OREGON CITY ENTERPRISE, FRIDAY, JAN. 10, 1913.

GROWING OATS

[By G. H. Alford, of 1 11 C flervice

By VERNON ARNOLD

south.

Ned Franklin was the son of a man drifted east and made monoy. Ned went west to see what his father had He had been gone just two anom: works when his father received the following telegram from him:

Stranded

Stranded. Telegraph money for return. When he got home he told them of sth week's adventures in the land of the spars, the revolver and the rifle. It was as follows:

He found Denver, which his father had known as a small town, a large average value of the out crop per city and pushed on westward. When to came to the end of the rails he ok conches. He was now in the nd where travelers taiked about road cents, where those in the towns spoke eidentally of the last gun fight, or low much money had been wou or lost y some prominent citizen at faro. ked, who believed the only way to earn the manners and customs of a copie was to make their acquaintce, told everybody that he had come ut to see the country and meant to feed stuffs. ne it thoroughly. He had no stuck up notions about him; not he He felt as much at home with a stage driver and crimson clover and the vetches, as he would with the veriest dandy at and in some cases some of the other The consequence of this behavior was that he made friends in

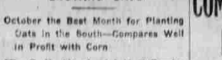
stanter. One evening at the Antelope-a favern, gin mill and gambling house combined-it was suggested by a man who was showing Ned the town, that be nee how it worked. Ned looked at his ter cover crop. friend amiled, alapped him on the back, winked and said:

Not much. I'm a young man from the city, and you can't come fare on

"You're dead right, pard," said the other, "but what I meant was to invest \$2 to see the game, just as you'd spend the same for a round of drinks."

The man left Nod, but after awhile returned and asked if he proposed to go west in the stage the next morning. Ned said he dids whereupon his friend asked if he would mind taking charge of a young lady. Ned remarked that e would be only too happy to do so. He was asseing a good deal of the men of the country, but had thus far met fow of the women. He was assured that the young lady, Miss Iver, was the daughter of a wealthy ranchman, and had been to Denver on a shopping tour and was returning to her home. This pleased Ned very much, and be inticipated a bit of a dirittion with Miss Iver. How it would surprise his father if he should marry a ranch- store up and properly supply crops man's daughter and turn ranchman himself.

Ned was introduced to Miss Iver at the coach door by the man who had similar soils with less humus. asked him to escort her and was somewhat disappointed in her. Her walk was awkward, and her voice was the soil. not refined. However, she was a woman of the country, and he was curius to learn all about her. He asked tier if she wouldn't like to sit outside, but she declined on the ground that the sun freckled her, so they entered the coach, Nod taking a sent beside



Bureau1

From October 1 to November 15, to sow cats in the cotton bell. The from Company L. O. N. G. team. The area in cats should be fully as large as score was 14 to 4. Following were who had graduated as a plainaman. that in corn. Great enthusiasm new the players: prevails in regard to corn, but let us and cash crop, cats is one of the

> The chief crops grown all through the cotton belt are cotton and corn. As an average, for the period from 1960 to 1909, there was planted from ten to fifteen acres of corn for each

acre of oats in the various cotton belt states. During the same time, the acre was \$10.09, while the average value per acre of corn was \$11.02. Figuring the cost of growing an oat crop and a corn crop we find that the out grop was the more profitable. There are several important reasons of oats in the cotion belt. It would reduce washing and leaching to the minimum, furnish grazing, add to the

