OREGON CITY ENTERPRISE, FRIDAY, APRIL 5, 1912.

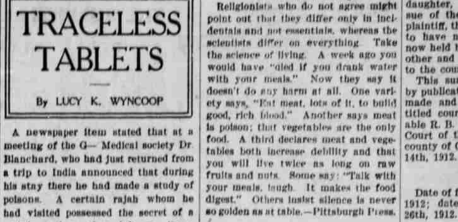


In the spring of 1849 a train of wagons outfitted at St. Joseph, Mo., crossed the Missouri and set out across the plains for Denver. One of these wagons contained the wife and two little children-a boy and a girl-besides the belongings, of Edward Starkweather At that time the native inhabitants of the plains-the Indians, the buffalo and the prairie dog-were in possession. The Indians were ready to rob and murder those weaker than themselves. and this necessitated immigrants going in company,

Starkweather had some money which was concealed on his wife's person, for as yet there was no law west of



His purpose was, having crossed the continent, to grubstake himself and his family on this money while he prospected for gold.



The Puzzle of Living.

How strong are you going in the

gon City, Oregon.

Reds.

Oregon City.

certain poison that left no trace. though it was very deadly. The rajah had given him the name of the poison. Wants, For Sale, etc. but the doctor declined to make it known

Bianchard became the recipient through the mail of stray requests for the name of the poison. Some proupport of your candidate in the Enfensed to be scientific men, some physiterprise automobile contest? clans, while some desired to get rid of vermin and insects. The doctor, who STOCK BREEDERS, ATTENTION! attributed these requests to a desire to

get rid of some enemy, was astonished at the number of would be murderers. The idea occurred to him to give out the prescription with a view to discovering how many persons would use it and for what purpose. He consulted with the chief of police, who was

friendly to the idea, then inserted a small advertisement as follows: Dr. Blanchard's traceless tablets. This off in the Willamette Valley. is a drug the name of which was given

Dr. Blanchard by a rajah of India. It is beneficial in exterminating vermin, leaving no disagreeable results-no trace what-ever. Address Box 169, P. O. The number of persons who desired

the traceless tablets for exterminating purposes was remarkable. The doctor could have made a fortune in a very short time by supplying the demand. He simply read the letters, then put them in a pigeon hole in his desk to be submitted to the chief of police. How many of them occasioned police inves tigation the doctor never knew.

There was one that interested the doctor especially and which he kept to himself. It was, or at least purported to be, from a young girl who was afflicted with a long and painful illness. who desired to die. But she shrank from giving her parents the shock that would attend her sulcide. She had read of Dr. Blanchard's announcement to the medical society and inferred that the traceless tablets were the poison there referred to. She might use them and her dear father and mother would suppose she had died a natural death.

Among the number of applications for his tablets this was the only one the doctor credited with the truth. There was something so pathetic and frank in it that he at once set down the reason given as gonuine. At any rate, he determined to call upon the writer for a personal interview.

He found Miss Ethel Ames a young lady of twenty. There was in her pale face a very spiritual expression. Her eyes were really windows to a pure soul, and it was plain that if blessed with health she would have been comely. The doctor, not caring weather's age, Joel Bryant, who by his smooth way of talking gained his fellow adventurers' coulidence. Men are about one of his tablets, but owing to his price was \$100. He hoped that by putting the price so high to put her off, at least till he could diagnose her case. But he falled. She asked him to hand her a check book in a drawer near him that she might close the trade. Blanchard, unwilling to risk disabus ing her mind as to his intentions, took the check, put it in his portmanteau and, taking a tablet made of sugar and flour from his pocket, laid it on a table beside him. Then he asked the girl to give him her symptoms. This she did, and after a great many questions and answers he made up his mind that hers was one of those cases where mind dominates maiter to the disadvantage of the latter. In other words, she was unconsciously producing upon herself an imaginary disease. There is no physical aliment that is so rarely treated successfully by physicians and so often put to flight by the various methods that are depend ent upon faith alone as this. Dr. Blanchard saw an opportunity for an experiment. When he had gained all the knowledge of the girl's condition he desired he said:

