OREGON CITY ENTERPRISE, FRIDAY, OCTOBER 11, 1912.

****************************** CATCHER BLOCK BILENCED THE FANS

This one is credited to Jimmy Block, backstopper for Deaver. "Bay, you fellows are a bunch of boncheadaf' yelled a fan in the stand.

"Get away," replied Block. "If you had all your brains in a bunch and the bone removed you could wear a peanut shell for a panama hat." Intense allence in the stands. ***********************

CHANGES HIS STYLE TO BECOME A STAR.

Lavender of Cubs Has Not Adopted New Curve, Just Switched His System.

suddenly made Jimmy Lavender of the a gain of 6.5 per cent over 1911. Changing his system of pitching has Chicago Cub baseball team a wonderful twirler. It happened so abruptly that the followers of the club were taken by surprise. Up to the time Lavender made the switch in his style of flinging fans did not think Manager Chance had picked up a find in him. But they do now, and because of the work of the sturdy hurler in his recent games they contend he is the best on the Cub staff.

Lavender has not adopted a new curve nor a new delivery, but he has decided that control is the secret of a twirler's success. Heretofore wildness was his defect, and on all the occasions he was taken out of the box or ham mered for runs it was due to a streak of erratic pitching. It was not because Secret Service Chief Says That with he was naturally wild, but owing to his idea that it was good policy to keep the first two balls away from the plate

Herein was his mistake, and it was a great one, as he always had himself in the hole instead of the batter, and consequently when he did get the ball over the batsmen pounded the sphere to their hearts' delight.

Cub players continued to advise Lawheat. vender that he was making a mistake by keeping the first two balls wide of the plate. He had done it in the International league with success and therefore entertained the idea he would meet with the same luck in major lengue company. He continued to E. Wilkie of the United States secret twirl the same way when he was sent to the hill by Chance, and he encountered much difficulty in getting started. He finally came to realize that a switch in his system might have some beneficial effect. He tried it, and it made him one of the leading twiriers in the league.

FREAK BASEBALL PLAYS.

Some Peculiar Stunts That Have Hap pened on Diamond This Season.

You can't always tell by the figures what is what in baseball. The story of the recruit who allowed no hits, struck out twenty-one men and was beaten by a big score is a part of baseball fiction. You have to be a mathematician to figure out how he did it. But here is a hard luck note of fact. Pitcher Case of the Muscatine club in the Central association pitched a no hit ten inning game and lost by a score of 1 to 0 on a wild throw and the muff of a fly ball by him team mates.

An odd baseball play occurred during a semiprofessional game in a Jersey City suburb recently. The batter struck on deposit in her seven banks. Figur-

BUSINESS OUTLOOK GOOD Dun's Trade Report Gives Engourage ment for All Lines of Business.

From the Freeport, III., Standard, Sept. 11, 1913:

Dun's trade report for the past week gives encouragement for all lines of business, crops and manufacturing enterprises. In part the report says:

Continuous advance in trade activ-Ities is the tenor of the reports from the principal manufacturing and distributing centers last week. The advance is both in actual volume of by all the guest dogs and severely punished.-St. Louis Globe Democrat. transactions and in that couldence which is the basis of healthy business. The big August bank learings are a development of present activity and

buoyancy. Clearings in August gained 4.6 per cent over last year, while during this week they increased 10.5 per cent over 1911 and 17.6 per cent over 1910. The evidence of these clearings is confirmed by the current railroad grms carnings, which show

Rates of money are hardening in all parts of the world, a plain response to the greater movements of trade and commerce and the bigger demands of new enterprises. The increased confidence in the financial markets is illustrated by the fact that the August output of new so curities and shorter term notes in this country was \$92,000,000 greater than a year ago. The remarkable consumption of iron and copper products continues to the point of actual rapacity. and all the principal industries show satisfactory activity.

PROSPERITY LESSENS CRIME

Good Times There is Less Law-Breaking.

