Just before the civil war broke out there was a colored man living on a plantation in Tennessee called Courtney St. Leger. This aristocratic name seems so out of place for a negro slave that a word of explanation is necessary. It had been derived from Colonel St. Leger, who had owned the man in Louisiana, and a previous master named Courtney, for at that time negroes took their names from their

Now, Courtney had had a wife on the Courtney plantation, and from her be had been divorced by the fact only that he had been sold to Colonel St. Leger. While under the colonel's ownership he had married another wife, and a few years later he had been sold to a Mr. Harland of Tennessee. Not long after he had been bought by Mr. from among the women owned by that

Busan Clarke, whose name had come to her from a former master, had been bought in New Orleans. How many husbands she had had would not have been known on the Harland plantation had it not been that Pete Lefevre, one of her fellow slaves in Tennessee, and his wife I'hoebe had been bought at the same time with her and knew of at least two that she had had under different ownerships.

and she was obliged to take the situation as she found it. So long as couples ringe was not observed. So when permanor house it was granted. The wed ding took place in an Episcopal church.

The rector was colored, and the wedding guests were also people of color The pair marched up the aisle to the chancel, the groom with a magnolia inhis buttonhole, the bride in a white

If any man can show just cause why they may not lawfully be joined together let him now speak or forever after hold his peace.

Then Pete Lefevre arose from among the wedding guests and said:

"I know why Court St. Leger shouldn't marry Sue Clarke. Fust off. Pete, he got three wives areddy, and Sue, she got two husban's I knows on

Uncle Ben Parker, who arose with a threatening look on his face. The The frightened referee gave Me bride, the groom, the clergyman and Kehna one look and then announced: guests all changed their astonished glances from Pete to Uncle Ben.

"Wha fo' yo' mis'able Louisiana nig ger yo' cum hyar fo' t' mak' distu'b ance in de house ob de Lord? Yo' shut up dat red and black mouf o' to put yo' out!"

cause why Court and Sue mayn't lawfully be jined togedder and yo' say yo' gwine but me out of 1 do?

Ben scratched his bend, looked like a buil just about to lift a rall fence with his borns and finally said:

"Dat part o' de ceremony wa'n't meant fo' niggers at all. It war meant fo' white folks."

"You's all wrong," said Mose Tucker, coming into the fray. "White folks

don' pay no mo' 'tention to dat dan niggers. De finest people an' de richest people in de worl' hab de mos' husbands and wives." "How dey do 't?" naked Uncle Ben. "By divo'ce-jist as easy as fallin'

off'n a greased log. But dem kind o' de richer dey air de easier it air to swap husban's and wives."

de nigger accordin' to his necessities. why dis marriage sha'n't tak' place, and Sue libin' under de auction hamto de same account as dem as is wort a million dollars. Now, yo' Pete, yo shet up or I gib my divine permission as pastor ob dis chu'ch fo' to put yo out.'

Pete subsided, the ceremony proceed ed, and at its conclusion Court and Sue sailed smilingly down the aisle

and out of the church. "Pa'son," said an old darky to the officiating clergyman, "dey war anudder freological p'int in de sarvice yo' didn't say nuthin' about."

"Wha' dat?" "Why, it's 'let no man put asunder." Dat don't mean notten 'bout de las' time de man or de woman war put asunder: it only mean dis time. And dis time don't hab nottin' to do with teen pound hammer and the fifty-six de nex' time nudder."

"Jes' so, brudder. To' dead right."

The Men Who Succeed , as heads of large enterprises are men of great energy. Success, today, de dersigned has been appointed adminmands health. To all is to fail. It's istratrix of the estate of Richard Lithmands health. To all is to tail, it's gow, deceased; all persons having utter folly for a man to endure a claims against said estate are hereby weak, run-down, half alive condition notified to present the same with prowhen Electric Bitters will put him per vouchers duly verified, at the right on his feet in short order. "Four fice of Geo. C. Brownell and Wm. M. bottles did me more real good than six months of the date of the publiany other medicine I ever took," writes cation of this notice Chas. B. Allen, Sylvania, Ga. "After years of suffering with rheumatism. liver trouble, stomach disorders and deranegd kidneys, I am again, thanks to Electric Bitters, sound and well." GEO, C. BROWNELL and Try them. Only 50 cents at all drug- WM. M. STONE,

