OREGON CITY ENTERPRISE, FRIDAY, JAN. 3, 1913.

now Tom Johnson portig and gay, on bitthe f s.Spent a hear-

Whew Yant's

y settles pointe should be competential status and ferrorated WITH A THE MELLY MERCH MILLION to them man distant stored of fants try is as mand "I thing have not be with and from the road other to wall whether an and provide load the "Desard Takes many

a ingenes febresis was a com - New Your's most in Man 1 starts and hear the efferinthe stands the drinks that mak and person may mare freely the of on the day this erry other to the pear without the states of a face ind may one or this setu and , there the termine are annih indiget" A transford datare was the shine termine and the state that and and, and with the bar per state he would repaired by and monthly at 10 or lost alogry to the primate and then the mi-

This deption exceed one about the for fine and inknown. The

Johnson had a dreadful shock. A man he'd known in other times stood on the curbstone begging dimes. His clothes were thin and mean and old; his jaws were chattering with the cold, and when he met his old friend's gaze he, tried to hide his pailld face.

But Johnson would not have it so. What is the trouble, old friend Joe? Down on your luck? I didn't know

what had become of you." Then Tom took his friend's arm and led him from the pavement to a quiet

spot where it was warm and dry. "Great Scott!" said Tom when they had sat down. "I thought that you had left the town. Here, walter, bring a good hot lunch and brew a bowl of good strong punch. Now, Joe, just tell me what you need. I'm glad we

met-1 am, indeed." Then bit by bit the facts came out. Hard times had downed Tom's friend, Without a cent he'd found himself that



1111-11日日日のうち うちないのないでない Ouann New Year's Ceremany of the Indians and the second state of the second state of the

it is a still of New Cost's day. First the wave year of the Property in

Manith Lines' they does compare While I and more over the laster pergent series where thereasy, and an the frederic fide as mit out paral stars should have the dawn of another year of the richard even the bold of transmission and deriver and then a short

With the phillip of the sam at comand get "sensite bands" by ak an hele. It abably the mother is more perturbed sight to shall up of the lowing face with and merel to their conjected than the father, but all parents who



00 Buscha

THE READ FEAST WOMEN DEDICATE THE MRAL.

district to notify ceremoniously the people that the old year is gone and the new is come. With heavy striped corn pounders they smite the doorposts and sing the buffalo song: "Yeyhey, yey-hey, Gwa-a-won-dey, Gwa-awon-dey! Hall, nephews! Hall?' With their ash paddles they sprinkle the corners of the house as they enter it in

and then light the fire of the new year. The fee for the buffaloes is a handful of Indian tobacco, the nost ex-

plaining as he gives it. "It clears the mind and sobers the thoughts." The next day the whole nation enters

into the game of peach stone dice. Each brotherhood of claus gambles against the other, gambles religiously and furiously. Their particular brand of betting, however, is in conformity to religious custom, and the result of the game determines clan precedence

and supremacy for the year. extinct, but the ceremony continues. more of other men. If it is mere infor, as Chief Crow says: "Our religion fatuation it will wear off. is greater than any of its incidentals

esontial

Points for Mothers ble, the paper of a bright purple color

very bright yellow letters); or bright orange or yellow India paper with Problems For Parents to Decide. targe black faced type * * * with cer-?ew questions perplex the conscientain particular words in purple, red or 1913. as parent more than the one prebright blue?" ated when a son or daughter reaches No medieval breviary ever had such to marriageable age; in some ina riot of gaudy hues.-London Standunces, of course, there is no room for ard.

plexity, because the choice suits all rties, but in the majority of cases Children should be encouraged to a parents have much to think about. play games that exercise every mus-They should have jumping ropes, cle. seesaws, swings, battledore and shutve the welfare of their children at tlecock, tennis and basketball. Parirt must feel some anxiety when ents and nurses should play with

y arrive at a marriageable age. them. Fathers who form ball teams 'he first unxious feelings arise over or football elevens among the boys choice which the son or daughter of the neighborhood will have healthler y make. Then comes the selection, children and will feel better themi the parents wonder whether the selves ure partner is or will prove suitable Amateur track meets under the pathe best some of the word. rental eye, even in a back yard, are uppose that the child be a daughter. good ways of helping children to exer-

future husband is subjected to the cise. There can be jumping contexts, atal process often called "taking weight lifting, trapeze and swings and ck of him" and certain questions

he parents, not blinded by lave, as y are inclined to think their daughis, are not altogether satisfied. ing their daughter, they set up ds, and this young man is not quite

at they expected; they are not able explain exactly why, but somehow falls short. His income is smaller than they think it should be, or he is very fond of sports, and they fear he

will neglect his wife in favor of athletic pastimes; he is, perhaps, clever, but (like so many clever persons) rather erratic, and that means coming home to dinner at any time and making his wife unhappy by a constant series of little vexations. They may object to his avocation, and they may also faucy that he is not really in love with the girl or that she herself is simply infatuated and will regret it

quickly.