Of course, there are better winter cover crops than cats. Burr clover winter coreals are better. We do not claim that cats alone, or that onts and hairy yetch combined should be grow-

for the sole purpose of supplying a cover crop. However, in view of the fact that oats will grow on poor land, poorly prepared, and that it costs lit-Two and one-half acres were planted

in onts at the experiment station at Baton Rouge, La., for graging experiment on September 28. On October. 29, seven poland china pigs, weighing

in total 276 pounds, were put on this plat and were given no feed but the green cats during the winter. 110 days. From October 29 to January forty-five head of sheep were pastured on this same field. Of this number eight ewes and nine lambs were pastured continuously thereafter until February 17, at which date the lambs averaged sixty-eight days old and weighed 35.5 pounds each. Allowing sis cents per pound gained by the lambs, we have a return of \$15.40 per acre, plus the pasturage of sheep

not considered in the estimate. The loss of humas from the sell results in decreasing its power to with water. Soils with a liberal amount of humus are capable of more effectually withstanding drought than out crop fills the soil full of roots, and the atublic also adds much humus to

The oat grain is a very valuable feed, especially for young animals, because of the moderately high content of protein and the large amount of ash or mineral matter. Found for pound, oats are not as valuable for feeding mature animals as corn, four pounds of corn being equal to about



The Gladstone basketball team won according to latitude, is the best time a decisive victory Wednesday night

Gladatone-Hollowell, center; Kis not forget that as a feed for stock ers, right forward; Hendricks, left buard; Luenberger, left forward; best crops that can be grown in the Burns, right guard, and L. Luenberger, substitute.

Company L-Reams, right guard; Blanchard, center; Cook, left for-ward, Meade, right forward, and Harnes, left guard.

Galt, of Gladstone, defeated Quint in the heavyweight wreatling bout. from Woodward in the Cook won lightweight bout. The boxing bout between Spegel and Snidow was a Renma defeated Hill in a draw. lightweight bout.

After the athletic contests a uslicious funcheon was served by the company, which plans giving similar entertainments monthly. Captain L why we should sow millions of acres E. Illanchard, of Company L. was in charge of the entertainment.



Declaring that he was induced to tled and described land,

leave home by a larger boy, who said they could go to California and make money enough to buy a big ranch, Peter Pippy, eleven years of age, of 294 East Lincoln Street, Portland. was arrested at the Southern Pacific mitted to Chief of Police Shaw that he had run away from home and that

he and his companion had come this city on a freight train. He said (SEAL OF COUNTY COURT.) upon arriving nere his friend ran away from him.

Chief of Police Shaw telephoned the boys father, who came for the By lad Sunday night and took him home February 17 the pigs weighed a total "I did not want to leave home," said his rual account and report in sold of 568 pounds. There was an average the lad, "but my friend insisted that gain of 37 younds per pig per day for 1 go with him, deciaring that we could and I shall never run away from

home rgain." The Trousers Cost. Extremes in juvenile styles are to be met with on every hand, but probably the limit has been reached in the

coat filustrated, which is decidedly "Frenchy The material used is a moire poplin in a lovely shade of tan. Belt, cuffs



Beginning at the most Easterly S. Issue of Friday, Jan. 2rd and contin corner of the Robert Alien D. L. using such week thereafter to and la-No. 42 in T. 6 S. R. 1 E. of the cluding the issue of Friday, Feb. 14th. Willamette Meridian, Clackamas 1912. County Oregon; theses N. along the E. line of maid D. L. C. 27,02 chains;

thence N. 45 degrees W. 42.4 links

thence N. 6 degrees E, 12.327 chains; thence S. 40 degrees 51 minutes W. 6.60 chains; thence S. 8 degrees W. 79.52 chains to the S. line of C. 42; E. Kelly, deceased. thence S, S9 degrons 36 minutes E. 24.53 chains to the point of beginning. containing \$4.30 acres of land, being a part of the Robert Allen D. L. C. No.

42 in Bection 9, T. 6 S. R. 1 E. Clackamas County, Oregon. Now unless you appear on or be-fore the 15th day of Februar, A. D., 1913, and show cause why such appli-

cation shall not be granted the same shall be taken as confessed, and a decree will be rendered according to

the prayer of the applicant, and you required. will be forever barred from disputing the anme.

W. L. MULVEY. Clork of the above entitled Court By I. M. HARRINGTON, Deputy Clerk

Registration of Land Title.