### SPICY SPORT CHATS

By TOMMY CLARK While it is unnecessary for the au thorities to prevent the average bexing bout on the ground of threatened brutality, yet in the case of the proposed encounter between Jack Johnson and Jim Flynn the Nevada officials would be entirely justified in intervening, not because of any danger of brutality, but because it would be a

deliberate attempt to obtain money un der false pretenses. When two pugliists are matched and the public is asked to pay to see them in the ring the inference is that the ticket buyers are to have a fair return for their money. The match should be one in which each contestant, on form at least, has a chance to win. True, there have been many bouts in which the contestants were apparently well matched, but in which one or the other of the boxers has been overwhelmed

by his opponent. But in the case of Johnson and Flynn the Pueblo fireman has no more chance to win than a white mouse would have against a Maltese cat of

the female persuasion. The records of the men, their weight, size, boxing skill, ring generalship and, in fact, all pugilistic qualifications, are so unequal that no one would be justified in betting a stage dollar on the chances of the white man

The whole thing is merely a scheme to get the money of the public through the medium of the reputation of John-

When Bill Donovan, the star pitcher of the Detroit Americans, gave it as STOCKHOLDERS MEETING-Notice his opinion that big Ed Walsh was the best pitcher in the world be stepped on the toes of the New York critics, who naturally think that this honor belongs to Christy Mathewson, and yet Donovan's assertion is well based. There is no pitcher who has worked in as many games every season as Walsh. Though he has had a mediocre team behind him most of the time, he has been in over fifty games nearly every season. while other pitchers seldom go much over the thirty mark. So far as value to a team is concerned, Walsh really is in a class by himself. Not only does he frequently pitch three full games in a week, but he is apt to be used to save two or three others that some of the other pitchers have started.

If Walsh was with a high class ball team he would make a wonderful record in the matter of victories, but the Sox, with one or two exceptions, have been a rather poor ball team every season. Even in 1906, when the Sox won the pennant, it was far from being a team of stars, and it was Walsh more than any one else who was responsible for his tenm's victory that

When Abe Attell embarked on his career he was handled by Jack Mc-Kenna, a boy who could take care of himself. Able fought Jack Dempsey In Denver and at the end of the twentieth round the referee, a tall, lanky youth, held both hands up, signifying a draw. In a flash McKenna was in the ring with both fists doubled.

Rushing over to the official, he velled "Hey, you boob, what did you say?" "Gentlemen, a slight correction: My Attell wins."

### MATT M'GRATH TO COMPETE.

Champion Hamnier and Weight Throw er Will Be on Olympic Team. Now that Matt McGrath, the police

man-athlete of New York, has announced that he will surely accompany the American team to Sweden next June the Yankee aggregation is assured of several points. Until re-



MATT M'GRATH.

cently he was not certain of being able to go abroad owing to business rea-

McGrath has a tight hold on the sixpound weight titles and appears a sure winner is these events.

### Administratrix's Notice.

Notice is hereby given that the un-

Dated March 22, 1912. FRANCES A. LITHGOW, Administratrix of the estate of Richard Lithgow, deceased.

Attorneys for administratrix.

## Wants, For Sale, etc.

WANTED-Green Moss. Address Sam Roake, Clackamas, Oregon.

WANTED: - Maid for general house-work at Riverdale Marshall 195.

BELGIAN HARES-Pure bred "Rufus Red" Belgian Hares for sale, also White Minorca egg settings. Address M. L. Youngs, Milwaukie, Ore-Ad-

gon, R. F. D. No. 1, Box 151.

FOR SALE OR TRADE-One Shubert plano, price \$300,00. Will take cows or young stock. Inquire 712 Polk street; Home phone A-226.

WANTED-Girl for general housework in small family. Alder-Brook, Risley Station, Oregon City car line. Phone Oak Grove Black 253.

