The Question of Siseve Styles Still Undecided.

The question of sieeves is still'a dis puted one. The great Paris dressmakers have brought out long sleeves. short sleeves, bell sleeves and puff

Thick ribbed volle, almost cordurey in appearance, is used in some of the handsome imported costumes.

Fancy ostrich pieces and paradise constitute the favored trimmings of the most dressy hats.

In one of the new large sized bow ties for wear with a stiff collar bro-



caded velvet with a very light background is used for the top loop against very dark velvet.

A delightful party or house dress for girls is here pictured of chiffon combined with messaline silk. JUDIC CHOLLET.

These May Manton patterns are cut in sizes for girls of fourtees, sixteen and eighteen years of age. Send 10 cents each for the patterns to this office, giving num-bers, skirt 835 and blouse 754, and they will be promptly forwarded to you by mail. If in haste send an additional two cent stamp for letter postage, which in-

Ine value of Responsibility. some responsibility which arouses the powers and makes durable the qualities of manliness. The effect of responsibility is instantaneous. It is like a magnet in its power to charge the individual with the faculties needed for the matter in hand. A light is generated among the fragments of information. Even after a systematic education these fragments seem to lie in the mind in a chance order until this light appears and shows them rendy for use; then abilities develop which never would develop, even with practice, without responsibility.-Atlantic Monthly.

FAULTS. It is a saying often forgotten, yet none the less important, "Better mend one fault in yourself than a hundred in your neighbor."

Four Governors in One Year.

In one year once the state of Matne enjoyed the novelty of having four Oregon City, Oregon, properly verigovernors. The year was 1843. Governor Fairchild was elected to serve that year, but resigned. He was succeeded by Governor Kavenaugh, presi dent of the senate, but he also resigned. Then Governor Dunn, speaker of the assembly, took the chair, and he was succeeded by Governor Dana. president of the senate. Governor Auderson was elected for the year 1844 .-Philadelphia Press.

Very Serious. "I would like to marry your daugh ter, sir. I realize that this is a serious

matter" "You bet it is, my son-very serious! You may have her, and the Lord be with you."-Judge.

MIS Anxious Wuery.

Young Wile I don't like that cooking school tencher at all. She has beither patience not consideration. She's setually ernet. Husband - Great smales. She doesn't really make you eat the things, does she?

i ne Cangaroo's Leap. Seventy feet is the longest distance known to have been leaped by a kangaroo.

YOUR DAY.

Today is your day and mine, the only day we have, the day in which we play our part. What our part may signify in the great whole we may not understand, but we are here to play our part, and now is our time to play it. This we know: It is a part of action, not of whining. It is a part of love, not of cynicism. It is for us to express love in terms of human helpfulness. - David Starr

into bed. You merely lie down on your property or any part thereof, to sat-bed, which, with its bedding, is so sim-lafy said judgment order, decree, inple as to be worth describing. The bed terest, costs and all accruing costs. is a wooden frame with a webbing laced across it, and each bed has a laced across it ac each bed, boisters not being used. That's all. Some people do not even

That's Right! "Pa, what's a historical novel?" "Well, it's er-it's a sort of scrap book."-Exchange.

CLACKAMAS ABSTRACT & TRUST COMPANY. Land Titles Examined. Abstracts of Title Made,

JOHN F. CLARK, Mgr. Office over Bank of Oregon City.

Wants, For Sale, etc.

The Enterprise automobile contest off in the Williamette Valley.

"RINGLET" BARRED ROCKS Both single and double mating. Pen No. 1. My forty dollar pen

f cockerel mating, to produce prize winning cokerels, Eggs \$5 Pen No. 2. Fancy pullet mating, to produce prize winning pullets. Eggs \$3 per 15. Both pens contain

Pen No. 3. Single Mating. Standdard ten-dollar cockerel mated to fine utility pullets. Eggs \$1.50 per

Pen No. 4, S. C. Rhode Island Reds. Winter layers from a strain of winners. Eggs \$1.50 per 15, Satisfaction guaranteed. Mrs. C. S. Arnold, Aurora, Oregon. Route 3.

