Points for Mothers

Oil Bath For Baby. This story begins like a fairy tale. It w not a fairy story at all, but a plain statement of a very important subject

-the oil bath for a delicate child. Once upon a time there was born a tiny baby.

At birth this little mite of humanity weighed less than five pounds, and the physician, nurse and parents all despaired of her life.

The child's mother was a frail, dell cate little woman, who, after a few weeks, was forced to stop nursing ber Infant daughter.

It was only by the most infinite care that baby's life was saved when this calamity befell her.

Pure fresh cow's milk was modified and pasteurized, and by a careful study of proportions a food at last found that agreed with the little one.

Even then much difficulty was en countered trying to get the baby to feed from a nursing bottle, and the troubles of mother and nurse were

Baby lost weight, not much, but a gradual decrease was noticed until one week showed a loss of one and a half ounces. It was while the mother was bathing

her tiny baby one morning that an old colored wontan who had nursed the mother and grandmother before her came in to see the new arrival in the

It only took a minute for old "Maramy Harriet" to see the condition of the child. Raising both hands to her head. she sald: "Land, boney, you must rue ant chile wif goose grease if you wants her to live! Yes, ma'am, rub her all over wif nice warm goose grease an git some fat on her pore little bones."

Old Mammy Harriet then went on to tell how one of her little charges had been very near the borderland of heav en when she had started to rub the child with goose fat or mutton tallow every day, and how it had waxed for and strong as a result of the treatment. a nicety. The units portions of the The little mother thought it no harm to try, but instead of using animal fat she warmed a tablespoonful of office of and bathed the baby's body all over with it just before the little one was put to bed

A few days showed a marked change and at the end of the week she had regained the test ounce and a half, Physicians agree that the on both is

When the child is very puny it is a mistake to bothe the body every day with warm water, using somp. A tather of soap removes the natural olis from the skin, thus decreasing the fats of the body

excellent for delicate children

Cleanse all solled portions of the baby's body with warm water and little pure soup, but give a sponge batti of clear tupld water over the rest of At bedfiline give buby I thorough rubbing with pure warm

This is a good rule to follow when older children are recovering from an illness, are suffering trom pulmonary

An oil bath taken faily will put flesh on a person as nothing else will do Try it for your delicate shild.

The Baby's Pen.

In such a device a mother may place her little one, with its toys, and the child will be quite content for hours at a time, while the mother is saved worry and auxlety by knowing that her baby is safe.

Have you ever noticed an older per son walking on the street pulling a child along by the arm? Have you stopped to remark on the way in which child's whole weight is resting on the shoulder muscle which connects the April, 1912, at the hour of 10 o'clock arm to it? Or perhaps you are one of of what you are doing.

The strain put on that young muscle much more tender than is your own arm, for instance, is enough to cause the muscle to give way. No child should be hurrled along. He knows just how fast he can walk, and it is only harmful to force or to drag him Lifting him by the arm or arms in such a way might result in permanent in

Here is another suggestion to save the young muscles from overdoing: A child should never be allowed to lift or to carry anything which he cannot raise with the greatest case. Such straining has been known to result in injury that undermined the health for a lifetime.

"Baby Bunting" Sleeping Garment. Now that the healthful habit of sleep ing out of doors has become so general that even the tinlest bables take their daytime naps as well as all night sleeps to the open many devices for keeping their little bodies properly protected are suggested in the shops. One of the most attractive seen is a sliplike garment called a "baby bunting," fashloned of white elderdown, with edges bound to ribbon, pink or blue. The garment is closed below the feet, and the head is covered with a red riding hood cap, snug and close. Opening the little wrapper in front, baby is slipped in and kept there with only the wee face visible. The garment is aleeveless, thus preventing the possibility of cold hands.

The Men Who Succeed

as heads of large enterprises are men bottles did me more real good than any 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." Try them. Only 50 cents at all drug- WM. M. STONE,

THE CHILDREN.

