OREGON CITY ENTERPRISE, FRIDAY, FEBRUARY 14, 1913.

Clackamas County. Oregon, has fixed

Administrator's Notice.

Notice is hereby given that the un-

and State as the time and place for

hearing objections to said final ac

count and for the final settlement of

Summons.

Oregon, for Clackamas County,

Dated January 10, 1913.

named defendant;

WIE:

HARVEY D. GREEN.

Administrator.

said estato.

REAL OBJECT OF BASEBALL UNION Aim of Players' Fraternity Is to Increase Salaries.

WILL DEMAND IT LATER.

Jiden Haven't Asked For Representation on National Commission or More Pay, but Will In All Probability. May Precipitate Another War.

BY TOMMY CLARK

store money-that in brief is the explanation of the Baseball Playars traternity, the organization which is supposed to be seeking an uptift in the profession.

such moves are recurrent in baseball Atout once in every hundhall genera- cate tion, if the Brancial condition of the game section to warrant it, the players come forward with demands for reforms, chief among which has always term the request for a larger proportion. of the combinents of baseball.

But once, in 1850, did the players endeavor to enforce their demands by actually going on strike, but that is all that differentiates the Brotherhood revolt from the Union association move ment of 1884 and the Players' Proteclive association of 1986.

The first of these movements, the Union association of 1884, though. frankly expitalistic in its organization. representation of the Wants, For Sale etc. or of the "downtrolden" players. The Brotherhood movement six years

m the part of the players to control gon. the throughd end of baseball yet made. Prior to the revolt the organization 1 had incen hunded altogether to players under contract to National lengue clubs. When the men went out they took with them minny of the stars of the American association. But they failed

in their aftort to control baseball mulnlargue pay and, with their backers, acquiently lost heart.

The Players' Protective association, formed ten years later, never amounted to much ...Comebling, as its organization aid, with the war between the National and American leagues, the players of that day lost night completely of mutual sid or anything else in the mad actuality after fat contracts.

The invent organization asks openly for the better protection of the players while on the field. There can be no able tion to that. They have not as yet domanded representation on the national commission, as it was annon-rel they would when the association first took definite shape last Septaintier, but this demand may be forthcoming later.

They have not made many financias demands thus far, but that this feature was apparment in the minds of many who have subscribed to the orgammation was shown inst summer, when in discussing the matter the players said that a demand for half pay on training trips would be asked in 1515. No mention whatever of de-

Thunder in Various Hegions. Java is said to be the region of the globs where it thunders oftenest, any ing thumberstornes almery seven days In the year After it are Sumatra, with eighty-ais duys; Hindustan, with aftraits former, alth aftr-four, the cost Carnet, with fifty two, and flip de-Jameiro, with arryone In Kurspe our according the light place, with thirts eight day- of thunder, while Frome and southern Russia nave six teen days tirent Britain and Switzertind taxy contraspenditive, and Norway has four. Thunder is rare st.

Cairo, being heard only three days inthe year, and extremely rare in northwith Turkestau and the polar regions.

Runt to the Paint.

Probably the most couche summing spices present in a strike case has been attributed to Baron Bramwell. Thedefeatants counsel closed his case March, 1913, said date being without colling a without whose comthat had been much expected.

"Don't you will Jones. Mr. Blank?" said the judge significantly at the close of the plaintiff will apply to the of comments infinesa

"I do not, my bord." replied the advo-

The Judge turned round to the jury and gave vent to a low and prolonged whiatte

"When we " he said, or, rather, whis hhe tied "Gentlemen, consider your verdiet

Tumblers That Stick. When two giass tumblers or dishes ' stick regether so that there is dauger

of breaking in setting them apart put ends water in the inner one and hold the outer one in warm water and they will separate at once. 1912

He sure and buy your De Bal separlater was the most serious attempt ator from K. Gregerson, Monitor, Ore-

have various sums of money on

Luwyer. Beaver Bldg., Oregon City.

WOOD FOR SALE.

11 Irvin, Aurora, Oregon. This is the best Massachusetts. torn ever brought into the city.

Order

of Earl Thomas Carrico and Floyd Houston Carrico, minors. duly appointed, qualified and acting guardian of Earl Thomas Carrico and Floyd Houston Carrico, for a license from this Court to sell the

real property of said minors. And it appearing to the Court 1913. from the inventory in said cause filed herein and from said petition that said minors are the owners of the following described real premisés, in Clackamas Co., Ore. the Recorder of Conveyances in and for said County and State said beginning point being the Southwesterly corner of Fourth and JefNotice.

