

510 Chamber of Commerce,

Portland, Oregon.

Full equipment of maps, plats,

abstract books and tax rolls.

Agents for Clackamas County

Lands, Money Loaned, Titles

Perfected.

suance of an order of Hon. J. U.

Campbell, Judge of said Court, made

on the 23rd day of November, 1911, and the time prescribed in said order for the publication of this summons is

once each week for six successive

weeks, and the date of the first pub-

lication of this summons is the 24th day of November, 1911.

jections to said final account and for

rney for Executrix

O. D. EBY.

ALICE M. ELY.

Executrix.

that he had some right to ride that I a niece, and S. V. Francis and L. J. knew not of-that he would sue the Francis, nephews, of this city. company and 1 would be discharged for not having passed him. Ordin arily, this would not have troubled me, but in this case the man, though shabbily dressed, did not look like a f as a deadhead

Minn.

mas tramp or a man accustomed to force Charles Mitchell, Plaintiff, VS. Edward Gray, Defendant.

Summons. in the Circuit Court of the State of Oregon for the County of Clacka- adult. Sold by all dealers,

en as confidently to a baby as to an the time prescribed for publication as the time and place for hearing ob adult. Sold by all dealers. thereof is six weeks beginning with jections to said final account and for A Natural Sweeper.

the issue of Friday, December 22, 1911, the final settlement of said estate. and continuing each week thereafter to and including the issue of Friday, Particular Housekeeper-I'll give you February 2, 1912.

will soon fix you up all right and will ward off any tendency toward pneumonia. This remedy contains no opl-um or other narcotic and may be giv-the 19th day of December, 1911, and Court room of said County and State