Handwork to Be Smart on Children's Summer Clothes.

Handwork will be much seen this summer on the children's clothes. It will appear on everything from the wee baby's first dress to little daughter's dancing frock.

A very dainty way to finish the new one piece frocks for the small child is to scallop it around neck and short sleeves, embroidering large or small dots in every other scallop.

The blouse that gives the vestee effect is very new and an exceedingly chic one. This gown combines a blouse of this sort with a skirt that suits it to



DOWN OF TAPPETA AND BATIN. gown are of taffets and the trimmings JUDIC CHOLLET.

These May Munton putterns are cut in sizes for the skirl from 22 to 21 Inches waist measure and for the blouse from 34 to 42 Inches bust measure Send 10 cents each for the patterns to this office, giving numbers, skirt 72s and blouse 724, and they will be promptly forwarded to you by mail. If in haste send an additional two cent stamp for letter postage, which insures more prompt delivery. When ordering use coupon

Sise..... Name

Carlyle and Black An amusing anecdote of Carlyle told in Allingham's diary, is also mention-

ed in his letters. William Black wrote to Allingham that it had always been one of the ambitions of his life "to see Carlyle face to face," and asking the poet to try to arrange for a five minutes' interview. Allingham brought about the desired meeting, at which Carlyle's inquiry, "Well, sir, and when are you going to seriously set about writing a book?" must have astonished the popular novelist - London Nation.

Notice of Final Settlement. Notice is hereby given that the undersigned as administrator of the estate of John H. Wolfer, deceased, has filed his final account as such administrator with the County Court of the little arm is held, so high that the Clackamas County, Oregon, and the Court has set Monday, the 29th day of a. m. at the courtroom of sald Court the groups who help children along in at Oregon City, Oregon, as the time that way. If you are just stop to think and place for the settlement of the said estate and for hearing objections

thereto if any there be Dated March 28th, 1912. CHARLES F. WOLFER, Administrator of the Estate of John H. Wolfer, deceased. GORDON E. HAYES.

Summons.

Attorney.

In the Circuit Court of the State of Oregon, for Clackamas County. Mollie E. Winter, Plaintiff,

Tod D. Winter, Defendant, To Tod D. Winter, the 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 10th day of May, 1912, said date being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in her complaint: For a decree dissolving the bonds of In the Circuit Court of the State of matrimony now existing between the

plaiatiff and defendant. This summons is published by order of Hon. R. B. Beatle, Judge of the County Court, which order was made and entered on the 26th day of March, 1912, and the time prescribed for publication thereof is six weeks, beginning with the issue of Friday, March 29, and continuing each week thereafter to and including the issue of Friday, May 10, 1912.

BROWNELL & STONE, Attorneys for Plaintiff.

Administratrix's Notice. Notice is hereby given that the unof great energy. Success, today, de- dersigned has been appointed adminmands health. To ail is to fail. It's intratrix of the estate of Richard Lithutter 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 ofright on his feet in short order, "Four fice of Geo. C. Brownell and Wm. M. Stone, at Oregon City, Oregon, within six months of the date of the publi-

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

GEO, C. BROWNELL and Attorneys for administratrix,

Wants, For Sale, etc.

WANTED-To care for couple of children by good German woman on farm. Good home and care. \$8.00 each, leave address at Oregon City

How strong are you going in the support of your candidate in the Enterprise automobile contest?

STOCK BREEDERS, ATTENTION! Are you interested in bettering your stock and stock conditions? Read Henry Munday, Defendant. the WESTERN STOCK JOURNAL, To Henry Munday, defendant: the only monthly on the Pacific Coast devoted exclusively to your interests. Subscription \$1.00 per year. WESTERN STOCK JOURNAL, Oregon City, Oregon.

The Enterprise automobile contest is the most popular thing ever pulled off in the Willamette Valley.