The regular annual meeting of the stockholders sof the Clear Creek Creamery Company will be held on the third Monday of March, March 17th, 1913, at 16 o'clock A. M., at the creamery, Stone, Ore, At this meeting five directors, a secretary and a treasurer will be elected for the ensuing year, and any other business transacted which may

properly come before it. W. P. KIRCHEM, President. A. O. HOLLINGSWORTH. Sec. thereof.

Summons In the Circuit Court of the State of Juggar, deceased.

Oregon, for Clackamas County. J. C. Devlin, Plaintiff. Lucy Elizabeth Deviln, 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 Monday, the list day of more. than six weeks from the date of the first publication of this summons, and if you fail to so appear and answer said complaint, for want therecourt for the relief prayed for in said

complaint, to wit: for a decree forever displying the bonds of matrimony new and hertofore existing tween plaintiff and defendant and for O. D. EBY. Attorney for Administrator such other and further relief as to the court may seem meet and equit

This summons is published by the order of the Honorable R. B. Beatle, In the Circuit Court of the State of County Judge for said Clackamas County, Oregon, which order was made and entered on the 13th day

of February, 1913, and the time prescribed for publication is six weeks beginning with the issue of Friday. February 14th, 1912, and continuing each week thereafter to and including Friday, the 28th day of March,

> FRED J. MEINDL. Attorney for Plaintiff.

Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Carl Nelson, Plaintiff,

Vil. Josephine Nelson, Defendant,

hand to have on real property for long or short periods of time. WM. HAMMOND,

first publication of this summons. by hermine they failed to make the Anyone wanting a carload of 16 linch and if you fail to so appear and an-Oak wood (seasoned) call on W swer said complaint, for want there-Geo. A. Brown has a limited amount court for the relief prayed for in said of Early Golden Sweet Corn at his complaint, to wit, for a decree for-Maple Lane Farm, brought from mony now and heriofore existing he-tween plaintiff and defendant and for

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

each week thereafter to and including Friday, the 28th day of March,

Notice to Creditors.

Oregon for Clackamas County. In the matter of the estate of Ann W. Notice of Final Settlement

In the Circuit Court of the State of Notice is hereby given that the un-Oregon, for Clackamas County. dersigned administrator of the estate Lizzie Hirsch, Plaintiff, of Benjamin Jaggar, deceased, filed his final account and report in Max O. Hirsch, Defendant, said estate and the County Court of

To Max O. Hirsch, above named defondant:

Monday, the 3rd day of March, 1913 In the name of the State of Oregon at 10 o'clock A. M., at the County you are licreby required to appear and Court room in the County Court, answer the complaint filed against you house in Oregon City, Oregon, as the In the above named suit, on or before time and place for hearing objections the 21st day of March, 1913, said date to said account and the settlement being the expiration of six weeks from the first publication of this summons, and if you fall to appear or FRANK JAGGAR. Trustee of the estate of Benjamin answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in her complaint, to wit:

For a decree disolving the bonds of MONEY TO LOAN matrimony now existing between the

dersigned administrator of the estate plaintiff and defendant. This of William H. Green, deceased, has mons is published by order of Hon. filed his final account herein with the J. U. Campbell, Judge of the Circuit County Clerk of Clackamas County Court, which order was made on the Oregon, and the County Judge has set 2rd day of February, 1912, and contin-Monday, February 17, 1913, at the aling each week thereafter to and in-hour of 10:00 o'clock A. M. at the cluding the issue of Friday, March d in able County Court room of said County 21st, 1913.

BROWNELL & STONE. Attorneys for Plaintiff.

Summons

In the Circuit Court of the State of Oregon, for Clackamas County. Claire Gasolgne, Plaintiff.