custody and control of the minor specified in the said complaint to-wit: daughter, Mebelle Woodward, the is-sue of the marriage of you and the matrimony now existing between the plaintiff, that the defendant be decreed plaintiff and defendant, and for such to have no interest in any property other and further relief as to this now held by the plaintiff, and for such Court may seem meet and equitable. the science of living. A week ago you other and further relief as may seem This summons is served by publica would have "died if you drank water to the court proper in the premises. tion thereof in the Oregon City En terprise, a newspaper printed and pub This summons is served upon you doesn't do say harm at all. One vari-ety mays, "Eat ment, lots of it, to build made and entered in the above enlished at Oregon City, Oregon, by or-der of Circuit Judge J. U. Campbell, inade, dated and filed therein on the good, rich ideod." Another says meat titled court and cause by the Honor-is poison; that vegetables are the only 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 auit be published once a week for six

consecutive weeks. 14th, 1912. T. G. THORNTON, Attorney for Plaintiff. Date of first publication hereof, C. H. DYE, Attorney for Plaintiff. Date of first publication, March 15th, March 8th, 1912. 1912: date of last publication, April ril 19th, 1912.

Summons. In the Circuit Court of the State of Oregon for the County of Clackain the Circuit Court of the State of Oregon for Clackamas County. mas.

Philipp Schnorr, Plaintiff, Addie Munday, Plaintiff,

vs. Henry Munday, Defendant. To Henry Munday, defendant:



TOCK BREEDERS, ATTENTION! in the above entitled cause and court, Are you interested in bettering your stock and stock conditions? Read 1912, said date being six weeks after the WESTERN STOCK JOURNAL, the date of the first publication of this the only monthly on the Pacific notice and summons, then and there the 17th day of May, 1912, said date Coast devoted exclusively to your in- to appear and answer or otherwise being the expiration of six weeks from terests. Subscription \$1.00 per year. plead the complaint filed in the above the date of the first publication of this

court for the relief prayed for in his a decree forever dissolving the bonds of matrimony heretofore and now existing between the above named plain-

about the 10th day of June, 1908,

Date of first publication, March 8,

matched, good drivers, or suitable

In the name of the State of Ore gon, you are hereby required to ap

Summons.

In the Circuit Court of the State of

Summons.

Elsie Sinclair, Plaintiff,

seem just in equity.

Summons,

E. H. Roeber, Plaintiff,

78

Christine D. Roeber, Defendant.

1912.

VS.

Glenn Sinclair, Defendant,

To Glenn Sinclair, defendant:

ty.

Oregon for Clackamas County.

Frankle Shepheard, Plaintiff,

John W. Shepheard, Defendant,

Notice of Final Settlement. Notice is hereby given that the un- answer to the complaint in said 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 fail to ap-near or answer said complaint for

want thereof the plaintiff will apply Clackamas County, Oregon, and the grounds of desertion. to the court for the relief prayed for Court has set Monday, the 29th day of This order is publi Said proposals will be received and may be filed with the Recorder For a decree dissolvin April, 1912, at the hour of 10 o'clock For a decree dissolving the bonds a. m. at the courtroom of said Court bell, Judge of said Circuit Court, made e matrimony now existing between at Oregon City, Oregon, as the time and entered on the 16th day of March,

BROWNELL & STONE, Attorneys for Plaintiff.

Summons.

answer the complaint filed against you

in the above entitled suit on or before

Namely, for a decree in strict fore

losure, foreclosing, severing and for-

VB.

omplaint, to-wit;

tion will be May 3rd, 1912.

court on or before the 6th day of May,

1912, then and there to appear and

This order is published pursuant to

Notice is hereby given that the un-

dersigned as administratrix of the es-

tate of Lincoln H. Young, deceased,

has filed her final account as such ad-

ministratrix with the County Court of

Clackamas County, Oregon, and the Court has set Monday, the 29th day

of April, 1912, at the hour of 10 o'clock

a. m. at the courtroom of said Court

Administratrix of the Estate of Lin-

Summons.

To Amber Stryker, the above named

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

the relief in said complaint prayed for

For a judgment an decree that the

W. C. CAMPBELL,

Attorney for Plaintiff.

Oregon, for Clackamas County.

Mark Kimbell Stryker, Plaintiff,

VS.

and demanded, to-wit:

ing Judge of said Court.

