OREGON CITY ENTERPRISE, FRIDAY, MAY 14, 1909.



# Written by a Resident of the Eastern Clackamas City

into being as a money making propo-ation. In 1903, the O. W. P. Company completed its railway to Cazadero, two miles beyond the present site of Estacada. In the fall of that year the Coregon Water Power and Townsite  $x_{1}$  was uncertainty to may 16 to appear and answer said  $x_{200}$ , making a total of \$1385.65. Nine hundred and nineteen dollars and two ty-cents has been paid out wit: For a decree dissolving the bonds of matrimony now existing be-one was transferred from the general fund  $x_{200}$ , making a total of \$1385.65. Nine hundred and nineteen dollars and two ty-cents has been paid out wit: For a decree dissolving the bonds of matrimony now existing be-bonds of matrimony now existing be-Estacada in the fall of that year the Original R was necessary to pay \$6.50 or this find, leaving unexpended a day to operate the pumping plant. The receipts from the road fund, while the income was \$70 a month, while the income was \$146.41. The receipts from the general fund was \$10 a month, income was \$1420.17, leaving a balance of \$5.57.89. The receipt income was \$1325.89, the expenditure was \$14,640 in the countil income the was \$14,640 in the construction of a grav, it was named with the issue of \$146.41. The receipt income the general fund was \$140,000 and construction the general fund was \$1325.89, the e uary 14, of the same year, a much advertised sale was held and the city was faunched upon its career. In a menth a large number of business houses and hastly erected buildings water for domestic uses and while water was everywhere in the streets; U was only a detrieved; it was only a detriment. The Town-site Company employed A. Morrow, now one of the city's liverymen, to construct a dam on a little rivulet that flowed down the hill and lay a line of pipe thence to the city a short distance. All this work was con-structed with an eye to being sold to the city at a future date and was built as built at as little expense as possible. Mr. Morrow says that the bills al-lowed for the construction of this sys-

tem did not exceed \$1050. But it was found that this little creek was dry for about three months in the summer, so it was necessary to supply water from some other source. The Townsite Company excavated a reservior on top of the hill east of town, at an elevation of about ed an electric pumping plant at the edge of the Clackamas river. Those who have made an investigation of account of them to the connell is one this plant contend that the construc- of the causes of the present light. should not have cost \$2000.

tion should not have cost \$1000. About this time the city was grant-ed a charter by the legislature and J.W. Reed, who has since become no-property. The cost of the improve property. The cost of the improve torious on account of his conviction of the felonious crime of colonizing is men in Seliwood precinct in a lo option election, cecame by said selling value of their property, had the scheme gone through. It

charter Mayor. Reed become very active in getting the city to buy these systems, not-withstanding the fact that they were giving very poor satisfaction and that the pumping plant cost \$6.50 a day to operate while the income from water rent was less than \$1 a day. In the meantime W. A. Heyiman came here rent was less than \$3 a day. In the later, E. F. Surface received his bills lets relieve the ill feeling at once, meantime W. A. Heyiman came here for a carload of the rock that he had strengthen the digestive functions, meantime W. A. Heyiman came here with the intention of starting a bank; an agreement was made between J W. Reed and Mr. Heyiman that he Reed, would not exablish a bank and that Mr. Heyiman should have a clear field, but hardly had Mr. Heyiman begun the construction of his build ing that Reed organized the Estacada State Bank, and began to knock Mr. State Bank and began to knock Mr. bid upon work done for the city, Reed

State Bank and began to knock Mr. Heylman's business. The Townsite Company offered to sell its water systems to the city for \$7500, or fully \$2500 more than they were worth. Reed, as mayor, urged the council to buy. A mass meeting of the citzens was called and Reed thoroughly carvassed the town to get tween the 62 cents a yard and \$1.50. of the citzens was called and Reed thoroughly canvassed the town to get the citizens to vote for the proposi-tion. At this meeting Mr. Heylman argued strenuously against the pur-chase of this worthleas water system, but he was over-ruled. The sale was consumated. The Townsite Company was several hundreds of dollars ahead