Oscar P. Gascolgne, Defendant. To Oscar P. Gascolgne, the above named defendant;

You are hereby required to appear once a week for six successive weeks and answer the complaint filed against you in the abave entitled beginning with the issue of January Lillian A. Hamilton, Plaintiff, vs. Edmund E. Hamilton, Defendant. To Edmund E. Hamilton, the above of March, 1213 and date being to Edmund E. Hamilton, the above of the Hamilton Hamilton Hamilton (Hamilton) and the Hamilton (

of this summons and if you fail to In the name of the State of Oregon. appear and answer or otherwise plead you are hereby required to appear and the plaintiff will apply to the court in the above named suit, on or before plaint filed herein to-wit, for an abbeing the expiration of six weeks from bonds of matrimony beretofore the first publication of this summons, now existing between the plaintiff and and if you fail to appear or answer the detendant above named, and for such other ad further relief as to the County Court of the State of Oregon All legal business promptly attended to

relief prayed for in her complaint, to the premises.

ane of Friday, Jan. 24th, and continu- upon you by publication once a week Dated January 16th, 1913. ing each week thereafter to and in! for six consecutive and successive cluding the issue of Friday, March weeks in the Oregon City Enterprise

the county of Clackamas, State of Attorneys for Plaintiff. Oregon. GEO. H. MILLER

mas

A. P. TIFFT.

Attorneys for Plaintiff. First Publication, Feb. 7, 1913. TO N.K. Last Publication, March 21, 1913.

Notice of Sheriff's Sale-

In the Circuit Court of the State of Oregon, for the County of Clacka-Henry Finske, Plaintiff. F. H. Whitfield, Alice F. Whitfield,

his wife, and Maude A. Mitchell, The Neal Institute, a Corporation, Defendants. By virtue of an execution, judgment order, decree and order of sale is sued out of the above entitled court

in the above entitled cause, to me directed, and dated the 17th day of January, 1913, upon a judgment and decree rendered and entered in said court on the 27th day of December, Service of this Summons is made 1912, in favor of Henry Finske, Plain-

Stevens, deceased.

Amelia Schultz, plaintiff,

Carl Schultz, defendant.

VS.

named:

OREGON:

just and equitable.

State of Oregon.

Otegon, for Clackamas County.

concie Guedon, Plaintiff,

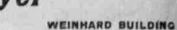
Henry Guedon, Defendant

l0th, 1913.

21st, 1913.

Gelendant:





said defendant rendering the life of for the relief prayed for in her comsaid plaintiff burdensome, and for plaint, to wit: such other and further relief as to For a deer

For a decree dissolving the bonds the court may seem just and equit of matrimony now existing between piniatiff and defendant. This sum-This summons is published in pur-suance of an order of the Honorable II. Peaue, Judge of the County Court James U. Campbell, Presiding Judge which order was made and entered of the above entitled court, which said on the 21st day of Dec., 1912; and the order was entered on the 15th day of time prescribed for publication there-January A. D., 1913, and directed of is six weeks, beginnings with the that said summons be published in issue of Friday, Jan, 3rd and contin-

the Oregon City Enterprise, a weekly using each week thereafter to and innewsouper of general circulation cluding the issue of Friday, Feb. 14th, published in Oregon City, in the 1912. ounty and state aforesaid, and which BROWNELL & STONE. said order directed that said sum-

Attorneys for Plaintiff.

PAUL C. FISCHER Attorney-at-Law

BROWNELL & STONE

Attorneys-at-Law

0-0-0-0-0-0-0-0-0-0-0-0-0-4-8

U'REN & SCHUEBEL

Deutscher Advokat

Beaver Bldg. Oregon City, Ore.

Home A-151

Notice to Creditors.

mons be published therein at least

answer the complaint filed against you for the relief prayed for in the com- in the County Court of the State of Phones-Pacific 52 Oregon for Clackamas County. the 7th day of March, 1913, said date solute divorce forever dissolving the in the matter of the estate of C. C. and Sargent, deceased. Notice is hereby given that the un-

gon.

plaintiff will apply to the court for the court may seem meet ad equitable in for Clackamas County, Executrix and

the premises. This summons is served upon you by of C. C. Sargent deceased. All per-For a decree dissolving the bonds virtue of an order made and entered sons holding claims against said of matrimony now existing between by the Honorable R. B. Beatle, Judge Inte are hereby notified to present the plaintiff and defendant. This summons of the County Court of Clackamas same properly verified to C. is published by order of Hon. R. H. County in the absence of the Judge of gent, the Executor of the Estate, at Beatle, Judge of the County Court, the Circuit Court of the State of Ore- The Dalles, Wasco County, Oregon, against you in the above entitled suit which order was made and entered non, for the County of Clackamas, dat- or Anna Sargent, the Executrix, at on or before Monday, the first day of on the bird day of Jan., 1913, and the ed on the 30th day of January, 1913. Clackamas, Clackamas, County, Ores March, 1913, said date being more time prescribed for publication there- and which order rescribes that sum gon, within six (6) months from the