Zoe Remser, Defendant,

In the name of the State of Oregon,

bonds of matrimony now existing be-

This summons is published by order

fendant.

defendant:

Amber Stryker, Defendant.

FLORA M. YOUNG.

thereto if any there be

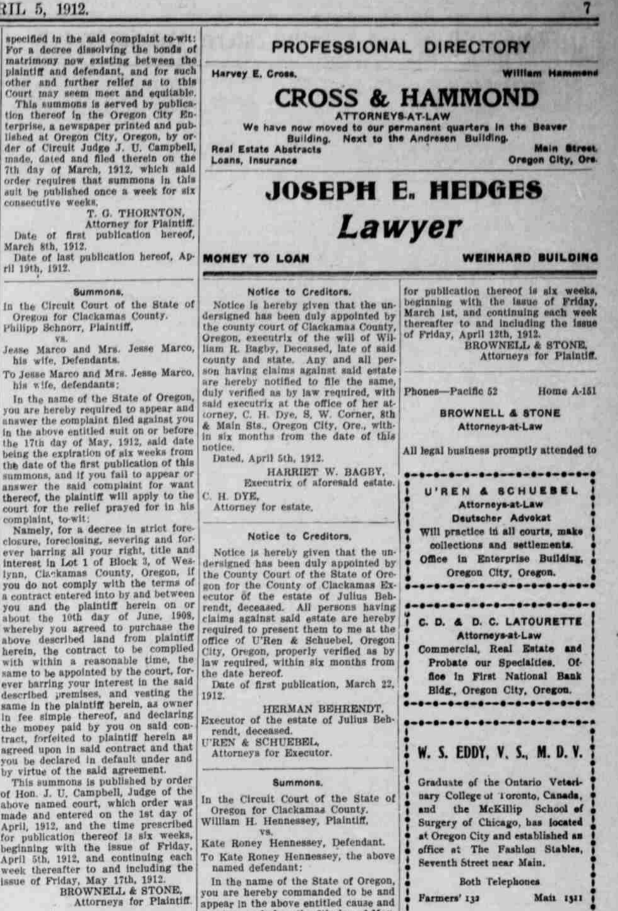
GORDON E. HAYES,

Dated March 28th, 1912.

coln H. Young, deceased.

Attorney for Administratrix.

an order of the Honorable J. U. Camp-



Farmers' 133

> CLAUDE W. DEVORE, Attorney-at-Law Notary Public

Estacada, Oregon.

Clackamas County Headquarters CLACKAMAS TITLE CO., 510 Chamber of Commerce

entitled chuse, and if you fail so to do, a decree will be taken against you for want thereof for the relief de-thereof, the plaintiff will apply to the WESTERN STOCK JOURNAL, Ore-The Enterprise automobile contest manded in said complaint, to-wilt: for is the most popular thing ever pulled 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. ever barring all your right, title and interest in Lot 1 of Block 3, of Wes-lynn, Clackamas County, Oregon, if you do not comply with the terms of "RINGLET" BARRED ROCKS Both single and double mating. Pen No. 1. My forty dollar pen and other relief as to the Court may of cockerel, mating to produce Service of this summons is made upprize winning cokerels. Eggs \$5 per 15. Pen No. 2. Fancy pullet, mating to produce prize winning pullets. Weeks by virtue of an order made and to produce prize winning pullets. Eggs \$3 per 15. Both pens coatain prize winners. Pro No. 3. Single Matine, Stand. Pen No. 3. Single Mating, Staad- State of Oregon, for the County of dard ten-dollar cockerel mated to Clackamas, the 7th day of March, fine utility pullets. Eggs \$1.50 pet 1912. HUGHES & MCDONALD, No. 4. S. C. Rhode Island Winter layers from a strain lors From a strain 302 Failing Bldg., Portland, Ore. Pen No. 4. S. C. Rhode Island of winners. Eggs \$1.50 per 15. Sat-Isfaction guaranteed. Mrs. C. S. 1912. Arnold, Aurora, Oregon, Route 3. Date of last publication, April 19th, 1912. FOR SALE-Team of grey mares, weight about 1050 pounds each; well Summons. for farm. Also have some young In the Circuit Court of the State of pigs, 2 brood sows, 1 male hog. C. T. Tooze, Room 2. Beaver Bldg., H. S. Wylie, Plaintiff. Oregon, for Clackamas County. Efflie Wylie, Defendant. PROPOSALS INVITED. Notice of Sale of Municipal Bonds. ant: Notice is hereby given that the Com-mon Council of the City of Gladstone, Clackamas County, Oregon, pear and answer the complaint filed will receive sealed proposals for the against you in the above named suit, purchase of \$20,000.00 of the negotiable coupon bonds of said town bearing six per cent semi-annual in-terest from the date of issue. Said improvement bonds are for the purpose of building and maintaining a water system in said city.