From the Buffalo, N. Y., Inquirer: The department of agriculture in Its latest announcement reports bumper crops of corn, white potaces, spring wheat, oats, rye and buck

Business agencies report booming fron and steel trade, strong demand for cash and decrease in the number of commercial failures.

The most novel sign of prosperity, however, is recorded by Chief John service. "Whenever work is plentiful, and employment easily obtainable," says Chief Wilkie, "crime is less and this rule, which has been demonstrated by years of experience, applies as much to counterfeiting as to other offenses against the law."

As a general proposition easy times are the times freest of crime, indicating that distress is the cause of much law breaking.

BANKS SHOW PROSPERITY.

From the Beloit, Wis., Free Props, September 11, 1912; Bank deposits are a sure indicator

of prosperity in a city, and on this point Beloit banks show a steady increase and this city on this score compares most favorably with the outside world. Total deposits in the four banks according to the current statements aggregate \$4,348,478.46, of which \$2,569,371.14 represents the savings of the people. Rockford, with three times the population, has little more than double the amount of money ing Beloit's population at 118,000, which

when he returned to his home it was chuding the issue of Friday, Nov. 15th, observed that he abstained from half 1912. the proportion of his allofted food and formed a kind of store of his savings. After some days he went out and brought several dogs of the vicinity back and feasted them upon his board. In the Circuit Court of the State of This singular proceeding attracted the attention of his master, who observed Gertha Horst, Plaintiff, that all the dogs went out together. Following them, he found they promeded to the outskirts of the town To Jacob Horst, the above named dewhere the leader singled out a large dog, which was immediately assailed

Wants, For Sale etc.

SCHOOL FUND MONEY TO LOAN Only 6 per cent interest on long time loans. Nothing but good farm security will be accepted. W. A. DIMICK, Agent for State Land

Board, Oregon City, Oregon. WANTED-Address of Perry Michaels, who served during the Civil War in Co. "D", 1st Oregon Inf. If dead, names and addresses of heirs Address W. E. Moses, P. desired.

O. Box 1335, Denver, Colorado. STATEMENT of the ownership, management, circulation, etc., of Nov. 8th, 1912.

Oregon City Enterprise published weekly at Oregon City Oregon, re-quired by the Act of August 24,

SUMMONS Editor, E. E. Brodie, Oregon City, In the Circuit Court of the State of Oregon; Managing editor E. E. Brodle, Oregon City, Oregon; Buai-ness Manager, E. E. Brodle, Ore-Oregon, for the County of Clackamas. Frieda Casandris, Plaintiff,

on City Oregon; Publisher, E. E. Brodie, Oregon City, Oregon. Owners, E. E. Brodie, Oregon City, Vs. John Casandris, De'endant. To John Casandris, defendant: Oregon; Geo. A. Harding, Oregon City, Oregon; E. A. Sommer, Port-In the name of the State of Oregon you are hereby required to appear and land, Oregon answer the complaint filed against you in the above entitled suit, on or before the 9th day of November, 1912.

E. E. BRODIE. Subscribed and sworn to before me this 1st day of October 1912. J. E. HEDGES, Notary Public for Oregon. (Seal)

My commission expires Oct. 2, 1913. appear and answer said complaint within said time, for want thereof the Send five cents in stamps today to the Western Stock Journal, Oregon City, Ore., to cover postage, and receive free a set of newest post cards

and copy of beautifully illustrated magazine all about live stock. FINE stylish horse, also top buggy and harness for sale cheap. Apply

Red 62. Public Sale

farm, 3 miles east of Beaver Creek and 3 miles south of Logan on Sat-

mas.

Anna R. Williams, Plaintiff.

named defendant: In the name of the State of Oregon, for the county of Clackamas, has ap-Krause, deceased. All persons hav-ing claims against the said decedent, against you in the above the shore of the state of Oregon, or her estate, are hereby slown ended. against you in the above entitled court and suit, on or before Saturday, the 2nd day of November, 1912 that or her estate, are hereby given notice that they shall present them to the undersigned executor at the residence of the undersigned executor in Willday and date being six full weeks from and after the date of the first amette, Oregon, within six months from the date of this notice, with propublication of this summons, and if you-fail to so appear and answer said

of Equalization,

Summons-

want thereof the plaintiff will apply

County Assessor.