ANNA SARGENT. C. N. SARGENT, a newspaper of general circulation in Executrix and Executor of the Estate of C. C. Sargent, deceased,

> Notice of Final Settlement. In the County Court of the State of

Oregon for the County of Clacka-In the Matter of the Estate of Harry

Stevens, deceased. Notice is hereby given that the undersigned, Administrator of the estate of Harry Stevens, deceased, has filed with the Clerk of the above entitled Court his final report of his transac tions as such Administrator of said estate, and that said Court has set Monday, the 17th day of February, 1913, at the hour of 10:00 A. M., at the County Court room in the Court House at Oregon City, Clackamas County, Oregon, as the time and place of hearing any and all objections to said finaj report and the final settlement of this estate. Any and all per sons having objections to said final report and the final settlment of this

estate, are hereby notified to be pres-In the matter of the cased. Jaggar, deceased. Notice is hereby given that the un-dersigned has been appointed by the dersigned has been appointed by the Campbell, Circuit Judge of Clackamas Marking and against the defendants, F. H. Whitfield, Alice F. Whitfield, his wife, Maude A. Mitchell and The Neal 17th, 1913. In layor to the sum 17th, 1913. In layor to the sum Service of this Summons is made upon you by publication in pursuance of an order of the Honorable J. U. Whitfield, Alice F. Whitfield, his Mitchell and The Neal 17th, 1913. In layor to the sum ent at said time and place and pre

Administrator of the Estate of Harry

Summons.

EDMOND STEVENS.

Attorneys-at-Law Deutacher Advokat Will practice in all courts, make collections and settlements Office in Enterprise Building, Oregon City, Oregon. 4-8-8-8-8-8-5-8-8-8-8-8-8-8 C. D. & D. C. LATOURETTE Attorneys-at-Law Commercial, Real Estate and Probate our Specialties. Of fice in First National Bank Bldg., Oregon City, Oregon. W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veteri-

nary College at Toronto, Canada, and the McKillip School of Surgery of Chicago, is established at Fashion Stable, Fifth St., between Main and Water Sts. Both felephones

Offlice-Pacific, Main \$5; Home, A 95. Residence-Pacific, Main 184

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

Estacada, Oregon.

In the name of the State of Oregon filed than six weeks from the date of the of is six weeks, beginning with the is- mons in this suit should be served date of this notice of the plaintiff will apply to the 7th, 1913. BROWNELL & STONE. such other and further relief as to In the Circuit Court of the State of the court may seem meet and equit-Oregon for the County of Clacka-This summons is published by the Mattie Gordon, Plaintiff,

In the matter of the guardianship In the matter of the guardianship was day In the name of the State of Oregon County, Oregon, which order On this day came on to be heard the Fettion of T. E. Carrico the nerthed for publication to the time pre-provide the state of the stat scribed for publication is six woeks answer the complaint filed against beginning with the issue of Friday, February 14th, 1913, and continuing

> FRED J. MEINDL. Attorney for Plaintiff

> > FRANK JAGGAR.

Notice to Creditors.

In the County Court of the State of other and further relief in the prem-

is to salary increase was in except by some of the Detroit players while on strike last May,

At that time several of the striking players said that "the magnates are pilling if all, anyway, while we are getting nothing." That the other players on the Detroit club would have struck for the sake of either Cobb or the principle involved in the attack made by that player upon a spectator in New York is quite unlikely. They wight rather to terrorize the magnates. into giving them something and failed utterly because of insufficient organiza-

Should any attempt be made to strike of the present time such movement would necessarily result in failure. Orranked buseball is far more strongly fortified today than it was in 1800, when the unsuccessful Brotherhood revoit occurred. But it is not likely that players in the light of past experithese and with so wise a head as David Fultz leading the association will attempt any movement of this sort, at wast until they have extended their manimation to at least as low as Class B.

Then, if a considerable percentage of their members do not succumb to beingting offers sure to be made by the mountates of the two big leagues in strat of a strike, they can go out with sum recommitte prospects of success. ander existing conditions. would be almost necessarily fatal.