Notice of Final Settlement. Notice of Firm Settlement.

Notice is hereby given that the undersigned as executrix of the estate of Hebry B. Lamb, deceased has filed her final account as such executrix in the County out of Clackamas County and State of Oregon, and the Court has set Monday, June 3d, 1912, at the hour of 10 o'clock A. M. of said day as the time for settling the said estate.

Any persons having objections to said final account are hereby notified to ap-

final account are hereby notified to ap-pear at the County court room at the courthouse at Oregon City, Oregon, on the said day and make the same known to the court.

to the court.

Dated May 2d, 1912.

EMMA J. LAMB-BONNEY.

Executrix of the Estate of Henry

Lamb, Deceased.

Notice of Sale of School Bonds. due twenty years from date, payable seem just and equitable, ten years from date at the option of Service of this summons is made ten years from date at the option of Greater than the value of contact said School District. Said bonds bear upon you by publica County

tion of the purchaser of said bonds. being June 7, 1912. Sealed bids will be received by me at the County Treasurer's Office, Oregon City, Oregon, for the purchase of said bonds, until 2 o'clock P. M., May

The right is reserved to reject any and all bids. J. A. TUFTS,

County Treasurer of Clackamas County, Oregon. 3rd day of May, 1912.

Notice to Creditors.

Notice is hereby given that the undersigned has been duly appointed by ministratrix of the estate of Charles Reverman, deceased. All persons having claims against said estate are for in his said complaint, to-wit; hereby required to present them to me at the office of U'Ren & Schuebel, fied as by law required, within six months from the date hereof. Date of first publication, April 26,

OTILLIA REVERMANN, Administratrix of the estate of Charles Revermann, deceased. UREN & SCHUEBEL Attorneys for Administratrix.

Sheriff's Sale on Execution. In the Circuit Court of the State of

Oregon, for the County of Clacka-Mary L. Driggs, Plaintiff,

H. Steiner, M. Steiner and W. Jaster, Defendants.

State of Oregon, County of Clackamas,---88. By virtue of a judgment order, de-

cree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled sum of \$275.00, with interest thereon of the marriage contract. at the rate of 10 per cent. per annum manding me out of the personal property of said defendants, and if suffi- of Clackamas, cient could not be found, then out of the real property belonging to said 1912. defendants on and after the date of said Judgment to satisfy said sum of 1912. \$275.00 and also the costs upon this

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any In the Circuit Court of the State of personal property of said defendant's, did on the 23rd day of April, 1912, duly levy upon the following described real property of said defendants,' situate and being in the County of Clack- J. N. i of the S. E. i of Section 8, T. fendants.

S. R. I E., containing 80 acres, and STATE OF OREGON, County of Clack
STATE OF OREGON, County of Clack
22nd, 1912, and the date of the last Tod D. Winter, Defendant. amas, and State of Oregon, to-wit: I will, on Saturday, the 25th day of smas,—ss.

May, 1912, at the hour of 10 o'clock By virtue of a judgment order, de-M., at the front door of the Coun-cree and an execution, duly issued out

E. T. MASS.

Sheriff of Clackamas County, Oregon.

have the mattress, preferring the cool-ness of a piece of line matting.

In the Circuit Court of the State of belonging to said defendant on and after the date of said Judgment, to Lulu Kramer, Plaintiff,

> Willis Kramer, Defendant. To Willis Kramer, 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 within six weeks from the date of the first publication of this summons, to-wit: Within six weeks from the 26th day of April, A. D. 1912, to-wit, on or before the 8th day of June, A. D. 1912, and if you fail to so appear and answer the said complaint, for want thereof the said plaintiff will take decree against you as prayed for in said omplaint, to-wit: That the bonds of matrimony existing between you and

is the most popular thing ever pulled that all interest and claim of you in

above entitled court, dated the 20th ing costs, day of April, A. D. 1912. NORTHUP & GEARHART, Date of first publication, April 26th, A. D. 1912; date of last publication, 8th, 1912. June 7th, A. D. 1912.