SOTICE OF STOCKHOLDERS' MEET ING-Notice is hereby given that the annual meeting of the stockholders of the Sandy Land Company 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 business as may come before the meeting. ED. F. BRUNS,

Secretary of the Sandy Land Co.

STOCKHOLDERS MEETING-Notice is hereby given that the Annual Meeting of the stockholders of The Mount Hood and Barlow Road Company will be held at the office of the company 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 di- 302 Falling Bldg., Portland, Ore. rectors to serve during the ensuing Da year and the transaction of such 1912. other business as may properly come before the meeting. This no- 1912. tice 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 H. S. Wylie, Plaintiff, Barlow Road Company.

PROPOSALS INVITED.

Notice of Sale of Municipal Bonds, Notice is hereby given that the Com-mon Council of the City of Glad-stone, 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 the purpose of building and maintaining a water system in said city. Said proposals will be received in his complaint, to-wit:

For a decree dissolving the bonds of said city at any time before 7:30

P. M. April 9th, 1912. All bids rethe plaintiff and defendant. This ceived subject to the right of the party to examine into the regularity of the issue of said bonds of said city. Said bonds will be issued in denominations of Five Hundred Dollars each, and each bidder will specify the number of bonds which they desire to purchase.

All of said bids are to be enin an envelope securely sealed, directed to John N. Slevers, Recorder, Gladstone, Oregon, and marked "Bid for the Water Bonds of the City of Gladstone." The right is hereby reserved to reject any and

HARVEY E. CROSS, Mayor. JOHN N. SIEVERS, Recorder.

Notice to Bidders. Notice is hereby given that the sealed bids, for the erection of a two room school house at Eagle Creek, District No. 17, Clackamas County, Oregon, will be received by the board of directors of school district No. 17, Clackamas County, Ore., up to and including April 12, 1912.

Plans and specifications will be found at the residence of A. D. Burnett, Eagle Creek, on and after March 28, 1912. The board reserves the right to reject any and all bids cause. Address bids to A. D. Burnett, Clerk of School District No. 17, Eagle Creek, Oregon.

Summons.

Oregon for Ciackamas 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 fail to so appear, and answer, want thereof, the plaintiff will apply to the court for the relief demanded in said complaint, to-wit; for a decree tiff and defendant.

This summons is served on you by publication thereof for six consecutive weeks in the Oregon City Enterprise, newspaper of general circulation in Clackamas county, Oregon, by order and now existing between plaintiff of Hon. R. B. Beatle, Judge of the and yourself, and granting said plain-County Court of Clackamas County, Oregon, which order was dated the 14th day of March, A. D., 1912. The in the premises as to the Court may date of the first publication is March 22nd, 1912, and the date of the last publication is May 3rd, 1912.

DIMICK & DIMICK, Attorneys for Plaintiff.

Oregon, for the County of Clacka-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 required 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 by 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: forever dissolving the bonds of matimony and the marriage contract gow, deceased; all persons having heretofore and now existing between you and the plaintiff; for a further decree giving to the plaintiff the care, stody and control of the mino daughter, Mebelle Woodward, the issue of 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 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 Honor-made, dated and filed therein on the the office of the County Clerk of ruary, 1912, and the time prescribed

able R. B. Beatle, Judge of the County 7th day of March, 1912, which said Court of the State of Oregon for the order requires that summons in this county of Clackamas and dated, March suit be published once a week for six 14th, 1912.

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

Summons.

