OREGON CITY ENTERPRISE, FRIDAY, AUGUST 4, 1911.

a character for



OF BICHNERS.

OFFICIAL MISLED HIM, HE ASSERTS President of Big Cement Company Asks Protection of Self and

not?

Property - Declares He Acted in Self Defense.

Aman Moore, president and general manager of the Portland Cement Company, who engaged in an altercation with John and Henry Bichner at Oswego on July 25, on Wednesday gave out the following letter addressed to Deputy District Attorney Supp. for publication:

Onwego, Oregon, July 28, 1911.

Mr. L. Stipp, Deputy District Attorney,

Oregon City, Oregon. Dear Bir: I wish to write you regarding the affair I discussed with you day before yesterday, in company to-wit: Smith who is associated with Mr. John F. Logan and whom I have retained to prosecute the Bich-State of Oregon, Plaintiff ners in connection with the attack made upon me here at Oswego on Tuesday last. Mr. Smith visited you Joseph Bichner and Henry Bichner, day before yesterday in order to lay the complaint before you and to work in harmony with you in connection with this prosecution. Under your ad- of assault with a dangerous weapon vice, to have the proceedings in the against the above named defendants, Justice Court here deferred, we made and find that the controversy arose a special trip from Oregon City to over a tract of land which both they Oswego in an automobile, but were and Moore claim to own and feel very much surprised when meeting that it would be impossible to de-Mr. Davidson here, to have him show termine in a criminal action who was us a letter from you dated day before in the right. I would, therefore, ask yesterday, wherein you had already that you dismiss the charge as I do dismissed the case.

Will you kindly state why you were not frank with us and why you did not advise us that you had already dismissed the suit, instead of requesting us to come here and have it deferred?

Action Astonishes Him.

Since the company which I represent is investing something like half that a criminal assault with a deadly a million dollars in property here in your county, it is very important to ners and which cannot in any wise us to know whether we are going to be confused with a civil controversy receive treatment as though we were regarding title of land. trespansers, or whether we are to be Title is Defended. treated as citizens and property ownera of your county. If we are doing pusiness here in a county where the back-woods method of law procedure may be enforced, it is well that we know it now rather than later, as we certainly expect to have our property rights protected here, whether we have been in your county one year or We believe we have the same rights for property protection and personal protection from vicious, coward ly attack, whether we are ploneers in your county for fifty years; whethwe are native born, or whether we

are new-comers. I wish to state frankly that your

Gans Sees Attack. I desire to have an explanation Mr Gans later informed me that

from you, and will appreciate very the first attacker who had made the much if you will answer the questions assault with the shovel was one which I have asked above. First, regarding why you did not explain to us that yoh had already dismissed was the father, Joseph Bickner, and AMAN MOORE, HURT IN FIGHT, DEMANDS PROSECUTION OF BICHNERS. (0 us that you had already dismissed the suit that morning, and without any investigation whatsoever, and of his property as they were doing they were trying to steal the piece of inal assault of this kind in any way with a dispute over property rights. (0 us that you had already dismissed the suit that morning, and without that by endeavoring to fence a part that by endeavoring to fence a part that by endeavoring to steal the piece of inal, including the improvements which he had a few years before south, range 4 east, 20 acres, \$1. with a dispute over property rights, which he had a few years before erected thereon, including shed, outif, after hearing the story from Mr. Bichner's attorneys you had deemed it best to annul the action filed here, This is my first and only introduc-

please advise me why you did not irst summon witnesses at least, to tion to the Bickners. As I returned determine, whether any criminal as to my office, I informed them as 1 tracts; \$650. sault had been made against me or passed by their store, that I would certainly have them arrested for the I am basing this letter and ques villatnous assault. Later, they hur-

tions to you on a letter received to ried to Oregon City, related "a pack day from the local Oswego Justice of falsehoods" in an effort to excuse of the Peace, and which reads, as fol- their villalnous action, and also trying lows: older Bickner was an "old man," 71 years of age"-had been "a ploneer,"

Oswego, Or., July 28, 1911. Aman Moore:-I called on Deputy District Attorney

of Oswego," etc., etc., Stipp on the 26th day of July, 1911, and asked him about prosecuting the case of State of Oregon vs. Joseph Bichner and Henry Bichner. He told etc., but that cannot excuse his dasme he had heard of the controversy and that it would be hard to convict, as both parties would claim that ministering blows aimed to kill, with a shovel blade from the front. When they were defending their own property, as both claim to have deeds he struck from behind, I had no time for the same piece of land, and asked to ask his name, his age, or whether me to diamiss the charge, as he did he was "a pioneer," a lunatic or an \$525 escaped convict. I had only time to R not feel like prosecuting it. On my request from him to put this in writing, he gave me the following letter, the assailant was.