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

Bertha Johnson, Plaintiff, VB.

Asa Johnson, Defendant. To Asa Johnson, Defendant: In the name of the State of Ore-Notice is hereby given that I will gon, you are hereby required to ap-sell to the highest bidder, coupon pear and answer the complaint filed bonds in the sum of Twenty Thousand against you in the above entitled suit, Dollars (\$20,000.00) issued by School on or before the 10th day of June, District No. 86, Clackamas County, 1912, and if you fail to move, demur Oregon, under subdivision 31, Sec. or answer, plaintiff will take a decree 3389, Beilinger & Cotton's Annotated against you, forever dissolving the Codes and Statutes of Oregon (being bonds of matrimony heretofore and Subdivision 31, 32, 33, 34, 35, 36 and 37 of Section 4052 of Lord's Oregon and yourself, and for the custody and Laws). The bonds are of the denomi-nations of Five Hundred Dollars for such other and further relief in (\$500.00), dated April 20, 1912, and the premises as to the Court may

with facts is the value of responsibil- interest at the rate of 6 per cent, per of an order of the Honorable J. U. ity. In a man's life it is the arrival of annum, interest, evidenced by coupons, Campbell, Circuit Judge of Clackamas payable semi-annually. Principal and County, Oregon, made on the 23rd day interest payable at the office of the of April, 1912, ordering such publica-Treasurer, Oregon City, tion in the Oregon City Enterprise, Clackamas County, Oregon, or at such once a week, for six consecutive place as may be designated in the weeks, the first publication being Ap-City and State of New York at the op-

> C. J. MICHELET, Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Oregon, for the County of Clacka- Edwin J. Wright, Defendant, H. J. Bennett, Plaintiff,

Lotie Bennett, Defendant.

defendant:

In the name of the State of Oregon, you are hereby required to appear and 1912, said date being six weeks from answer the complaint filed against and after the date of the first publiyou in the above entitled cause on or cation of this summons, exclusive of before the 25th day of May, 1912, and the date of the first publication theregou for the County of Clackamas, Ad- if you fail to so appear and answer, of, and if you fail to so appear in ply to the Court for the relief prayed apply to the Court for the relief de-

of the Circuit Court of the State of lowed to resume her maiden name, and the time prescribed for the publi-

W. B. GLEASON. 2-3 Mulkey Building, Portland, Oregon.

In the Circuit Court of the State of Oregon for Clackamas County. Reuben E. Atwater, Plaintiff,

Carrie A. Atwater, Defendant. To Carrie A. Atwater, Defendant: In the name of the State of Oregon, you are hereby required to appear and cause, to me duly directed and dated answer the complaint filed against you the 22nd day of April, 1912, upon a in the above entitled court and cause judgment rendered and entered in on or before the 18th day of May, said court on the 10th day of January, 1912, and if you fail to answer, for 1912, in favor of Mary L. Driggs, Plain- want thereof Plaintiff will take a de- In the Circuit Court of the State of tiff, and against H. Steiner, M. Steiner cree against you divorcing him from and W. Jaster, Defendants, for the you and freeing him of all obligations

Notice of this Summons is made upfrom the 20th day of August, 1911, on you by publication in the Oregon To Balsen Kramer Deal: and the further sum of \$50.00 as at- City Enterprise for six successive torney's fee, and the further sum of weeks by virtue of an order dated Ap \$11.50, costs and disbursements, and ril 4th, 1912, signed by the Honorable answer the complaint filed against you the costs of and upon this writ, comof the State of Oregon for the County

> Date of last publication, May 17th, HUGHES & McDONALD,

Attorneys-at-Law, 302 Failing Bldg., Portland, Oregon. Sheriff's Sale on Execution.