CUTS HAVE BEST CATCHERS.

Will Archer and Breanahan Team Will Rank First Behind Bat.

alling Roger Bresnahan to his thinking shift Owner Murphy of the Chicago Cuto has now arranged the stearest catching staff in the country and probably the strongest in the hisfory of broadmill.

dimmy Archer is regarded as the Entropy greatest catcher today, and Re-undran is one of the few close behind the wonderful Cub. Between these two Managor Evers will always have a great catcher on duty and to a vertain extent offset in this way the loss of Chance, Tinker and Brown,

It is understood that Bresnahan and Archer will entch alternately, working an equal number of contests throughmit the year.

Swiss as They Talk. Many of the Swiss regard themselves as great flogul-ts: I usked one gentlenom the reason for this, but he refused to tell use. He seemed, for some resnon, to be offended at the question. Another unive I met told me he spoke seven languages; to me it seemed as if. he spake them all at once. I know a little of German myself and was quite Interested in Intening to him. For mue reason he put me in mind of a Juichwork quilt trying to talk-one of hose crany ones.-Wide World Maga-

Force of a Hurricane. A turricane of 100 miles an hour represents a force of 49,200 pounds per square foot.

ferson Streets in said City running thence on Fourth Street along the Cisckamas County. TOF line of said lot one (1) One hunof the drod (100) feet; thence at right Ann W. angles to sold Fourth Street and parallot with Jefferson Street One hundred (100) feet; thence at right angles to last line and parallel with Fourth Street One Hundred Oregon City, Oregon, within six (6) (100) feet to Jefferson Street, thence months from the date of this notice. along Jefferson Street 100 feet to Dated January 30th, 1913. place of beginning

That the next of kin, and the nearest of kin of said minors are as

T E Carrico, guardian hereit Emil Dancke, residing at No.

Notice is hereby given that the un Commencing at the Northcasterly dersigned has been duly appointed by corner of lot numbered one (1) of the County Court of Clackamas Coun-Illock numbered One Hundred and Oregon, as Administrator of the esfive (105) of Oregon City, County inte of Eli Criswell, deceased, all perof Clackamas, State of Oregon, as sons having claims against the estate shown and designated on the maps said deceased are hereby notified and plats of said Oregon City now present the same to me or to my on file and recorded in the office of Attorney verified as by Law required E John Street, Scattle, Washingwithin six months from date hereof ton, Joseph Bancke, Oregon City, Oregon, who are brothers of said or he forever barred. Dated Feb. 7

Louise Carrico, deceased, and also CHARLEY CRISWELL, William Banche, half brother of Administrator and Nettle Surface, half sister of O. D. EBY, Attorney for Administratdeceased, of No. 625 Clatsop Ave., Portland, Oregon, and also Dr.

Notice to⁸ Greditors James H. Carrico, brother of petitioner herein, whose address is Notice is hereby given that the un dorsigned has been duly appointed by Selling Building, Portland, Oregon, That all of the grandparents of said the County Court of Clackamas County Oregon, as Administrator of the es-

minors are deceased. That according to the said inven- tate of Clara B. Evans, doceased, all tory filed herein the said real prop- persons having claims against the eserty shove described has been ap tate of said deceased are hereby notified to present the same to me or to praised in the sum of \$1700.00 my attorney verified as by Law re-And it appearing from said Pe-

tition that the buildings on said quired within six months from date of a County road leading from Aupremises are in need of repairs and hereof or he forever barred. that certain improvements have Dated Feb. 7, 1913. C. W. EVANS,

been made on Jefferson Street, Oregon City, Oregon, upon which said property abuts and that a lien has O. D. EBY, Attorney for Administratbeen declared against said real or.

property for said improvements

Summons.

Administrator.

and further that Fourth Street up on which said property also abuts in the Circuit Court of the State of is about to be improved at consid-Oregon, for Clackamas County. erable expense and that there is no Ethel Wallace, Plaintiff, money or funds belonging to said VS. minors with which to improve said Howard Wallace, Defendants To Howard Wallace, above named debuildings or with which to pay for the improvements of said streets fendant: In the name of the State of Oregon or either of them or any part there-

of and that it will be for the best interests of said wards that said answer the complaint filed against you real property be sold and the money in the above named suit, on or before execution, judgment order and decree derived therefrom be placed on in- the 21st day of March, 1913, said date and in compliance with the commands wherefor, it is ordered that Emil from the first publication of this sum-24th day of February, 1913, at the terest until they become of age.

