OREGON CITY ENTERPRISE, FRIDAY, MARCH 15, 1912.



During the critical period of 1861 when Mr. Lincoln was cut off from the north in Washington 1 was asked to carry a measage by the president to New York.

Harrisburg deliver it to the governor of Pennsylvania. 1 believe there are prefer that you should go there. The letter gives the appailing condition of things here, and, coming from me, it would never do for it to fail into the therefore ask you to protect it with your life and if taken by southern sympathizers destroy it if possible."

"Mr. President," I said, "I shall carry out your order to the best of my ability."

I succeeded in getting a train that took me to Baltimore and, not being known in any way connected with the government, had no trouble in getting through the city. It was at Havre de Grace that I met with danger. The secessionists had burned the rallway there was no way of getting across except in rowboats.

There was a secret patrol by seces sionists on both shores who made it their business to see that no one in the interest of the government got across. Pretending to be a rabid opponent of the "black Republican government," as it was then called, I walked up and down the southern bank of the river. ostensibly watching for those who were on business for the troops trying to make their way to Washington. See ing a boat coming, I called upon several men of the volunteer patrol, say ing: "Here comes a boat with several men in it. The one in the stern with a silk hat on looks like a railway official I know and a northern man. He may be working to open the road. Let's nee.'

We met the boat when it landed, and 1 straightway accused the man I had mentioned of being an assistant superintendent of the railroad. He denied the charge, but I said I knew him to be what I stated and proposed to my backers that we take him back and sist in conversation, is a common misput him ashore on the northern side. I was so carnest and positive in the matter that those about me were ready to do anything I suggested, and, nilowing the others to land, we got into the boat and pulled for the northern lety. By all means massage them with shore. On arriving there I jumped out a good cold cream, using a rotary and told the others to hold the man till I could find some of "our" patrolmen minus the eyebrow accompaniment beto take charge of and investigate him. I ran up the bank, looked about me. then, as though I saw what I was after, walked rapidly away from the riv-That was the last the boat's owner or the poor fellow I had used to gain a safe passage for myself ever saw of

Milady's Mirror

Frowns Versus Smiles,

It is one of the incongruities of the beauty search that women will spend the greater part of an hour before "Here is a letter." he said, "which I their glass, attempting to aid nature in would like you to take to the governor her good intentions and conceal her of New York, or if you can't get little malices, only to destroy the through to New York and can go to whole carefully built structure by frowns and grimaces.

This futile attempt at facial art is more militia ready to come from New like veiling an exquisite picture with York than anywhere else; therefore 1 an air of heaviness and foreboding, painting it in wonderful colors and then drawing across the fair surface Aarah black lines. Streak the greatest masterplece with dark pencil marks, hands of the secessionists. I must, dim its inster with a dull gray atmosphere, and it becomes a thing of ugliness, without value and without charm. The face is nature's canvas of beauty upon which she spreads the colors of her pallette according to the wisdom of the owner. She does her best, and if we choose to mar the result with wrinkled brow, deep furrows and fine lines the blame should be placed where it rightfully belongs. Notice that nine business women out of every ten force two deep frown lines between the eyebrows. This is done in bridge over the Susquehanna river, and a mistaken effort to appear serious. perhaps to give an impression of deep thought and mental gymnastics. As a matter of fact, it succeeds only in

creating an air of extreme unrest. No conversation, business or social, is impressive unless accompanied by perfect harmony and poise. Frowns are not indicative of great mentality, as all the world is aware brains are not that has regular artificial flower stadependent upon facial contortions. These frown lines often come from a cles.

outward and visible signs of the trouble borrowers, the people who carry an skies. One girl of extraordinary beauty spoiled the whole effect of her perfect materials. contour and coloring by frowning a deep ugly line just above the bridge of her nose. No amount of massage or electrical treatment availed in the eradication of this disfigurement, for

no sooner would the line begin to grow dim than she would return to the old habit.

Long lines across the brow, the result of elevating the eyebrows to astake against which too much cannot be said. These seams continue to grow deeper with each year until they become fixed and dark, carrying with them the appearance of age and anxmovement, and then practice talking fore your mirror, say, a half hour at a Persistence in this treatment time. will bring about its abandonment. Be careful not to draw the eyes into unnatural lines when laughing.