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

Addle Munday, Plaintiff,

In the name of the State of Oregon, you are hereby commanded to appear in the above entitled cause and court, the date of the first publication of this

entitled cause, and if you fall so to do, a decree will be taken against you for want thereof for the relief demanded in said complaint, to-wit: for a decree forever dissolving the bonds of matrimony heretofore and now existing between the above named plaintiff and defendant and for a decree of of Hon. J. U. Campbell, Judge of the of summons once a week for six conabsolute divorce and for such further Circuit Court, which order was made

seem equitable and just. Service of this summons is made upon you by publication in the Oregon City Enterprise for six successive 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. Date of first publication, March 8,

Date of last publication, April 19th,

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

Effile Wylie, Defendant. To Effic Wylle, above named defend-

In the name of the State of Oregon, you are hereby required to ap pear and answer the complaint filed against you in the above named suit, purchase of \$20,000.00 of the nego on or before the 19th day of April, tiable coupon bonds of said town 1912, said date being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for

March 8th, 1912, and continuing each to the court for the relief prayed for grounds of desertion week thereafter to and including the issue of Friday, April 19th, 1912.

BROWNELL & STONE. Attorneys for Plaintiff.

Summons.

Oregon for Clackamas County. Frankie Shepheard, Plaintiff,

John W. Shepheard, Defendant. To John W. Shenbeard, 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 the 20th day of April, 1912, that being the last day prescribed in the order of publication of this summons; and if you fail to so appear and answer said complaint the plaintiff will apply 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 Hon. J. U. Campbell, Judge of the said Circuit Court made on the 7th day of In the Circuit Court of the State of March, 1912, the first publication being on the 8th day of March, 1912. S. R. HARRINGTON,

Summons.

Attorney for Plaintiff.

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

Elsie Sinclair, Plaintiff,

seem just in equity.

Glenn Sinclair, Defendant. To Glenn Sinclair, defendant:

of divorce forever dissolving the bonds answer against the complaint filed 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 the bonds of matrimony heretofore tiff her maiden name of Elsie Dodd, and for such other and further relfer

> Service of this summons is made upon you by publication in pursuance of an order by the Honorable J. U. Campbell, Circult 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 the first publication being March 8th, 1912, and the last being April 19th,

CONRAD P. OLSON, Attorney for Plaintiff.

In the Circuit Court of the State 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; in the above entitled court and cause on or before the 20th day of April. 1912, and if you fail to so appear and

consecutive weeks

T. G. THORNTON, Attorney for Plaintiff. Date of first publication hereof, March 8th, 1912. Date of last publication hereof, Ap-

Summons.

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

ril 19th, 1912.

Leslie Oliver, Defendant. To Leslie Oliver, the above named defendant:

In the name of the State of Oregon, you are hereby required to appear and on or before the 20th day of April, answer the complaint filed against you 1912, said date being six weeks after in the above named suit, on or before answer the complaint filed against you the 29th day of March, 1912, said date notice and summons, then and there being the expiration of six weeks from Quigley, attached in the within action March ist, and continuing each week to appear and answer or otherwise the first publication of this summons, by the sheriff of Multnomah County, plead the complaint filed in the above and if you fall to appear or answer Oregon, be sold and the proceeds of Friday, April 12th, 1912. said complaint, for want thereof the thereof be applied to the satisfaction plaintiff will apply to the court for of judgment, the relief prayed for in her complaint: This aumm plaintiff and defendant This summons is published by order

and other relief as to the Court may and entered on the 12th day of February, 1912, and the time prescribed the 16th day of February, 1912, and for publication thereof is six weeks, the date of the last publication of this beginning with the issue of Friday, summ February 16th, and continuing each 1912. weeks by virtue of an order made and | week thereafter to and including the issue of Friday, March 29th, 1912. BROWNELL & STONE, Attorneys for Plaintiff.

Notice to Creditors.

Notice is hereby given that the County Coprt of the State of Oregon. for the County of Clackamas, has appointed the undersigned administratrix of the estate of Joseph Bernert, deceased. All persons having claims against the said decedent, or his estate, are hereby given notice that they claims against said estate are hereby shall present them to the undersigned administratrix at the office of Jos. E. Hedges, Esq., in the Weinhard Build-Hedges, Esq., in the Weinhard Build-ing in Oregon City, Oregon, within six law required, within six months from months from the date of this notice, the date hereof, with proper vouchers duly verified.