STOCK BREEDERS, ATTENTION! Are you interested in bettering stock and stock conditions? the WESTERN STOCK JOURNAL, the only monthly on the Pacific terests. Subscription \$1.00 per year. WESTERN STOCK JOURNAL, Oregon City, Oregon.

\*OTICE OF STOCKHOLDERS' MEET- 1912. ING-Notice is hereby given that annual meeting of the stockholders of the Sandy Land Com-pany will be held at Sandy, Ore., Monday, April the first, 1912, at 2 P. M., for the election of officers and the transaction of such busi-ness as may come before the meet-

ED. F. BRUNS, Secretary of the Sandy Land Co.

is hereby given that the Annual H. S. Wylle, Plaintiff, Meeting of the stockholders of The Mount Hood and Barlow Road Com- Effile Wylle, Defendant. pany will be held at the office of the To Effic Wylie, above named defendcompany at The Bank of Oregon City, in Oregon City, Oregon, on Monday, April 1st, 1912, at the hour of three o'clock P. M. for the purpose of electing a board of four directors to serve during the ensuing year and the transaction of such other business as may properly come before the meeting. This notice is published in pursuance of the by-laws of the corporation. Oregon City, Oregon, March 21st,

CHARLES H. CAUFIELD, Secretary of The Mount Hood and Barlow Road Company.

### 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 purchase of \$20,000.00 of the negotiable coupon bonds of said town bearing six per cent semi-annual interest from the date of issue.

Said improvement bonds are for the purpose of building and maintaining a water system in said city Said proposals will be received and may be filed with the Recorder In the Circuit Court of the State of of said city at any time before 7:30 P. M. April 9th, 1912. All blds received subject to the right of the party to examine into the regularity of the issue of said bonds of said To John W. Shepheard, Defendant; city. Said bonds will be issued in denominations of Five Hundred Dollars each, and each bidder will speci-

desire to purchase. All of said bids are to be en-Recorder, Gladstone, Oregon, and of the City of Gladstone." The right is hereby reserved to reject any and

Dated, March 12th, 1912. HARVEY E. CROSS, Mayor.

JOHN N. SIEVERS, Recorder.

Summons, the Circuit Court of the State of Oregon for Clackamas County. Mary Frances Deal, Plaintiff,

Balsen Kramer Deal, Defendant, To Balsen Kramer Deal:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you in the above entitled cause within six weeks from the date of the first publication of this summons, and if you fall to so appear, and answer, for To Glenn Sinclair, defendant: want thereof, the plaintiff will apply to the court for the relief demanded tiff and defendant.

14th day of March, A. D., 1912. The of the first publication is March 22nd, 1912, and the date of the last publication is May 3rd, 1912.

DIMICK & DIMICK,

### Summons.

In the Circuit Court of the State of Oregon, for the County of Clackamas. Charlotte M. Woodward, Plaintiff,

Charles R. Woodward, Defendant, To Charles R. Woodward, Defendant In the name of the State of Oregon, you are hereby summoned and reguired to appear and answer the complaint on file in the above entitled court and cause on or before Friday, April 26th, 1912, the same being six weeks from the date of the first publication of this summons, as required 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 you and the plaintiff; for a further decree 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 to have no interest in any property now held by the plaintiff, and for such

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 Honor able R. B. Beatle, Judge of the County Court of the State of Oregon for the county of Clackamas and dated, March

other and further relief as may seem

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

mas.

Addle Munday, Plaintiff, Henry Munday, Defendant.