VH.

Dog Justics. A dog had been worried by another dog of greater size and strength, and

as follows to wit: That you and each of you defend-ants be required to set up in your an-ewer to said complaint the actual na-ture of your several adverse and con-flicting claims to plaintiff in and to the following described real property; the following described real property; BROWNELL & STONE, Attorneys for Plaintiff.

Situate in Clackamas County, State of Oregon; the Northwest quarter of Section 28 in Township 5, South of Range 1 East of the Willamette Me-Oregon, for Clackamas County.

ridian, containing 160 acres, more or Jacob Horst, Defendant.

And for a decree that plaintiff is fendant: the absolute owner in fee simple of said real property above described and In the name of the State of Oregon, In the name of the state of oregon, and real property above described and you are hereby required to appear and answer the complaint filed against fendants and each of you and any you in the above named suit, on or before the 8th day of Nov., 1912, said claim by through or under said de-

date being the expiration of six weeks fondants or any of them have no right from the first publication of this sum title, estate, lien or interest in and from the first publication of this sum-mons, and if you fall to appear or ans-wer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in her com-plaint, towit: For h decree dissolving the bonds

for the relief is the first publication of this sumport. That this plaintiff's title in and to said real property and the whole is publication of the sumple is price of the of the defendants and each of the is prescribed for publication there of the sum or to claim by through or under the is sue of Friday, Sept. 1912, and the time prescribed for publication there of the mand any and all persons claim ing or to claim by through or under plaintiff's title in and to said real property and the whole there of the first publication thereof. DiMICK & DIMICK, Attorneys for Plaintiff. Summons is summons is summons is summons is summons is summons in the clase of the first publication of such and continuing each week thereafter, to and including the issue of Friday. Nov. Sth, 1912.

ses. This summons is published by order BROWNELL & STONE. of Hom. J. U. Campbell, Judge of the Circuit Court of the State of Oregon for Clackamas County, which order was made and entered on the 19th de defendant: Attorneys for Plaintiff. To Viola L. Shawver, the above nam-

ed defendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint of plaintiff filed against you in the above entitled day of Sepember, 1912. Date of first publication of this sum mons Friday, the 13th day of Sep-tember, 1912, and the date of the last publication thereof is Friday the 25th court and cause, on or before Satur-day, the 26th day of October 1912, day of October, 1912, and the time of

day of October, 1912, and the time of the publication of sald summons is six full weeks from and after the date of the first publication thereof. DIMICK & DIMICK, DIMICK with the time of the first publication of this sum-mons, and if you fall to so appear DIMICK & DIMICK, Attorneys for Plaintiff.

six weeks from the first publication of this summons, and if you fail to In the Circuit Court of the State of Oregon, for Clackamas County. Rosina E. Hoofer, Plaintiff, plaintiff will apply to the Court for the relief demanded in said complaint Adolph C. Hoofer Defendant.

of matrimony and marriage contract heretofore and now existing between plaintiff and defendant, and that plaintiff be divorced from defendant. To Adolph C. Hoofer above named de

fendant: In the name of the Stats of Oregon, you are hereby required to appear and answer the complaint filed against bonds of matrimony now existing be-tween plaintiff and defendant. This summons is published by or-der of the Hon. J. U. Campbell, Judge This summons is published by or and answer the complaint need suit, on or you in the above named suit, on or der of the Hon. J. U. Campbell, the before the last day of November, 1912, of the Circuit Court of the State of before the last day of November, 1912, of the Circuit Court of the State of Oregon for Clackamas County, which der of Hon. J. U. Campbell, Judge of the above entitled Court, which order of September, 1912, and the time pre-scribed for publication thereof is six weeks ,beginning with the issue of Friday, the 37th day of September, 1912, and continuing each week there-after, to and including the issue of Friday, the 8th day of November, 1912. JAS. E. CRAIRS was made and entered on the 23rd day said date being the expiration of six of September, 1912, and the time pre-