In the Justice Court, District No. 2. Clackamas county, Oregon.

VB, Defendants, to E. L. Davidson, Justice of the Peace:

1 have examined into the charge dastardly criminal assault, any civil 5 east; \$1,000. suit or controversy over title to property if one of these blows had split my skull, causing instant doath, could

not feel like prosecuting it. Sincerely, L. STIPP. Does the fact that murder was not

E. L. Davidson. Now, I want to state briefly to you the facts in connection with the land transaction, although the same can in no wise effect or alter the fact weapon was committed by the Bich-

in South Oswego, and is intended to be used for occupany by one of our employes with his family. This was a serious crime committed either property has been in the possession by myself or the Bickners. If their of Mr. Henry Gans, in old pioneer, false statements on which you seem for something like 35 years. vised hits that the deed convering of a serious crime and shart of the law the adjoining store property 19 years ecuted to the full extent of the law the individual a strip including and sent to prison. Fred Sturges, of Oregon City, was and sent to prison. part of his reaidence property and which he had continued to occupy, using it as a garden continuously during the 19 years, as well as many during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as many<math>during the 19 years, as well as manyduring the 19 years, as well as manydurin

been fully justified under the condi- removed, the holes filled, and the northerly half of lot 2 of block 140 hole in the fence boarded and halled. Oregon City; \$10. George S. McVey to Barah A. Mc-

Vey, northeast quarter of southeast quarter of section 30, township 2 south, range 6 cast; \$10. William and Vanda Walters to Jane W. Oathout, 10 acres, section 6, townsship 4 south, range 1 east; \$5,000 Harry O. and Grace Field to John

John H| and Rosalind Gibson to tracts 10, 11, 12 and 13, and west 480 HOT feet of tracts 1 and 12 of Logus

L. H. and Martha E. Andrews to Prices Thought to Have Reached Low. \$1,200.00 and recorded in Volume 70, George and Meilssa Osborn, land ad-

Joining Spring Branch: \$350. Trustees of Clackamas Cemetery Association to Eliza Starkweather, lot J, and south 15 feet of lot P; Clackamas Cemetery; \$20.

City of Portland to the Mount Hood Railway & Power Company, hand in lackamas county; \$1.

Rallway & Power Company, land in Many of the growers have brought section 36, township 1 south, range their bark to this city and much more east; \$1

tie E. Westmire, land in section 12, township 2 south, "ange 1 east; \$9.-

Ethel and A. W. Funk to Moritz Muenzner, part of tract I, First Addition to Willamette Falls Acreage;

Rhododendron Mineral Springs Land protect my life, regardless of who Company to Philip Buebke, lot 1 of of the weakness. Watermelops were block 1, Rhododendron; \$10. William and Jennie Carr to Mrs. F.

Thomas Crowley to George Ward, lot 17 of block 1, T. C. Tooze Addition

to Oregon City; \$10. S. B. and Florence E. Cobb to have asked you, how you can confuse Mount Hood Railway Company, land with or attempt to merge into this in section 30, township 1 south, range

> City of Portland to Mount Hood east: \$1.

east: \$1. M. nlė

lots 7 and 8, Fairfield; \$10. W. A. and Maggie Proctor to Mount Hood Rallway & Power Company, 3.1

acres of Clackamas county; \$200. Robert L. Linney and Cora W. Linney to Mount Hood Railway & Power Company, 2.23 acres of Clackamas county; \$10.

Woodcock to Mount Hood Railway & each. Power Company 5.48 acres of Clackamas county; \$1.

35

Lena Underwood and William Underwood to Portland Railway, Light & Power Company, land in Clacka-

mas county; \$400. William Kellendonk to Portland Railway, Light & Power Company, land in Clackamas county; \$250. Martha and J. G. Callaway to Portland Railway, Light & Power Company, land in Clackamas county; \$500. F. P. Morey and Josephine Morey

Bob Bullard made a business trip to



Oregon for Clackamas County.

so appear and answer said complaint.

certait

husband, Defendants,

n her complaint, to-wit;

For the foreclosure of a

to the place of beginning.

License.

Oregon, for Clackamas County.

Dated August 3, 1911.

mas County, Oregon:

GROWERS OF COUNTY EXPECT LARGER PRICE THAN OBTAIN-ED HERETOFORE. of September, 1911, and if you fail to

plaintiff will apply to the above en-titled court for the relief demanded WEATHER INJURES POTATOES

est Level-Large Fruit Ship-Attorney's fees and costs, also anments Cause of Weak-

ners.