With the \$1400 the administration council should have refused to call has laid pipe from the Stubbe farm to the city at a point 400 feet in eleva-tion above the city and this is now to. The charter and election ordi-The charter and election ordiconnected with the city's water sys-tem of mains and pipes, so that the nance of the city provide for elections and specifically states the re-quirements and the idea that Tom, city how has a good perpetual supply of water which flows of its own weight Dick and Harry, because he is recorder, can call a special re-call or any other kind of an election without the authority of the council is the heighth of the ridiculous. CITIZEN.

of water which nows of its own weaks into the city. Had it not been that the Reed people and Johnson cameel Mrs. Stubbe to try and tamper with the city property, all the works in connection with the new system would now be completed. Mrs. Stubbe's in-terference is however stopped by an injunction given by Judge McBride. A tourist car brought 20 people di ect to Eugene from Lexington, Ky. The system is now paying about \$80 a month and its cost of operation will they brought money with them and

bought farms in Lane County; ad-vertising brought them; everybody boost for Clackamas County; come not exceed \$10 per month. Johnson's collection for the past to the big booster meeting next Tues day evening.

## Children Cry In the latter part of the Reed administration the council decided to FOR FLETCHER'S CASTORIA

Billousness and Constipation. For years I was troubled with bil-

life miserable for me. My appetite failed me. I lost my usual force and vitality. Pepsin preparations and ca thartics only made matters worse, do not know where I should have been today had I not tried Chamberlain's Stomach and Liver Tablets. The tab-

mas Marion Owens, Plaintiff,

Richard H. Owens, Defendant. To Richard H. Owens, defendant U'REN & SCHUEBEL, above named;

Summons. In the Circuit Court of the State of Oregon, for Clackamas County, Fanny Kisor, Plaintiff,

Ira Kisor, Defendant, To Ira Kisor, the above named de-

fendant In the name of the State of Ore-

gon, you are hereby required to ap-pear and answer the complaint filed To fully understand the troubles of the city of Estacada, you must go back to its beginning. It did not grow up as most cities do with the development of the country, but came into being as a moncy making propo-sition. In 1963, the O. W. P. Company.

Attorney for Plaintiff

# Notice to Creditors.

Notice is hereby given that the un dersigned has been appointed by the County Court of Clackamas County, To Milton M. Statter, the Oregon, administratrix of the estate of George P. Rich, deceased. All per-sons having claims against said estate are hereby notified and required

ceased, and that he has duly qualified as such administrator, and that all persons having claims against the said estate must present them, within six months from the date of this notice, to the administrator at the law office of C. D. & D. C. Latourette in

For years I was troubled with bil-ousness and constipation, which made to miscrable for me My appetite Dated this 7th day of May, 1909. E. B. SHUMWAY, Administrator.

### Notice to Creditors.

Notice is hereby given that the un-dersigned has been duly appointed by the County Court of the State of Ore gou for Clackamas County, executor of the estate of Cynthia Hoag Hosford, deceased. All persons having claims against said estate are here by required to present the same to me at my residence, New Era, Clacka-Summons. In the Circuit Court of the State of Oregon, for the County of Clacka-Dregon, for the County of Clacka-Data of Bert entired at hereof.

Date of first publication, Friday May 7, 1909.

GEORGE H. BROWN, Executor.

Atorneys for Executor.

weeks from the first publication of plied for the NE 14 of NE 14, or Lot In the Circuit Court of the State of



Clackamas County

Headquarters

CLACKAMAS TITLE CO.,

510 Chamber of Commerce,

Portland, Oregon.

Full equipment of maps, plats,

abstract books and tax rolls.

Agents for Clackamas County

Perfected.

E. F. & F. B. RILEY,

TIME CARD.