of matrimony now existing between the plaintiff and defendant. This DIMICK & DIMICK, Attorney for Plaintiff. Summons In the Circuit Court of the State of Oregon, for the County of Clacka-and entered on the 17th day of Sep-

tember, 1912, and the time prescribed for publication thereof, is six weeks beginning with the issue dated Fri day, September 20th, 1912 and con-tinuing each week thereafter to and for Coos County, authorizing, licens-ing and instructing the undersigned, as guardian of Charles Adam Andre, a minor, to sell the following describincluding the issue of Friday, Novem-ber 1st, 1912.

BRADLEY EWERS, Attorney for Plaintiff.

tle.

fendants:

erty, situate in

Clackamas

Summons In the Circuit Court of the State of Oregon For Clackamas County. William Schunk, Plaintiff, vs. Lewenna Price Ryan, Margaret Price Krueger, T. B. English and Ella English, his wife, B. F. Newman and E. J. Newman, his wife, also all other parsons or partices uphround of October, 1912, at the hour of 10:00 o'clock in the forenoon of that day o'clock in the forenoon of that day other persons or parties unknown claiming any right, title, estate, lien or interest in the real property de-scribed in the complaint herein, Defendants. To Lewenna Price Ryan, T. B. Eng-Said real estate will be sold subject lish and Ella English, his wife, B. to confirmation by the County Court F. Newman and E. J. Newman, his of the state of Oregon for Coos Counwife, also all other persons or par- ty.

Harvey E. Cross. William Hammen **CROSS & HAMMOND** ATTORNEYS AT LAW We have now moved to our permanent quarters in the Beaver Building. Next to the Andresen Building. Real Estate Abstracts Main 1 Main Street Loans, Insurance Oregon City, Ore **JOSEPH E. HEDGES** Lawyer MONEY TO LOAN WEINHARD BUILDING seem just and equitable JOHN N. SIEVERS Attorney at Law Beaver Building. Collections given prompt attention. Phones-Pacific 52 Home A-151 BROWNELL & STONE Attorneys-at-Law All legal business promptly attended to U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat Oregon for Clackamas County. Will practice in all courts, make Harvey L. Shawver, Plaintiff,

PROFESSIONAL DIRECTORY

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, Office in First National Bank Bidg., Oregon City, Oregon.

mons, and if you fail to so appear and answer said complaint, for want thereof, the plaintiff will apply to the Court for the relief prayed for in his complaint on file herein, to-wit: For a decree dissolving the bonds W. S. EDDY, V. S., M. D. V.

> Graduate of the Outario Veteri nary College of Toronto, Canada, and the McKillip School of Surgery of Chicago, has located at Oregon City and established an office at The Fashian Stables, Seventh Street near Main,

Both Telephones Main 1982 Farmers' 132

CLAUDE W. DEVORE, Attorney-at-Law

Notary Public

Estacada, Oregon.

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

CLACKAMAS TITLE CO. 510 Chamber of Commerce, Portland, Oregon.

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

E. F. & F. B. RILEY,

10:30 A. M. D. G. and A. C. WHITE, Owners. W. W. H. SAMSON, Auctioneer.

per vouchers duly verified Dated, September 20, 1912.

HERMAN

Notice to Creditors Notice to Creditors Notice is hereby given that the county Court of the State of Oregon, To Lloyd E. Williams the above

complaint for want thereof, plaintiff will apply to the above entitled Court for the relief prayed for in her com

J. E. JACK.

Dr McArthur, Oak Grove, Oregon, will sell at public auction ag our urday, October 26, 1912: Two hor-ses, six sheep, twenty-one shoats, farm tools, poultry, household and kitchen furniture. Sale to begin at

ball during the play. The first two deliveries of the pitcher resulted in foul strikes. The third was a wild pitch, which the batter struck at and then man for first. The ball hit the edge of the backstop, rebounded into the field. when the pitcher caught it on the bound and beat the runner to first with his throw.