A. C. Woodcock, Plaintiff.

ber, 1909, and the further sum of \$100.00 as attorney's fee, and the the personal property of said defend-ant, and if sufficient could not be found, then out of the real property

the costs upon this said writ. Now, therefore, by virtue of said execution, judgment order and decree, oregon, for the County of Clackamas, and in compliance with the commands and the court has appointed June of said writ, being unable to find any 3rd, 1912, at the hour of ten o'clock I did on the 8th day of April, 1912, duly levy upon the following described real property of said defendant, sit nate and being in the County of Clack amas, and State of Oregon, to-wit; All of the undivided one-seventh in

terest of J. E. Young and Ermine E. Young, his wife, as heirs-at-law of Josiah Young, deceased, in and to the following described property, to-wit: The S. E. % of section 6 Tp 2 S. R. 3 E. of the Willamette Meridian, conthis plaintiff may be dissolved; that talning 160 acres less 43.10 acres deedthis plaintiff may be dissolved; that said plaintiff may have the custody of her minor child Mildred V. Kramer; that all interest and claim of you in any and all real property belonging to said plaintiff may be dissolved and held for naught, said real property belonging to said plaintiff may be dissolved and held for naught, said real property belonging more fully described in these core. S. 30° W. 8.15 chs. thence North 50° answer the complaint filed against you book 432, page 127 and book 429, page acres of land all in Clackamas County, 7, and for the County of Baker, book State of Oregon. And I will, on Sat-Marion, book 102, page 284, all in the the hour of 10 o'clock A. M., at the State of Oregon; and that said plain- front door of the County Court House tiff may have judgment against you in the City of Oregon City, in said for her coats and disbursements here- County and State, sell at public aucin. This summons is served upon you tion, subject to redemption, to the by publication thereof once a week highest bidder, for U. S. gold coin, for six successive weeks in the Ore- cash in hand, all the right, title and gon City Enterprise, a weekly news-paper of general circulation, published fendants, or either of them, had on at Oregon City, in the County of the date of said Judgment or since Clackamas and State of Oregon, and bad in or to the above described real said service is made in compliance property or any part thereof, to sat-with an order made by the Honor- isfy said Execution judgment order, able J. U. Campbell, judge of the decree, interest, costs and all accru-E. T. MASS.

Sheriff of Clackamas County, Oregon. Attorneys for Plaintiff. By J. O. Staats, Deputy.
t.publication, April 26th,
Dated, Oregon City, Oregon, April

> Summons for Publication. In the Circuit Court of the State of Oregon for Clackamas County. Peter Moritz, Plaintiff,

Elizabeth Moritz, Defendant. To Elizabeth Moritz, above named de-

fendant: In the name of the State of Oregon, further relief as to the court may tween the plaintiff and yourself. seem just and equitable. This sumwhich order is dated April 6th, 1912. April, 1912, the sa The date of the first publication of this in the Oregon City Enterprise summons is April 12th, 1912, and the last date of publication is May 24th,

FRANK SCHLEGEL, Attorney for Plaintiff.

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

To Edwin J. Wright, the above named

In the name of the State of Oregon you are hereby required to appear and Dated at Oregon City, Oregon, this To Lotie Bennett, the above named answer the complaint filed against you in the above entitled suit on or pefore Saturday, the 25th day of May, for want thereof the plaintiff will ap- answer for want thereof, plaintiff will manded in said complaint, to-wit: For For a decree of divorce dissolving a decree forever dissolving and anthe marriage contract existing be nulling the bonds of matrimony and tween the plaintiff and the defendant. marriage contract heretofore and now This summons is published by or-der of the Hon. J. U. Campbell, Judge tiff herein, and that plaintiff be al-Oregon for Clackamas County for the that of Dottie Dawson, and for such