Dated March 1, 1912. WILHELMINA BERNERT, Administratrix of the estate of Joseph Bernert, deceased. JOS. E. HEDGES,

Summons.

Attorney

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 Oregon, you are hereby required to appear and answer the complaint filed ning with the issue dated Friday, want thereof the plaintiff will apply plaint, to-wit: for a divorce on the

For a decree dissolving the bonds of an order of the Honorable J. U. Campin her complaint, to-wit: matrimony now existing between the bell, Judge of said Circuit Court, made plaintiff and defendant. This sum and entered on the 16th day of March, mons is published by order of Hon. 1912. The date of the first publica-J. U. Campbell, Judge of the Circuit tion of this notice is March 22nd, Court, which order was made and en- 1912, and the date of the last publica-In the Circuit Court of the State of tered on the 9th day of February, tion will be May 3rd, 1912. 1912, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, February 16th, 1912, and continuing each week thereafter to and including the issue of Friday, March 29th, 1912.

GEO. C. BROWNELL and WM M STONE Attorneys for Plaintiff.

In the Circuit Court of the State of

Lucy S. Dickson, Plaintiff,

Andrew Dickson, Defendant. In Andrew W. Dickson, 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 the 11th day of May, 1912, and if you fail to move, demur or answer, plaintiff will take a decree against you forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and yourself, and In the Circuit Court of the State of for such other and further relief in

the premises as to the Court may seem just and equitable. Service of this summons is made upon you by publication, in pursuance To Amber Stryker, the above named of an order of the Hon. R. B. Beatle, County Judge of Clackamas County, being on May 10th, 1912.

R. E. DENNISON. Attorney for Plaintiff. and demanded, to-wit:

E. G. Anderson, Plaintiff, VS.

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

voi: 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 1912. the complaint filed against you in said action, and if you fail to so appear and answer, for want thereof the plaintiff will take judgment against you for the sum of One Thousand, Three Hundred and Fifty Dollars (\$1350), with interest thereon at the rate of eight (8) per cent per annum from June 1st, 1911, together with costs and disbursements of this action and a reasonable counsel fee, and To Zoe Remser, the above named dewill apply to the court for an order You are hereby required to appear and directing that the S. E. ¼ of the N. answer the complaint filed against you in the above entitled court and cause ¼ of the S. E. ¼, all in Section 20, may seem meet and equitable, to the court for an order directing This summons is served by publica- that Lot 3, Block 26, in the tract plat- tween the plaintiff and defendant. tion thereof in the Oregon City En- ted and recorded in the office of the terprise, a newspaper printed and pub- County Clerk of Multnomah County

PROFESSIONAL DIRECTORY

Harvey E. Cross.

Real Estate Abstracts

William Hammon CROSS & HAMMOND

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

Oregon City, Ore.

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

WEINHARD BUILDING

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

For a decree dissolving the bonds of to the order of the Hon. Judge Camp matrimony now existing between the hell, judge of the above entitled court, Phones-Pacific 52 made and entered on the 14th day of February, 1912, directing publication

secutive weeks, and the date of the first publication of this summons is summons is the 29th day of March,

J. U. CAMPBELL.

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 Ore-gon for the County of Clackamas Exof the estate of Julius Behrequired to present them to me at the office of U'Ren & Schuebel, Oregon

Date of first publication, March 22

HERMAN BEHRENDT. Executor of the estate of Julius Beh rendt, deceased. UREN & 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 Simeon C. Fulcher, above named To Kate Roney Hennessey, the above named defendant: In the name of the State of Oregon,

you are hereby commanded to be and appear in the above entitled cause and summons is published by order of against you in the above named surt, court on or before the 6th day of May, Hon, J. U. Campbell, Judge of the Circ on or before the 29th day of March, 1912, then and there to appear and cuit Court, which order was made and 1912, said date being the expiration of answer to the complaint in said suit entered on the 6th day of March, six weeks from the first publication and if you do not a decree will be 1912, and the time prescribed for publication thereof is six weeks, begin-appear or answer said complaint, for