your breakfast if you take this broom E. F. & F. B. RILEY. There had been an attempt to wreck MARK O'NEILL and MOSER & MCCUE, JOS. E. HEDGES, Oregon City, Ore, one of the trains on the road which To Edward Gray, Defendant Dated December 15, 1911. Attorneys & Counsellors at Law and sweep up around the house. Are Attorneys for Plaintiff. Attorneys for Plaintiff. in the name of the State of Oregon, you a natural sweeper? Tramp-1 had nearly succeeded. The train re-1524-1529 Yeon Bldg., Portland, Ore. Summons you are hereby required to appear and ferred to carried a large sum of money wuz born' in Broome county. mum in the Circuit Court of the State of answer the compalint filed against you Sheriff's Sale on Execution. Oregon, for Clackamas County. for an express company, and it was Judge's Library Notice to Creditors. in the above entitled suit on or before In the Circuit Court of the State of Notice is hereby given that the un-Gertrude Brown, Plaintiff, supposed that it was to rob this car the 16th day of February, 1912, and dersigned has been duly appointed by Oregon, for the County of Clacka-STRAIGHT & SALISBURY that the attempt had been made. VS. if you fail to so appear or answer for Aleck Brown, Defendant. the County Court of the State of Ore Dandruff and Itching Scalp Yield to Running a local train myself, I did not want thereof, the plaintiff will apply mas. To Aleck Brown, above named de gon for Clackamas County, adminie Frank Schlegel, Plaintiff, We make a specialty of install-ing water systems and plumbto the court for the relief demanded take much interest in the matter, for Zemo Treatment. trator of the estate of Christian Hornfendant: **VS.** my train was not liable to be wrecked in his complaint, to-wit: Why should you continue to experi J. R. Townsend and E. S. Townsend, schuch, deceased. All persons hav-In the name of the State of Oregon, ing in the country. We carry ment with salves, greasy lotions and For a decree reforming the certain for purposes of robbery. you are hereby required to appear Defendants. the Leader tanks and Stover en fancy hair dressings trying to rid your One morning I was told that the note given by you to the plaintiff on and answer the complaint filed against hereby required to present the same cines.- We have a full line of State of Oregon gang who had attempted to wreck June 16th, 1910, so that the same shall scalp of germ life. They can't do it you in the above named suit, on or to me properly verified as by law rebecause they cannot penetrate to the County of Clackamas,-ss. Myers pumps and spray pumps. quired, at the office of U'Ren & Schue efore the 26th day of January, 1912, the train had been tracked by detecread as follows: By virtue of a judgment order, de-Oregon City, Oregon, seat of the trouble and draw the germ June 16th, 1910. life to the surface of the scalp and cree and an execution, duly issued out said date being the expiration of six seat of the trouble and draw the germ bel. Oregon City, Oregon, within six tives employed by the company, and \$200.00 Prices always lowest. weeks from the first publication of months from the date hereof. an arrest had been made. But where of and under the seal of the above en-On or before one year after date, titled Court, in the above entitled this summons, and if you fail to ap-Date of first publication, Friday, destroy lt. Oregon City they had been captured I did not bear 720 Main St. Why not try a PROVEN REMEDY? without grace, I promise to pay to the pear or answer said complaint, for One that will do this. We have a rem- cause, to me duly directed and dated Dec. 15, 1911. I was just starting out on my daily order of Charles Mitchell at the Bank want thereof the plaintiff will apply Phone 2682. edy that will rid the scalp of germ life the 19th day of December, 1911, upon C. SCHUEBEL trip and had no time to indulge my of Oregon City, Oregon City, Oregon, Two Hundred (\$200.00) Dollars, in and in this way will cure DANDRUFF a judgment rendered and entered in to the court for the relief prayed for said court on the 12th day of Sep- in her complaint, to-wit: Administrator of the estate of Chris curlosity by making inquiries about tian Hornschuch, deceased. Gold Coin of the United States of U'REN & SCHUEBEL tember, 1911, in favor of Frank Schlegthe matter. When I reached Ariington I was America, with interest thereon in like This remedy is ZEMO, a clean, reel, Plaintiff and against J. R. Town- of matrimony now existing between Attorneys for Administrator. send and E. S. Townsend, Defendants the plaintiff and defendant. This sum handed a telegram from the superin- Gold Coin at the rate of (6) six per fined, penetrating scalp tonic that goes O. D. EBY cent. per annum from date until paid, mons is published by order of Hon. right to the seat of the trouble and for the sum of \$211.83, with interest tendent to stop my train just across ; Notice to Creditors Attorney-at-Law for value received; and in case suit thereon at the rafe of 8 per cent, per R. B. Beatle, Judge of the County drives the germ life to the surface and bridge about a mile before 1 reached Notice is hereby given that the un-Money loaned, abstracts fura.mhor action is instituted to collect this annum from the 2nd day of March, Court, which order was made dersigned has been duly appointed by Harkerville and take on a party that destroys it. note, or any portion thereof, I promise 1911, and the further sum of \$40.00 entered on the 12th day of December, ed, land titles examined, escates A shampoo with ZEMO (ANTISEP the County Court of the State of Orewould be waiting there for me. I made to pay such additional sum as the TIC) SOAP and one application of ZEMO will entirely rid the scalp of 1911, and the time prescribed for pub gon for the County of Clackamas, adsettled, general law business. as attorney's fee, and the further sum the stop as ordered and found several Court may adjudge reasonable, as atof \$13.25 costs and disbursements, and lication thereof is six weeks, begin