Bancke, Joseph Bancke, William mons, and if you fail to appear or Bancke. Nettie Surface and Dr. answer said complaint, for want front door of the County Court House James H. Carrico the nearest of thereof the plaintiff will apply to the in the City of Oregon City, in said kin of said minors as above shown court for the relief prayed for in her and all other persons interested in complaint, to wit: said wards appear in this Court on For a decree dissolving the bonds highest bidder, for U. S. gold coin cash 16th. of matrimony now existing between in hand, all the right, title and inter-Monday, March or before 1913, at the hour of 10, o'clock A. the plaintiff and defendant. M and show cause if any there be, summons is published by order of ants or either of them, had on the why said guardian should not be Hon. R. B. Beatie, Judge of the foun- date of the mortgage herein or since

wards in and to said real property the 30th day of January, 1913, and property or any part thereof, to sat and it is further ordered that a the time prescribed for publication copy of this order be published in thereof is six weeks, beginning with decree, interest, costs and all accruthe Morning Enterprise for at the issue dated Friday, Feb. 7th, least three successive weeks jrior 1913, and continuing each week there to said date.

BROWNELL & STONE.

Dated February 7th, 1913., Friday, March 21st, 1913. R. B. BEATIE, Judgo.

Executor County, Oregon, made on the 22nd Institute, a corporation, for the sum Last Will and Testament day of January, 1913, ordering Jaggar, deceased, publication in the Oregon City Enter and Seventy-Nine dollars, (\$3579.60), All persons holding claims against prise, orce a week for six consecusaid estate are hereby notified to pre- tive weeks, the first publication be sent the same properly verified at the ing Jan. 24, 1913, and the last publi-office of John W. Loder, Stevens Bldg. cation being March 7th, 1913.

Summons

you in the above entitled suit, on or

before the Sth day of March, 1913, and

if you fail to move, demur or answer plaintin will take a decree against

you, forever disselving the bonds of

matrimony heretofore and now exist-

ing between the plaintiff and yourself

and restoring to plaintiff her malden

name, Mattie Harrison, and for such

ises as to the Court may seem meet

C. J. MICHELET. Attorney for Plaintiff.

Sheriff's Sale.

Executor of the last will and testa-ment of Ann W. Jagsar, deceased. In the Circuit Court of the State of Oregon, for the County of Clacka-TITLE.

John E. Butson, Plaintiff, YS:

and equitable

Jennie A. Shull and J. H. Shull, her husband, Defendants. State of Orecon, County of Clacka-

mas, ss. By virtue of a judgment order, de cree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and duted the 14th day of Jan., 1913, upon indument rendered and entered in said court on the 13th day of Jan. 1913, in favor of John A. Butson, Plaintiff, and against Jennie A. Shull and J. H. Shull, her husbad, Defendants, for the sum of \$1,400.00, with interest thereon at the rate of ent per annum from the 20th day of March, 1911, and the further sum of \$150,00, as attorney's fee, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to wit:

rora to Portland, where a bottle is interest, costs and accruing costs. deposited 10 inches deep, said point being 15,56 chains North of the SW corner of the SE. quarter of the SE. marter of Section 14 in T. 3 S. R. 1 W. of the W. M., and running thence South a distance of 660 feet; thence West a distance of 527.5 feet to the center of said road; thence along the center of said road, N. 39 degrees E. to the place of beginning, containing four acres, more or less, Said land being situate in the County of Clackamas and State of Oregon, together with the tenements, hereditaments

and appurtenances thereunto belongyou are hereby required to appear and ing, or in any wise appertaining, Now, Therefore, by virtue of said hour of 10.00 o'clock A. M., at the

County and State, sell at public auction, subject to redemption, to the This cut which the within named defendwhy said guardian south not be from it. it beatle, source of the cours had on the introdage never of since livensed to sell the interests of said ty Court, which order was made on had in or to the above described real E. T. MASS.

after to and including the issue of Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregon City, Oregon, Jan. plaintiff by Attorneys for Plaintiff. 17th, 1913,

such of Three Thousand, Three Hundred with interest thereon at the rate of eight per cent per annum from the 12th day of July, 1912, and for costs and disbursements of said suit taxed nt \$18.50, and the costs of and upon this writ commanding me to make sale of the following described real property, to wit: The jand bounded by a line beginning 40 rods East of the Southwest corner of Section numb ered Fourteen (14) in Township Two (2) South of Range Three(3), East of the Willamette Meridian, thence North 64 rods, thence East 49 rods, thence South 64 rods, thence West 49 rods to the place of beginning, except that portion lying south of the County being sixteen acres more or agains; you in the above entitled suit less North of the County Road, all in within six weeks from the 10th day the County of Clackamas, State of Oregon.