An Oregon City commission house State and for \$40.00 Attorney's fees has arranged a big pool in Cascara City of Portland to the Mount Hood bark grown in Clackamas county. will be sent here before the end of Mamie Lillis and Ben Lillis to Mat- the week. Through the organization 1.8 of the pool a better price, it thought, will be obtained than if sales were made separately. The crop is larger this year than usual

and the bark is of extra quality. Shipments of fruit from California this direction show a very heavy increase and this is the cause of most sold as low as 75c per hundred lbs.

being less than the actual cost to commission men. Small lots are generally moving at \$1. The market on cantaloupes has

been broken and at this time not even the best stuff is bringing more than \$2.25 even in a limited way. while large lots are going at \$2. Or dinary to poor quality is lower than these figures.

The farmers are still in a large Railway & Power Company, land in way supplying the demand for pota section 26, township 1 south, range 5 toes. Dealers report the market holding in a fairly steady way at \$1.75 City of Portland to Mount Hood a hundred, and the general impres-Railway & Power Company, land in sioni is that prices will not work to section 6, township 2 south, range 5 a lower level. The outlook rather is for a gradually advancing market F. H. Freund, S. D. Smalley and Jen- from this time on, and prices that Smalley to P. S. Hagens, will show a good measure of profit ter. The hot weather of the past few weeks is said to have hit the potato crop pretty hard in some sections.

HIDES-(Buying-Green hides, 5c to 6c; salters, 5½c to 6½c; dry hides, Charles C. Woodcock and Emma 12c to 14c. Sheep pelts, 25c to 75c

SALT-Selling 50c to 90c for fine of the legal voters of the aforesaid

50 lb. sack, half ground 40c; 75 for 100 lb. sacks. Portland Vegetable Markets.

\$1.25@\$1.50 per sack; parsnips, \$1.25 E. W. Dill SACK VEGETABLES - Carrots, \$1.25@\$1.50 per sack; parsnips, \$1.25 @\$1.50; turnips, \$1.25@\$1.50; beets. Tom Baker \$1.50

90c@ VEGETABLES-Asparagus, E. H. hund.edweight: caulifiower, \$1.00@ Jr. \$1.75 per dozen; celery, California, 75c C. Wilhelm @ 90c per dozen; cucumbers, \$1.50@ G. E. Tauchmann \$2.25 per dozen; eggpiant, 15c per lb.; F. P. Stahlnecker

Jake Baurer J. Baurer C. Penzig

precinct.

Frank Ryan

P. T. Silvey

Dick Holmes

Joseph Lawrence

Wright

Notice to Creditors.

Notice is hereby given that the undersigned has been appointed ad istrator of the estate of Martha Ann Bullock deceased, by the Hon. County Court of Clackamas County, Oregon.

All persons having claims against the To Maud E. Neal and J. M. Neal, her said estate are hereby notified and required to present the same to me duly husband, above named defendants: in the name of the State of Oregon: verified with proper vouchers at my residence at Oswego, Oregon, within You, and each of you, are hereby required to appear and answer the comsix months from the date hereof. plaint filed against you in the above entitled suit on or before the 8th day

Dated August 1, 1911. GEORGE S. BULLOCK. Administrator of the estate of Martha Ann Bullock, deceased. GORDON E. HAYES.

Attorney for Administrator.

Summons.

mortgage dated June 9, 1909, for In the Circuit Court of the State of Oregon for Clackamas County. page 468 Mortgage records of Clacka-Mount Hood Railway and Power Commas County, Oregon, and for \$150.00 pany, a corporation, Plaintiff,

other certain mortgage of the Charles Adam Andre, Defendant, same date for \$820.60 recorded To the above named defendant, Charles in Volume 70 at page 470 mort Adam Andre:

gage records of said County and In the name of the State of Oregon: You are hereby notified and required and costs, each of which said mort-gages cover and is a lien upon the following described real property in tiff, filed against you in the above Clackamas County, Oregon, to-wit: . A part of the J. S. Risley D. L. C. entitled court and cause, on or before the last day of the time prescribed in in Section 12, T. 2 S. R. 1 E. of W. the order for the publication of this M., beginning at a point 20 feet North summons, that is to say, this sum-52 degrees, 45 minutes East from a mons is published by and pursuant to point which is North 37 degrees 15 the order of the Judge of the above minutes West 369.09 feet from the entitled court, made at his chambers Southwest or most southerly corner of on the 1st day of August, 1911, and by Concord, which said most Southerly said order it was prescribed that this corner of Concord is South 66 degrees summons should be published once 33 minutes West 2168.27 feet from the each week for six consecutive weeks Southeast corner of said J. S. Risley D. L. C. In said County and State; paper, sublished at Oregon City in thence North 37 degrees 15 minutes said County. The date of the first West along the Southwesterly line of publication hereof is August 4th, 1911, Tract 3 of said Concord 100 feet to a point; thence North 52 degrees 45 answer on or before the 18th day of minutes East 235 feet to a point; September, 1911. If you fail to so ap-East 100 feet to a point; thence South 52 degrees 45 minutes Wast and answer said complaint, for want thereof the plaintiff will apply 52 degrees 45 minutes West 235 feet to the court for the relief prayed for in said complaint, viz: that the amount of the compensation which the plain-O. D. EBY, tiff shall pay you for the appropria tion to its use for a reservoir of the following described real estate, sit-Attorney for Plaintiff.

Notice of Application For Liquor uated in said Clackamas County and State of Oregon and of all your right, In the County Court of the State of title, interest and estate therein (the same being an undivided one-seventh To the Hon. County Court, for Clacka part or interest in the tee thereof). We the undersigned, residents, in- to-wit:

The Southwest quarter of the habitants and legal voters of Pleasant for the growers in the fall and win- Hill Precinct, Clackama, County, Ore- Northeast quarter of Section Six (6). gon, and each of us being actual resi in Township Two South of Range dents of said precinct and naving re- Five East of the Willamette Meridian, sided in said precinct 30 days prior be determined and assessed and that hereto, would respectfully petition said real estate and the whole thereof and ask that a license be granted to and all your right, title, interest and Wm. S. Flynn, for a period of one estate therein be condemned and ap year, to sell spiritous, malt, vinous propriated to the use of the said and fermented liquor, in quantities plaintiff as and for a reservoir and in less than one gallon in Wilsonville, and upon which to erect and maintain a reservoir for the storage of water firm at from 8c to 10c on apples and and state, said petitioners being an actual majority of the whole number canals, and all devices and appliances Pleasant Hill Precinct, said county necessary or convenient to the storage use, appropriation, application and employment of such water by the plaintiff, its successors and assigns, for any and all purposes to which the same may or can be devoted, used or applied. And you will take notice that it is alleged in said complaint that the value of said tract of land does not exceed \$2000,00 and that the value of your interest or estate therein does not exceed one-seventh part of said sum.

Wm. D. FENTON and C. W. FULTON, Attorneys for Plaintiff.

Notice of Final Settlement. Notice is hereby given th

Measrs. Gans and Hansen were witnesses to this brutal attack, from the moment young Bickner came charg. H. Kelly, lots 22, 23, of block 1, Pleas-ant Little Home No. 1; \$10. ing through the fence until the finish. Other witnesses saw the final wind-Now, Mr. Prosecuting Attorney, I

If I had been a weakling and not able to have warded off the blows of young Bickner's shovel blade and

you have merged that into a civil controversy instead of prosecuting for murder? Calls It Serious Crime.

Deputy District Attorney. ommitted, lessen the offense of crim-

inal attack? Why did the prosecuting attorney accept a one-sided faise tale of the elder Bickner, and proceed to dismiss this criminal charge, with-

The house and land which I purchased for our company is located

out summoning witnesses or making any attempt at investigation It is because of such lack of enforcement of the law that such crimes are encouraged, Every citizen has a right to the protection of the law and you, prosecuting attorney are custodian of

About to have based your action of dis-19 years ago he sold the adjoiring missal, were true, then I should be property, including store bui'ding to indicted to the full extent of the law the Bichneds. He continued to oc and sent to prison. If, on the other to H. L. Keats, 31.43 acres of sec- \$1.75 per crate; cabbage, new, \$2 per F. D. McCullough, cupy the house, and states that only hand, my statements as above made tions 15. 22, township 2 south, range few weeks ago the Bicaners ad are true, then the Bickners are guilty 2 east; \$1. vised him that the doed conveying of a serious crime and shall be pros-

was the "father of the present Mayor It was unfortunate that he happened to be an "old man-a "pioneer," tardly, cowardly attack from behind with a club, made at the moment when his husky son was already ad-

action in advising us to come here day before yesterday to postpone the proceedings in the justice court (which we did at your request in try. ing to co-operate with you) and then on reaching here to find that you had siready dismissed the suit, without having investigated it, and without having summoned witnesses, was certainly a surprise to us.

