the my last voyage with Captain Waterman we had bad luck with the rew. Two men were lost overboard in a storm, three died of sickness, and five percied at Madeira. We went through the stroit of Gibraltar with eight men and when we reached Naples were redoced to six, for we had scarcely east anchor when two more men left us for merts usknown.

We by in Naples a week, taking on a cargo of olive oil, figs and Italian fruits. Several days before sailing on the return voyage the capitain was requested to take some money to New york. It wasn't much, but quite enough to excite the cupidity of a common saller. Waterman was so proud of beintrusted with the amount-about \$12,000 that he had to tell one of the mercabout it. The worst of it was that we were obliged to make up the crew at Naples in order to take the ship back to Now York, and any one who has ever been in Naples will understand what kind of men we were obliged to secrept. Some of them were a weak ened degraded lot, while the rest look ed as if they had seen service as brig-The fact is that before we got through with them I made up my mind that they, had spent the greater part of their lives behind bars.

When we sailed away from Naples I confess I had misgivings about ever getting across the Atlantic with such The second mate, Hanford felt a good deal as I did about it, but suprain didn't seem to feel the arrival I noticed by the looks of the tiny. and certain harried consultations that took place among small groups of sion and courage and faith? By so do tween plaintiff and defendant and for in the Circuit Court of the State of Instead of going to my berth when I despuir to topefulness. You give your came off watch and feeling uneasy, bru when no one may me I slipped into ties one of the ship's boats. I hadn't been And that chance for high courage is there very long before there was a one of the ministries of pain tion beneath me. I heard shots dones between decks, and several of not disdain your trouble. But you the crew poured up the companion need not cringe and cower under its war and the whole lot of them tond. taiked hurriedly directly beneath the | Pain is a parrier against which forti disappointed in not finding me in my chastened What had become of me was men chief topic of conversation, and eth and scourgeth every son whom he it seemed to trouble them very much. receiveth Some one said that he had seen a man lesp overboard, and this seemed to satisfy those that I had thus escaped, but they didn't propose to take any thances, and their leader, dividing the ship juto sections, detailed two men evicating to the rudder, elimbed up on ing about it ever since.--indge. Not being a first class swimmer, I didn't dare to try to get to the shore.

which was fully a mile distant. It wasn't long before I heard the somewhere and I would stand a good of being drowned perched where I was However, I couldn't help movelf and must take my chances 1558. of meeting death that way rather than giving myself up to be murdered. They sailed northeastward and in a fex hours came near land, which was a part of the toe of the boot of Italy, as it appears on the map. They coasted along till they came to a very thinb settled region from which mountains rose from a beach. There they on the ship ashere. Taking two of the boats, they landed, and, turning the builts adrift, they began to walk borthward on the beach.

I was now relieved of my fear and turned my whole energies toward following them up and turning them over the authorities for punishment Swimming forward to the bowsprit chains, I climbed up on deck, lowered a boat and when the men were pass the around a spur in the mountain pulled away from the ship. When I came in sight of them again I was to then simply a man in a boat, for they were too far away to see who I was, and in order to full any suspicions they might have. I pretended to be

After proceeding northward for a uple of hours, coming to a gap, they turned contword. I pulled ashore and leaving my boat, took the only road they could have followed. They stopped at a small town, and I halted outsile. When they left the place I entered it, and, finding telegraph facilities sent a cossage to the nearest point where I would be likely to find a polive force sufficient to handle them and sent an account of the situation, with the direction the men were moving pusted to keep track of them I madice and post the police from time to time of any change in their

Ahart a n'clock in the afternoon met the police detachment and guided them to a point where I knew the men were journeying. We let them proto a sort of pocket, where we called on them to surrender. They were only partly armed, and the police outnumbering them, all had rifles. This brought them to terms, and we captured them, including the \$12000 they had with them.

They were taken to Naples, where they were tried. Some of them had been compelled to join the mutiny, and they were let off. The ringleaders given solltary confinement for life, while the rest got light sentences.

The Gentle Hint.