O. W. P. DIVISION

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was several hundreds of dollars ahead erty holders. That council was open and we are still wondering what fee to severe criticism, but for their J. W. Reed received for his valuable abortcomings let them console themand we are still wondering what fee services in consumating the deal. At this point it mght he well to call

the attention of the public to the record of this same J. W. Reed. He was indicted on 13 counts Reed. He was indicated billwood local for complicity in the Sellwood local for liquor election frauds. The option liquor election frauds. Oaks pleasure resort was about to be voted dry and the O. W. P. Company went to extreme measures to prevent such a thing. He stood trial upon one of these counts, that of colonizing voters, which is a felony, was convicted and sentenced to pay a fine of \$1000, and to be for ever debarred 1 the saloons closed, but two people, holding any office of trust or formerly the proprietors of the notor-t in the State of Orogon. He approfit in the State of Oregon. He apland, openly operated a "blind-pig" pealed his case to the Supreme Court of the State and that tribunal decided and in this violation of the law the of the State and that tribunal decided and in this violation of the law the summons. against him, the Court declaring that Reed forces, including Johnson, gave in the Circuit Court of the State of Oregon, for the Courty of Clacka-rhis own testimony was sufficient to them all the aid and assistance in their power. Heylman and his coun mas was that of voting at two polling places on the same day, but a dummy town, A. B. Reen appeared before Attended of the peace, appeared before the H. Reed appeared before Attorney who voted at Sellwood, whereupon grand jury at the November term and this indictment was quashed; but the demanded an investigation. Witness-A. B. Reed was never again heard of. Parties in this vicinity say that they saw J. W. Reed in the voting booth at Sellwood and the records here show that he voted in Estacada on the same day. Reed is just as dan-gerous to the interests of good government today as he was the day he colonized 36 voters over night in the Sellwood Hotel notwithstanding Ex-Governor Chamberlain's pardon, granted him about January 23, 1909. Less than a year ago he was instru-

mental in having several illegal votes cast in the school election. Several persons voted upon stock in the local telephone company, which had never been assessed for taxation and hence was not property in the meaning of the law; at this meeting Reed challenged Heylman's right to vote, but while Heylman had a perfect right as a property holder to vote, he refused vote, but at this election George man administration was directly Estes ,whose wife was keeping rooming house and residing in Port dive and the associates thereof, also placed bonds in the hands of a the so-called election, saloon men are land, voted at this school election and woman whose name was Woods, and in the city from abroad and rumor reputed to be his (Estes) cousin or has it that applications are being made some other relative, who was Estes's and wires laid to secure saloon lihousekeeper. Both voted.

But to return to the water proposi-The city administration, then tion. controlled by Reed, voted to bond the city for \$10,000 for the purchase and completion of the water system, this Hawley a petiton containing about 40

by the charter; hence the interest on these bonds is not a debt against the city. The Heylman administration has never denied the validity of the bonds themaelves, saying that these must be paid eventually at the expiration of the 25-year period; but they do contend that the interest on these

of the 25-year period; but they do conflict to the constitution of the constitution of the bonds is not a debt upon the city and postal regulations of the government. CLARA MOORE, Administratrix of the Estate of J. Charles Moore, Deceased. bonds is not a debt upon the city and postal regulations of the government. Dated this, the 14th day of May, 1909.

them to the Court for the relief demanded lected said land; and that said list a open to the public for inspection. Any and all persons claiming adshortcomings let them contained in the complaint, to-wit: For a decree

sued out an injunction and Judge Mc dissolving the bonds of matrimony Bride quickly put a stop to the con- now existing between plaintiff and

The Heylman administration has planked the streets of the business part of the city and Broadway, the street upon which the Reed people have their places of business, is planked from curb to curb, while all other streets have a nine foot strip of planking, the sould strip for publication thereof is six weeks, davits of protest or contest in this beginning with the issue of Friday, office. of planking through the center. May 21st, 1909, and continuing each In June the Estacada precinct votid dry by a majority of 27 votes. July week thereafter to and including Fri

day, July 2d, 1909. GEO. C. BROWNELL Attorney for Plaintiff

Summons.