Fifth Judicial District, made and en- other and further relief as to the tered on the 11th day of April, 1912. Court may seem meet and equitable This summons is published by orsummons is six weeks der of the Honorable R. B.-Beatle, beginning Friday, April 12th, 1912, and Judge of the County Court of the ending with the issue of May 24th, State of Oregon, for the County of Clackamas, which said order was made and entered on the 9th day of April, Attorney for Plaintiff. 1912, directing that said publication be made in the Oregon City Enterprise, a newspaper of general circulation, published in Oregon City, Oregon, and that said publication be made once a week for six consecutive and successive weeks. The date of the April 12, 1912, and the date of the last publication thereof is May 24, you do not comply with the terms of

DIMICK & DIMICK. Attorneys for Plaintiff.

Summons,

Oregon for Clackamas County. Mary Frances Deal, Plaintiff,

Balsen Kramer Deal, Defendant, In the name of the State of Oregon. you are hereby required to appear and answer the complaint filed against you weeks from the date of the first publication of this summons, and if you Date of first publication, April 5th, 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

of divorce forever dissolving the bonds

of matrimony existing between plain-

tiff and defendant. This summons is served on you by publication thereof for six consecutive weeks in the Oregon City Enterprise, Oregon, for the County of Clacka- a newspaper of general circulation in Clackamas county, Oregon, by order of Hoa. R. B. Beatle, Judge of the County Court of Clackamas County, In the Circuit Court of the State Young, Ermine E. Young, his Oregon, which order was dated the 14th day of March, A. D., 1912. The

> DIMICK & DIMICK. Attorneys for Plaintiff.

Going to bed in India.

Going to bed in India is a very different process from going to bed at home. To begin with it is a far less formal process. There is in the hot season no shutting of the door, no cutting yourself off from the outer world, no going upstairs and dually no getting. no going upstairs and finally no getting had in or to the above described real for the sum of \$600.00, with interest m., for hearing objections to said fin

Dated April 25th, 1912. GEORGE S. BULLOCK, further sum of \$18.00 costs and dis Administrator of the Estate of Martha Ann Bullock, deceased. Attorney for Administrator.

Notice of Final Settlement, Notice is hereby given that the undersigned has filed her duly veriafter the date of said Judgment, to satisfy said sum of \$600.09, and also fied final report, as administratrix of estate of W. E. Hand, deceased, in the County Court of the State of personal property of said defendant's, A. M. as the day and time for the hearing of objections to such final report, if any there be, and for the final settlement of the same

MARY J. HAND, Administratrix of the estate of W. Hand, deceased, CROSS AND HAMMOND, Attorneys for the estate

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

ing more fully described in those cer- S. 80° W. 8.15 chs., thence North 50 tain deeds recorded in the record of links, thence S. 80° W. 3.14 chs. to tain deeds recorded in the record of links, thence S. 50 W. 5.14 cms. to deeds for the County of Multnomah, the place of beginning, containing 10 day being more than six (6) weeks after the date of the first publication 59, page 589, and for the County of urday, the 11th day of May, 1912, at of this Summons, and if you fail to will apply to the court for the relief demanded in his complaint, to-wit: For a decree dissolving the bonds of matrimony heretofore and now existing between the plaintiff and your-

This summens is published in pursuance of an order of the Honorable answer the complaint filed against J. U. Campbell, presiding judge of the you in the above entitled suit on or

Oregon Date of last publication, June 7, just and equitable 1912.

MAC MAHON, Attorney for Plaintiff.

