How to Get A Husband

B: LOUISE B: CUMMINGS

Marshy, my deat," said Mrs. Griggs. or d moglic to get married. Your fais liable to be taken from you at time and be shi't got a red cent

The rest may to may git married," but how's a girl to git marsome one axes ber?" onent, my dear; management.

minimize to git my husband.

ort I over tole any one before in tion to be one of their party. t wanted a busband, and I Linguage condition.

syself, says be."

my-y child, you don't sup Gruy,

and the rest of the dairy work conter on him. I told him ed he'd have to go into the ney for one; since, so far as I all the girls wo'th havin' nese tion for He tooked kind o corrector of that. He was leading on would and lookin' off over the neld and didn't say nothin; - widder woman over to

tust might suit you.' I said a firthe older in you and has a couple o children, but mebbe you wouldn't wnot a whider. He didn't my mornio to this, only list looked or The mornin' was kind the and the country was look but I knowed he wasn't tak to it in the was thinkin about the wife 1 d post into his head.

'If you wouldn't want a widderand I recess the children might bother joui the cre always kickin' up a racket to a home I know a young woman that magne suit you over to fillton meanwalls. She ain't purty, bavin' red pair and free gles, besides bein' kind o' been jumbed, but abe's mighty atrong and an don many o' work.

The koo, he said, kind o' mourn ful. 'Ill have to take what I kin git 'Oh me you won't" says ! "There' sive girls that would be glad to git you only you'd have to go somewheres che for em. seein' those about here are

"I sha't beerd o' your takin' up with no young man. Miss Hasked, "Oh II I don't count. None o' the

young men would want me. "Is that no? he says, lookin"

"'No,' says i, 'I'm not the kind of a giri most young men would fancy I've noticed that men natu'lly take to a different aind of a girl from me. Be sides. I'm needed at home. Dud

couldn't get on without me. "'Seein' bo's n widderer be might

get a wife to supply your pince." 'Oh, dad, be couldn't get on with no one else except me. I've tuk care of his bouse ever since maw died and a long time before that, and any one else comin' in to do the work would jist set him rusy. You see, dad can't bear a spot on a pillowease or a sheet or a cobwet anywhere or dust accu mulatin' under the furniture. And he's awful particular what he eats. bein' inclined to indigestion. I know jist how to make the kind o' bread he likes and mullion and griddlecakes and, as to cookin' ble meat, I never dry it up like some persons, but al ways leave the juice in it. Then when it comes to apple or buckleberry pies dad says I'm the only one can make

'em to suit him. Suit him, mind you. I don't say I could suit anybody else. "Well, I could see that his mouth was waterin for some o' them things I'd told him about, so I asks him how be'd like to come over for dinner the hext Sunday and try some of 'em. He

sald he'd like to mighty well, That's as far as I wanted to go right then So I passed on with a 'Mornio', Mr. Grings. We est dinner half an home after church is out Sun day, Goodby

"There's no use tellin' you the res a) this story i made a beginnin' that would wors -tore, 'cause I attacked him through his stomach Some girls would 'a' maked soft; some would 's cried. Cryin is the best way to brin: a man down next to feedin' him well but I'd rather rely on the stomact than on sympathy myself, but earl girl must decide for herself. you go and experiment on Ben Hatu away. I know you want him, and t no other girl bas got ahead of you

you can get him-if you work it right. Marthy experimented on Mr. Hath num with success. She didn't follow the advice exactly as it was given her but near enough to produce the desired result. At any rate, she got him.

Pains in the Stomach.

If you continually complain of pains the stomach, your liver or kidneys are out of order. Neglect may led to dropsy, kidney trouble, diabeten or Bright's disease. Thous ands recommend Electric Bitters as medicine made. H. T. Alston, of Raleigh, N. C., who suffered with pain n the stomach and back, writes: My kidneys were deranged and my liver did not work right. I suffered much, but Electric Bitters was recommended and I improved from the first dose. I now feel like a new It will improve you, too. ly 50c and \$1.00. Recommended by all druggists.