Reason is Demanded.

Furthermore, we note in your letter. that the grounds for dismissing the sult, were that the action was a property dispute. We wish to know by what manner or method you can connect a criminal, dastardly attack of this kind, by the younger Bichner, and followed by the support and cowardly attack with a club from behind by of the fact that Gans' possessory title surance of this matter will be achis Father, with a property dispute. On the other hand, I never had a dispute of any kind with either of these gentlemen before, and never met eithten years.

of them before in my life. My first introduction was when the younger Gans Gave Deed.

Bichner greeted me with a long-'Gans' sale of the proper'v to us handled, round-pointed shovel, raised was conditional that he retain pos in an attitude of striking me with the session until August 1, 1911. sharp blade and with which he struck 10 o'clock Tuesday morning last, Jaly at me viciously. It was not his fault 25, Mr. Gans rushed to our office, that he did not split my head open requesting our bookkeeper. Mr Hanwith the shovel point. The only thing sen, to advise me to come over to that prevented this from happening his place forthwith. Mr. Hansen conwas the fact that I was somewhat veyed the message to me on our fac-athletic, and with a small board which tory grounds where I was busily en-I picked up, was able to ward off the gaged. I could not leave at that mo blows, so that no extremely serious ment but directed Hansen to proceed was done. This attack was to Gans' place to investigate the froufollowed by the continuous efforts on ble. About twenty minutes later the part of the younger Bichner, to concluded that I would also go per the part of the younger Breaker, to concluded that I would the go per-strike me with the shovel, and while sonally, to determine what the difstrike me with the shover, and white sonally, to determine what the int-being engaged in warding off his at-ficulty was about. On reaching come tack, I felt a blow from behind. On turning around, I found the older Bich-porch with Mr. Hansen. I also noner with a club raised to strike a sec- ticed a line stretched across he garond blow. Aring upon an impulse, den and some new fence posts in-I administered a blow on the old stalled. I broke the line and started entleman's head, and while in the to remove the timber that had been net of doing so, the younger Bichner propped from one post to another. was again at me from behind, strik- At this moment a strong husky looking with the shovel blade again. It ing man rushed through a hole that F. P. Morey, 31.64 acres, sections 15 was fortunate that Mr. Hansen hap had been broken in the fence betweer was fortunate that ar. Hansen hap had been broken in the tenes between pened to be by and warded off the the Gans and Eickner properties. He blow, receiving the blow on his arm, had a long-handled, round-pointed in order to protect me from receivwild man as he charged me with the Elida; \$1.375. ing it on the head. shovel blade raised to strike me. I had no alternative but to defend my-

Denies He Knew Them.

As far as I am concerned, I never self, and to do so I picked up a small had any disputes with these people board which I used to ward off the \$2,100. had any disputes with these people board which I used to ward on the When they attacked me. I man aimed viciously at my head, did not know whether their names While thus engaged I suddenly felt were Bichner or John Doe. The a terrific blow from behind, which for younger Bickned is a strong, husky a moment dazed me, I wheeled around fellow and his attack with the shovel and saw another husky, heavy-set was certainly a cowardly and das man as victous looking as the first are in the peniteptiary today serv-ing life sentences for crimes com-before he could strike, I was able to mitted that were not more serious wield the board in my hand on the fact that my head was not cut open further attack, although I did not esst; \$4,000. tect my life.

When the attack was made by the shrough the hole in the fence and inyounger Bichner there was nonody succed him to throw down his club and j. A. Benson, 20 acres in east half of present within the property line, ex-cent myself. Mr. Henry Gans, and in the fence. While the second at-Mr. J. M. Hansen. When I entered tacking party was receiving my at-tention the first continued his attack. John W. and Louisa A. Noble to these property a few minutes previous, with the showel from behind and at the property a few minutes previous, there was no one present excepting Mr. Gans and M. Hensen L. Show M. Show M. Hensen L. Show M. Show M. Hensen L. Show M. and made an attack on me stopped his vicious attack and later, s wild man. Several able attor-with whom I have conferred, the stopped into the premises also dis-with whom I have conferred, the stopped into the premises also dis-the bala in the bala in t Hie s wild man. Several able attor, after my commanding him several a 'som me that if I had knocked them superred through the hole in the Hughes: \$100. ent completely, that I would have fence. Whereupon, the posts were John Thompso