Notice of Final Settlement So they endeavor to exercise their Notice is hereby given that the un

punching lag.

atmonth of dolly storinfing.

Children can be formed into walking

clubs, and even small boys and girls

Board, Oregon City, Oregon.

Springwater, Oregon.

Stucki, deceased.

.eoncie Guedon, Plaintiff,

VK.

cefendant:

oline dragsaw outfit, in good condi-

tion will sell, for a reasonable price, write or see Geo. Genseroski,

THOMAS SPILLMANN.

Summons.

In the Circuit Court of the State of

ic henry Guedon, the above named

In the name of the state of Oregon,

and answer the complaint filed against

O:egon, for Clackamas County.

right, as they say. The girl disputes reigned administrator of the estate their right, saying that she is the best of August Stucki, decesed, has fived his final account and report in said judge; they cannot know as much about estate and the County Court of Clackher sentiments as she does. It is she amas County, Oregon, has fixed Mon-day, the 3rd day of February, 1913, at who has to take the consequences. good or bad; she believes that she will be happy with him and that she has 10 o'clock A. M., at the County Court room in the County Courthouse in the right to decide. Who shall decide? Can the parents Oregon City, Oregon, as the time and do more than endeavor to reason calm- place for hearing objections

ly with her, or have they any right to 10 token of its purification from past evils exert their influence or their autocratic power, if they possess any, to prevent the marriage? If we examine similar instances we shall find that the parents have been right at times and that

they have spolled the girl's life at others Surely the situation is disturbing enough to make both sides ponder gravely. "The trouble is that the girl

Henry Guedon, Defendant, is not old or experienced enough to be able to reflect properly." the parents would retort. What is to be done? The best sug-

gestion that can be made is that the young people should be asked to wait The third morning of the new year awhile before thinking of marriage or is devoted to the burning of the white even of a fixed engagement. If that can dog The white dog of the Indians is be managed, and then let the girl see

The School Headache

such other relief as may be meet and

A Bible Rich in Color. A publisher's letter bus orten bolds queer communicats put not many suggestions are more intrkable than one received at the ed University Press in the follor terms: "Why not make an India paper Bi-ble the manes of a bristic purple color

JAY H. UPTON with gold capitals and sliver words for jet black india paper with orange or Chamber of Commerce Building, Port-

land, Oregon. Date of first publication December 20th, 1912.

Date of last publication January 31,

Notice of Final Settlement

Notice is hereby given that the un-MONEY TO LOAN dersigned administratrix of the entate of Joseph Bernert, deceased, has filed her final account and report in said estate, and the county court of Clackamas, County, Oregon, has fixed Monday, the 6th day of January, 1913, at ten o'clock A. M., at the County Court room in the County Courthouse maiden name Anna Phillips, and for such other and further relief in the in Oregon City, Oregon, as the time and place for hearing objections to the premises as to the court may seem said au thereof. account and the settlement just and equitable . Service of this summons is made up-

WILHELMINE BERNERT, Administratrix of the estate of Jos-eph Bernert, deceased. JOS. E. HEDGES, Attorney.

Notice of Administrator's Sale of

Real Property. In the County Court of the State of Oregon for the County of Clackacember 6, 1912, and the last mas. tion being January 17, 1913. C. J. MICH

In the matter of the Estate of Charles W. Cassedy, Deceased,

may be encouraged to do a certain Notice is hereby given that the County Court of Clackamas County Oregon, has granted an order author izing the undersigned administrator of the estate of Churles W. Cassedy, Wants, For Sale etc. deceased, to sell all the real proper ty of said estate or so much thereof as shall be necessary to pay the claims SCHOOL FUND MONEY TO LOAN against said estate and the expenses of administration. And that on and after Monday, the 20th day of Jan-Only 6 per cent interest on long time loans. Nothing but good farm security will be accepted. W. A. DIMICK, Agent for State Land uary, 1913, I will proceed to sell at private sale all of the said real estate or so much thereof as shall be FOR SALE:-A 4 Horse Power Gas

necessary for the purposes named. GEORGE KEISECKER. Administrator of the Estate of

pha A. Walter; All persons having claims against said estate are hereby required to present the same duly verified as by law required to the undersigned at the residence of Ladoska A. Griffin at No. 611, Mount Hood Street, in the city of Oregon City, Oregon, within six BROWNELL & S

notice. Dated at Oregon City, Oregon, this 20th day of December, 1912. FRANK E. WALTER,

A. Walter, deceased. POTTER & BRYSON, Attorneys. Eugene, Oregon.

Summons.