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

Notice of Final Settlement. Notice is hereby given that the un lersigned as administratrix of the estate of Lincoln H. Young, deceased, has filed her final account as such administratrix with the County Court of Clackamas County, Oregon, and the Court has set Monday, the 29th day Oregon, for the County of Clacka- of April, 1912, at the hour of 10 o'clock a. m. at the courtroom of said Court at Oregon City, Oregon, as the time

> thereto if any there be-Dated March 28th, 1912. FLORA M. YOUNG, Administratrix of the Estate of Lincoln H. Young, deceased.

and place for the settlement of the

said estate and for hearing objections

Attorney for Administratrix. Summons.

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

GORDON E. HAYES,

defendant: In the name of the State of Oregon, Oregon, made on the 28th day of you are hereby required to appear and March, 1912, ordering such publica- answer the complaint in the above en-In the name of the State of Oregon, tion in the Oregon City Enterprise titled cause or suit within six weeks you are hereby required to appear and once a week for six consecutive weeks, from the date of the first publication the first publication being on March of this summons, and if you fail to so of matrimony existing between plain- against you in the above entitled suit, 29th, 1912, and the last publication appear and answer, the plaintiff will apply to the above entitled Court for

> For a judgment an decree that the conds of matrimony now existing be-In the Circuit Court of the State of tween plaintiff and defendant be for-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.

the relief in said complaint prayed for

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 To Edwin Quigley and Edgar Quigley, the Honorable J. U. Campbell, presiding Judge of said Court.

W. C. CAMPBELL, Attorney for Plaintiff Date of first publication March 1st, Date of last publication, April 12,

Attorney's address, 514 Buchanan Building, Portland, Oregon.

In the Circuit Court of the State of Oregon, for Clackamas County. Fred W. Remser, Plaintiff,

Zoe Remser, Defendant

fendant. In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against Township 5, North Range 6 West of you in the above named suit, on or Willamette meridian, comprising 160 before the 12th day of April, 1912, said answer, judgment and decree will be acres, more or less, according to the date being the expiration of six weeks taken against you for want thereof as government survey; the real property from the first publication of this sumspecified in the said complaint to-wit: of Edwin Quigley attached in the with-For a decree dissolving the bonds of in action by the sheriff of Clatsop answer said complaint, for want therepor a decrease and the county of the pro- of the plaintiff will apply to the court plaintiff and defendant, and for such ceeds thereof be applied to the satis- for the relief prayed for in his comother and further relief as to this faction of judgment; and will apply plaint; For a decree dissolving the bonds of matrimony now existing

> This summons is published by order of Hon. R. B. Beatle, Judge of the

BROWNELL & STONE, Attorneys for Plaintiff.

Home A-151

BROWNELL & STONE Attorneys-at-Law

All legal business promptly attended to 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 Specialdes. Of-

fice in First National Bank Bldg, Oregon City, Oregon. -------------------

W. S. EDDY, V. S., M. D. V.

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

Matt 1311

Both Telephones

Parmers' 132

Attorney-at-Law Notary Public

Estacada, Oregon.

Clackamas County Headquarlers

Portland, Oregon, Full equipment of maps, plats abstract books and tax rolls.

CLACKAMAS TITLE CO.,

Agents for Clackamas County Lands, Money Loaned, Titles Perfected. E. F. & F. B. RILEY,

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 engines. We have a full line of

Myers pumps and spray pumps,

Prices always lowest.

Phone 2682.

Oregon City

720 Main St.

Attorney-at-Law Money loaned, abstracts furnished, land titles examined, escates settled, general law business.

Over Bank of Oregon City.

O. D. EBY





whiskey and since he was a boy Harper has been his choice.

Buy HARPER from

LEADING DEALERS.