Widow -150 you know that my daughter has set eyes upon you? Gentleman flattered. Has she, really? Widow-Certainty. Only today she was saying. That's the sort of gentleman I should the for my pa."-London Tatler.

THE BEST SONG. That song is sweetest, bravest, best, Which plucks the thistle barb of care from a despondent brother's breast And plants asprig of heartsease there.

A Mutiny Heart to Heart

By EDWIN A. NYE

THE WAY OF THE CROSS.

A dear old fady wants me to write something on the ministry of pain. She asks why there should be pain in ininister to good.

west the mere.

The past says, "No pain the body suffers that the sont may not grove by," which is to say the spirit may benefit by the travall of the body overcoming, the spirit may strengther Heelf

A brutal view? Not necessarily. But if so it is to of the body or suffering of the mind

In every life there must be norrow an-

change and ions and decay. How shall one grow strong except one shoulders his cross? How find the virtue of endurance save by deprivation and agony of mind?

Heing human. Ibere is no other way You may or may not accept the refighens view. You may or may not take up the challenge of the Nazarene "He that would be my disciple let him deny himself and follow me."

You cannot escape the victoritudes. of mortal life. If pain and struggle do not come to you today they will come nevertheless. The blight of loss no tess than the joy of increase is part of your mortal heritage.

How will you meet the crisis? Stolently? That may be for some least onessy. Before making due rare sonis Certain it is that, no mat westward we went down to Memins for how you may strive and cry out. to take on oranges. The evening of our 500 cannot change the decrees of des

Why not try intience and submisthat something was brewing. Ing you transform the struggle from braxe spirit a chance to fight its but

Why not accept that view? You can-

loud I was in. I knew by what was tude and patience and faith may east and that they had killed the captain themselves and in the spirit of the ling Friday, the 28th day of March, and the second mate and had been overcoming life become valuant, though 1913.

"Whom the Lard leveth be chasten

That is one was If he the way of the cross-

The Harp's Origin. Mary-I've just found out what was to warch each section. Certain of the origin of the harp. John dooking being captured if I remained where I up from his newspapers-Yes? Marywhen no one was near me I let It was in the garden of Eden. Eve myself down into the water and, ate the apple, and men have been harp-

Muzo Mines' Emeralds,

The fluest emeralds are found in the anchor being drawn up, and I felt sure republic of Colombia, at the famous that the men were going to put out Muzo mines in the department of Boyaca, seventy miles porth by west of Rogota, which have been worked since

Wants, For Sale etc.

Be sure and buy your De Bal separator from K. Gregerson, Monitor, Ore-

have various sums of money or hand to loan on real property, for long or short periods of time. WM. HAMMOND, Lawyer

Beaver Bldg., Oregon City.

WOOD FOR SALE.

Anyone wanting a carload of 16 inch Oak wood (seasoned) call on W W. Irvin, Aurora, Oregon.

FOR SALE: -200 Rhode Island hens chicken ranch and house for rent, all in Gladstone. Inquire G. F. Anderson, 414 Main Street, Oregon

Notice.

The regular annual meeting of the stockholders and the Clear Creek 'reamery Company will be held on. the third Monday of March, March 17th, 1913, at 10 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, Sea.

Notice.

There will be a special meeting of the stockholders of the Clackamas County Fair Association at Court House in Oregon City, Sat-urday morning at 11 o'clock, March this meeting the vacancies caused by the resignation of J. W. Smith and O. E. Freytag from the Board of Directors of the Association, as well as any other vacancles which may occur, will be filled at that time.

Executrix's Notice.

In the County Court of the State of Oregon for Clackamas County. In the matter of the Estate of Andreas Anton Whyer, Deceased. Notice is hereby given that the un-

dersigned has been appointed Exec-utrix of the Estate of Andreas Anton Mayer, Deceased, by the County Court of Clackamas County, Oregon, and has duly qualified as such. Pernons having claims against said es-tate are hereby notified to present the same to the undersigned at Milwaukle, Oregon, or at the law offices of Fred J. Meindl, her attorney, 1524-29 Yeon Building, in the City of Portland, Multnomah County, Orewithin six months from the date

Dated, Oregon City, Oregon, February 19th, 1913. EMMA VICTORIA MAYER.