In the matter of the application of Veronica Severin to register the title to the W. 1-2 of the N. E. 1-4 and S. 1-4 of the N. E. 1-4 of Sec. 2, 3, Range 5 S. in the county of Clackamas, State of Oregon vs. John Musa,

Mary Musa, Helen Musa, Carl Sever in, Herman Redderbusch and to all persons to whom it may concern. Taks notice that on the 28th day

d December, A. D., 1912, an application was filed by the said Veronica Severia, in the Circuit Court of of Clackamas County, for initial registration of the title to the above enti-

Now unless you appear on or be-fore the 15th day of February A. D. 1913, and show cause why such application shall not be granted, the same shall be taken as confessed and a decree will be entered according to the prayer of the application and you will be forever barred from disputing the same.

SAMUEL J. SILVERMAN. Attorney for Applicant

Notice of Final Settlement

Notice is hereby given that the undersigned administrator of the estate of August Stucki, decoued, has fied estate and the County Court of Clackamins County, Oregon, has fixed Monbuy a ranch and have horses. I am day, the ard day of February, 1913, at mightly glad papa has come for me to o'clock A. M., at the County Court room in the County Courthouse in Oregon City, Oregon, as the time and 1913. place for hearing objections to said account and the settlement there-

> 10 THOMAS SPILLMANN, Administrator of the estate of August Stuckt, decensed.

Summons. In the Circuit Court of the State of

Oregon for the County of Clacka-

Amelia Schultz, plaintiff,

Carl Schultz, defendant. To Carl Schultz, defendant above-

named IN THE NAME OF THE STATE OF

OREGON: You are hereby required to appear and answer the complaint filed herein against you in the above entitled suit within six weeks from the 10th day of January, 1913, said day being the first day of publication of this sum-

And if you fail to so appear and ans wer, for want thereof, the plaintiff will apply to the Court for the relief prayed for and demanded in the com-

BROWNELL & STONE. Attorneys for Plaintif.

thence 8, 4.84 chains; thence N. 89 First Notice to Creditors. degrees, 50 minutes W. 19.70 chains; In the County Court of Clackamas County, State of Oregon. In the matter of the estate of Thomas

> Notice is hereby given that the un dersigned has been appointed Administrator of the above entitled estate and has duly qualified as such. All persons having claims against said esate will please present same to the undersigned at the office of the Kelly Hardware, Paint & Furniture Store, MONEY TO LOAN Milwaukle, Oregon, or at the law of ice of Schnable & LaRoche, 600-4 Chamber of Commerce Building, Portland, Oregon, within six months from

date hereof duly verified as by law THOMAS W. KELLY, Administrator. quitable herein.

SCHNABEL & LaROCHE, 600-4 Chamber of Commerce Bldg. Portland, Ore., Attorneys for Administrator.

Summons. 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 you are hereby required to appear and answer the complaint filed against Oregon. 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 first publication of this summons, and if you fall so to appear and answer mas. for want thereof, the plaintiff will take judgment against you for the relief demanded in said complaint, viz: for a decree of divorce dissolving the bonds of matrimony now existing between you and the plaintiff, and for you are hereby required to appear and such other relief as may be meet and answer the complaint filed against

equitable. This summons is published once each week for sig consecutive weeks, and if you fall to move, demur or by order of the Honorable R. B. Beatle answer, plaintiff will take a decree Judge of the County Court, made and entered on the 19th day of December, 1912, directing the publication there-

JAY H. UPTON. Attorney for Plaintiff. Chamber of Commerce Building, Port-

land, Oregon. Date of first publication December 90th, 1912.

Date of last publication January 31. an order of the Honorable J. U. Camp-

Notice of Administrator's Sale of

Real Property. In the County Court of the State of weeks, the first publication being De-cember 6, 1912, and the last publica-Oregon for the County of Clacka-IBBS.

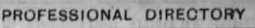
In the matter of the Estate of Charles tion being January 17, 1913. W. Cansedy, Deceased. C. J. MICHELET. W. Cansedy, Deceased.