cil became very active in trying to Francis Bowers, Plaintiff,

force these law breakers to Heylman and Gill, the justice Curtis E. Bowers, Defendant, leave To Curtis E. Bowers, Defendant: in the name of the state of Oregon. demanded an investigation. Witness-you are hereby required to appear and answer the complaint filed against liquor was sold, but the District At you in the above entitled suit within torney and his assistant, in the light ten days from the date of the service of the Medford case, refused to re- of this Summons upon you, if served turn indictments. Cases were then within this County, or if served withturn indictments. Cases were then within this county or if served with- gon, as the prought by the Mayor against the of-fending parties in the Recorder's then within twenty days from the final acco

court, before Johnson. After it had bate of the service of this summons been proven clearly and beyond any doubt that the parties were guilty, Johnson deliberately threw the cases out of court without valid reason. Next a conviction was had before Gill, Instice of the Bases and the culoritie rimony beretofore and new evictine Justice of the Peace, and the culprits rimony heretofore and now existing were released by Judge Dimick on between plaintiff and defendant,

the grounds that the Justice had no jurisdiction. By this time feeling was running high and the temperance people, thwarted at every move, began to quit trading with the supporters of the violators of the law. The "blind pig" immediately died and the city had been respectable since. The Heyla sponsible for the cleaning out of the

of June, 1909, at the hour of 11 o'clock A. M. has been fixed by the settlement thereof. Already and within 48 hours after said Court as the time for consideration of said final report, hearing ob- May 7th, 1905 ections of same and a settlement thereof.

Dated May 19th, 1909. In September, 1908 ,the postmaster resigned and Reed, having purchased Executor of the Estate of Aaron E the business and drug store of the postmaster, filed with Congressman Wait, Deceased. THOS. F. RYAN, Attorney for Excompletion of the water system, this being the absolute limit to which the city could become indebted for such purpose by the provisions of the charter. These people in voting these bonds overlooked the fact that the interest on these bonds would, at 8% cause the indebtedness to immediate-is become gradier than the limit set

Oregon, for Clackat Barbara Hinkle, Plaintiff, ¥8.

Jacob Hinkle, Defendant.

To Jacob Hinkle, defendant above named: versely the above described land or In the name of the State of Oregon,

any legal subdivision thereof, or you are hereby required to appear and claiming the same under the mining answer the complaint filed against you in the above entitled sult on or before the 5th day of June, 1909, said agricultural purposes, or to object to date being after the expiration of six weeks from the first publication of this summons, and if you fail to appear and answer said complaint want thereof the plaintiff will apply ALGERNON S. DRESSER, to the Court for the relief demanded in the complaint, to-wit: For a de-Register. cree dissolving the bonds of matri-mony now existing between plaintiff Receiver.

I hereby designate the Oregon City and defendant. This order is published by orde

day of April, 1909, and the time pre-

Summons.

In the name of the State of Oregon,

GEO. C. BROWNELL

Attorney for Plaintiff

Enterprise as the paper in which the above notice is to be published. of Hon. Thomas A. McBride, Judge ALGERNON S. DRESSER. of the above named court, which orde was made and entered on the 19th Register.

dersigned, executive of the last will April 23d, 1909, and continuing each deceased, has filed her final access. with the County Court of Clackamas County, Oregon, and the Court has

1909.

D. M. DONAUGH.

Attorney for Plaintiff.

CHAS. N. WAIT,

Notice of Final Settlement.

GEO. W. BIBEE.

set Monday, June 7, A. D., 1909, at the Court House in Oregon City, Ore In the Circuit Court of the State of gon, as the time and place for hearany and all objections to said Oregon for Clackamas County. final account and the discharge of said Anna E. McKeown, Plaintiff,

Dated this 1st day of May, A. D., Thomas J. McKeown, Defendant. To Thomas J. McKeown, the above CAROLINE WAGNER, named defendant

Executrix of said estate.

CATHERINE M. CULLY.

Summons.

In the name of the State of Oregon,

Oregon, for Clackamas County,

E. F. & F. B. RILEY,

Attorneys.