To Henry Munday, defendant: In the name of the State of Oregon you are hereby commanded to appear in the above entitled cause and court, on or before the 20th day of April, 1912, said date being six weeks after the date of the first publication of this notice and summons, then and there to appear and answer or otherwise and if you fail to appear or answer plead the complaint filed in the above entitled cause, and if you fall so to plaintiff will apply to the court for do, a decree will be taken against you for want thereof for the relief de-manded in said complaint, to-wit; for a decree forever dissolving the bonds of matrimony heretofore and now existing between the above named plainabsolute divorce and for such further and other relief as to the Court may

seem equitable and just. Service of this summons is made upon you by publication in the Oregon City Enterprise for six successive Coast devoted exclusively to your in- 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,

> HUGHES & McDONALD, Attorneys for Plaintiff. 302 Failing Bldg., Portland, Ore Date of first publication, March 8,

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

### Summons.

In the Circuit Court of the State of Oregon, for Clackamas County,

ant: In the name of the State of Ore gon, you are hereby required to ap pear and answer the complaint filed against you in the above named suit, on or before the 19th day of April, 1912, said date being the expiration of six weeks from the first publication of this summons, and if you fall to appear or answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for

in his complaint, to-wit: the plaintiff and defendant. This against you in the above named March 8th, 1912, and continuing each in her complaint, to-wit: week thereafter to and including the issue of Friday, April 19th, 1912

BROWNELL & STONE, Attorneys for Plaintiff,

### Summons.

Oregon for Clackamas County. Frankle Shepheard, Plaintiff.

YS. 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 fy the number of bonds which they in the above entitled suit on or before the 20th day of April, 1912, that being of publication of this summons; and sealed, directed to John N. Sievers, if you fail to so appear and answer said complaint the plaintiff will apply marked "Bid for the Water Bonds to the Court for the relief therein prayed, fo-wit: A decree dissolving the marriage contract now existing

between you and the plaintiff. This summons is published in the Oregon City Enterprise, newspaper, for six consecutive weeks by order of U. Campbell, Judge of the said Circuit Court made on the 7th day of March, 1912, the first publication being on the 8th day of March, 1912.

S. R. HARRINGTON. Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Oregon in and for Clackamas Coun-

Elsie Sinclair, Plaintiff.

Glenn Sinclair, Defendant.

you are hereby required to appear and mas, which order was made and enin said complaint, to-wit: for a decree answer against the complaint filed tered on the 7th day of February, 1912, of divorce forever dissolving the bonds against you in the above entitled suit, and the time prescribed for publicaof matrimony existing between plain on or before the 19th day of April, tion thereof is six weeks, beginning Amber Stryker, Defendant. 1912; and if you fail to move, demur, with the issue of Friday, February 9th, This summons is served on you by plead, or answer, plaintiff will take a publication thereof for six consecutive decree against you forever dissolving after to and including the issue of weeks in the Oregon City Enterprise, the bonds of matrimony heretofore Friday, March 22nd, 1917. a newspaper of general circulation in and now existing between plaintiff Clackamas county, Oregon, by order and yourself, and granting said plain- 9th, 1912. of Hon. R. B. Beatie, Judge of the tiff her maiden name of Elsle Dodd, Dat County Court of Clackamas County, and for such other and further relief 1912. Oregon, which order was dated the in the premises as to the Court may seem just in equity.

Service of this summons is made upon you by publication in pursuance Henry Bldg., Portland, Oregon. of an order by the Honorable J. U. Campbell, Circuit Judge of Clackamas Attorneys for Plaintiff. 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, the first publication being March 8th, 1912, and the last being April 19th, 1912.

CONRAD P. OLSON, Attorney for Plaintiff.

### Summons,

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 on or before the 20th day of April.

Court may seem meet and equitable. This summons is served by publicalished at Oregon City, Oregon, by ororder requires that summons in this

consecutive weeks, T. G. THORNTON, Attorney for Plaintiff.

March 8th, 1912. ril 19th, 1912.

In the Circuit Court of the State of Oregon for the County of Clacks. Oregon, for Clacks County. Oregon, for Clackamas County. Lillian L. Oliver, Plaintiff,

Leslie Oliver, Defendant.

To Leslie Oliver, the above named defendant: In the name of the State of Oregon ou are hereby required to appear and answer the complaint filed against you in the above named suit, on or before the 29th day of March, 1912, said date being the expiration of six weeks from the first publication of this summons sald complaint, for want thereof the the relief prayed for in her complaint: For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant,

This summons is published by order of Hon, J. U. Campbell, Judge of the Circuit Court, which order was made and entered on the 12th day of February, 1912, and the time prescribed for publication thereof is six weeks, beginning with the issue of Friday, February 16th, and continuing each week thereafter to and including the ssue of Friday, March 29th, 1912. BROWNELL & STONE,

Attorneys for Plaintiff.