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 Charles W. Cassedy. In the Circuit Court of the State of deceased, to sell all the real proper Arthur P. Olson, Plaintiff, ty of said estate or so much thereof as shall be necessary to pay the claims Matilda H. Olson, defendant, against said estate and the expenses To Matilda H. Olson, the above of administration. And that on and after Monday, the 20th day of January, 1913, I will proceed to sell at private sale all of the said real esand answer the complaint filed against tate or so much thereof as shall be you in the above named suit, on or before the 17th day of Jan. 1913, said

necessary for the purposes named. GEORGE KEISECKER. Administrator of the Estate of Charles W. Cassedy, deceased.

Notice to Creditors.

Notice is hereby given that by an rder of the County Court of Clack-



William Hammond

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.

Main Street Real Estate Abstracts Oregon City, Ore Loans, Insurance

JOSEPH E. HEDGES Lawyer

WEINHARD BUILDING

ing between plaintiff and said defend. this summons is Friday. November ing between plaintiff and said defend-ant be forever dissolved, and that the phintiff be divorced from said defend-publication thereof is Friday January 10th, 1913, and the full time of the ant forever, and for such other and further relief as may seem meet and publication of the summons is six full weeks from and after the first publi-This summons is served upon you catlor. DEWART & MAHAFFIE, Attorneys for Plaintiff. y publication thereof in the Oregon City Enterprise pursuant to an order 206 McKay Elg., Portland. duly made and entered in the above entitled Court and cause on the 2nd day of December, A. D., 1912 by the Home A-151 Phones-Pacific 52 Honorable J. U. Campbell, Judge of said Court, requiring that service of this summons shall be made by pub-BROWNELL & STONE Attorneys-at-Law ication thereof for six successive weeks. Date of first publication is December 6, 1912, date of last publi-ation is January 17, 1913. THOS. D. REED, Attorney for Plaintiff. U'REN & SCHUEBEL No. 400 Oregonian Building, Portland. Attorneys-at-Law Deutscher Advokat Summons Will practice in all courts, make In the Circuit Court of the State of collections and settlements. Oregon for the County of Clacka-Office in Enterprise Building. Oregon City, Oregon. Anna Gelette, Plaintiff, VS. Michael Gelette, Defendant. To Michael Gelette Defendant: In the name of the state of Oregon, C. D. & D. C. LATOURETTE Attorneys-at-Law you in the above entitled suit, on or Commercial, Real Estate and before the 18th day of January, 1913. Probate our Specialties. Office in First National Bank Bidg, Oregon City, Oregon. against you, forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and courself, and restoring to plaintiff her maiden name Anna Phillips, and for W. S. EDDY, V. S., M. D. V. such other and further relief in the Graduate of the Ontario Veteripremises as to the court may seem ust and equitable . nary College at Toronto, Canada, Service of this summons is made upand the McKillip School of Suron you by publication in pursuance of gery of Chicago, is established at Fashion Stable, Fifth St., between Main and Water Sts. bell, Circuit Judge of Clackamas County, Oregon, made on the third Both Felephones day of December, 1912, ordering such Offlice-Pacific, Main 65; Home, publication in the Oregon City Enter-A 95 prise, once a week, for six consecutive

Residence-Pacific, Main 184

> CLAUDE W. DEVORE, Attorney-at-Law

> > Notary Public

Estacada, Oregon.

Attorney for Plaintiff

Summons.

Oregon, for Clackamas County.

In the name of the state of Oregon.

you are hereby required to appear

date being the expiration of six weeks

from the first publication of this

SUMMONS.

BROWNELL & STONE.

Summons

VH.

J. I. Miller defendant.

fendant:

Oregon, for Clackamas County.

Lewis E. Attebery, Plaintiff,

VH.

Defendant:

named defendant:

Clackamas County Headquarters

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

Full equipment of maps, plats,

abstract books and tax rolls.