Defendant: In the name of the State of In the Circuit Court of the state of Oregon, in and for Clackamas Counyou are hereby required to ap answer the complaint filed ag in the above named suit, on you are hereby required to appear E. R. Cameron, Plaintiff,

VB.

ty.

Oregon

date being the expiration of six weeks date being the expiration of this sum-from the first publication of this sum-mons, and if you fail to appear or answer said complaint, for want there-answer said complaint, for want there-answer with the table of the source of the plaintiff will apply to and answer to the complaint filed against you in the above entitled suit, his complaint, to-wit: of the plaintiff will apply to the court for the relief prayed for in her com-1913, and if you fall so to appear or

ATTORNEYSATLAW We have now moved to our permanent quarters in the Beaver Building. Next to the Andresen Building. Real Estate Abstracts Loans. Insurances Main Street Oregon City, Ors. **JOSEPH E. HEDGES**

Lawyer

PROFESSIONAL DIRECTORY

CROSS & HAMMOND

Harvey E. Cross.

Loans, Insurance

publication in the Oregon City Enter

WEINHARD BUILDING

William Ha

answer, plaintiff will take a decree County, Oregon, made, dated and enagainst you, forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and Judges J. U. Campbell and J. A. Eakin yourself, and restoring to plaintiff her being absent.

G. EVERT BAKER, Attorney for Plaintiff, 305 Lewis Bldg., Portland, Or. Date of first publication Nov. 23nd, 1912.

on you by publication in pursuance of an order of the Honorable J. U. Campbell, Circuit Judge of Clackamas County, Oregon, made on the third day of December, 1912, ordering such BROWNELL Home A-151

BROWNELL & STONE Attorneys-at-Law

publication in the Oregon City Enter- prise, once a week, for six consecutive	Attorneys-at-Law
weeks, the first publication being De- cember 6, 1912, and the last publica- tion being January 17, 1913. C. J. MICHELET,	All legal business promptly attended to
Attorney for Plaintiff.	U'REN & SCHUEBEL
Summons.	Attorneysat-Law
In the Circuit Court of the State of	Deutscher Advokat
Oregon, for Clackamas County. Arthur P. Olson, Plaintiff, ys.	Will practice in all courts, make collections and settlements. Office in Enterprise Building.
Matilda H. Olson, defendant. To Matilda H. Olson, the above	Oregon City, Oregon.
named defendant: In the name of the state of Oregon,	
you are hereby required to appear	
and answer the complaint filed against you in the above named suit, on or	C. D. & D. C. LATOURETTE
before the 17th day of Jan. 1913, said , date being the expiration of six weeks	Commercial, Real Estate and
from the first publication of this	Probate our Specialties. Of o
summons ,and if you fall to appear	fice in First National Bank o
or answer said complaint, for want thereof the plaintiff will apply to the	Bldg., Oregon City, Oregon.
court for the relief prayed for in his	
complaint, to-wit:	
For a decree dissolving the bonds	W C CODV V C M B V
of matrimony now existing between plaintiff and defendant. This sum-	W. S. EDDY, V. S., M. D. V.
mons is published by order of Hon.	Graduate of the Ontario Veteri-
R. B. Beatle, Judge of the County	and the McKillip School of Sur-
Court, which order was made and en-	gery of Chicago, is established
tered on the 4th day of December, 1912, and the time prescribed for pub-	· at Fashion Stable, Fifth St., be-
lication thereof is six weeks, begin-	tween Main and Water Sts.
ning with the issue of Friday, Dec.	Both Telephones
6th and continuing each week there-	Offlice-Pacific, Main 65; Home, A 95.
after to and including the issue of Friday, Jan. 17th. 1912.	Residence-Pacific, Main 184
BROWNELL & STONE,	
Attorneys for Plaintiff.	
SUMMONS.	CLAUDE W. DEVORE,
In the Circuit Court of the State of	Attorney-at-Law
Oregon, for Clackamas County. Lewis E. Attebery, Plaintiff,	Notary Public
VE.	Estacada, Oregon.
Freda Attebery, Defendant.	
To Freda Attebery, the above named	
Defendant;	Clackamas County
In the name of the State of Oregon, you are hereby required to appear and	Headquarters
answer the complaint filed against you	a second a course of the second
in the above named suit, on or before	CLACKAMAS TITLE CO.
the 10th day of January, 1913, said	510 Chamber of Commerce,
date being the expiration of six, weeks from the first publication of	Portland, Oregon.
this summons, and if you fail to ap-	Full continuent of mans plats

abstract books and tax rolls. Agents for Clackamas County Lands, Money Loaned, Titles Perfected.