Notice to Creditors. County Court of the State of Oregon, for the County of Clackamas, has ap-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 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 months from the date of this notice, with proper vouchers duly verified. Dated March 1, 1912.

WILHELMINA BERNERT. Administratrix of the estate of Joseph Bernert, deceased. JOS. E. HEDGES,

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

Simeon C. Fulcher, Defendant. defendant:

In the name of the State of Ore-For a decree dissolving the bonds gon, you are hereby required to ap-of matrimony now existing between pear and answer the complaint filed summons is published by order of on or before the 29th day of March. Hon, J. U. Campbell, Judge of the Cir- 1912, said date being the expiration of cuit Court, which order was made and six weeks from the first publication entered on the 6th day of March, of this summons, and if you fail to 1912, and the time prescribed for pub- appear or answer said complaint, for lication thereof is six weeks, begin- want thereof the plaintiff will apply ning with the issue dated Friday, to the court for the relief prayed for

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This sum sppear in the above entitled cause and mons is published by order of Hon. court on or before the 6th day of May, tered on the 9th day of February, and if you do not a decree will be 1912, and the time prescribed for pub- taken against you, for want thereof, lication thereof is six weeks, begin- for the relief demanded in the com ning with the issue dated Friday, Feb- plaint, to-wit; for a divorce on the ruary 16th, 1912, and continuing each grounds of desertion. week thereafter to and including the issue of Friday, March 29th, 1912.

GEO. C. BROWNELL and WM. M. STONE,

### Summons,

In the Circuit Court of the State of Oregon, for the County of Clacka-

mas. Sarah J. Daniels, Plaintiff,

Henry S. Daniels, Defendant. To Henry S. Daniels, the above named

defendant In the name of the State of Oregon in the above entitled suit, on or be fore the 23rd day of March, 1912, said pear and answer said complaint, for said report and the settlement therewant thereof the plaintiff will apply of. to the Court for the relief prayed for in her complaint, to-wit: for a decree dissolving the bonds of matrimony

heretofore and now existing between UREN & SCHUEBEL, plaintiff and defendant. This summons is published by the order of Honorable J. U. Campbell Judge of the Circuit Court of the State In the name of the State of Oregon, of Oregon, for the County of Clacka- In the Circuit Court of the State of

Date of first publication, February Date of last publication, March 22nd,

D. P. MATHEWS,

### Summons.

In the Circuit Court of the State of tween plaintiff and defendant be mas

E. G. Anderson, Plaintiff, Wallace Fowler, Edwin Quigley and

Edgar Quigley, doing business under the firm name of Fowler-Quigley Logging Company, Defendant. To Edwin Quigley and Edgar Quigley, the above named defendants; In the name of the State of Oregon

you are hereby commanded to be and

appear in the above entitled court, in the above entitled cause, on or before the 30th day of March, 1912, then and there to appear and answer to the complaint filed against you in said action, and if you fail to so appear and answer, for want thereof the answer the complaint filed against you plaintiff will take judgment against in the above entitled court and cause you for the sum of One Thousand, Three Hundred and Fifty Dollars 1912, and if you fail to so appear and (\$1350), with interest thereon at the answer, judgment and decree will be rate of eight (8) per cent per annum taken against you for want thereof as from June 1st, 1911, together with specified in the said complaint to-wit: costs and disbursements of this ac-For a decree dissolving the bonds of tion and a reasonable counsel fee, and matrimony now existing between the plaintiff and defendant, and for such directing that the S. E. ¼ of the N. other and further relief as to this E. 4; the S. 4 of N. E. 4; the N. E. ¼ of the S. E. ¼, all in Section 20, Township 5, North Range 6 West of tion thereof in the Oregon City En- Willamette meridian, comprising 160 terprise, a newspaper printed and publacres, more or less, according to the date being the expiration of six weeks der of Circuit Judge J. U. Campbell, of Edwin Quigley attached in the with- mona, and if you fail to appe made, dated and filed therein on the in action by the sheriff of Clatsop answer said complaint, for want there 7th day of March, 1912, which said County, Oregon, be sold and the pro- of the plaintiff will apply to the county ceeds thereof be applied to the satis- for the relief prayed for in his co suit be published once a week for six faction of judgment; and will apply to the court for an order directing that Lot 3, Block 26, in the tract plat-ted and recorded in the office of the This summons is published by o Date of first publication hereof, County Clerk of Multnomah County of Hon. R. B. Beatle, Judge of the farch 8th, 1912.