The young woman was disposed to be quiet and uncommunicative during

the enryy part of the journey, but as ane by one the passengers left the coach, none others taking their places. she thawed and took pleasure in giving her escort information about the country, occasionally pointing out obtects of interest. Ned, warming up, began to pay her compliments as he hau been used to paying them to girls at home, but she was not used to them, or did not seem to know how to take them; but she evidently was trying to make it appear that she had been paid compliments before.

She told Ned that she expected her father to meet her at the junction of the stage road and another leading to the ranch. When the coach reached the junction Ned expected to see a four mule team and a four seated coun try wagon. But he saw nothing. Neither did the young lady. She looked very much troubled. Ned asked her what she would do. She said she supposed she would have to wait. For a young woman to wait at a crossroads with no house within miles secured to Ned little short of madness. The stagecoach must go on, and Ned tried to persuade his fair charge to go on too But she said her papa would be awfully worried when he arrived and lid not find her.

There was nothing for Ned to do, eseclally since she had been placed in his charge, but to remain with her. She declined to permit him to make the sacrifice unless he would promise e spend his time till the coach passed e next day at her father's ranch. In deed, she declared that papa would no hear of his doing anything else.

So they alighted, and the coach went m. As soon as it turned a bend in the road and was out of sight Miss Iver ok a revolver out of a pocket in her dress and, covering Ned, said: "Young feller, if you've got any valuables in your clothes shell 'em out." When Ned recovered from his sur the accepted the situation. The lady threw off her feminine apparel and stood before him a man with his

romers in his boots. He took \$800 Ned handed him and said: "Now, you galoot, move on." Ned walked back ten miles to a re-

lay, where the driver of the returning coach took him aboard and estried him to a telegraph station.

Mail Carriers Will Fly.

This is an age of great discoveries. 'rograms rides on the air. Soon we ay see Uncle Sam's mail carriers flyg in all directions, transporting mail. him for a little money. I ask him for ble take a wonderful interest in a lot, and what I get is a little.-Bosdiscovery that benefits them. That's | ton Transcript. hy Dr. King's New Discovery for Colds ad other throat and nor diseases is the most popular med-

in America, "It sured me of a adful cough," writes Mrs. J. F. Da-Stickney Corner, Ms., "after doc- guide to a party of tourists, "ye'll seen treatment and all other remedies | cascade called the Mahlen's Tears and ad failed." For coughs, colds or any | on the left a cuscude called the Widbronchial affection it's unequaled, Price foc and \$1.00. Trial bottle free at all demodels. t all drugarists.

five pounds of oats.

In attempting to build up worn out cotton lands we must depend avery largely upon the leguminous crops. Now the cat crop is harvested early enough to permit the growing of a leguminous crop. The leguminous crop may be plowed under or it may he used as feed, and the manure returned to the land. If we are going to build up our soils and raise good stock we must grow out crops and follow with lesume crops.

Oats will prove about the best paying small grain crop that can be grown over practically the entire cotton belt. The same soil that will produce one hale of cotton or forty bushels of corn per acre will produce sixty bushels of cats per acre. At an average price that has prevailed for oats during the past five years, the sixty bushels will sell for from \$36 to \$40 and the straw when baled will often pay for growing the grain.

After using the disk harrow to cut the corn stalks or cotton stalks, plow the land deep, then disk and double disk and harrow and cross harrow

stirred and broken as fine as possible. moleskin.

of potash, followed in March with a trousers leg. On a tail, stylish child top dressing of fifty to seventy-five this coat is stunning. rounds of nitrate of soda per acro, is good fertilizer for oats on average soil. The best varieties for fall sowing in

type:

out is for spring sowing. . There are three methods commonly

broadcast, open furrow, and drilling, Drilling of the seed is to be preferred, since considerably less seed may be used if drilled by machine; the seeds Wants, For Sale etc. used if drilled by machine; the seeds up, grow, and ripen uniformly; the small ridges made by the drill afford FOR SALE:-A 4 Horse Power Gasa slight degree of protection from cold; and the yield from drilled oats is usually greater than from broadcast oats. The seed saved, and the

larger crops that usually result from drilled oats will soon pay for a good drill on the farm.