Wrinkle Removers,

Rubber bands for removing wrinkles WANTED-Green Moss. Address Sam the last day prescribed in the order

FLOTSAM AND JETSAM. Strings Worn Again on Hats Both

Large and Small. Strings are being worn again on hats both large and small. The small, close | Henry Munday, Defendant.

fitting bonnets have narrow strands of To Henry Munday, defendant: satin made to cross over under the chin from ear to ear, with little clusters of side.



BLOUBE WITH BAGLAN SLEEVES.

of velvet, some of the hats of picture dimensions having streamers which sometimes fall to the bem of the dress. The malines chou for the collar bow is sometimes centered with a slik rose mens. This is one of the newest fan-

constant state of worry. They are the The blonse made with ragian sleeves 1912, said date being the expiration of pretty pointed collar. In the illustra- this summons, and if you fail to ap-JUDIC CHOLLET.

> This May Manton pattern is cut in sizes from 34 to 42 inches bust measure. Send 10 cents to this office, giving number, 7300, and it will be promptly forwarded to you summons is published by order of by mail. If in haste send an additional Hon, J. U. Campbell, Judge of the Cirtwo cent stamp for letter postage, which insures more prompt delivery. When orinsures more prompt delivery. dering use coupon.

Wants, For Sale, etc. Frankle Shepheard, Plaintiff, John W. Shepheard, Defendant,

Indian Runner ducks' pure white eggs for sale, \$2.50 per setting (15 eggs), Henderson Bros., Meldrum Station, Box 219, Milwaukie, Ore-

gon, R. F. D. No. 1. the 20th day of April, 1912, that being

Summons in the Circuit Court of the State of Oregon for the County of Clackaman

Addie Munday, Plaintiff.

In the name of the State of Oregon, you are hereby commanded to appear satin flowers as a fastening at each in the above sutitled cause and court,

in the above named suit, on or before the 29th day of March, 1912, said date being the expiration of six weeks from the date of the first publication of this the first publication of this summons. notice and summons, then and there to appear and answer or otherwise and if you fail to appear or answer said complaint, for want thereof the plead the complaint filed in the above plaintiff will apply to the court for entitled cause, and if you fail so to do, a decree will be taken against you the relief prayed for in her complaint: for want thereof for the relief de-For a decree dissolving the bonds of matrimony now existing between the manded in said complaint, to-wit: for plaintiff and defendant. decree forever dissolving the bonds of matrimony heretofore and now ex-This summons is published by order

of Hon, J. U. Campbell, Judge of the isting between the above named plain-Circuit Court, which order was made tiff and defendant and for a decree of absolute divorce and for such further and other relief as to the Court may seem equitable and just. Service of this summons is made up-

on you by publication in the Oregon City Enterprise for six successive weeks by virtue of an order made and entered by the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon, for the County of Clackamas, the 7th day of March,

1912. HUGHES & MCDONALD, Attorneys for Plaintiff 302 Failing Bldg., Portland, Ore. Date of first publication, March

1912 Date of last publication, April 19th, 1912.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. H. S. Wylie, Plaintiff.

Efflie Wylle, Defendant. To Effie Wylle, 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 named suit, on or before the 19th day of April. is the very latest. This one includes a six weeks from the first publication of

umbrella no matter how sunny the tion it is made of Scotch flannel, but it pear or answer said complaint, for will be found adaptable to all wash want thereof the plaintiff will apply to the court for the relief prayed for in his complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This summons is published by order of entered on the 6th day of March, 1912, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, March 8th, 1912, and continuing each week thereafter to and including the issue of Friday, April 19th, 1912.

BROWNELL & STONE. Attorneys for Plaintiff.

Summons. in the Circuit Court of the State of Oregon for Clackamas County.