Date of lact publication hereof, Apin the tract platted and recorded in and entered on the 28th day of Feb-the office of the County Clerk of ruary, 1912, and the time prescribed

### PROFESSIONAL DIRECTORY

Harvey E. Cross.

**CROSS & HAMMOND** ATTORNEYS-AT-LAW
We have now moved to our permanent quarters in the Beaver
Building. Next to the Andresen Building.

Real Estate Abstracts Loans, Insurance Oregon City, Ore JOSEPH E. HEDGES

# Lawyer

MONEY TO LOAN

WEINHARD BUILDING

thereof be applied to the satisfaction

of judgment. This summons is published pursuant to the order of the Hon. Judge Campbell, judge of the above entitled court, Phones-Pacific 52 made and entered on the 14th day of February, 1912, directing publication of summons once a week for six con secutive weeks, and the date of the Notice is hereby given that the first publication of this summons is the 16th day of February, 1912, and All legal business promptly attended to the date of the last publication of this summons is the 29th day of March,

> J. U. CAMPBELL Judge.

WILBUR SPENCER & DIBBLE, Attorneys for Plaintiff

### Notice to Creditors,

Notice is hereby given that the undersigned has been duly appointed by the County Court of the State of Orecon for the County of Clackamas Executor of the estate of Julius Behrendt, deceased. All persons having claims against said estate are hereby required to present them to me at the office of U'Ren & Schuebel, Oregon City, Oregon, properly verified as by law required, within six months from the date hereof.

Date of first publication, March 22,

HERMAN BEHRENDT. To Simeon C. Pulcher, above named Executor of the estate of Julius Behrendt, deceased. REN & SCHUEBEL,

Attorneys for Executor.

### Summons,

In the Circuit Court of the State of Oregon for Clackamas County. William H. Hennessey, Plaintiff,

Kate Roney Hennessey, Defendant. To Kate Roney Hennessey, the above named defendant:

In the name of the State of Oregon, you are hereby commanded to be and Campbell, Judge of the Circuit 1912, then and there to appear and Court, which order was made and en- answer to the complaint in said suit

> This order is published pursuant to an order of the Honorable J. U. Campbell, Judge of said Circuit Court, made and entered on the 16th day of March, Attorneys for Plaintiff. 1912. The date of the first publica tion of this notice is March 22nd, 1912, and the date of the last publica-tion will be May 3rd, 1912.

JAY H. UPTON, Attorney for Plaintiff. Chamber of Commerce, Portland, Ore.

Notice of Final Settlement. Notice is hereby given that the undersigned administratrix of the estate

of Edward Reppke, deceased has filed you are hereby required to appear and in the County Court of Clackamas answer the complaint filed against you County, State of Oregon, her final account as such administratrix of said estate and that Monday, the 22nd day date being after the expiration of six of April, 1912, at the hour of 10 o'clock weeks from the first publication of A. M. has been fixed by said court as this summons, and if you fail to ap the time for hearing of objections to

> AUGUSTA POWERS, Administratrix of the estate of Edward Reppke, deceased.

# Attorneys for Administratrix.

Oregon, for Clackamas County. Mark Kimbell Stryker, Plaintiff,

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 Attorneys for Plaintiff. the relief in said complaint prayed for

For a judgment an decree that the bonds of matrimony now existing be Oregon for the County of Clacka- ever dissolved, and that said plaintiff be divorced from defendant and for ever released from all the duties and obligations of said marriage

and demanded, to-wit:

1912

This summons is served upon 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 Attorney for Plaintiff Date of first publication March 1st. 1912

Building, Portland, Oregon. Summons. In the Circuit Court of the State of

Oregon, for Clackamas County.