during the 15 years, as well as many determine who is and who is not Bickners to rectify the error, if any, lax enforcement of the law that mobmade 19 years ago, by giving him a rule and crimes of this nature are quitcialm deed for the small strip of encouraged. quitciain deed for the small strip of encouraged. I expect to be a citizen of this come a partner of his father-in-law in the store. I expect to he a citizen of the store. J. T. and Ada Alexander to M. laws provide that if wadisputed pos- property. All I want to know is that

binding. The Bichners refused to attacks, such as was made upon me whereupon Gans, in conveying land gardless of whether they are ploto our corporation made quitclaim neers, native-born, or new-comers. • 1 \$1.00. deed for the small strip of land, and do not mean to say that such juswhich could not be disputed, since cepted in the right spirit and your Gans had undisputed possession for word in the affirmative will be suf-However, I feel, under the over 35 years, the law requiring only ficient. circumstances, as above stated, that am entitled to receive an answer

from you to the above questions. Yours very truly. AMAN MOORE.

Children Cry FOR FLETCHER'S CASTORIA

0-REAL ESTATE

J. A. and Flora McKiel to T. R. Phillips and L. O. Thompson, lot 3, block 19, Windsor; \$10.

Joseph Cartman et al to L. Shank. 58 acres, section 6, township 7 south. range 3 east; \$1. Annie Shank to Herbert G. and Ed-

ward P. Stewart, 58 acres, township 2 south, range 3 east; \$4,000, H. L. and Princess Louise Keats to enst; \$1. C. D. and Sedonia Latourette to Christina Swanson, tracts 26 and 27,

EEmma F. and Daniel Nettleton to Robert and Ellen Orr, land in section 25. township 2 south, range 2 east;

Ed. Oblander to Frederick Jorg, lot 20, block 6, Estacada; \$700.

Carrie and A. Tilzer to O. H. Jacobs, 14 block 6, Estacada; \$10. H. G. and Alice M. Starkweather to George S. and Mary C. Taylor, one-half acre, J. S. Risley donation land claim, tardly act. A great many convicts with a club raised over me in the township 2 south, range 1 east; \$525. Frank A. and Mollie Gustafson to Carl F. Becher, 9 5-6 acres, in northcast quarter of southeast quarter, secinfited that were not more stated, the attacker's head and to ward off a tion 20, township 2 south, range 1

way not due to any fault of his, but succeed in knocking him down or to John J. and Amanda Edgren to El-to the fact that I happened to be render him unconscious, as he con- mer Medeen, tract 3, Outlook, except able to ward off the same and pro- tinued to come at me like a mad 20 foot roadway on south and west buil, until some ladies appeared line; \$12

Stephen M, and Elizabeth Eby to when the attack was made by an duced him to throw down his club and J. A. Borson, 20 acres in east half of

moment ine younget in a broken a wound in the scalp of the second at through a hole which he had broken a wound in the scalp of the second at through a hole which he had broken a wound in the scalp of the second at through the fence, with a shovel tacket's head, at this moment also Company, lot 23, Boardman's Addi Easy to use. Contains no injurious drugs brough the fence, with a shovel tacket a near, it this annual later, tion Jennings Lodge; \$1.

previous. Mr. Gans requested the guilty of this crime. It is by such Edith Manning were Oregon City visi-

Mr. Dix, of Colton, is putting up a house in Mulino. Mr. Dix is to be-

will receive the full protection of G. Flynn, lot 8 of block 19, "Windthe title will become processory and the law against cowardly, criminal sor"; \$10. T. and Ada D. Alexander to M.

execute such quitclaim deed to Gans the other day, and furthermore I de-on request, except upon unreasonable sire to know that justice and law Windsor; also lots 3 4, 5, 6, 7, block demands of compensation from Gans, will apply to all citizens equally, re- 19, Windsor; land in blocks 19 and 20 west of Sussex street, Windsor;

Hubert S. Simmons and Mary which quit-claim we accepted, because tice will not be granted, but your as Simmons to Julius H. and Will Irwin, land in D. L. C., of William Strickland, township 4 south, range east; \$10,350.

George Derry and Ida A. Derry to John M. A. Lane, 80 acres of section 7, township 2 south, range 3 east: \$11

Wallace and Louise C. Cole to Alexander C. and Nancy C. Beauliau, part of lots 1 and 2 of block 38. Oregon City; \$4,200. Onnis L. Farr to H. H. Hughes and white, from \$25 to \$26. M. A. Hughes, lot 3 of block 58, Ore-

gon City; \$450. Paul and Emma Mertsching to G. W. Dimick, tracts 18 and 19, Clairmont Acreage Tracts No. 3; \$100.