WHEN BONE PLAY IS RIGHT.

McGraw Tells When It is Right to Steal With Bases Full.

"The biggest bone play in the world, so the fans and critics all agree, is stealing third or second with the bases full," says John McGraw, "That play, of course, is the climax of absurdity. Yet there are times, on the level, when I wouldn't hesitate to order a man to steal second with the bases full.

"If you had the bases packed with quick, keen witted runners, two out and some fellow up who was a mark for the pitcher then on watch, what would be a better play than to send the man on first right down to second ?

"Start the runner" from third, of course, as soon as they begin throwing the ball around, and keep all three of your runners moving. There would be all sorts of chances for a muff, a bad throw or cleanly beating the ball home soap." H and once the run was in they could have the man who had run off first and welcome to him. Fil risk that kind of a bonehead play any time the oppor tunity presents itself."

ICE HARNESS RACING.

Annual Meet to Be Held on Ottawa River Jan. 30 to Feb. 5, 1913.

The Hull Driving club is out with au announcement of its ice harness races. which will take place on the Ottawa river (Ont.) track Jan. 30 to Feb. 5 1913

The prizes will total \$12,500 for trot ting and pacing events, and there will also be a couple of running races, in troduced by way of novelty.

Professional Soccer Football. Montreal has a professional socce football league.

Almost A Miracle

One of the most startling changes ever seen in any man, according to W. B. Holsclaw, Clarendon, Tex. was affected years ago in his bro "He had such a dreadful cough," he writes, "that all our family thought he was going into consumption, but he began to use Dr. King's New Disne began to use Dr. King's New Dis-covery, and was completely cured by ten bottles. Now he is sound and well and weighs 218 pounds. For many years our family has used this wonderful remedy for Coughs and Colds with excellent results." It's outch as for rollable and quick, safe, reliable and guaranteed. Price 50 cents and \$1.00. Trial bottle free at All Druggists.

is probably conservative, the per capita deposits in the banks amount to Charlotte Krause, deceased, \$2.41%, which is a pretty good showing. Asessor's Notice of Meeting of Board

Can Be Affected by Politics. Henry Clews, the New York finan cial expert, says in his weekly letter that business conditions are good, especially in the west, but he points that they may become unsettled by political developments.

soon became bad times. The they country does not want history to repeat itself September, 1912.

To Cure Snoring.

In the Circuit Court of the State of 'At a banquet." said an editor, "I Oregon, for Clackamas County. once heard Jerome K. Jerome make a Anna Hargrove, Plaintiff, speech on snoring. I remember that it ended with these words; "To cure anor-Floyd Hargrove, Defendant. To Floyd Hargrove, the above-named ing it is advised that a piece of soap

defendant: be dropped into the mouth of the snor-In the name of the State of Oregon, er. The oil in the soap will lubricate ou are hereby required to appear and the pharynx and other Latin parts of answer the complaint filed against you in the above named suit, on or be-fore the 22nd day of November, 1912, the throat. This remedy must be applied with caution; otherwise the snorsaid date being the expiration of six weeks from the first publication of er will arise and lubricate the floor with the person who dropped in the this summons, and if you fail to appear or answer said complaint, for

Water and Pine Needles.

feed the streams .- Exchange.

Express Prepaid

17-19 NORTH FIRST ST.

PORTLAND, OREGON

For a decree dissolving the bonds When the cold winds blow after the of matrimony now exisiting between snow falls, the needles on the pine plaintiff and defendant. This sum mona is published by order of Hon. J. U. Campbell, Judge of the Circuit trees that cover the mountains like a great shaggy coat drop off. They pro- J. Court, which order was made and entect the snow from the rays of the tered on the 8th day of Oct., 1912, and sun and retain it on the mountainside the time prescribed for publication until well into the summer. When one thereof is six weeks, beginning with digs in these forests it is sometimes the issue of Friday, Oct. 11th, 1912. possible to find as many as ten to fifand continuing each week thereafter, to and including the issue of Friday, teen layers of snow and ice between Nov. 22nd, 1912. blankets of pine needles, from which

BROWNELL & STONE. the water melts slowly and steadly to Attorneys for Plaintiff. Summor

in her complaint, lo-wit:

In the Circuit Court of the State of Oregon, for Clackamas County. Lenora A. Manning, Plaintiff,

Lewis A. Manning, Defendant.