STANDARD BRED FAWN COLORED To John W. Shepheard, 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 suit on or before

Ouigle and entered on the 12th day of Febby the ruary, 1912, and the time prescribed Oregon, for publication thereof is six weeks, thereof beginning with the issue of Friday, of judg February 16th, and continuing each week thereafter to and including the issue of Friday, March 29th, 1912. to the bell, ju BROWNELL & STONE, made at Attorneys for Plaintiff. of summons once a week for six con Notice to Creditors. secutive weeks, and the date of the Notice is hereby given that the first publication of this summons is County Court of the State of Oregon, the 16th day of February, 1912, and for the County of Clackamas, has ap- the date of the last publication of this pointed the undersigned administratrix of the estate of Joseph Bernert, 1912. deceased. All persons having claims against the said decedent, or his estate, are hereby given notice that they WILBUR SPENCER & DIBBLE, shall present them to the undersigned administratrix at the office of Jos. E. Hedges, Esq., in the Weinhard Build-ing in Oregon City, Oregon, within six In the Circuit Court for the State of months from the date of this notice, with proper vouchers duly verified. Dated March 1, 1912. Essie M. Mitchell, Plaintiff, WILHELMINA BERNERT, William Mitchell, Defendant, Administratrix of the estate of Joseph Bernert, deceased. JOS. E. HEDGES.

In the Circuit Court of the State of

To Leslie Oliver, the above named de-

In the name of the State of Oregon

you are hereby required to appear and

answer the complaint filed against you

Attorneys for Plaintiff.

answer the complaint filed against you

in the above written suit and Court,

on or before the expiration of six suc-

cessive weeks from the first publica-

For a decree dissolving the bonds of

This summons is published in the

409-10 Yeon Bldg.

L. D. MAHONE,

Attorney for Plaintiff.

tion of this summons, to-wit:

defendant;

Oregon, for Clackamas County. Lillian L. Oliver, Plaintiff,

Lealle Oliver, Defendant.

fendant:

Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Mattie Belle Fulcher, Plaintiff,

Attorney.

Simeon C. Fulcher, Defendant. To Simeon C. Fulcher, above named defendant:

In the name of the State of Orethe relief prayed for in the complaint gon, you are hereby required to ap-pear and answer the complaint filed herein to-wit: against you in the above named suit, on or before the 29th day of March, 1912, said date being the expiration of ing between plaintiff and defendant, matrimony heretofore and now existcuit Court, which order was made and six weeks from the first publication upon the grounds that defendant has of this summons, and if you fail to deserted and abandoned plaintiff for appear or answer said complaint, for more than one year last past. want thereof the plaintiff will apply to the court for the relief prayed for Oregon City Enterprise, by order of Hon. J. A. Eakin, Judge of the above entitled Court, said order being made in her complaint, to-wit:

For a decree dissolving the bonds of on the 1st day of February, 1912, and matrimony now existing between the plaintiff and defendant. This sum-mons is published by order of Hon. summons is the 2nd day of February, I. U. Campbell, Judge of the Circuit 1912. Court, which order was made and entered on the 9th day of February. 1912, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, February 16th, 1912, and continuing each

Notice of Final Settlement. Notice is hereby given that the unweek thereafter to and including the week thereafter to and including the issue of Friday, March 29th, 1912. Sofie Samard, deceased, has filed in

PROFESSIONA	L DIRECTORY
Harvey E. Cross.	William Hammon
ATTORNEY	rmanent quarters in the Beaver
JOSEPH I	E. HEDGES
MONEY TO LOAN	WEINHARD BUILDING
MONEY TO LOAN	WEINHARD BUILDING for publication thereof is six weeks beginning with the issue of Friday March ist, and continuing each week

BROWNELL & STONE Attorneys-at-Law

All legal business promptly attended to

summons is the 29th day of March,

U'REN & SCHUEBEL J. U. CAMPBELL, Attorneys-at-Law Judge. Deutscher Advokat Will practice in all courts, make collections and settlements. Office in Enterprise Building. Oregon City, Oregon. Oregon for Clackamas County. ---------------To William Mitchell, the above named C. D. & D. C. LATOURETTE Attorneys-at-Law In the name of the State of Oregon you are hereby required to appear and

Commercial, Real Estate and Probate our Specialties. Office in First National Bank Bldg., Oregon City, Oregon.