Executrix First publication February 21st.

FRED J. MEINDL. Attorney for Executrix.

In the Circuit Court of the State of Oregon, for Clackamas County. J. C. Devlin, Plaintiff,

Lucy Elizabeth Devlin, 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 of on or before Monday, the 31st day of of March, 1913, said date being more first publication of this summons, and if you fall to so appear and anthe world and being here, how it can of the plaintiff will apply to the court for the relief prayed for in said Of course I do not know why per- complaint, to wit for a decree for-should be in the world except as I con- over disolving the bonds of matrimony now and hertofore existing between plaintiff and defendant and for such other and further relief as to the court may seem meet and equitable

This summons is published by the order of the Honorable R. B. Beatle, County Judge for said Cinckamas County, Oregon, which order WRS made and entered on the 13th day evitable. None of us can escape pair of February, 1913, and the time prescribed for publication is six weeks beginning with the issue of Friday, Pebruary 14th, 1913, and continuing each week thereafter to and including Friday, the 28th day of March 1513.

FRED J. MEINDL, Attorney for Plaintiff.

or.

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

Josephine Nelson, 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 March, 1913, said date being more than six weeks from the date of the first publication of this summer and if you fail to so appear and answer said complaint, for want there of the plaintiff will apply to the court for the relief prayed for in said complaint, to-will for a decree for ever disolving the bonds of matrimony now and hertofore existing be such other and further relief as to the court may seem meet and equit-

able This summons is published by the Howard Wallace, Defendant. County Judge for said Clackamas County, Oregon, which order 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, 1913, and continuing each week thereafter to and includ-

> FRED J. MEINDL. Attorney for Plaintiff

Order. In the County Court of the State of of Earl Thomas Carrieo and Floyd

Houston Carrico, minors. On this day came on to be heard the Petition of T. E. Carrico the 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 from the inventory in said cause filed herein and from said petition that said minors are the owners of the following described real prem-

westerly corner of Fourth and Jefhundred (100) feet; thence at right angles to last line and parallel with Fourth Street One Hundred (100) feet to Jefferson Street, thence along Jefferson Street 100 feet to place of beginning.

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

T. E. Carrico, guardian berein, Emil Bancke, residing at No. 915 Commencing at the Northeasterly corner of lot numbered one (1) of Block numbered One Hundred and five (105) of Oregon City, County of Clackamas, State of Oregon, as shown and designated on the maps and plats of said Oregon City now on file and recorded in the office of John Street, Seattle, Washington, Joseph Bancke, Oregon City, Oregon, who are brothers of said ouise Carrico, deceased, and also William Bancke, half brother of deceased, of Oregon City, Oregon. and Nettie Surface, half sister of deceased, of No. 625 Clatsop Ave., Portland. Oregon, and also Dr. James H. Carrico, brother of petitioner herein, whose address is Selling Building, Portland, Oregon. That all of the grandparents of said minors are deceased.

That according to the said inventory filed herein the said real prop-erty above described has been appraised in the sum of \$1700.00 And it appearing from said Petition that the buildings on said premises are in need of repairs and that certain improvements have been made on Jefferson Street, Oregon City, Oregon, upon which said property abuts and that a lien has been declared against said real property for said improvements and further that Fourth Street upon which said property also abuts is about to be improved at considerable expense and that there is no money or funds belonging to said minors with which to improve said buildings or with which to pay for the improvements of said streets or either of them or any part thereof and that it will be for the best real property be sold and the money Wherefor, it is ordered that Emil 7th, 1913. terest until they become of age.

Bancke, Joseph Bancke, William Bancke, Nettie Surface and Dr. H. Carrico the nearest of kin of said minors as above shown said wards appear in this Court on or before Monday. March 16th., 1812., at the bour of 10. o'clock A. Mattie Gordon, Plaintiff, M. and show cause if any there be, vg. why said guardian should not be Charles H. Gordon, Defendant.

