAN,

SUMMONS.

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

To Christian Christensen, Defend-

Saturday riage contract now existing between fast developing machinery. It will be

made and entered on the 6th day of of King George. It is thus shown November, A. D. 1906.

THOS. N. STRONG, Attorney for Plaintiff. Last insertion December 27, 1906.

SUMMONS.

Oregon for the County of Clacka- In the Circuit Court of the State of Oregon, for Clackamas County. Harry S. Green, Plaintiff,

Frances F. Green, Detendant. In the name of the State of Oregon: wer plaintiff will apply to the Court For a decree dissolving the bonds for the relief demanded in the com-

This summons is published in the This summons is served upon you for not less than six by publishing for not less than six said 24th day of December, 1906, by more prevent their growth than they

> J. C. MORELAND, Attorney for the Plaintiff. First publication Nov. 9th, 1906. 48t7

> > J. U. CAMPBELL,

ATTORNEY-AT-LAW.

Oregon City, - - - - Oregon.

Will practice in all courts of the state Office in Caufield Building.

Civilization's Next Upward Step

Paper read by Claude S. Howard of Mulino at last meeting of Clackmas County Socialists in Knapp's Hall.

THE ENIGMA.

For many thousands of years man has ever echoed the saying of the old as the sparks fly upward, and the dark mystery why man has sorrow suffering, war and strife in greater degree than all the rest of the animal underlying laws which govern the deforth a law that has stood the test of the most rigid investigation. The first Those forms of life which cannot adapt themselves to existing conditions Must Perish. The second by Karl Marx reads: The Economic condition of a people at any given time, dominates all other conditions In discussing these things in this brief space of time I can do no more

than climb to an elevation and point to the largest mountains which have come to our view, leaving the exploration of the valleys to some future time. Some time in the distant past man was wandering in savagery, fighting for his existence with such rude weapons as clubs and stones and carrying on a relentless warfare against the animals weaker than himself, for tive action was born. But this soon

we are all familiar. The first recorded division of stock resulted in Jacob 48-t7 Attorney for Plaintiff. getting nearly all of it by a shrewd 421-4 Mohawk Bldg., Portland, Ore. trick. From that time forward each upward step of society has been brought about by the application of a more advanced form of co-operation adopted by some one of the contending classes in the struggle for an advantage and not with the intention of benefitting all of the people at all. During the dark ages the ruling class was the feudal lords who had the habit of robbing the merchants and manufacturers (who were the beginning of our present capitalists) to carry on their various wars. The result of this was, the capitalists rose, in re-This summons is published by order plaintiff and defendant and for such considerable of a jolt to find that the of Hon. Thomas A. McBride, judge of other and further relief as to the States was not for the people and that This summons is published in the theConstitution was simply a class that the government of the United States is not and never has been for the people and by the people and the Declaration of Independence was the curtain that was let down while the

> scenes were being shifted behind. That republics are especially adapted to the growth of gigantic fortunes has been shown in the United States more than anywhere else. But the dominant principle of capitalism, which is the taking of a profit on all commodities, is destined about the downfall of the system, as each new advance in industrial development has been forced by certain causes in the previous one.

> Economic researches show competition is not the life of trace, but the death of trade, and in every industry that has been formed into a trust, competition is dead. In short the trust is socialistic, a new and advanced form of co-operation, if you We, the Socialists, can sit back and enjoy the efforts of some to curb, control or perhaps prevent the formation of new trusts. Their efforts are foredoomed to failure. Why, my friends, do you not know that you are Roosevelt, Bryan or Hearst can no

Knowing the laws that have guided the development of society to the present time, we may safely predict the future. Here is where Karl Marx shows his great foresight, and his principal works, which were written in 1846 and a few years later, predicted the formation of trusts and the extension of capitalism to all countries in the world. With great rapid-Japan and China are instituting modern labor saving machinery and will soon be able to supply the world with goods made with labor at 10 to Gordon E. Hayes, Attorney for Estate. 25 cents a day. Not only that, but