from the first publication summons ,and if you fail t Charles W. Cassedy, deceased. or answer said complaint, thereof the plaintiff will app Notice to Creditors. court for the relief prayed f Notice is hereby given that by an order_of the County Court of Clackcomplaint, to-wit: For a decree dissolving t amas County, Oregon, duly made and of matrimony now existing entered of record on the 6th day of November, 1912, in the matter of the plaintiff and defendant. Th mons is published by order estate of Alpha A. Walter, deceased. the undersigned was duly appointed ad-ministrator of the estate of said Al-Court, which order was made tered on the 4th day of I

to said account and the settlement theremonths from the date of this said Administrator of the estate of August

In the Circuit Court of the Oregon, for Clackamas Count

Administrator of the estate of Alpha

you in the above named suit, on or before the 14th day of Feb., 1913, said date being the expiration of six weeks In the name of the State of Oregon: this summons, and if you fail to ap-pear or answer said complaint, for

> For a decree dissolving the bonds of matrimony now existing between

Full equipment of maps, plats,

A man he'd known in other times Stood on the curbstone begging dimes.

morning-without a job, too-so, forlorn, he'd started out to beg for bread. Tom Johnson sadly shook his head.

"You should have come to me," he said. "But say goodby to days of sorrow. I'll find a place for you tomorrow. You shall begin the world anew; your sky shall once again be blue."

Then to his rooms Tom Johnson led and in warm clothes from foot to head he clad his old time friend, then said:

"This is New Year's day, old man. This town is doubtless full of good men down. Let us two see if we can't find some others who have run behind. We'll take a cab and drive about and braided strings and prepared in vari- and butter, until the dizestive system

"I while this day 10 won't be

wearing they full don such oney collations attler. forend in the state of the stat show guine Portune faint 184 frequent full roop arrive Welds and pro comments a connex to change in the BUILD TO JULY NEW VESSER OF BUILD THE day: At the total every age and soil draws hill be used when a both his because when and makes think arms were pow movie gradificant, Then in which me alt- Null Your willing Johnwith from them. I the play, and when the sortain was setting down the trional methods around that in the terrs. Draw a squart having excellent to

find and frighten we take to make the bird mbased the much how Very bound. What he the said was for many

grade and and apend all the radius. · I'm Propage Internation Propagation these may worked provided by the

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MINISTER 157

of mall.

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thrown in the sacred fire by handfuls pain in the brain, is complained of it during the white dog chant. The white should receive immediate attention. dog ceremony is a recital of man's obligations to the Maker of all things for it may be adenoids. In such a case the things of his creation. Thanks are the growths in the nose and throat pregives for every force in nature and vent the child from breathing in a sufevery plant and animal useful to man- ficient quantity of oxygen, and the kind

They are

-the thankful heart is." In the pres-

ent ceremony tobacco is offered to the

or ceremonies.

or high priest, begins a three day ser- brain fag can be counteracted by regumon that runs up lato the one hundred lating lessons and providing more rest and thirtythly before it closes. Three and sleep entire mornings are consumed by the Headache due to digestive disorders sermon, which, although it has been or annemia is treated by careful diet.

never varied even a word.

been pounding corn for the great feast and easily digested. It may be necespestie, the head feast woman striking milk should be given at each meal, a few blows with the pestle to dedicate with such a simple dish as custard, soft the meal. The corn is taken from the boiled eggs, a little lish with thin bread hunt them up and get them out, and if ous ways for the mill. Some is sonked is restored to its normal working tone. a street wood with the to return the builds, being its suffering, and as

and up and description the post the post is used even only rights a root ing be carefully examined and attended to.