On or before the 16th day of March, 1912, the first publication of this summons being on the 2nd day of February, 1912, and if you fail so to ap-W. S. EDDY, V. S., M. D. V. pear and answer, for want thereof plaintiff will apply to this Court, for

Graduate of the Ontario Veterinary College of Toronto, Canada, and the McKillip School of Surgery of Chicago, has located at Oregon City and established an

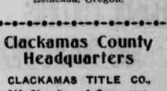
office at The Fashion Stables, Seventh Street near Main.

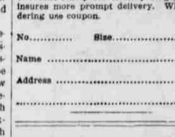
Both Telephones Farmers' 132 Mai1 1311

--------------the date of first publication of this ---CLAUDE W. DEVORE. Attorney-at-Law

Notary Public

Estacada, Oregon.





1 succeeded in getting a train northward, reached Philadelphia without further delay and, going to the general superintendent of the road and showing him my credentials, secured a special locomotive to hurry me to New York. Fortunately the governor was in that city on my arrival, and I lost no time in handing him Mr. Lincoln's letter.

It was the first intimation he had had as to how dangerous was the situation at Washington. Before I left him he telegraphed to the governor of Massachusetts, who, he understood, had a regiment waiting for orders to depart. its heating properties. After the band Then he got into telegraphic communication with railroad men to the southward where the wires had not sheen cut and received their reports as to what chance there was for troops to cleansed carefully after it is used each get through. The next thing he did was to write a reply to the letter ! had borne, charging me to deliver it to the president.

My main dread on my return was lest I should meet some of the patrolmen I had fooled on my northward passage at Havre de Grace, and so I did. 1 hired a man to row me across and on nearing the southern shore saw one of the men I feared walking toward the the hair which grows in tiny tubes point my boat was making for. I hoped he wouldn't remember me, but he did. "See here," he said, "what did you mean by leaving us as you did the other day? I believe you're a black Re-

publican hireling." Almost before he had got the last word out of his mouth I raised a heavy cane I had provided myself with for such an emergency and brought it down so heavily on his head that he dropped. I didn't wait to be interrogated by

any one else, but walked to the edge of some timber and when I reached it ran like a deer.

I reached Washington without further adventure and was taken in by the guard. The same evening I delivered my letter to Mr. Linciln, and it was at least a relief to know that the terrible position of the capital was understood by the governor of a northern state equipped to push forward troops. He grasped me by the hand cordially and thanked me for the effort I had made.

Within twenty-four hours the Massachusetts regiment arrived and the next day regiments began to march into the city. They brought great relief to all the loyal citizens, but more than all to the man who found himself president of a divided country with his capital in the midst of his enemies.

The Men Who Succeed

as heads of large enterprises are men of great energy. Success, today, de mands health. To ail is to fail. It's utter folly for a man to endure a weak, run-down, half alive condition when Electric Bitters will put him right on his feet in short order. "Four bottles did me more real good than any other medicine I ever took," writes

years of suffering with rheumatism. morist. liver trouble, stomach disorders and

deranegd kidneys, I am again, thanks to Electric Bitters, sound and well." Try them. Only 50 cents at all drugrier-Journal.

in the forehead are being tried by many women, who are enthusiastic over the success they have had. The bands are flat and shaped to fit the forehead, having a small point extending down in front over the nose. Before adjusting the band the forehead should be rubbed with cold cream and a little of the same cream smeared over the inside of the rubber strip. Then it should be fastened in

place by means of tapes. If the rubber beautifier is too tight a beadache may result. It should be remembered that the virtue of such an appliance lies in has been worn a little while the inside becomes coated with perspiration. which helps to cause the wrinkles to disappear. The rubber piece should be time by wiping off the cold cream with a cloth. The forehead should also be given further treatment with dashes of cold water to restore the circulation and close the pores of the skin.

Treatment For Oily Scalp.