Rudolph Koerner to Mary Koerner ot 1 of block 106, Oregon City; also lots 5 and 6 of block 157, Oregon City; and other land in Clackamas county, sections 27, 28, 33, 34, township 2 south, range 1 east; \$1.

Rudolph Koerner to Mary Koerner. lots 1 and 2 of block 108, Oregon ranging from 14 to 17 cents. City: \$1.

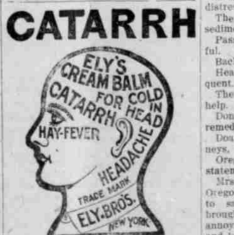
Mary Jane Dicken to Charles E. Aspling, tract 18, Outlook; \$1. Lillie M. Wallace and W. A. Wal-lace to Denis Donovan, 48.17 acres to \$33; oil meal, \$53; Shady Brook vs. of Ezra Fisher D. L. C., township 2 dairy feed, \$1.25 per hundred pounds. T. R. Cooley, Defendant.

south, range 2 east; \$10.

CLACKAMAS ABSTRACT & TRUST \$14 COMPANY.

Land Titles Examined. Abstracts of Title Made. JOHN F. CLARK. Mgt

Office over Bank of Oregon City



John Thompson to Sarah A. Smite. ELY BROTHERS, 50 Warren St., New York, an waggin 11+ tail -Judge

radishes, 15c per dozen; rhubarb, 2%c J. C. Chalupskie @3c per pound; sprouts, 9c; tomatoes. Jos. Schecla Thos. Hanson \$2 @ \$3.25 ONIONS-Jobbing prices; Oregon Charles Holmes \$2.75 per 100: Australian, \$3.50 per C. W. Giles 100: Texas, \$2.25 per crate: Callfor Robert StahlneckerT. Pinard Albert Chaver nia, \$2 per crate Oregon City Stock Quotations. L. F. Darby

HOGS-Hogs are quoted 1/2 lower. E. C. McKinney rom 125 lbs. to 150 lbs. 91/2r, from S. E. Baker Richard Lee 150 lbs. to 200 lbs. 81/c. BACON, LARD and HAM, are firm W. F. Stangel H. E. Ridder VEAL CALVES-Veal calves oring Wm. Baker from Sc to 10c according to grade. J. T. Fitzpatrick BEEF STEERS-Beet steers for BEEF STEERS Beet steers for the local markets are fetching 5½c to F. W. St. Clair 6%c live weight. Mc live weight. SHEEP-are nrm at se to 5e live J. N. Hoffman R. Heater Peter Heater

Chas. Stavar Quotamons for Dregen. City. E. A. Hiner POTATOES-Best, Buying 1% cents Jerome Epperly C. McConnell pound. FLOUR AND FEED-Flour is G. E. Gould

weight.

steady, selling from \$5 to \$5.30; very F. little of cheaper grades. little of cheaper grades. OATS-(Buyng)-Gray, \$23 to \$24. R. N. Melvin Jas. McBride BUTTER - (Buying) - Ordinary John McBride country brings from 15c to 20c, John McBride fancy dairy from 20c to 22c, cream. Carl Korman

ery 22c to 25c. above petition will be heard by the EGGS- Best grade 25 cents.

POULTRY-(Buying-Firm with lit county court of Clackamas County, tie good stock offered. Good hens are bringing 12c. Old roosters are in poor Term, 1911, to-wit: Wednesday, Sept. bringing 12c. Old roosters are in poor demand, broilers bring from 16c to 18c 6th, 1911, or as soon thereafter as the said court may hear the same. Wm. S. FLYNN.

T. Roberts

Tauchmann

WOOL-(Buy.ng)-Wool prices are

with good demand.

FEED-Shorts \$29 to \$30; rolled Summons barley, \$31.50 to \$42.50; process bar- In the Circuit Court of the State of Oregon, for Clackamas County.

HAY-(Buying.) Timothy \$16 to To T. R. Cooley, Defendant

\$17; clover \$9 to \$10; oat hay, best,

between you and the plaintiff.

ing on the 4th day of Angust, 10*1.

Notice to Creditors.

W. C. CAMPBELL,

Attorney for Plaintiff.

SIGNALS OF DISTRESS.

Oregon City People Should Know How to Read and Heed Them.

Sick kidneys give many signals of listress.