and may be filed with the Recorder of said city at any time before 7:30 P. M. April 9th, 1912. All bids re-ceived subject to the right of the ceived subject to the right of the of the issue of said bonds of said city. Said bonds will be issued in entered on the 6th day of March, CHARLES F. V

To Effie Wylie, above named defendissue of Friday, May 17th, 1912.

pear or answer said complaint, for istrator with the County Court of plaint, to-wit: for a divorce on the

same to be appointed by the court, forever barring your interest in the said described premises, and vesting the same in the plaintiff herein, as owner In fee simple thereof, and declaring the money paid by you on said con-tract, forfeited to plaintiff herein as

agreed upon in said contract and that you be declared in default under and by virtue of the said agreement. This summons is published by order of Hon. J. U. Campbell, Judge of the

above named court, which order was made and entered on the 1st day of April, 1912, and the time prescribed for publication thereof is six weeks,

beginning with the issue of Friday. April 5th, 1912, and continuing each week thereafter to and including the

gregatious and prefer to work-espe cially to take risks-in company, and when Bryant told Starkweather that he calculated to reach the gold ground with \$3,000 It occurred to the latter that they might poor their funds and buy property in which gold had been located, thereby greatly increasing their chances of success. Stark weather agreed to the proposition, and the Starkweathers tolled on over plain and mountain with brightened prospects. On reaching their journey's end

the Starkweather family lived in a tent while Starkweather and Bryant prospected and kept an eve open for localities where gold had been struck in paying quantities. At last they found an opportunity. Some men without means had secured a vein that promised well and, being operators rather than developers, were ready to sell. Bryant was anxious that he and Starkweather should buy them out, but he said his money had been sent round the Horn to a San Francisco bank, and it would require some time to get it. He begged Starkweather to put up the necessary funds, and be would produce his share as soon as possible. Fearing to lose the purchase, Starkweather bought the mine in behalf of Bryant and himself, share and share alike.

The mine looked well, but there was a hitch in the payment of Bryant's portion of the purchase money due to his partner. Bryant showed a good deal of impatience about its nonarrival and finally concluded to go to San Francisco to discover what was the trouble. Before leaving he spent some time with a shyster lawyer, though Starkweather knew nothing about this. While Bryant was away the vein in the mine began to produce gold in largely paying quantities. Bryant was absent several months, then returned with a story that struck his partner with consternation.

He had learned that the parties who had sold them the mine were not its legal owners. The real title to the property had been bought up by pardes in San Francisco who had organized a company and appointed him (Bryant) their agent. He produced the papers. Starkweather showed them to a lawyer and was informed that, while they gave evidence of very sharp practice. Starkweather's interest in the property could only be substantlated (if at all) at the end of a long legal contest. The defrauded man was advised to accept his loss, for, having paid all his money for the mine, he had none to carry on a suit which would probably go against him in the end. He surrendered to Bryant, who

The Practical Girl.

He-You are the prettient girl I ever saw. She-That sounds all right, but don't know how much the compliment is worth until you tell me how many pretty girls you have seen .-Somerville Journal.

THE SMALL LIFE. The daisy is as perfect as the flower that blossoms only once in a decade. The small life need not be less beautiful than the great ----Rev. W. J. Dawson.