Summons.
In the Circuit Court of the State of Oregon, for Clackamas County. Paul Beattie, Plaintiff,

Frances Beattie, Defendant. In the name of the State of Oregon: You are hereby required to appear you are hereby required to appear and and answer the complaint filed against answer the complaint filed against you you in the above entitled suit on or in the above entitled court and cause, before the 8th day of June, 1912, said on or before the 25th day of May, day being more than six weeks after 1912, and if you fail so to appear or the day of the first publication of this answer the plaintiff for want thereof summons, and if you fail to answer will apply to the court for the relief for want thereof, the plaintiff will apprayed for in the complaint, which ply to the court for the relief demand is, that the marriage now existing be- ed in his complaint, to-wit: For a detween you and the plaintiff be forever cree dissolving the bonds of matridissolved, and for such other and mony heretofore and now existing be-

This summons is published in purmons is served upon you by pblication by order of the Honorable J. U. Campbell, presiding judge of the

First publication May 3, 1912. Last publication, June 7, 1912. MAC MAHON. Attorney for Plaintiff.

Notice to Creditors Notice is hereby given that the undersigned has been duly appointed by the county court of Clackamas County, Oregon, executrix of the will of William R. Eagby, Deceased, late of said 1912, and the date of the last publicacounty and state. Any and all person having claims against said estate are hereby notified to file the same, duly verified as by law required, with said executrix at the office of her attorney, C. H. Dye, S. W. Corner, 8th & Main Sts., Oregon City, Ore., within six months from the date of this notice

Dated, April 5th, 1912. HARRIET W. BAGBY, Executrix of aforesaid estate. C. H. DYE.

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

Philipp Schnorr, Plaintiff, VS. Jesse Marco and Mrs. Jesse Marco, his wife, Defendants.

To Jesse Marco and Mrs. Jesse Marco, his wife, defendants; In the name of the State of Oregon, in the above entitled suit on or before being the expiration of six weeks from in said County and State, and par-the date of the first publication of this ticularly bounded and described as

summons, and if you fail to appear or follows, to-wit: answer the said complaint for want thereof, the plaintiff will apply to the court for the relief prayed for in his complaint, to-wit: Namely, for a decree in strict foreclosure, foreclosing, severing and forever barring all your right, title and

interest in Lot 1 of Block 3, of Wesyou and the plaintiff herein on or about the 10th day of June, 1908, whereby you agreed to purchase the above described land from plaintiff herein, the contract to be complied with within a reasonable time, same to be appointed by the court, forever barring your interest in the said by virtue of the said agreement. This summons is published by order

beginning with the issue of Friday, issue of Friday, May 17th, 1912. BROWNELL & STONE, Attorneys for Plaintiff.

Oregon, for Clackamas County. Winter, Plaintiff, Mollie E.

In the name of the State of Oregon,

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.

Oregon City, Ore.

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

Real Estate Abstracts

WEINHARD BUILDING

you are hereby required to appear and ceedings may be served upon the un-abswer the complaint filed against you dersigned within the State of Oregon, in the above named suit, on or before at the address hereafter mentioned. 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 Phones-Pacific 52 the relief prayed for in her complaint: For a decree dissolving the bonds of

This summons is published by or der of Hon. R. B. Beatie, Judge of the County Court, which order was made and entered on the 26th day of March, 1912, and the time prescribed for pub lication 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.

matrimony now existing between the

plaistiff and defendant.

BROWNELL & STONE, Attorneya for Plaintiff.

Summons. In the Circuit Court of the State of Oregon for the County of Clacka-Lucy S. Dickson, Plaintiff,

Andrew Dickson, Defendant, Tn Andrew W. Dickson, defendant: In the name of the State of Oregon ou are hereby required to appear and

above-entitled court, made on the 29th before the 11th day of May, 1912, and day of April, 1912, directing the same if you fail to move, demur or answer, to be published in the Oregon City plaintiff will take a decree against you Enterprise, a weekly newspaper of forever dissolving the bonds of mat-general circulation published in the county of Clackamas, and State of between the plaintiff and yourself, and for such other and further relief in Date of first publication, May 3, 1912. the premises as to the Court may seem

Service of this summons is made upon you by publication, in pursuance of an order of the Hon. R. B. Beatie, County Judge of Clackamas County, Oregon, made on the 28th day of March, 1912, ordering such publication in the Oregon City Enterprise once a week for six consecutive weeks, the first publication being on March 29th, 1912, and the last publication being on May 10th, 1912.