Diplomatic.

Mrs. Exe-Does your husband ever In the Circuit Court of the State of refuse you when you ask him for a Oregon, for Clackamas County. little money? Mrs. Wye-I never ask in the matter of the Application of Ben Larson to Register under the Torren's Act of the State of Oregon the premises hereinafter mention situated in Clackamas County, Ore-

Tears.

"On the right," said a Killarney That on the 5th day of August, A. following described land, to wit:

plaint filed herein, to-wit

defendant, and granting unto plaintiff estate of Alpha A. Walter, deceased, an absolute divorce from the defend the undersigned was duly appointed adant, and for a further decree, awarding ministrator of the estate of said Alplaintiff the sum of Thirty-five phn A. Walter; (\$35.00) dollars per month as permanent alimony, and directing the de said estate are hereby reguired to fendant to pay to plaintiff said sum, present the same duly verified as by each and every month, and for a fur-

or relief as to notice. just and equitable. This summons is served upon you by virtue of an order made and en- 20th day of December, 1912.

the 5th day of January, 1913, and which order prescribes that the sum-1913, and mons in the above entitled suit should he served upon you by publication

once a week for six succesive and consecutive weeks, in the Oregon City In the Circuit Court of the state of Enterprise, the same being a weekly newspaper and of general circulation in the County of Clackamas, E. R. Cameron, Plaintiff, State of Oregon.

G. G. SCHMITT, Attorney for Plaintiff. To May Cameron, Defendant:

Date of first publication, January th. 1913.

30th, 1913.

Notice of Final Settlement.

Notice is hereby given that the unfersigned has filed her final account in the estate of Charles McCormack, eceased, in the County Court for Clackamas County, Oregon, and that the judge of said court has set Monday, the 27th day of January, 1913, in carty alike that no one can tell them magazines stuck in the radiators will the County Courtroom in the County Courthouse, in Oregon City, Oregon, as the time and place of hearing ab er burn and when placed in a bed or a jections to such final account and the

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

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. ecncic Guedon, Plaintiff, V25.

Henry Guedon, Defendant, Oregon. 'ir henry Guedon, the above named defendant:

In the name of the state of Oregon are hereby required to appear and answer the complaint filed against you in the above named suit, on or

efore the 14th day of Feb., 1913, said date being the expiration of six weeks from the first publication of this summons, and if you fall to appear or answer said complaint, for want thereof the plaintiff will apply to the court which premises are located and for the relief prayed for in her complaint, to-wit;

mons is published by order of Hon. R. D., 1312, an application was filed by P. Peane, Judge of the County Court said Ben Larson in the Circuit Court which order was made and entered of Clackamas County, Oregon, for in- on the 21st day of Dec., 1912, and the for and demanded in said complaint, entered on the 23rd day of November, itial registration of the title of the time prescribed for publication there, towit: for a decree that the bonds of 1912. of is six weeks, beginnings with the matrimony now and heretofore exist-

complaint, to-wit: For a decree forever dissolving the amas County, Oregon, duly made and For a decree dissolving the bonds

bonds of matrimony now and hereto- entered of record on the 6th day of fore existing between plaintiff and the November, 1912, in the matter of the

All persons having claims against law required to the undersigned at the ther order restoring plaintiff to her residence of Ladoska A. Griffin at No. former maiden name, that of Amelia 611, Mount Hood Street, in the city Friday, Jan. 17th, 1912. Frater, and for such other and furth. of Oregon City, Oregon, within six the Court may seem months from the date of this said

Dated at Oregon City, Oregon, this

FRANK E. WALTER. tered by Hon. J. A. Eakin, Judge of FRANK E. WALTER, the above entitled Court, dated on Administrator of the estate of Alpha A. Walter, deceased. POTTER & BRYSON, Attorneys.