"The rajah from whom I received the name of this drug told me that

one of his household who was ill and In the Circuit Court of the State of whose symptoms as he described them to me were exactly the same as yours was so much trouble without being of any use, even to herself, that he directed she be poisoned. She was given a tablet such as I furnish you and went to sleep. She awoke, to the surprise of every one, and was completely cured of her disense. All other persons who had taken it slept the sleep of death. I would advise you to take the tabiat tonight, and you will either wake up in heaven or a healthy woman, I prophesy the latter to be a certainty."

"Why are you so sure of that, docpr?" asked the patient eagerly.

"Because my friend the rajah had it tried on 164 cases similar to yours, and every one was cured."

from others, for they would surely die under its influence. He told her that he would call on the morrow and as surely expected to find her alive and well as that the sun would rise and set.

He did not sleep a wink that night. but the girl did, and in the morning her mind, which had been holding her body as in a vise, relaxed its grip, and she was well.

A Deduction.

Bugby-Who was that lady who sat beside you at the theater the other wife. Bugby-Oh. I don't mean the quired to appear and answer the comevening? Smith-Why, that was my one who sat on your right. I mean the one you talked with.

England's Foresta The forests for which England was at one time famous have vanished or exist only in the attenuated form of carefully preserved woods and parks, from which they can obtain but a fraction of the supplies they need.

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 enclosed in an envelope securely sealed, directed to John N. Slevers, issue of Friday, April 19th, 1912. Recorder, Gladstone, Oregon, and marked "Bid for the Water Bonds

of the City of Gladstone." The right is hereby reserved to reject any and all bids. Dated, March 12th, 1912.

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

Notice to Bidders To John W. Shepheard, Defendant: Notice is hereby given that the sealed bids, for the erection of a two room you are hereby required to appear and school house at Eagle Creek, Disanswer the complaint filed against you trict No. 17, Clackamas County, in the above entitled suit on or before Oregon, will be received by the board of directors of school district the 20th day of April, 1912, that being the last day prescribed in the order No. 17. Clackamas County, Ore., up of publication of this summons; and to and including April 15th, 1912. if you fail to so appear and answer Plans and specifications will be found at the residence of A. D. said complaint the plaintiff will apply Burnett, Eagle Creek, on and after to the Court for the relief therein prayed, fo-wit: A decree dissolving the marriage contract now existing March 28, 1912. The board reserves the right to reject any and all bids between you and the plaintiff. for cause. Address blds to A. D. Burnett, Clerk of School District

Summons,

No. 17, Eagle Creek, Oregon.

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 fail to so appear, and answer, for want thereof, the plaintiff will apply to the court for the relief demanded in said complaint, to-wit: for a decree you are hereby required to appear and of divorce forever dissolving the bonds answer against the complaint filed of matrimony existing between plain-

tiff and defendant. This summons is served on you by 1912; and if you fail to move, demur, publication thereof for six consecutive plead, or answer, plaintiff will take a weeks in the Oregon City Enterprise, a newspaper of general circulation in the bonds of matrimony heretofore The doctor left his patient with the Clackamas county, Oregon, by order and now existing between plaintiff understanding that if she took the tab let she would be well, but to guard it County Court of Clackamas County, tiff her maiden name of Elsie Dodd, Oregon, which order was dated the and for such other and further relief 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, Summons. In the Circuit Court of the State of Oregon, for the County of Clacka-

mas. 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 replaint 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 To Christine D. Roeber, Defendant; and answer the plaintiff will apply to

rimony and the marriage contract heretofore and now existing between you and the plaintiff; for a further de-nawer, judgment and decree will be you and the plaintiff; for a further de- answer, judgment and decree will be cree giving to the plaintiff the care, taken against you for want thereof as

Administrator of the Estate of John 1912, and the time prescribed for publication thereof is six weeks, begin H. Wolfer, deceased. ning with the issue dated Friday, GORDON E. HAYES, March 8th, 1912, and continuing each Attorney. week thereafter to and including the