Dated February 7th, 1913. R. B. BEATIE, Notice to Creditora

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

Jaggar, deceased. Notice is hereby given that the unersigned has been appointed by the County Court of the State of Oregon Ciackamas County, Executor he Last Will and Testament

Ann W. Jaggar, than six weeks from the date of the said estate are hereby notified to present the same properly verified at the swer said complaint, for want there- Oregon City, Oregon, within six (6) ffice of John W. Loder, Stevens Bldg. months from the date of this notice.

Dated January 20th, 1913, FRANK JAGGAR, Executor of the last will and testa-ment of Ann W. Jaggar, deceased.

Notice to Creditors.

Notice is hereby given that the un lersigned has been duly appointed by the County Court of Clackamas Coun-Oregon, as Administrator of the estate of Eli Criswell, deceased, all persons having claims against the estate said deceased are hereby notified present the same to me or to my Attorney verified as by Law required within six months from date hereof be forever barred.

CHARLEY CRISWELL, Administrator. O. D. EHY, Attorney for Administrat-

Notice to Creditors. Notice is hereby given that the unty Oregon, as Administrator of the es- March, 1911, and the further sum my attorney verified as by Law re-quired within six months from date Oregon, to wit: hereof or be forever barred, Dated Feb. 7, 1913.

C. W. EVANS. O. D. EBY, Attorney for Administrat-

Summons. Oregon, for Clackamas County. Ethel Wallace, Plaintiff,

order of the Honorable R. B. Beatle. To Howard Wallace, above named defendant:

In the name of the State of Oregon answer the complaint filed against you being the expiration of six weeks mons, and if you fail to appear or said complaint, for want

For a decree dissolving the bonds Oregon for Clackamas County.

of matrimony now existing between highest hidder, for U.S. gold coin cash in the matter of the guardianship the time prescribed for publication property or any part thereof, to sat-thereof is six weeks, beginning with lifty said execution, judgment order, the issue dated Friday, Feb. 7th. decree, interest, costs and all accru-1913, and continuing each week thereand including the issue of Friday, March 21st, 1913.

BROWNELL & STONE. Attorneys for Plaintiff.

Notice of Final Settlement

the following described to the state of lines, in Clackamas Co., Ore:

Notice is hereby given that the undersigned administrator of the estate of Conveyances in and for said County and State said of Benjamin Jaggar, deceased, has Lizzie Hirsch, Plaintiff, beginning point being the South- filed his final account and report in said estate and the County Court of ferson Streets in said City running Clackamas County, Oregon, has fixed thence on Fourth Street along the Monday, the 3rd day of March, 1913. line of said lot one (1) One hundred (100) feet; thence at right Court room in the County Court, angles to said Fourth Street and house in Oregon City, Oregon, as the parallel with Jefferson Street One time and place for hearing objections thereof.

FRANK JAGGAR. Trustee of the estate of Benjamin Jaggar, deceased.

Administrator's Notice.

Notice is hereby given that the undersigned administrator of the estate filed his, final account herein with the County Clerk of Clackamas County. and State as the time and place for 21st, 1913. hearing objections to said final account and for the final settlement of said estate.

HARVEY D. GREEN. Administrator. O. D. EBY, Attorney for Administrator Dated January 10, 1913.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County, Lillian A. Hamilton, Plaintiff.

Edmund E. Hamilton, Defendant... To Edmund E. Hamilton, the above

named defendant: in the above named suit, on or before being the expiration of six weeks from tiff, and against the defendants, F. H. the first publication of this summons. Whitfield, Alice F. Whitfield,

BROWNELL & STONE. Attorneys for Plaintiff.