Japan is going into this project on a national scale—that is, forming a sort of government ownership or state so cialism. Understand that this is not genuine Socialism, for the benefits of this will be for the upper class and not for all the people. But what will be the effect of this on America? If you understand our present conditions at all you will know that a profit taking system can only go on as long as the capitalists have a foreign market in which to sell the surplus goods which the working class make but are too poor to buy. We, the American working class, will have to come to a Chinese standard of labor or face tarvation. This is an absolute fact which no one can deny. What will be he result? Ah, we can have only one solution. We must take all the great public utilities and make them public and collective property; we must sell ill goods at labor cost and then the eople will be able to buy them back and we will not need a market in other lands. This, my friends, is Socialism and you now find it very different om what you thought. At least his applies to some who have been looking at this from the Utopian side. You had thought that it was something in the nature of an experiment hich you could accept or reject as it eemed best. But I am here today to resent Socialism as the next upward tep in the progress of the world as comething which is absolutely necessary for the preservation of civilizaon and which man will be forced to eceive, as he has in the past been orced to take upward steps by the tress of circumstances. Thus the Socialist has solved the problem. He s the man that knows future as well is the past. He can stand on the sum nit of our present knowledge, calm, and serene with folded arms and say: But day by day and year by year, ias made the dark Enigma clear.

Be Charitable.

to your horses as well as to yourself. You need not suffer from pains of any At Moialla, every Monday: Saturday sort—your horses need not suffer. Try on Appointments. sort-your horses need not suffer. Try a bottle of Ballard's Snow Liniment JOHN W. THOMAS, Dentist It=cures all pains. J. M. Roberts, Bakrsfield, Mo., writes: "I have used your liniment for ten years and find it to be the best I have ever used for man or beast." Sold by Huntley Bros. Drug Co.

TAKE NOTHING FOR GRANTED.

Make Huntley Bros. Prove What Pepsikola Tablets Do For Indigestion.

It stands to reason that Huntley Bros. would not come right out in these columns year after year and ask you to try Pepsikola tablets for indigestion if they were not pretty sure you would receive decided bene-

You can see that for yourself. The remedy fails to cure every City: ease, of course, but they always pay your quarter back, should the tablets fail to do good.

Life is too short for misrepresentation in matters of this kind, and for the small profit Huntley Bros. make on a 25 cent package it would be sell you something that would disap-

point you. heart burn, wind belching, coated working class destroyed feudalism and established republics or limited energy, steady your nerves, improve monarchies. To accomplish this they complaint for want thereof the plaintiff will apply to the Court for the relief prayed for in the complaint, to wit:

For a decree dissolving the bonds of matrimony existing between the plaintiff and defendant, on the ground of desertion and for such other relief prayed for in her complaint, to defend and of desertion and for such other relief prayed for in her complaint, to desertion and for such other relief prayed for in her complaint, to with prayed for in her complaint, to desertion and for such other relief prayed for in her complaint, to with prayed for in her complaint, to desertion and for such other relief prayed for in her complaint, to with prayed for in her complaint, to were compelled to give the common people the ballot. Thus a great for ward step was taken, to be quickly followed by the establishing of public schools so the capitalists could have skilled workmen to run their fast developing machinery. It will be energy, steady pour nerves, improve ling. put-new life in your stomach as sure gal voters of Oregon City: Shall Or-

APPLICATION FOR LICENSE.

Notice is hereby given that the undersigned will apply to the County erty within the corporate limits of Court of Clackamas County for a li- Oregon City, until a sum not to exceed cense to sell spirituous, malt and vinous liquors for the period of 6 months from the 2d day of January, 1907, at of the Council of Oregon City, made 10 o'clock a. m., and that we will pre- at a regular meeting of said Council, sent the following petition to said held November 7th, 1906. Court on said day for said license. Dated November 12, 1906.

T. M. ALLISON, Petitioner.

Petition. To the Honorable County Court of Clackamas County:

We, the undersigned, residents and egal voters of Boring Precinct, in Clackamas County, State of Oregon, hereby respectfully petition your honsell spirituous, malt and vinuous liquors, in less quantities than one gallon in the town of Boring, Boring precinct,

State of Oregon. D. J. Hite, S. E. Card, F. M. Morgan, Bert Hollis, W. H. Card, Wm. Hedermann, John Musa, D. Hedermoenn, Anderson, O. D. Roe, C. Lake, C. Palmer, E. Ellsworth, J. J. Timmer-man, C. A. Wheeler, U. Bernegger, Frank Irvin, Joseph Borde, Chas. shong, Chas Pfyffer, L. O. Cornett, W. P. Brehm, A. H. Barber, C. G. Evans, J. C. Sutherland, Fred Bullock J. Smith, C. R. White, L. D. O'Neil.