Summons,

BROWNELL & STONE, Attorneys for Plaintin In the Circuit Court of the State of Oregon, for Clackamas County. Mollie E. Winter, Plaintiff," VS. 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 at Oregon City, Oregon, as the time answer the complaint filed against you and place for the settlement of the in the above named suit, on or before | said estate and for hearing objections the 19th day of May, 1912, said date In the name of the State of Oregon, being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for waat thereof the plaintiff will apply to the court for the relief prayed for in her complaint: For a decree dissolving the bonds of matrimony now existing between the

plaiatiff and defendant. This summons is published by or- In the Circuit Court of the State of der of Hon. R. B. Beatie, Judge of the County Court, which order was made and entered on the 26th day of March This summons is published in the 1912, and the time prescribed for pub-Oregon City Enterprise, newspaper, lication thereof is six weeks, begin-

for six consecutive weeks by order of ning with the issue of Friday, March Hon, J. U. Campbell, Judge of the said Circuit Court made on the 7th day of 29, and continuing each week there-March, 1912, the first publication be- after to and including the issue of ing on the 8th day of March, 1912. Friday, May 10, 1912. BROWNELL & STONE.

S. R. HARRINGTON, Attorney for Plaintiff.

Administratrix's Notice.

Attorneys for Plaintiff.

In the Circuit Court of the State of Notice is hereby given that the un-Oregon in and for Clackamas Coundersigned has been appointed administratrix of the estate of Richard Lithgow, deceased; all persons having claims against said estate are hereby cation of this notice.

decree against you forever dissolving

Service of this summons is made upon you by publication in pursuance of an order by the Honorable J. U.

Attorneys for Plaintiff. 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, the first publication being March Sth. 1912, and the last being April 19th, CONRAD P. OLSON,

Attorney for Plaintiff.

just and equitable.

March, 1912, ordering such publica- plaint: For a decree dissolving the once a week for six consecutive weeks, tween the plaintiff and defendant.

Attorney for Plaintiff. ruary, 1912, and the time prescribed

JAY H. UPT Attorney for Plaintiff. Portland, Oregon. Chamber of Commerce, Portland, Ore Full equipment of maps, plats, Notice of Final Settlement. abstract books and tax rolls.

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 plumbin the country. We carry the Leader tanks and Stover engines. We have a full line of Myers pumps and spray pumps.

Prices always lowest.

Oregon City 720 Main St.

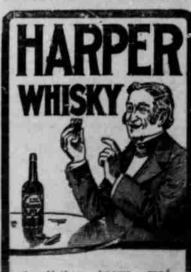
Phone 2682.

................................

O. D. EBY Attorney-at-Law

Money loaned, abstracts furamhed, land titles examined, estates settled, general law business. Over Bank of Oregon City.





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

Buy HARPER from

LEADING DEALERS,

if you fail to move, demur or answer, In the Circuit Court of the State of Oregon for Clackamas County.

notified to present the same with proper vouchers duly verified, at the office of Geo. C. Brownell and Wm. M. In the name of the State of Oregon Stone, at Oregon City, Oregon, within six months of the date of the publiagainst you in the above entitled suit, on or before the 19th day of April. Dated March 22, 1912. FRANCES A. LITHGOW,

> ard Lithgow, deceased. WM. M. STONE.

Summons.

mas.

Lucy S. Dickson, Plaintiff, vs. Andrew Dickson, Defendant. Th 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 To Zoe Remser, the above named de-

plaintiff will take a decree against you forever dissolving the bonds of mat-rimony heretofore and now existing rimony heretofore and now existing you are hereby required to appear between the plaintiff and yourself, and for such other and further relief in you in the above named suit, on or the premises as to the Court may seem

before the 12th day of April, 1912, said date being the expiration of six weeks Service of this summons is made from the first publication of this sum upon you by publication, in pursuance mons, and if you fail to appear or of an order of the Hon. R. B. Beatle, answer said complaint, for want there of the plaintiff will apply to the court County Judge of Clackamas County. Oregon, made on the 28th day of for the relief prayed for in his

In the name of the State of Oregon; the court for the relief prayed for in the complaint, to-wit: For a decree answer the complaint filed against you once a week for six consecutive weeks, the complaint, to-wit: For a decree answer the complaint filed against you once a week for six consecutive weeks, forever dissolving the bonds of mat- in the above entitled court and cause the first publication being on March

bonds of matrimony now existing be-tween plaintiff and defendant be forever dissolved, and that said plaintiff be divorced from defendant and forever 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-

Administratrix of the estate of Rich-

GEO. C. BROWNELL and Attorneys for administratrix.

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

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, ¥8.