The secretions are dark, contain a ing the marriage contract now exist- Amount 7 cents. Passages are frequent, scanty, pain-

for six consecutive weeks by order of Backache is constant day and night. Headaches and dizzy spells are fre-Circuit Court, made on the 27th day

The weakened kidneys need quick of July, 1911, the first publication be-

Don't delay! Use a special kidney remedy. Doun's Kidney Pills cure sick kid-

neys, backache and urinnry disorders. Oregon City evidence proves this

Notice is hereby given that the County Court of the State of Oregon, Mrs. L. B. Talley, 901 Eleventh St., for the County of Clackamas, has apstatement. "I am glad pointed the undersigned administrato say that Doan's Kidney Pills Irix with the will annexed of the es-Oregon City, Ore., says: brought me prompt relief from a most annoying attack of kidney complaint All persons having claims against the and luschache. Other members of my

The Clock.

Ma-1s the clock running, Willie? deceased. Willie-No. ma; it's just standin' still JOS. E. HEDGES, Attorney.

Bert Baker T. H. M. Baker E. Raphadson J. C. Her Fudge Baurer L. J. Lautfest S. Parrott F. H. Pinkstaff C. A. Bunnham R. R. Lee H. F. Kizer Wm. Kramier L. M. Felts Guy McCully O. D. EBY. Alf McCully J. C. Snyder Hugh Iler H. Voss J. A. Voss J. W. Fieken

John Smith

J. A. Parrott

Chas Calkins

H. H. Cronise

Schmidt

W. C. Heater

Wm. Oberst

C. McConnell

Petitioner.

C. H. Ives

Harry Jost

Wm, Ridder

C. W. Comstock

Wm. H. Meyer

Henry Wilhelm

Joseph Roberts

Jake R. Peters

H. Smith

H. Calkins

M. Baker

Earl Yonger

Otto Peters

E. Struve

A. Roberts

R. Michel

dersigned administratrix of the estate of Mary Meyer, deceased, has filed her final account herein with the County Clerk of Clackamas County, Oregon, and the County Judge has set Monday, August 28, 1911, at the hour of 10:00 o'clock A. M. at the County Court room of said County and State as the time and place for hearing objections to said final account and for the final settlement of said estate.

Dated July 28, 1911. MARTHA M. MEYER. Administratrix.

Attorney for Administratrix.

First Notice to Creditors. In the County Court of Clackamas County, State of Oregon. In the matter of the estate of An-

drew Anderson, deceased. Take notice that the undersigned has been duly appointed administrator of the estate of Andrew Anderson, deceased, by the County Court of Clackamas County, State of Oregon. Any persons having claims against said estate are hereby notified to present same at the office of George C. Brownell, Oregon City, Oregon, or at the office of Conrad P. Olson, 530 Orin J. McConnell Chamber of Commerce, Portland, Ore-Notice is hereby given that the gon, with vouchers, and duly verified, within six months hereafter.

Dated July 28 1911. CARL BERGREN,

Administrator. GEORGE C. BROWNELL, CONRAD P. OLSON, Attorneys for Administrator.

Statement

Of the Bank of Oregon City, of Oregon City, county of Clackamas, state of Oregon, showing the amount standing to the credit of every depositor July 1, 1911, who has not made a To T. R. Cooley, Defendant: In the name of the State of Oregon. deposit, or who has not withdrawn any part of his deposit, principal or \$12; mixed, \$10 to \$12; alfalfa, \$12 to you are hereby required to appear and interest, for a period of more than answer the complaint filed against you seven (7) years immediately prior to in the above entitled suit on or before said date, with the name, last known the 16th day of September, 1911, that place of residence or postoffice adbeing the last day prescribed in the dress of such depositor, and the fact order of publication of this summons: of his death, if known.

Name of depositor, C. P. Pollard. and if you fail to so appear and answer said complaint the plaintiff will Residence or postoffice address, unapply to the Court for the relief there- known. Dead, if fact is known to secretary or cashier, do not know. in prayed, to-wit: A decree dissolv-

Name of depositor, John Kaster. This summons is published in the Residence or postoffice address, un-Oregon City Enterprise, newspaper, known, Dead, if fact is known to seeretary or cashier, do not know. Hon. J. U. Campbell, Judge of the said Amount 10 cents.

Name of depositor, John Ahrendsen. Residence or postoffice address, un-known. Dead, if fact is known to secretary or cashler, do not know. Amount \$40.

State of Oregon, County of Clackamas, 85.

L E. G. Caufield, being first duly sworn, depose and say upon oath, that I am the cashler of the Bank of Oregon City of Oregon City, County All persons having claims against the of Clackamas, State of Oregon; that by given notice that they shall pre. correct and complete statement,

> dey of July, A. D. 1911. C. SCHUEBEL,

of the estate of J. Philip Shannon, (SEAL)

Notary Public for Oregon.

tate of J. Philip Shannon, deceased.