An oily scalp is bad for the hair. When it falls from oiliness it is a sure sign that the glands are distended, and and through which the oll runs to feed and nourish it cannot drink it up as fast as it exudes from the pores; there fore it oozes out on the surface of the scalp and becomes mingled with the hair, making it greasy and heavy. The hair itself is overfed, becomes rotten and falls. Never be tempted to give the bair a dry shampoo. No powder was ever made that can take the place of a good soap jelly and water to shampoo with. Besides, the powders clog the pores, thereby creating an unhealthy condition, for, no matter how the hair may be brushed after the powder application, some will remain,

For the Parted Colffure. Now that the parted colffure is fashionable and women whose bair is either thin or gray on top are despairing about ever being able to adopt the modish headdress experts are preparing false court and cause on or before Friday, pieces to cover up such deficiencies and April 26th, 1912, the same being six headdress experts are preparing faise signs of age. Little caps or flat sections are made of milady's combings cation of this summons, as required and worn on top of the head. These are constructed on a very fine net. with a realistic part, and are held in place by fine wire bairpins just the color of the hair or by tiny shell combs. They are easy to adjust and cannot be detected when worn with a carefully you and the plaintiff; for a further dearranged colffure.

Never Mad a Chance,

congress ever developed?" "The greatest speech," said the

statesman, with the disappointed look, "was never delivered. I wrote it myself."-Washington Star.

Between Humorists.

"You stole one of my jokes out-Chas, B. Allen, Sylvania, Ga. "After right," declared the first press hu-

"Well," said the second press bumorist, "when I see 1 can't improve a joke I don't try it."-Louisville Cou-

Roake, Clackamas, Oregon of publication of this summons; and if you fail to so appear and answer STOCK BREEDERS, ATTENTION! stock and stock conditions? Read the only monthly on the Pacific Coast devoted exclusively to your in-WESTERN STOCK JOURNAL, Oregon City, Oregon

PROPOSALS INVITED. Notice of Sale of Municipal Bonds.

Notice is hereby given that the Com-mon Council of the City of Gladstone, Clackamas County, Oregon, will receive sealed proposals for the

bearing six per cent semi-annual interest from the date of issue. Said improvement bonds are for Elsie Sinclair, Plaintiff,

the nurpose of building and main-

Said proposals will be received

and may be filed with the Recorder of said city at any time before 7:30 P. M. April 9th, 1912. All bids received subject to the right of the party to examine into the regularity of the issue of said bonds of said Said bonds will be issued in denominations of Five Hundred Dollars each, and each bidder will specithe fy the number of bonds which they desire to purchase. All of said bids are to be en-

in an envelope securely sealed, directed to John N. Slevers, Recorder, Gladstone, Oregon, and seem just in equity. marked "Bid for the Water Bonds

of the City of Gladstone." The right upon you by publication in pursuance H is hereby reserved to reject any and of an order by the Honorable J. U.

Dated, March 12th, 1912. HARVEY E. CROSS, Mayor. JOHN N. SIEVERS, Recorder. Summons

Oregon, for the County of Clacka- 1912, and the last being April 19th,

mas Charlotte M. Woodward, Plaintiff, Charles R. Woodward, Defendant.

city.

closed

all blds

To Charles R. Woodward, Defendant: In the_name of the State of Oregon, quired to appear and answer the complaint on file in the above entitled weeks from the date of the first publiby law, and if you do not so appear and answer the plaintiff will apply to the court for the relief prayed for in

the complaint, to-wit: For a decree forever dissolving the bonds of matrimony and the marriage contract heretofore and now existing between cree giving to the plaintiff the care, custody and control of the minor daughter, Mebelle Woodward, the isof the marriage of you and the plaintiff, that the defendant be decreed "What is the greatest speech that to have no interest in any property now held by the plaintiff, and for such other and further relief as may seem

to the court proper in the premises. This summons is served upon you by publication by authority of an order made and entered in the above entitled court and cause by the Honorable R. B. Beatie, Judge of the County Court of the State of Oregon for the

14th, 1912. C. H. DYE. Attorney for Plaintiff Date of first publication, March 15th, 1912; date of last publication, April 26th, 1912.

said complaint the plaintiff will apply Are you interested in bettering your to the Court for the relief therein prayed, fo-wit: A decree dissolving the WESTERN STOCK JOURNAL, the marriage contract now existing between you and the plaintiff. This summons is published in the terests. Subscription \$1.00 per year. Oregon City Enterprise, newspaper, for six consecutive weeks by order of Hon. J. U. Campbell, Judge of the said Circuit Court made on the 7th day of h March, 1912, the first publication being on the 8th day of March, 1912. S. R. HARRINGTON. Attorney for Plaintiff. Summons. purchase of \$20,000.00 of the nego-tiable coupon bonds of said town In the Circuit Court of the State of Oregon in and for Clackamas Coun-

taining a water system in said city. Glenn Sinclair, Defendant.