Fred W. Remser, Plaintiff,

Zoe Remser, Defendant, To Zoe Remser, 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 in the above named suit, on o before the 12th day of April, 1912, said government survey; the real property from the first publication of this sumplaint: For a decree dissolving

bonds of matrimony now existing be-This summons is published by order

Multnomah County, as Nut Grove ad- for publication thereof is six weeks, dition, the real property of Edgar beginning with the issue of Friday, Quigley, attached in the within action March 1st, and continuing each week by the sheriff of Mulinomah County, thereafter to and including the issue Oregon, be sold and the proceeds of Friday, April 12th, 1912. BROWNELL & STONE,

Home A-151 BROWNELL & STONE

Attorneys for Plaintiff.

Attorneys-at-Law

1-1-0-1-1-1-1-1-1-1-1-1-1 U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat Will practice in all courts, make

collections and settlements. Office in Enterprise Building, Oregon City, Oregon. ---------------

C. D. & D. C. LATOURETTE Attorneys-at-Law Commercial, Real Estate and Probate our Specialties. Office in First National Bank

### 0-0-0-0-0-0-0-0-0-0-0-0-0-0 W. S. EDDY, V. S., M. D. V.

Bldg., Oregon City, Oregon.

-0-0-0-0------------

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.

CLAUDE W. DEVORE, Attorney-at-Law

Notary Public

Estacada, Oregon.

Both Telephones

Mait 1311

Farmers' 132

### 0-0-0-0-0-0-0-0-0-0-0 Clackamas County

Headquarters CLACKAMAS TITLE CO., 510 Chamber of Commerce,

Portland, Oregon.

Full equipment of maps, plats abstract books and tax rolls. Agents for Clackamas County Lands, Money Loaned, Titles

Perfected. E. F. & F. B. RILEY. Attorneys & Counsellors at Law

# 1-1-1-1-1-1-1-1-1-1-1-1-1-

STRAIGHT & SALISBURY We make a specialty of install ing water systems and plumb ing 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.

Oregon City

------------------O. D. EBY Attorney-at-Law

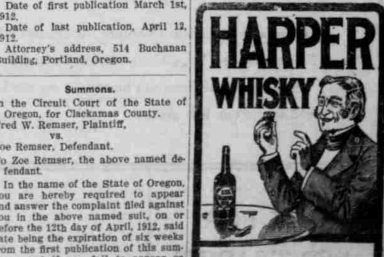
Money loaned, abstracts furach-

ed, land titles examined, escates

settled, general law business.

Over Bank of Oregon City.





Grandfather knows good whiskey and since he was a boy Harper has been his

Buy HARPER from

LEADING DEALERS.

ust Cause

By OSCAR COX

Harland he concluded to take a wife gentleman

Courtney and Susan concluded to blot out their remembrances of past connubial bliss and trials by taking each other for lawful partners. Missey Harland, as they called their mistress, was a good woman shil would like to have stemmed the current of such marriages among her slaves, but the system of slavery was not condusive to squeamishness on the subject. were sold apart there were to be found cases wherein a strict regard for the letter of the divine institution of marmission to marry was handed in at the

muslin gown given her by her mis tress. The ceremony went on glibly till that part of the service was reach ed in which the clergyman says;

and"-The remarks were interrupted by

yourn or dis hyar congregation gwine "How can I be asked to show just

weddin's tak' money. Dat's de reason "Bredderin'," said the parson, looking benignly over his spectacles, "you's all gwine wrong. De Lord ain't no suspecter ob pussons. He hab de same law fo' de white man and de nigger. It's de interfretation wha' mak's de difference. De white man interfrets de word accordin' to his possessions, De interfretation in dis case is dat it is all right fo' Pete to show just cause but accordin' to de interfretation Court mer, de Lord ain't gwine to hold 'em