Appointment Notice.

Notice is hereby given that the undersigned, Julia S. Hall, has been apof Clackamas county, Oregon, administratrix of the estate of Albert D. Hall, deceased. All persons having claims against said estate are hereby notified to present the same for payment with proper vouchers at the office of Gordon E. Hayes, Stevens building, Oregon City, Oregon, within six months from the date of this notice. Dated November 15th, 1906.

JULIA S. HALL, Administratrix of the estate of Albert D. Hall, Deceased.

High Grade Always JA. Tolger & Cos the GOLDEN Same GATE Sold HIGH GRADE EXTRAGI on Merit J. A. Folger & Co.

> L. L. PORTER. ATTORNEY-AT-LAW.

San Francisco

Abstracts of Property Furnished. Office with Oregon City Enterprise.

DENTISTRY

ELECTION NOTICE.

Notice is hereby given that there will be a general election held in Ore-gon City, Oregon, on Monday, the 3d day of December, 1906, between the hours of Nine o'clock A. M., and Seven o'clock P. M. of said day, for which election there has been designated the following polling places, to-wit: Ward No. 1—The Cataract Engine

House, corner of Third and Main streets, in said city. Ward No. 2-The Fountain Hose

Company Engine House, on Main street between Seventh and Eighth strets, in said city. Ward No. 3-The Engine House of

Hose Company No. 3, on John Q. Adams street between Seventh and Eighth streets, in said city. At said time and place the following officers will be elected by the

duly qualified voters of said Oregon A Mayor for a term of one year. A Treasurer for a term of one year. One Councilman from Ward No. 1,

for a term of three years. One Councilman from Ward No. 2, for a term of three years. One Councilman from Ward No 3,

for a term of three years. on a 25 cent package it would be There has been appointed by the mighty poor judgemnt to induce you City Council of Oregon City the folto make a trip to this store and then lowing persons to act as judges and clerks of said election:

Ward No. 1-Judges, H. W. Trembath, Walter Little and Jack Confer; If troubled with sour stomach, clerks, R. Koerner and J. E. Rhoades. Ward No. 2-Judges, C. Bab-

Ward No. 3-Judges, Henry Brand, Pepsikola tablets on our say so. Our Chas. Moran and Jake Michaels; word for it, they will build up your clerks, Geo. L. Story and F. M. Dar-

At said election the following proposition will be submitted to the leegon City purchase the old home of its founder, Dr. John McLoughlin, and establish a fund for that purpose by annual levies of one mill on each and every dollar of assessable prop-\$4500.00 has been raised in said fund. This notice is published by order

Dated at Oregon City, Oregon, this 13th day of November, A. D. 1906. W. A. DIMICK.

Notice of Final Settlement. tate of William F. Edwards, deceased, tate of Mahala Hanson, deceased. has filed in the county court of Clack- said estate are hereby notified to precember 10, 1906, at 10 o'clock a.m., at the County court house, at Oregon Administrator of the Estate of Mahala City, Clackamas County, Oregon, has been appointed as the time and place Dated Nov. 9th, 1996 by said Court for hearing and deter- Notice of Administrator's Sale of Real mining any and all objections to said accounts.

KETURAH A. EDWARDS,

Administratrix. Notice of Final Settlement.

Notice is hereby given that the undersigned administratrix of the es-26th day of November, A. D., 1906, at the hour of 10 o'clock a. m., in the to-wit: County Court room of the County as the time and place for hearing any

and for the discharge of said administratrix. Dated this 20th day of October, A. D., 1906.

> URSULA KNAUS, Administratrix of said Estate. Dated November 9, 1906.

SUMMONS.