ministrator of the estate of Smith La-Over Bank of Oregon City. plain clothes police officers, armed the costs of and upon this writ, com- ning with the issue dated Friday, Dec torney's fees in said suit or action. Croy, deceased. All persons having dandruff and scurf. Do not hesitate with rifles as well as revolvers, guard-Edward Gray. manding me out of the personal prop-15th, 1911, and continuing each week but get a bottle of ZEMO today. It claims against said estate are hereby ing a number of bandcuffed prisoners 2nd. For a judgment against you erty of said defendants, and if sufthereafter to and including the issue required to present the same to me, properly verified as by law required. acts on a new principle and will do for the sum of Two Hundred Dollars ficient could not be found, then out of of Friday, Jan 26th, 1912. C. T. Tooze Loans The officers put their captives aboard exactly what we claim for it. Lawyer and Notary and the train, and after starting 1 went with interest at the rate of six per GEO. C. BROWNELL and Sold and endorsed by the Huntley the real property belonging to said deat the office of U'Ren & Schuebel in Insurance cent. per annum from the 16th Abstracts. day fendants on and after the date of said WM. M. STONE. into the car where they were to collect Oregon City, Oregon, within six Bros. Drug Store. Attorneys for Plaintiff. of June, A. D. 1910, and for a further September 12th, 1911, to satisfy said their fares. One of the officers, clap CHARLES T. TOOZE & CO. months from the date hereof. sum of Seventy-five Dollars as attorsum of \$265.08 and interest, and also Date of first publication Dec. 1, 1911. ping a hand on my shoulder, said: Notice of Appointment of Executors. Real Estate Bought and Sold. ney's fees and for the costs and dis-Notice is hereby given that the un- the costs upon this said writ-"See here, conductor, a few weeks Summons J. E. LACROY, Room 2, Beaver Bldg., Ore. City bursements of this suit. ago you put me off this train for not Administrator of the Estate of Smith Now, Therefore, by virtue of said In the Circuit Court of the State of dersigned have by order of the coun-3rd. For a further decree for the execution, judgment order and decree, Oregon for Clackamas County. paying my fare. I was obliged to subsale of the following described prem-ises, Lot "C," Tract fifty-nine (59) ty court of Clackamas County Oregon, LaCroy, deceased. and in compliance with the commands Ethel L. A. Molineux, Plaintiff. **'REN & SCHUEBEL** been duly appointed executors of the mit, but now I propose to carry this Emma Alena Freytag de- of said writ, being unable to find any Attorneys for Administrator. estate of whole gang through without tickets or Willamette Tracts, according to the ceased. All persons are hereby noti-fied to present their claims against I did on the 6th day of July, 1911, duly BEAVER Arthur Wm. Lucien Molineux, Defend plats now on file in the office of the money. We're quite prepared for any-Administrator's Notice. County Recorder of Clackamas Counant. thing that may imppen. said estate, duly verified, to us, at levy upon the following described real To Arthur William Lucien Molineux. ENGRAVING ty, Oregon, together with the tene-Notice is hereby given that the un The man spoke banteringly. I looked the office of Cross and Hammond, property of said defendants, situate above named defendant. at his face and it seemed familiar ments, hereditaments and appurten-Beaver Building, Oregon City, Oregon, and being in the County of Clackamas, within six months from the date of and State of Oregon, to-wit: ersigned has been appointed admin-In the name of the State of Oregon Then it dawned upon me that he was ances thereunto belonging or in any COMPANY strator of the estate of Alexander rou are hereby required to appear and wise appertaining, and that the pro-Newman, deceased; all persons hav-Lot six (6) in Block eight (8), Town of Estacada, Clackamas County, State TY OF TOESIGN the seedy passenger with whom I had answer the complaint filed against ceeds of said sale may be applied in this notice. ing claims against said estate are E. G. CAUFIELD, you in the above cutitled court and DESIGNIN had the scuttle. the payment of the amount due the OHALITY hereby notified to present the same of Oregon, and I will, on Saturday, the "Don't you remember me?" ne asked, O. E FREYTAG, . cause, on or before the 30th day of plaintiff, and that you, the said dewith proper vouchers duly verified, at CUTS ILLUSTRATING 20th day of January, 1912, at the hour of 10 o'clock A. M, at the front door of the County Court House in the Executors. December, 1911, being more than six fendant, and all persons claiming unsmiling. the office of Geo. C. Brownell and CROSS & HAMMOND. weeks from the date of the first publider you subsequent to the execution PORTLAND IST & ANKENY Wm. M. Stone, at Oregon City, Ore-"I think I do." Attorneys for the estate cation of this summons and if you "You should. You helped me get in of a mortgage given on the above degon, within six months of the date of STS. ORE City of Oregon City, in said County fall so to appear or answer the plainwith these gentlemen with bracelets scribed premises as security for the and State, sell at public auction, subthe publication of this notice. tiff will apply to the court for the Summons on their wrists. They are the men above note, either as purchasers, ject to redemption, to the highest bid-der, for U. S. gold coin, cash in hand, Dated Dec. 8, 1911. relief prayed for in the complaint, cumbrancers or otherwise, may be In the Circuit Court of the State of who tried to wreck the express some HERMAN PAMPERIN, which is, that the marriage existing barred and foreclosed of all rights, Oregon, for Clackamas County, all the right, title and interest which time ago. They were tracked to Har-Administrator of the estate of Alexclaims or equity of redemption in the between you and the plaintiff be dis-Marie Morris, Plaintiff, the within named defendants, or