INNOUSEMBLE NEW ARVE NOTRE Point fatisf point in a pleasing the we begin that according to the design of the point of the pre-point we must be being on the balance the design of the point of the set of t

there and the sent the sent this you want had to may rent . o

An you have a few hafiday bills. te ment itsinged find aur clieck for \$55, which, we trust - ---helo una out some -Atlanta Co

the state of the s *********************** Baktrietiant." to the same forther hairs while progra the lore, aght

Great Spirit as a thank offering and is when headache, which is, in a sense, It may result from defective sight.

brain is irritated by the defective qualday of the ceremony, the hajast-ta-gy, he treated or removed. Overstrain or 1912.

preached each year for 100 years, has exercise and pleuty of fresh air. Sweets, rich dishes, futty, greasy foods. The ceremonies of Friday and Satur tes and coffee should be given up, at day close the feast of the new year | least till the child's health equilibrium For several days the feastmakers have is re-established. Meals should be light days. The milling process is primitive sary to put the child on a milk diet for, and is done with a wooden mortar and a time, in which case a tumblerful of

The teeth should not be overlooked in is investigating the cause of ill health in this four entry when are quick as mende sound e title. When we with the school child. Not only should they but care should be taken that the child

thoroughly chows every bite of food-

Willie's Reasoning. Willie-Papa, if I was twins, would you buy the other boy a banana too? Papa-Certainly, my son, Willie-Well, pap, you surely sin't going to cheat me out of another barana just 'cause



REFLEX SLICKER REEPS OUT, ALL THE RAIN ATENTED "Nopel fint news mower by a little

> WATER 6 CANNOT THESE RUN IN AT REFLEX EDGES THE FRONT PROTECT YOU & WATERPROOF-DURABLE SATISFACTION GUARANTEED TOWER'S \$3.00 Everywhere

A. J. TOWER CO. BOSTON Tower Canadian Limited, Toronto 8 ASH BRAND

The brain is such a delicate organ, so

For a decree dissolving the bonds easily hampered in development, that matrimony now existing between plaiatiff and defendant. This summons is published by order of Hon. R. Peaue, Judge of the County Court. which order was made and entered en the 21st day of Dec., 1912, and the further relief in the premises as the time prescribed for publication thereof is six weeks, beginnings with the issue of Friday, Jan. 3rd and contin- upon you by publication in pursuance 1913. ning each week thereafter to and in-On Thursday morning, the fourth ity of the blood. The adenoids should cluding the issue of Friday, Feb. 14th.

> BROWNELL & STONE. Attorneys for Plaintiff.

Notice of Final Settlement.

Notice is hereby given that the undersigned has filed her final account ary .1913. in the estate of Charles McCormack, cased, in the County Court for Clackamas County, Oregon, and that 610 Cham. of Com. Bldg. Portland, the judge of said court has set Monday, the 27th day of January, 1913, in the County Courtroom in the County Courthouse, in Oregon City, Oregon, as the time and place of hearing objections to such final account and the

settlement thereof. MARY E. MCCORMACK, Administratrix of the Estate Charles McCormack, Deceased. JOS. E. HEDGES, Attorney.

First Notice to Creditors.

In the County Court of Clackamas County, State of Oregon In the matter of the estate of Thomas E. Kelly, deceased.

Notice is hereby given that the unfersigned has been appointed Admintate will please present same to the ly Hardware, Paint & Furniture Store, Milwaukie, Oregon, or at the law of-fice of Schnable & LaRoche, 600-4 land. Oregon, within six months from date hereof duly verified as by law

required THOMAS W. KELLY,

SCHNABEL & LAROCHE. 600-4 Chamber of Commerce Bldg., Portland, Ore., Attorneys for Ad- Honorable J. U. Campbell, Judge ministrator.

Summona.

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

Sarah Greer, Defendant, To Sarah Greer, the above named de-

fendant: In the name of the State of Oregon yon are hereby required to appear and answer the complaint filed against In the Circuit Court of the State of you in the above entitled court and cause, on or before the 1st day of February, 1913, said date being more than six weeks from the date of the vs. first publication of this summons, and Michael Gelette. Defendant.

if you fall so to appear and answer want thereof, the plaintiff will take judgment against you for the re- you are hereby required to appear and the domanded in said complaint, vis: for a decree of divorce dissolving the bonds of matrimouy now existing be-tween you and the plaintiff, and for and if you fail to move, demur or B. Beatle, County Judge of Cinckamas

plaintiff will apply to the laintiff and defendant. This summons answer. Court for the relief prayed for in said is published by order of Hon. R. B. complaint, towit: Beatle, Judge of the County

A decree severing and dissolving which order was made and entered the bonds of matrimony heretofore and now existing between the plaintiff time prescribed for publication thereand yourself, and for such other and of is six weeks, beginning with the is-Court may deem just and equitable. Service of this summons is made an order of the Honorable James

U. Campbell, Circuit Judge of Clack amas County, State of Oregon, made on the 4th day of December, 1912, directing such publication in the Ore son City Enterprise, once a week for

six consecutive weeks, the first pub-lication being December 6th, 1912, and and the last being the 17th day of Janu-

> ROSCOE P. HURST. Attorney for Plaintiff.