Freda Attebery, Defendant. Eugene, Oregon.

Summons.

Oregon, in and for Clackamas Coun-2.8

VB. May Cameron, Defendant.

In the name of the State of Oregon: You are hereby required to appear Date of last publication. February and answer to the complaint filed want thereof the plaintiff will apply to against you in the above entitled suit, the court for the relief prayed for in on or before the 17th day of January, his complaint, to-wit: 1913, and if you fail so to appear or answer, plaintiff will apply to the Court for the relief prayed for in said complaint, towit:

A decree severing and dissolving Beatle, Judge of the County Court, which order was made and entered on the 22nd day of Nov. 1912, and the the bonds of matrimony heretofore and now existing between the plaintiff and yourself, and for such other and time prescribed for publication therefurther relief in the premises as the of is six weeks, beginning with the is-Court may deem just and equitable. sue of Friday, Nov. 29th, and contin Service of this summons is made uing each week thereafter to and in

upon you by publication in pursuance chuding the issue of Friday, Jan. 10th. of an order of the Honorable James 1913. U. Campbell, Circuit Judge of Clackamas County, State of Oregon, made of on the 4th day of December, 1912, di-

recting such publication in the Orecon City Enterprise, once a week for six consecutive weeks, the first pub- in the Circuit Court for the County of fication being December 6th, 1912, and the last being the 17th day of Janu- Anna L. Miller, Plaintiff,

ary .1913. ROSCOE P. HURST, Attorney for Plaintiff. 610 Cham, of Com. Bldg.s Portland,

Summons.

you in the above named suit on or before the 10th day of January, 1913, In the Circuit Court of the State of said date being the expiration of six Oregon, for the County of Clacka-

Milton F. Van Horn, Plaintiff.

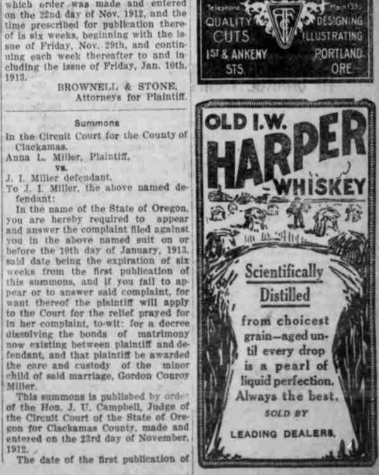
VB. Lizzie Van Horn, Defendant, To Lizzie Van Horn, the above named defendant:

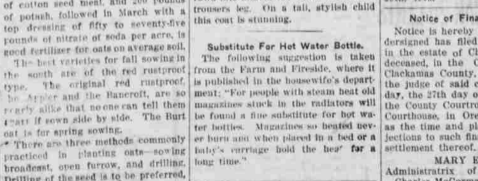
In the name of the state of Oregon, dissolving the bonds of matrimony you are hereby required to appear and now existing between plaintiff and de answer the complaint of the plaintiff fendant, and that plaintiff be awarded filed in the above entitled cause of the care and custody of the minor

gon. To all whom it may concern, Take Notice: To all whom it may concern, Take mons, and if you fail so to appear and This summons is published by order answer said complaint for want there- of the Hon. J. U. Campbell, Judge of of, the plaintiff will apply to the above the Circuit Court of the State of Oreentitled Court for the relief prayed son for Clackamas County, made and

The date of the first publication of







oline dragsaw outfit, in good condi-

tion' will sell, for a reasonable price,

write or see Geo. Genseroski,

NOTICE.

There will be a Masquerade ball at

Notice.

the Grange Hall at Clarkes on Feb-

Springwater, Oregon,

14, 1912.



until every inch of the soll has been and narrow turned down collar are of

A mixture of 200 pounds of sixteen / As you see, the coat is exceedingly per cent acid phosphate, 100 pounds abbreviated at the bottom and narof cotton seed ment, and 200 pounds rows into almost the width of a man's