To Glenn Sinclair, defendant: In the name of the State of Oregon, you are hereby required to appear and answer against the complaint filed te against you in the above entitled suit, on or before the 19th day of April, 1912; and if you fail to move, demur, plead, or answer, plaintiff will take a decree against you forever dissolving bonds of matrimony heretofore and now existing between plaintiff and yourself, and granting said plain-

tiff her maiden name of Elsie Dodd, and for such other and further relief in the premises as to the Court may

Service of this summons is made

Campbell, Circuit Judge of Clackamas County, Oregon, made on the 6th day of March, 1912, directing such publication in the Oregon City Enterprise once a week for six consecutive weeks, in the Circuit Court of the State of the first publication being March 8th.

> 1912. CONRAD P. OLSON,

Attorney for Plaintiff

Summons,

you are hereby summoned and re. In the Circuit Court of the State of Oregon for Clackamas County. E. H. Roeber, Plaintiff,

> Christine D. Roeber, Defendant. To Christine D. Roeber, Defendant:

In the name of the State of Oregon; You are hereby required to appear and pe answer the complaint filed against you in the above entitled court and cause on or before the 20th day of April, 1912, and if you fail to so appear and answer, judgment and decree will be ra taken against you for want thereof as fr specified in the said complaint to-wit: For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant, and for such other and further relief as to this Court may seem meet and equitable.

This summons is served by publicaterprise, a newspaper printed and pubcounty of Clackamas and dated, March | consecutive weeks. T. G. THORNTON,

Attorney for Plaintiff. ted and recorded in the office of the Date of first publication hereof, County Clerk of Multnomah County of Hon. R. B. Beatle, Judge of the March 8th, 1912. ril 19th, 1912.