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

mas: Milton F. Van Horn, Plaintiff. Y8.

of Lizzie Van Horn, Defendant. To Lizzle Van Horn, the above named

defendant: In the name of the state of Oregon, you are hereby required to appear and answer the complaint of the plaintiff filed in the above entitled cause of suit within six weeks from the date

of the first publication of this summons, and if you fail so to appear and answer said complaint for want there of, the plaintiff will apply to the above istrator of the above entitled estate and has duly qualified as such. All for and slemanded in said complaint, persons having claims against said es towit: for a decree that the bonds of matrimony now and heretofore exist undersigned at the office of the Kel- ing between plaintiff and said defendant be forever dissolved, and that the plaintiff be divorced from said defendant forever, and for such other and Chamber of Commerce Building, Port- further relief as may seem meet and equitable herein.

This summons is served upon you by publication thereof in the Oregon W. KELLY, City Enterprise pursuant to an order Administrator, duly made and entered in the above

entitled Court and cause on the 2nd day of December, A. D., 1912 by the said Court, requiring that service of this summons shall be made by pubication thereof for six successive weeks. Date of first publication is December 6, 1912, date of last publi-

cation is January 17, 1913. THOS. D. REED. Attorney for Plaintiff.

No. 400 Oregonian Building, Portland.

Summons

Oregon for the County of Clacka-

Anna Gelette, Plaintiff,

Oregon.

mas.

To Michael Gelette Defendant: In the name of the state of Oregon

sue of Friday, Nov. 29th, and contin uing each week thereafter to and in cluding the issue of Friday, Jan, 10th. BROWNELL & STONE. Attorneys for Plaintiff. Summons In the Circuit Court for the County of Clackamas. Anna L. Miller, Plaintiff, V8. I. Miller defendant. To A L Miller, the above named defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above named suit on or before the 16th day of January, 1913. said date being the expiration of six weeks from the first publication of this summons, and if you fail to ap pear or to answer said complaint, for want thereof the plaintiff will apply the Court for the relief prayed for in her complaint, to wit: for a decree dissolving the bonds of now existing between plaintiff and de fendant, and that plaintiff be awarded the care and custody of the minor child of said marriage, Gordon Conroy Mille This summons is published by orde of the Hon. J. U. Campbell, Judge of the Circuit Court of the State of Ore-

gen for Clackamas County, made and ntered on the 23rd day of November 1912. The date of the first publication of this summons is Friday, November 29th, 1912, and the date of the last ublication thereof is Friday January 16th, 1913, and the full time of the publication of the summons is six full weeks from and after the first publi-

cation, DEWART & MAHAFFIE, Attorneys for Plaintiff. 206 McKay Blg., Portland.

Summons

In the Circuit Court of the State of Oregon for the County of Clackamas Molly C. Quinlan, Plaintiff,

Edgar A. Quinlan, Defendant.

To Edgar A. Quinlan, the above named defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 27th day of Dec. 1912, said date being more than six weeks after the first publication of this su that being the time prescribed in the to so appear and answer for want thereof the plaintiff will apply to the Court for the relief demanded in plaintiff's complaint in said suit, to-wit: For a decree dissolving the bonds of matrimony now and heretofore ex-

isting between the plaintiff and de-

E. F. & F. B. RILEY, Attorneys & Counsellors at Law STRAIGHT & SALISBURY We make a specialty of installing water systems and plumbing in the country. We carry the Leader tanks and Stover engines. We have a full line of Myers pumps and spray pumps. Prices always lowest. Oregon City 720 Main St. Phone 2682. O. D. EBY Attorney-at-Law Money loaned, abstracts furachod, land titles examined, escates settled, general law business. Over Bank of Oregon City. BEAVER ENGRAVING COMPANY



Bankion Noron. life firs buyen of mingring the 'n Monnet ware duabed to places

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"What too hearty for a remot of

"My with lan't my size, sold know,".

THE PERSON the loss Condition (on party F)

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NAMES. STREEL

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