Summons-

Oregon for the County of Clacka- Oregon.

licensed to sell the interests of said To Charles H. Gordon, Defendant: Morning Enterprise for at you in the above entitled suit, on or

ing between the plaintiff and yourself In the County Court of the State of and restoring to plaintiff her maiden name, Mattle Harrison, and for such other and further relief in the premises as to the Court may seem meet and equitable

Bervice of this Summons is made upon you by publication in pursuance of an order of the Honorable J. U. Campbell, Circuit Judge of Clackamas County, Oregon, made on the 22nd day of January, 1913, ordering such publication in the Oregon City Enterprise, orce a week for six consecu-tive weeks, the first publication be-ing Jan. 24, 1913, and the last publication being March 7th, 1913. C. J. MICHELET,

Attorney for Plaintiff.

Sheriff's Sale.

In the Circuit Court of the State of Oregon, for the County of Clacka-TORR John E. Butson, Plaintiff,

Jennie A. Shull and J. H. Shull, her husband, Defendants. State of Oregon, County of Clackamas, ss.

By virtue of a judgment order, de cree and an execution, duly issued out of and under the seal of the above satisfied court, in the above entitled cause, to me duly directed and dated the 14th day of Jan., 1913, upon a judgment 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 bushad, Defendants, for the sum of \$1,400.00. dersigned has been duly appointed by interest thereon at the rate of 6 per the County Court of Clackamas Coun-cent per annum from the 20th day of cent per annum from the 20th day of tate of Clara B. Evans, deceased, all \$150.00, as attorney's fee, and the persons having claims against the escosts of and upon this writ, commandfied to present the same to me or to ing described real property, situate in against you in the above extitled tate of said deceased are hereby noti- ing me to make sale of the follow-

to the place of beginning, containing the premises. four acres, more or less. Said land amas and State of Oregon, together by the Honorable R. B. Beatle, In the name of the State of Oregon with the tenements, hereditaments of the County Court of Clackamas and appurtenances thereunto belong. County in the absence of the Judge of

and in compliance with the commands and which order rescribes that sumfrom the first publication of this sum- of said writ, I will, on Monday, the mons in this suit should be served 24th day of February, 1913, at the upon you by publication once a week hour of 10.00 o'clock A. M., at the for six consecutive and successive thereof the plaintiff will apply to the front door of the County Court House court for the relief prayed for in her in the City of Oregon City, in said complaint, fo-wit: tion, subject to redemption, to the mons is published by order of est which the within named defend Hon. R. B. Beatle, Judge of the Coun- ants or either of them, had on the Court, which order was made on date of the mortgage herein or since the 30th day of January, 1913, and had in or to the above described real ing costs.

Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregon City, Oregon, Jan. 17th, 1913.

Max O. Hirsch, Defendant,

fendant: In the name of the State of Oregon. answer the complaint filed against you 1913, which date is the date of the in the above named suit, on or before last publication of this summons, and to said account and the settlement the 21st day of March, 1913, said date if you fail to answer within such time being the expiration of six weeks the plaintiff will for want thereof ap-from the first publication of this sum ply to the above entitled court for mons, and if you fail to appear or the relief prayed for in his complaint, answer said complaint, for want to-wit: for a decree of said court thereof the plaintiff will apply to the dissolving the bonds of matrimony court for the relief prayed for in her now existing between the said plain-

complaint, to-wit: William H. Green, deceased, has plaintiff and defendant. This sum-plaintiff by said defendant and for mons is published by order of Hon. J. U. Campbell, Judge of the Circuit Oregon, and the County Judge has set Court, which order was made on the said plaintiff burdensome, and for Monday, February 17, 1913, at the 3rd day of February, 1913, and continhour of 10:00 o'clock A. M. at the uing each week thereafter to and in-County Court room of said County cluding the issue of Friday, March able

BROWNELL & STONE. Attorneys for Plaintiff.