R. E. DENNISON. Attorney for Plaintiff.

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 appear in the above entitled cause and court on or before the 6th day of May, bell, judge of the above entitled court, Circuit Court made on the 29th day of which order is dated April 6th, 1912. April 1912 the same to be published appear to the complete in call out answer to the complaint in said suit and if you do not a decree will be taken against you, for want thereof, for the relief demanded in the complaint, to-wit: for a divorce on the

grounds of desertion. 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, 1912. The date of the first publica tion of this notice is March 22nd,

tion will be May 3rd, 1912. JAY H. UPTON, Attorney for Plaintiff. Chamber of Commerce, Portland, Ore.

Summons for Publication in Foreclos. ure of Tax Lien. In the Circuit Court of the State of Oregon for Clackamas County. Theresa Stegman, Plaintiff,

C. Rondau, Defendant. To C. Rondau, the above named De-

In the name of the State of Oregon, you are hereby notified that Theresa Stegman, the holder of Certificate of Delinquency numbered 163, Issued on the 5th day of January, 1909, by Tax Collector of the County of Clackamas State of Oregon, for the amount of Two and 23-100 Dollars, the same being the amount then due and delinquent for taxes for the year 1907, toyou are hereby required to appear and gether with penalty, interest and costs answer the complaint filed against you thereon upon the real property assessed to you, of which you are the 17th day of May, 1912, said date owner as appears of record, situated

> Lot 14, Block 32, Oregon Iron & Steel Company's First Addition to Oswego, Clackamas County, Oregon. You are further notified that said Theresa Stegman has paid taxes on said premises for prior or subsequent years with the rate of interest on said

mounts as follows: Year, 1908; paid March 15, 1909; eceipt number, 5667; amount, \$3.50. Year, 1909, paid March 1, 1910; reelpt number, 1698; amount, \$2.88. Year, 1910; paid February 21, 1911; eceipt number, 1094; amount, \$4.15. Year, 1911; paid February 19, 1912;

receipt number 1195; amount, \$5.03. Said Theresa Stegman as the owner of the legal title of the above dedescribed premises, and vesting the scribed property as the same appears same in the plaintiff herein, as owner of record, and each of the other perin fee simple thereof, and declaring sons above named are hereby further the money paid by you on said con- notified that Theresa Stegman will tract, forfeited to plaintin herein as apply to the Circuit Court of the Counagreed upon in said contract and that ly and State aforesaid for a decree you be declared in default under and foreclosing the lien against the property above described and meationed in said certificate. And you are hereof Hon. J. U. Campbell, Judge of the by summoned to appear within sixty above named court, which order was days after the first publication of the made and entered on the 1st day of summons exclusive of the day of said April, 1912, and the time prescribed first publication, and defend this acfor publication thereof is six weeks, tion or pay the amount due as above shown together with costs and ac April 5th, 1912, and continuing each crued interest and in case of your week thereafter to and including the failure to do so, a decree will be readered foreclosing the lein of said tax es and costs against the land and

This summons is published by order of the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon, for the County of Clackamas, and said order was made and dated this 15th day of April, 1912, and the date of the first publication To Tod D. Winter, the above named of this summons is the 19th day of April, 1912. All process and papers in this pro

premises above named.

BROWNELL & STONE, Attorneys for Plaintiff. Address, Oregon City, Oregon.

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 Specialties. Office 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, the McKillip School of Surgery of Chicago, has located at Oregon City and established an office at The Fashion Stables, Seventh Street near Main,

Both Telephones Mait 1311 Farmers' 132 --------------

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

--------------Clackamas County Headquarters

CLACKAMAS TITLE CO.,

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