Grace Sauuders, Plaintiff,

VS-

Fred Saunders, Defendant,

defendant:

ou are hereby required to appear and answer the complaint filed against John Cully Estate. you in the above entitled Court and Notice is hereby given that the un-

cause on or before the 28th day of dersigned, as administratrix of the estate of John Cully, deceased, has May, 1909, which will be six weeks after the first publication of this filed her final account in the County

summons, and if you fail, to so ap-pear and answer, the plaintiff will ap-Court of the State of Oregon, for Notice is hereby given that the un-dersigned Executor of the Estate of Clackamas County, and that Tuesday, ply to the Court for the relief prayed Wait, deceased, has filed the 8th day of June, 1909, at the hour for in her complaint, to wit: for the in the County Court of Clackamas of 10 o'clock in the forenoon of said dissolution of the bonds of matrimony County, State of Oregon, his final day, and the Court Room of said account as such Executor of said Court has been appointed by the said existing between yourself and the plaintiff and for the custody of the estate and that Monday, the 21st day Court as the time and place of the three minor children named in her hearing of objections thereto, and the complaint and for such further relief Dated and first published Friday,

as to the Court may seem just. This summons is published by order of the Hon. Thomas A. McBride, Judge of the above named Court, made and Administratrix. entered on the 20th day of April, 1909. First publication April 23, 1909. Last publication May 28, 1909. MAC MAHON. Attorney for Plaintiff. In the Circuit Court of the State of

Notice to Creditors. 10.00 10.52 10.55 10.03 10.07 Notice is hereby given that the undersigned has been duly appointed by To Fred Saunders, above named the County Court of Clackamas Count

12.00 12.46 12.50 11.55 \*11.57 ..... 12.50 \*12.55 .... ty, Oregon, executrix of the last will \* To Milwaukie only. and testament of Bertha E. Tschar-Trains for Fairview, Poring, Eagle Creek, Eata-Gresham. cada and Cazadero and intermediate

points. x8:02. 9:05. x10:05. 1:05. 7:15. six weeks from the first publication of attorney, C. H. Dye, Esq., corner 8th 3:05. 5:05. x6:05. x4:05. \*11:35. For Gresham

this summons, and if you fail to appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief de-manded in the complaint, to-wit: For a decrea dissolving the horder x Gresham, Fairvlew and Troutdale NOTE:-Cars leave East Water and Morrison streets 5 minutes later than scheduled from First and Alder Sts.

0-0-0-0-0-0-0-0-0-0-0-0-0 Particular Mea ARE PLEASED WITH OUR LAUNDRY WORK BECAUSE IT IS DONE RIGHT, BECAUSE WE GET IT OUT THE DAY WE PROMISE IT AND BE-CAUSE WE GUARANTEE IT. GIVE US A TRIAL ORDER. YOU WILL NOT REGRET IT. Lands, Money Loaned, Titles CASCADE LAUNDRY Phone Main 93. Attorneys & Counsellors at Law Third and Main Street W. S. EDDY, V. S., M. D. V. Between Portland and Oregon City Graduate of the Ontario Veteri-Arrive sary College of Toronte, Canada, and the McKillip School of Surgery of Chicage, has located at Oregon City and established an & Ald office at The Fashion Stables, Seventh Street near Main. Po Both Telephones. Mail 1311 Farmers' 132 6.45 7.20 7.50 8.30 9.00 POLK'S GAZETTEER 9.30 10.00 10.30 10.00 10.52 11.00 10.00 10.07 11.00 10.30 11.22 11.30 10.30 10.37 11.30 ties and a C of each Bu 11.59 H. L. POLK & CO., Inc. 11.30 12.22 12.30 11.30 11.37 12.30 12.00 12.52 1.00 12.00 12.07 1.00 1.00 1.30 2.002.30 3.00 3.30 4.00 4.30 5.00 5.30 6.30  $7.00 \\ 7.30$ 8.00 8.30 9.00 9.30 9.07 10.00 11.00 11.00 11.52 11.55 11.03 11.07 11.59



-Sold by-E. MATTHIES.