Now, Therefore, by virtue of said mons execution, judgment order, decree and An order of sale, and in compliance with wer, for want thereof, the plaintiff the command of said writ I will on will apply to the Court for the relief Monday, the 24th day of February, 1913 at 10 o'clock A. M., of said day plaint filed herein, to-wit at the front door of the county court Oregon City, Clackamas bonds of matrimony now and hereto-County, Oregon, sell at public auc- fore existing between plaintiff and the tion, subject to redemption, to the defendant, and granting unto plaintiff highest bidder for cash in hand, all an absolute divorce from the defendthe right, title, interest and property ant, and for a further decree, awarding

which the within named defendants plainliff the sum of or either of them had therein on the (\$25.00) dollars per month as perma-12th day of July, 1912, the date of nent alimony, and directing the mortgage herein, or since said fendant to pay to plaintiff said sum, date had in or to the above describ- each and every month, and for a fured property or any part thereof, to ther order restoring plaintiff to her Beginning at a point in the center satisfy said execution, judgment order. former maiden name, that of Amelia decree and order of sale, including Frater, and for such other and furth-

> E. T. MASS, Sheriff.

By B. J. STAATS, Deputy, by virtue of an order made and en-Dated this 15th day of January, tered by Hon. J. A. Eakin, Judge of the above entitled Court, dated on

First issue Jahuary 24, 1913. Last issue Feb, 24th, 1913. the Sth day of January, 1913, and which order prescribes that the sum

Summons.

Number 12018. In the Circuit Court of the State of

Oregon for the County of Clackaloseph Gundry Gillingham, Plaintiff, WH.

Emma Jean MacDonald Gillingham. Defendant. To Emma Jean MacDonald Gillingham, defendant:

In the name of the State of Oregon ou are hereby required to appear and answer the complaint filed against on in the above entitled suit within is weeks from January 17, A. D., 1913, which date is the date of the Otegon, for Clackamas County. first publication of this summons, and in or before the 28th day of February 1913, which date is the date of the last publication of this summons, and

you fail to answer within such time the plaintiff will for want thereof apply to the above entitled court for the relief prayed for in his complaint, you are hereby required to appear to wit: for a decree of said court and answer the complaint filed against dissolving the bonds of matrimony you in the above named suit, on or now existing between the said plan- before the 14th day of Feb., 1913, said

tiff and said defendant and for an date being the expiration of six weeks absolute divorce on the grounds of from the first publication of this sumcruel and inhuman treatment of said mons, and if you fall to appear or plaintiff by said defendant and for answer said complaint, for want there-personal indignities to said plaitiff by of the plaintiff will apply to the court

Clackamas County DIMICK & DIMICK. Headquarters Attorneys for Administrator, CLACKAMAS TITLE CO. In the Circuit Court of the State of Oregon for the County of Cincka-510 Chamber of Commerce. Portland, Oregon. Full equipment of maps, plats abstract books and tax rolls. Agents for Clackamas County To Carl Schultz, defendant above-Lands, Money Loaned, Titles Perfected. IN THE NAME OF THE STATE OF E. F. & F. B. RILEY, You are hereby required to appear Attorneys & Counsellors at Law and answer the complaint filed herein of Junuary, 1913, said day being the first day of publication of this sum-STRAIGHT & SALISBURY And if you fail to so appear and ans-We make a specialty of installing water systems and plumbprayed for and demanded in the coming in the country, We carry the Leader tanks and Stover en-For a decree forever dissolving the gines. We have a full line of Myers pumps and spray pumps. Prices always lowest. 720 Main St. Oregon City Thirty-five Phone 2882. the de-O. D. EBY Attorney-at-Law er relief as to the Court may seem Money loaned, abstracts fura.mhed, land titles examined, estates This summons is served upon you settled, general law business. Over Bank of Oregon City.