issue of Friday, March 29th, 1912. GEO. C. BROWNELL and WM. M. STONE, Attorneys for Plaintiff. Summons,	that Monday, the 25th day of March, 1912, at the hour of 10 o'clock, A. M., has been fixed by said Court as the	Clackamas County Headquarters CLACKAMAS TITLE CO., 510 Chamber of Commerce,
In the Circuit Court of the State of Gregon, for the County of Clacka- mas. Sarah J. Daniels, Plaintiff, vs. Henry S. Daniels, Defendant. To Henry S. Daniels, the above named defendant:	time for hearing of objections to said report and the final settlement there- of. J. B. SAMARD, Executor of the estate of Sofie Sa- mard, deceased. U'REN & SCHUEBEL, Attorneys for Executor.	Portland, Oregon. Full equipment of maps, plats, abstract books and tax rolls. Agents for Clackamas County Lands, Money Loaned, Titles Perfected. E. F. & F. B. RILEY.
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 sult, on or be- fore the 23rd day of March, 1912, said late being after the expiration of six weeks from the first publication of this summons, and if you fail to ap- pear and answer said complaint, for want thereof the plaintiff will apply to the Court for the relief prayed for n her complaint, to-wit: for a decree ilissolving the bonds of matrimony meretofore and now existing between olaintiff and defendant. This summons is published by the order of Honorable J. U. Campbell, judge of the Circuit Court of the State	Notice of Final Settlement. Notice is hereby given that the un- dersigned administratrix of the estate of Edward Reppke, deceased has filed in the County Court of Clackamas County, State of Oregon, her final ac- count as such administratrix of said estate and that Monday, the 22nd day of April, 1912, at the hour of 10 o'clock A. M. has been fixed by said court as the time for hearing of objections to said report and the settlement there- of. AUGUSTA POWERS, Administratrix of the estate of Ed- ward Reppke, deceased. UREN & SCHUEBEL,	Attorneys & Counsellors at Law STRAIGHT & SALISBURY We make a specialty of installing water systems and plumbing in the country. We carry the Leader tanks and Stover en- gines. We have a full line of Myers pumps and spray pumps. Prices always lowest.
of Oregon, for the Court of the Saka- nas, which order was made and en- ered on the 7th day of February, 1912, and the time prescribed for publica- ion thereof is six weeks, beginning with the issue of Friday, February 9th, 912, and continuing each week there- fiter to and including the issue of Sriday, March 22nd, 1912. Date of first publication, February th, 1912. Date of fast publication, March 22nd, 912. IRA 'fAYLOR D. F. MATHEWS, Attorneys for Plaintiff. Henry Bldg., Portland, Oregon.	Attorneys for Administratrix. Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Mark Kimbell Stryker, Plaintiff, v8. Amber Stryker, Defendant. To Amber Stryker, the above named defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint in the above en- titled cause or suit within six weeks from the date of the first publication of this summons, and if you fail to so appear and answer, the plaintiff will apply to the above entitled Court for	720 Main St. Oregon City Phone 2682. O. D. E B Y Attorney-at-Law Money loaned, abstracts furz,sh- ed, land titles examined, escates settled, general law business. Over Bank of Oregon City.
Summons. n the Circuit Court of the State of Oregon for the County of Clacka- mas. E. G. Anderson, Plaintiff. VS. Wallace Fowler, Edwin Quigley and Edgar Quigley, doing business un- der the firm name of Fowler-Quig- ley Logging Company, Defendant. Fo Edwin Quigley and Edgar Quigley, the above named defendants: In the name of the State of Oregon. rou are hereby commanded to be and	the relief in said complaint prayed for and demanded, to-wit: For a judgment an decree that the bonds of matrimony now existing be- tween plaintiff and defendant be for- ever dissolved, and that said plaintiff be divorced from defendant and for- ever released from all the duties and obligations of said marriage. This summons is served upon you pursuant to an order duly made and entered on the 23rd day of February, 1912, in the above entitled Court by the Honorable J. U. Campbell, presid- ing Judge of said Court. W. C. CAMPBELL,	BEAVER ENGRAVING COMPANY Telestione OUALITY CUTS ILLUSTRATING IST & ANKENY STS. ORE
appear in the above entitled court, n the above entitled cause, on or be- ore the 30th day of March, 1912, then ind there to appear and answer to he complaint filed against you in aid action, and if you fail to so ap- tear and answer, for want thereof the laintiff will take judgment against ou for the sum of One Thousand, 'hree Hundred and Fifty Dollars \$1350), with interest thereon at the at of eight (8) per cent per annum rom June 1st, 1911, together with osts and disbursements of this ac- ton and a reasonable counsel fee, and 'ill apply to the court for an order jrecting that the S. E. ¼ of the N. 1.¼; the S. ½ of N. E. ¼; the N. E. 4 of the S. E. ¼, all in Section 20, 'ownship 5, North Range 6 West of	Attorney for Plantiff. Date of first publication March 1st, 1912. Date of last publication, April 12, 1912. Attorney's address, 514 Buchanan Building, Portland, Oregon. Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Fred W. Remser, Plaintiff, VS. Zoe Remser, Defendant. To Zoe Remser, the above named de- fendant. In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above named suit, on or	HARPER WHISKY

tion thereof in the Oregon City En- Willamette meridian, comprising 160 before the 12th day of April, 1912, said acres, more or less, according to the date being the expiration of six weeks terprise, a newspaper printed and por-lished at Oregon City, Oregon, by or-der of Circuit Judge J. U. Campbell, made, dated and filed therein on the in action by the sheriff of Clatsop of the pro-of the plaintiff will apply to the court order requires that summons in this suit be published once a week for six faction of judgment; and will apply to the court for an order directing bonds of matrimony now existing be that Lot 3, Block 26, in the tract plat- tween the plaintiff and defendant. This summons is published by order

farch 8th, 1912. Date of last publication hereof, Ap-Il 19th, 1912.