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

Emil Rivierre, Defendant. To Emil Rivierre, the above named

In the name of the State of Ore-gon, you are hereby required to ap-pear and answer the complaint filed against you in the above entitled court and suit, on or before the expiration of six weeks from date of the first publication of this summons, to-wit, on or before the 24th day of November, 1906, and if you fall so to answer, for want thereof, the plaintiff will apply to the court for the re-lief prayed for in her complaint now on file herein, that the bonds of matrimony now existing between plaintiff and defendant be dissolved, and for an order of the court awarding to the plaintiff the custody of two minor children, the issue of said marriage. This summons is published by order of the Hon. Grant B. Dimick, Judge

of the County Court of the County of Clackamas, State of Oregon. Said order was made and dated the 10th day of October, 1906, and the date of the first publication of this summons is the 12th day of October, COOVERT & STAPLETON. Attorneys for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for Clackamas County. E. G. Jones, Plaintiff,

A. D. Niswander, Defendant. To A. D. Niswander, the above named

In the name of the State of Oregon, you are hereby required to ap-pear 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 summons, which is by order of the above entitled Court fixed as Friday, the 23d day of November, A. D. 1906, and if you fail to so appear and answer, the plaintiff will apply to the Court for the relief prayed for in his complaint, to-wit:

For the foreclosure of that certain mortgage made, executed and delivered to Eli S. Calkins on November 1st, 1892, for the sum of Five Hundred (\$500.00 Dollars, and which gage conveyed the following described premises, to-wit:

Beginning at a point ten (10) chains South of the Section corner between Sections four (4) five (5) eight (8) and nine (9) in Section eight (8), Township three (3) South, Range One West of the Willamette Meridian, thence South ten (10) chains, thence West thirty (30) chains, thence North ten (10) chains, thence East thirty chains to the place of beginning and containing thirty acres, more or less. And for such other and further relief as the Court may deem just and equitable.

This summons is published by order of Thos. A. McBride, Judge of the above entitled Court and cause. The date of the first publication of this summons is October 12th, 1906, and the date of the last publication of this summons is November 23d, DIMICK & DIMICK,

Attorneys for Plaintiff. SUMMONS. In the Circuit Court of the State of Oregon, for Clackamas County. May Jacobs, Plaintiff,

M. Jacobs, Defendant. To Elias M. Jacobs, 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 cause at or before the expiration of six weeks from the date of first publication of this notice, and if you fail to do so the plaintiff will apply to the court for the relief prayed for in said complaint, to-wit: a decree dissolving the bonds of matrimony existing between you and plaintiff and restoring to plaintiff her maiden name, May Cheneworth. This summons is published pursuant to order of Hon A. McBride, judge of said court, made November 5, 1906, directing that this notice be published not less that once a week for six consecutive weeks in the Oregon City Enterprise. The date of the first publication of this notice is November 9, 1906.

HENRY ST. RAYNER, Attorney for Plaintiff

Administrator's Notice.

Notice is hereby given that the undersigned has been appointed by the Notice is hereby given that the un- County Court of Clackamas County, dersigned administratrix of the es- Oregon, as administrator of the es-All persons having claims against

orable body to grant to T. M. Allison amas county, State of Oregon, her sent the same to the undersigned at a license for the period of 6 months final report and account as such ad his residence, 269 Porter street, Port-from the 2d day of January, 1997, to sell spirituous, malt and vincous liqui-

ROY W. COCHRAN, Hanson, deceased 49-15

Property. In the matter of the Estate of John Kennedy, deceased:

Notice is hereby given that pursu-Administratrix. ant to an order of the County Court By Geo. C. Brownell, Attorney for of the State of Oregon for Clacka-47-t6 mas County, made and entered on the 6th day of November, 1906, I will on the 14th day of December, 1906, proceed to sell at public auction, subject to the confirmation of Court at the front door of the courthouse of said tate of John Knaus, deceased, has filed Clackamas county, Oregon, the folher final report of her doings therein, lowing described real property of said pointed by the Hnorable County Court and the Court has set Monday, the estate, and all the right, title and interest which the said John Kennedy had therein at the time of his death

The southeast quarter of south-east Court House, in Oregon City, Oregon, quarter of section 27, in township One south, range 4 east of the Willamette and all objections to said final report Clackamas county, Oregon. meridian, containing 40 acres in said

The terms of said sale are as follows: The entire purchase price is to be paid in cash.

D. D. JACK. Administrator of the estate of John Kennedy, deceased.