Notice of Sheriff's Sale-

In the Circuit Court of the State of mas 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 17, A. D., 1913, order, decree and order of sale issued out of the above entitled court in the above entitled cause, to me di-rected, and dated the 17th day of Jan-In the name of the State of Oregon, rected, and dated the 17th day of Jan-you are hereby required to appear and uary, 1913, upon a judgment and deanswer the complaint filed against you cree rendered and entered in said court on the 27th day of December, the 7th day of March, 1913, said date 1912, in favor of Henry Finske, Plainand if you fall to appear or answer wife, Maude A. Mitchell and The Neal said complaint, for want thereof the Institute, a corporation, for the sum plaintiff will apply to the court for the of Three Thousand, Three Hundred relief prayed for in her complaint, to- and Seventy-Nine dollars, (\$3279.00), with interest thereon at the rate of For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant. This summons and disbursements of said suit taxed You are hereby required to appear is published by order of Hon. R. D. at \$18.50, and the commanding me to make which order was made and entered sale of the following described real within six weeks from the 10th day on the 23rd day of Jan., 1913, and the property, to-wit: The land bounded by time prescribed for publication there a line beginning 40 rods East of the of and that it will be for the best of is six weeks, beginning with the is- not said wards that said sue of Friday. Jan. 24th, and continuered Fourteen (14) in Township Two South 64 rods, thence West 49 rods to plaint filed herein, to-wit; the place of beginning, except that portion lying south of the County Road, being sixteen acres more or fore existing between plaintiff and the less North of the County Road, all in defendant, and granting unto plaintiff

Now, Therefore, by virtue of said plaintiff the sum of Monday, the 24th day of February, least three successive weeks jrior before the 5th day of March, 1913, and tion, subject to redemption, to the just and equitable.

This summons is served upon you plaintiff will take a decree against the right, title, interest and property by virtue of an order made and en-

PROFESSIONAL DIRECTORY

Harvey E. Cross

CROSS & HAMMOND

ATTORNEYS-AT-LAW We have now moved to our permanent quarters in the Beaver Building. Next to the Andresen Building.

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

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

WEINHARD BUILDING

ed property or any part thereof, to be served upon you by publication satisfy said execution, judgment order, once a week for six successive and decree and order of saie, including consecutive weeks, it the Oregon City interest, costs and accruing costs. E. T. MASS,

By B. J. STAATS, Deputy. State of Oregon. Dated this 18th day of January, First issue January 24, 1912.

Last lasue Feb. 24th, 1913.

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

Oscar P. Gascoigne, Defendant, To Oscar P. Gascoigne, the above named defendant: You are hereby required to appear

court and suit on ore before the 22d day of March, 1913 said late being Beginning at a point in the center six weeks after the first publication of a County road leading from Au- of this summons, and if you full to rorz to Portland, where a bottle is appear and answer or otherwise plead deposited 10 inches deep, said point the plaintiff will apply to the court being 15.56 chains North of the SW, for the relief prayed for in the com corner of the SE, cuarter of the SE, plaint filed herein to-wit, for an al quarter of Section 14 in T. 3 S. R. 1 solute divorce forever dissolving the W. of the W. M., and running theree bonds of matrimony heretofore and South a distance of 660 feef, thence now existing between the plaintiff and distance of 527.5 feet to the the defendant above named, and for center of said road; thence along the such other ad further relief as to the center of said road, N. 39 degrees E. court may seem meet ad equitable in

This summons is served upon you by being situate in the County of Clack- virtue of an order made and entered answer the complaint filed against you ing, or in any wise appertaining.
In the above named suit, on or before the 31st day of March, 1913, said date being the expiration of six weeks.

Now, Therefore, by virtue of said gon, for the County of Clackamas, date execution, judgment order and decree ed on the 30th day of January, 1913, weeks in the Oregon City Enterprise. a newspaper of general circulation in the county of Clackamas, State o Oregon.

GEO. H. MILLER, A. P. TIFFT. Attorneys for Plaintiff. First Publication, Feb. 7, 1913. Last Publication, March 21, 1913.

Number 12018.