elthkerville, and the company sent me ander Newman, deceased. there to gain their confidence. I saw said premises, or any part thereof, solved, and that plaintiff resume her er of them, had on the date of said no better way for an introduction than and that the plaintiff may have a judgmaiden name of Ethel L. A. Tucker, GEO. C. BROWNELL and Alfred L. Morris, Defendant. execution or since had in or to the ment and execution against you for and for such other and further relief Wm. M. STONE, To Alfred L. Morris, above named deabove described real property or any part thereof, to satisfy said execution as to the court may seem just and Attorneys for administrator to get put off the train. I stayed awhile any deficiency which may remain affendant: ter applying the proceeds of said prem. udgment order, decree, interest, costs equitable. In the name of the State of Oregon, ises properly applicable to the satisises properly applicable to the satis- you are hereby required to appear and faction of said judgment, and for a answer the complaint filed against Notice of Final Settlement. This summons is served upon you and all accruing costs. MANY FAILURES. by publication by order of the Hon. J_{ℓ} U. Campbell, judge of the above en-Notice is hereby given that the un E. T. MASS. lersigned administratrix of the es further decree that the plaintiff or any you in the above named suit, on o Sheriff of Clackamas County, Oregon. But Parisian Sage Overcame Miss other party to the suit may become before the 9th day of February, 1912, titled court, which order is dated the tate of Daniel Snyder, deceased, has By J. O. Staats, Deputy. Dated, Oregon City, Oregon, Dec. 13th day of November, 1911. The filed her final report in the County Kruger's Hair Troubles. the purchaser at said sale, and that said date being the expiration of six the sheriff execute a deed to the pur weeks from the first publication of first date of publication of this sum-Court of Clackamas County, Oregon, PARISIAN SAGE is not guaranteed this summons, and if you fall to ap- 20th, 1911. chaser, and that said purchaser he let mons is November 17, 1911: last date and said Court has set January 8th, to grow hair on hald spots but it is guaranteed by the well known drug-dists, Huntley Bros Co., to stop fallinto the possession of said premises pear or answer said complaint, for want thereof the plaintiff will apply Dec. 29, 1911. at the hour of 10:00 o'clock A. M. of Notice of Final Settlement on the production of the sheriff's deed FRANK SCHLEGEL. said day, in the County Court Room Notice is hereby given that the And for such other and to the court for the relief prayed for Attorney for the Plaintiff. in the County Court House, in Oregon ing hair, eradicate dandruff and stop therefor. itching scalp, or money back. Sold further relief in the premises as to in tersigned executors of the estate of her complaint, to-wit: 433 Worcester Bldg., Portland, Ore. City, Oregon, as the time and place in every town in America by leading the court may seem meet and equit-David P. Jones, deceased, have filed For a decree dissolving the bonds or hearing any and all objectio their final account and report in said of matrimony now existing between druggists for 50 cents a bottle. Read able. Notice of Appointment of Adminia said final report and the discharge of estate, and the County Court of Clack-This summons is served upon you plaintiff and defendant. This said administratrix. Kruger's letter. trator amas County, Oregon, has fixed Mon "PARISIAN SAGE is the best hair by publication thereof for six consecusummons is published by order of Notice is hereby given that the un-Dated Dec. 1st, 1911. grower and beautifier and dandruff tive and succesive weeks in the Oreday, the 22nd day of January, 1912. Hon. J. U. Campbell, Judge of the dersigned has been duly appointed by KATE MARK. at ten o'clock A. M at the County gon City Enterprise, by order of J. U. Circuit Court, which order was made Grandpa has traveled and he lost all my hair through tyorder of the County Court of Clacka-Administratrix of the Estate of Danand entered on the 27th day of De Courtroom in the County Courthouse Campbell, Judge of the Circuit Court, cure. in Oregon City, Oregon, as the time mas County, Oregon, administrator of and place for hearing objections to the estate of Mary A. Morse, deceased. phold fever; I was almost baldheaded knows that the one whiskey iel Snyder, deceased. which order is dated the 26th day of and my scalp was a sore as could be. cember, 1911, and the time prescribed DIMICK & DIMICK. which you find everywhere b the estate of Mary A. Morse, deceased. for publication thereof is six weeks. I tried everything, but in vain. Finally December, A. D. 1911. Attorneys for the Administratrix. parties having claims against the said account and the settlement All HARPER. Supply yourself The date of the first publication beginning with the issue dated Friday, I tried PARISIAN SAGE, and after above estate are notified to mail or using one bottle my hair started to hereof is the 29th day of December, thereof. with this world famous whis-December 29th, 1911, and continuing present same, properly verified, to me at Jennings Lodge, Oregon, within six months from the date of this notice. grow, and has grown three or four A. D. 1911, and the date of the last each week thereafter to and including ESTHER SMITH, CLAUDE W. DEVORE. key from the issue of Friday, February 9th. JANE DONNIS. publication hereof is the 9th day of Attorney-at-Law inches inside of two months. I ad-Executrixes of the estate of David P. vise every woman who wants beauti- February, A. D. 1912. 1912. Notary Public C. P. MORSE, LEADING DEALERS, GEO. C. BROWNELL and CROSS & HAMMOND. Jones, Decens ful hair to use PARISIAN SAGE." Administrato Estacada State Bank Building JOS. E. HEDGES Wm. M. STONE. Attorneys for Plaintiff. Miss Meta M. Kruger, Browntown, Estacada, Oregon. Nov. 22, 1911. Attorneys for Plaintiff. Attorney. Beaver Bldg., Oregon City, Ore. 29-12