To Lewis A. Manning, the above named defendant: In the name of the state of Oregon, ou are hereby required to appear and answer the complaint filed against you in the above named suit, on or before the 15th day of Novem-Silver Rock ber, 1912, said date being the expira tion of six weeks from the first pub-lication of this summons, and if you fail to appear or answer said com-plaint, for want thereof the plaintiff will apply to the court for the relief Rye or Bourbon

will apply to the court for the renet prayed for in her complaint, to wit: For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant. This sum-mons is published by order of Hon. R.

Executor of the estate of Hannah plaint on file herein, to which reference is hereby made and more par-

said date being after the expiration of

to-wit: for a decree dissolving the

ticularly described as follows: For a decree dissolving, cancelling and annulling the bonds of matrimony and marriage contract heretofore and

Notice is hereby given that upon now existing between plaintiff and de-fendant, and that plaintiff be divorced the third Monday in October, to-wit: October 21, 1912, the Board of Equalfrom defendant; that plaintiff be awarded the care, custody and conization will attend at the Courthous in Clackamas County, Oregon, and troi of Allen Williams, the minor child publicly examine the assessment rolls of plaintiff and defendant herein, and There were good times before the and correct all errors in valuations, for such other and further relief as last Democratic administration, but descriptions or qualities of lands, lots to the Court may seem just and equifor such other and further relief as or other properties assessed by the able in the premises.

In the Name of the State of Oregon County Assessor. Dated at my office this 18 day of by publication thereof, by order of the phorable R. B. Beatle, Judge of the County Court of the State of Oregon,

in the above entitled cause on or be for Clackamas County, made and en-tered upon the 18th day of Septem-County Assessor. fore Saturday, the 26th day of Octo-ber, 1912, said date being the expiraber, 1912 tion of six weeks from and after the The date of the first publication of

this summons is Friday, September 20th, 1912, and the date of the last publication thereof is Friday, November 1st 1912, and the full time of the publication of the summons is six full weeks from and after the first publication thereof.

as follows: DIMICK & DIMICK. Attorneys for Plaintiff, ants be required to set up in your

Summons In the Circuit Court of the State of

Oergon, for the County of Clackamas. Thornton J. Robinson, Plaintiff.

V8. to the court for the relief prayed for Ada Doores and W. H. Doores, her husband Jessie Scott and Elsworth Scott, her husband, Leontha Skir-John Samson and vin. - Samhis wife, Sarah A. Cone and A. S. Cone, her husband, Neil Olsen thence southerly along the westerly line of Lots 8 and 9 of said Block 14, and _____ Olsen, his wife Ray Olsen, George Olsen, Millard Long, Lillie Long, Roy E. Long and ____ 37 feet to a point; thence westerly at right angles to last line 55 feet - Long his wife, Myrtle Long more or less, to the Oregon City and Durand and ------ Durand, her McKinley Claim line; thence oaster-ly along said line of said Oregon City husband, _____ Long Baker, her husband, and the unknown heirs of Charles Long, Sr., deceased, also all other 9 in Block 14 of Falls View Addition persons or parties unknown claiming any right, title, estate, lien, or interest in the real property de-scribed in the complaint herein, De-udants.

ly line of Lot 8 of said Block 14 with the North line of the Archibald Mcndants. o John Samson and <u>Samson</u> Samson, Samson, Samson and <u>Samson</u> Samson, Samson To John Samson and -8 and 9, 28 feet; thence North 58 de-- Durand her husband, grees 39 minutes East 43.84 Long Baker and Hadley

to said Claim line; thence West 21.-20 feet to place of beginning. Baker, her husband, and the un-known heirs of Charles Long, Sr., deceased, also all other persons

parties unknown claiming any right, absolute owner in fee simple of said itile, estate. Hen or interest in the real property above described and ev-real property described in the com- ery part thereof, and that said defenderein, the above named de-s: ants and each of them and any per-son or persons claiming or to claim by, the plaintiff and defendant. This fendants:

B. Deatle, Judge of the County Court, which order was made and entered on the 1st day of Oct. 1913, and the plaintiff will apply to the above Court and further relief as to the court may Attorneys for Pi

C. M. DOUTT, ties unknown claiming any right, tiestate, lien or interest in the Guardian of Charles Adam Andre, real property described in the com-plaint herein, the above named deminor.

Summons

and for such other and further relief

Notice of Sale of Real Estate by

Guardian

Notice is hereby given that on the

27th day of August, 1912, an order was duly made and entered in the County Court of the State of Oregon

ed real estate of said minor at public

auction to-wit: an undivided interest in and to and part of

Attorneys for Plaintiff

1.7

In the Circuit Court of the State of you and each of you defendants are hereby required to appear and ans-wer the complaint filed against you vs. Ned McDonald, Defendant.

To Ned McDonald, above named defendant:

In the name of the State of Oregon, date of the first publication of the ou are hereby required to appear summons, and if you fall to so appear and answer the complaint led against and answer for want thereof , the you in the above named suit, on plaintiff will apply to the above Court efore the 25th day of October, 1912 for the relief prayed for in his com-plaint on file herein, and will take said date being the expiration of six weeks from the first publication of udgment against you and each of you this summons, and if you fail to appear or answer said

pear or answer said complaint, for want thereof the plaintiff will apply That you and each of you defendto the court for the relief prayed for answer to said complaint the actual in her complaint, to-wit:

For a decree dissolving the bonds nature of your several adverse and conflicting claims to plaintiff in and to the following described real propof matrimony now existing between the plaintiff and defendant. This summons is published by order of Hon. J. U. Campbell, Judge of the Cir-County 10 State of Oregon: Beginning at a point cuit Court, which order was made and entered on the 9th day of Sept. 1912, in the Southerly line of the Oregon City Claim, being also the northerly line of the Archibaid McKinley D. L. and the time prescribed for publica-C. No. 69, in T. 2, S. R. 2 E. of the W. M., where the westerly line of Lot tion thereof is six weeks, beginning with the issue dated Friday, Sept 8 of Block 14 of Falls View Addition 13th, 1912, and continuing each week to Oregon City intersects the same; thereafter to and including the issue

of Friday, Oct. 25th, 1912. BROWNELL & STONE, Attorneys for Plaintiff,

SUMMONS.

In the Circuit Court of the State of and McKinley Claims to the place of Dregon, for Clackamas beginning. Also part of Lots 8 and Oilve G. Welch, Plaintiff, Oregon, for Clackamas County.

NS. Albert S. Welch, Defendant, To Albert S. Welch, above named de-

fendant: In the name of the State of Oregon. you are hereby required to appear and answer the complaint filed against you in the above named suit, on or b fore the 11th day of October, 1912, feet said date being the expiration of six weeks from the frst publcaton of this summons, and if you fail to appear And for a decree that plaintiff is the thereof the plaintiff will apply to the

court for the relief prayed for in her mplaint, to-wit:

For a decree dissolving the bonds fendants: In the name of the State of Oregon, you and each of you are hereby re-plaint filed sgainst you and each of you in the above entitled suit on or before Saturday, the 25th day of Oc-ation of six weeks from and after the date of the first publication of this summons, and if you fail to so annear to be the size of the size of the size of the size of the summons and if you fail to so annear the size of t

Attorneys for Plaintiff.



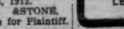
ed, land titles examined, estates settled, general law business. Over Bank of Oregon City.





Whinkey is a good friend but a poor master. Used in moderation it cheers, in spires and strengthens men. For sociability use HARPER

Soldy by LEADING DEALERS.



ROSE CITY VS. FOUR FULL QUARTS OF

Catalog

Free