In the Circuit Court of the State of Oregon for the County of Clacks-

Joseph Gundry Gillingham. Plaintiff, Emma Jean MacDonald Gillingham,

Defendant. To Emma Jean MacDonald Gillingham, defendant: In the name of the State of Oregon

you are hereby required to appear and answer the complaint filed against you in the above entitled suit within To Max O. Hirsch, above named de- six weeks from January 17, A. D. 1913, which date is the date of the first publication of this summons, and on are hereby required to appear and on or before the 28th day of February for a decree of said court tiff and said defendant and for an For a decree disolving the bonds of absolute divorce on the grounds of matrimony now existing between the cruel and inhuman treatment of said personal indignities to said plaitiff by said defendant rendering the life of such other and further relief as to the court may seem just and equit-

This summons is published in pur-suance of an order of the Honorable James U. Campbell, Presiding Judge of the above entitled court, which said order was entered on the 15th day of January A. D., 1913, and directed that said summons be published in Oregon, for the County of Clacka- the Oregon City Enterprise, a weekly newspaper of general circulation published in Oregon City, in county and state aforesaid, and which said order directed that said summons be published therein at least once a week for six successive weeks, beginning with the Issue of January

NELSON L. YOUNG. Attorney for Plaintiff. 553 Sherlock Building, Portland, Oregon.

Summons.

In the Circuit Court of the State of Oregon for the County of Clackamas. Amelia Schultz, plaintiff,

Carl Schultz, defendant. To Carl Schultz, defendant abovenamed

And if you fail to so appear and ans real property be sold and the money derived therefrom be placed on including the issue of Friday, March the Williamette Meridian, thence North will apply to the Court for the relief 64 rods, thence East 49 rods, thence prayed for and demanded in the com-

first day of publication of this sum-

For a decree forever dissolving the bonds of matrimony now and heretoand all other persons interested in in the Circuit Court of the State of the County of Clackamas, State of an absolute divorce from the defendant, and for a further decree, awarding execution, judgment order, decree and (\$35.00) dollars per month as perma order of sale, and in compliance with nent alimony, and directing the dethe command of said writ I will on fendant to pay to plaintiff said sum each and every mouth, and for a fuwards in and to said real property and it is further ordered that a sopy of this order be published in Oregon, sell at public auc- er relief as to the Court may seem

you, forever dissolving the bonds of which the within named defendants tered by Hon. J. A. Eakin, Judge of matrimony heretofore and now exist- or either of them had therein on the the above entitled Court, dated on

12th day of July, 1912, the date of the 8th day of January, 1913, and the mortgage herein, or since said which order prescribes that the sum-date had in or to the above describmons in the above entitled suit should Enterprise, the san s being a week-IASS, ly newspaper and of general circula-Sheriff, tion in the County of Clackamas,

G. G. SCHMITT. Attorney for Plaintin.

Date of first publication, January 10th, 1913, Date of last publication, February

Beaver Bldg.

Phones-Pacific 52 Home A-151

0-1-0-0-0-0-0-0-0-0-0-0-0-U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat

*-----------------C. D. & D. C. LATOURETTE

Office in Enterprise Building.

Oregon City, Oregon.

Commercial, Real Estate and Probate our Specialties. Office in First National Bank Bldg., Oregon City. Oregon.

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.

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

Estacada, Oregon.

510 Chamber of Commerce. Portland, Oregon. Agents for Clackamas County Lands, Money Loaned, Titles

E. F. & F. B. RILEY.

STRAIGHT & SALISBURY We make a specialty of installing water systems and plumbing in the country. We carry the Leader tanks and Stover en-

Prices always lowest. 720 Main St. Oregon City

Phone 2682.

O. D. EBY

Attorney-at-Law Money loaned, abstracts furnished, land titles examined, estates settled, general law business.



21st, 1913. PAUL C. FISCHER Attorney-at-Law Room 2 Oregon City, Ore.

> BROWNELL & STONE Attorneys-at-Law

All legal business promptly attended to

Will practice in all courts, make collections and settlements.

Attorneys-at-Law

W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veteri-

Both Felephones Offlice—Pacific, Main 65; Home, Residence-Pacific, Main 184

Clackamas County Headquarters

CLACKAMAS TITLE CO.,

Full equipment of maps, plats, abstract books and tax rolls.

Perfected. Attorneys & Counsellors at Law.

We have a full line of Myers pumps and stray pumps.

Over Bank of Oregon City. ------------------

LEADING DEALERS