HARRIET GRAY

Unknown Fate Brought Out Who She Was

By ESTHER VANDEVEER

**** My mother died when I was a little girl and my father when I was twen-I enderstood from my lawyers that the estate left by my father would give me a comfortable income, and, since I had no fles at home, I concinded to travel. Hearing of friends about West fill fell you, seein' it's you, to sail for Europe, I secured an invita-

Before going I set my house in order I couldn't tell blm I and did what I had been long averse so I told him the next to doing, looked over family papers He wasn't thinkin' o' git that had been accomutating for years. so far as I knew. He was There was a trunk full of them, and a mechanism roung man, attendin I set about examining them with a to his dather and tryin to git his farm view to destroying such us could be of no further use. Many of them needed spring mornin' I went by where but a hasty glance, and some senteety Mornto Mr Griggs, needed that. I found one envelope Miss Haskell, says marked "Harriet Gray" and, opening main the season's work? mays it, took out a number of miscellane I they says be, 'I'm startin'. 'I don't our papers, consisting mostly of rehow you git on with your ceipted bills. There was a deed to a when you're at work on lot on one of the business streets in What d'ye do when you the city in which I lived, the maker of after a bard day's work and the deed having transferred the propan't find no supper ready? "I get the erty "in consideration of \$1." I didn't think the paper of much importance. tout Jane. Then you told the lot being of so little value. The and he needed a wife, and he maked envelope also contained a will drawn by Edward Oglesby in favor of Harriet

number like that? I didn't do I had no knowledge of business mutof the kind I fire looked at ters, and if I had I doubt if I should mose home heart was breakle have completed these documents of miles for him. Then he said any importance. They were yellow thrakin' that if he had a with age and had probably been in the the holds work and the trunk for many years. Had they not



"I KEPT MY EYES PIXED ON HIS PACE WHILE HE BEAD.

been obsolete father would doubtless have removed them long ago. Probably every one who had once been interested in them was dead. However, I concluded to put these papers, tobest not to destroy, in a tin box. The other papers I burned.

Having made all necessary arrangements, I went abroad. During my absence I fell in with various persons, among others a young man named Schuyler. Ned Schuyler was seeing

Europe on \$600. My first sight of him was one evening when sitting on the porch of an inn located on the bank of one of the Swiss lakes. I saw him coming up the road with the springy step of youth and evidently as light hearted as if he had had a letter of credit in his pocket for 100,000 francs. He ate supper at the inn and in the evening made the acquaintance of our party.

The place being attractive as well as inexpensive, we all remained there for some time, boating on the lake, climbing the mountains bordering on it and visiting the sights in the neighborhood. Semehow in all these excursions Ned Schuyler fell to me. Americans meeting abroad often become intimate, and there are more matches made while traveling for pleasure than under any other conditions. At any rate, such was the case with us; jot that we made a match, but we wanted to make one. The reason we failed was the pride of the man. He had educated himself, and it had made him independent. A wife with an income of her own would not be a drag on him. but he was too proud to ask a woman to marry him while not able to support her. It seemed to him like saying "Marry me and spend your

own money." We met at several places while abroad, the persons I was with thinking it to be by accident, but there was no accident. We arranged meetings. The last of these meetings abroad was at Genoa, from whence I sailed for home. We lived in cities in America not far distant from each other, and I exacted a promise from him that he would come to see me after his return.

My lover set out on a tramp to Nice the day before my steamer sailed. 1 was very disconsolate at having parted with him and while wandering about the hotel took up the register and turned the pages to the name he had written in it. He had signed his name Edward Gray Schujler.

Something in the name was familiar

"Using cubic centimeters as units." says Sir Ray Lancuster, "we find that a good average European human brain the very best stomach and kidney is of the bulk of 1,500 units. The gorilla has a slightly larger brain than the chimpanzee or the orang. One of good medium bulk mensures 500 ucits, or a third of that of the well developed

Mand tangrily:- I can't tell you what think of you! Alice-No. But you face."-Baltimore American. have told everybody else!

could not tell in what part. On the voyage I thought a good leaf about it, and one day it occurred me that I had confused the names a my mind with those in the papers i had found in the trunk at home There were Edward Oglesby and Har riet Gray, but no Behavier,

The day after my greival I got out the tin box and selecting the cuvelope marked Harrier Gray went through every paper in it thoroughly. There were a number of them, but they were mostly accounts, checks that had been poid and returned by the banks, tax ercipts, etc. The only two names that seemed to have any connection with Ned Behayler were the Edward in Edward Oglesby and the Gray in Harriot Gray.

One morning while reading a newspaper I flaw the following notice:

The hardwore office tailding. No. —
alrest, too been unlished and is now ready for occupancy. Occupants of office pullsings in the neighborhood are to be congratulated, for the lot on which the building has been erected remained yacant for many years. It was formerly a part of the Oglesby estate, which at the death of Edward Oglesby fell into litiga-tion long delayed.

Here was the name, Edward Oglesby, staring me in the face again. I recalled timt I had seen it in the Harriet Gray papers and determined to get them out again and learn if this notice the description of the last name in the deed, and, while there was no number giver, the street was named and was the same as that on which the new building was located.

Had I connected Ned Schuyler with the matter I should have been eager to learn more about it. As it was, not knowing how to proceed for information. I did nothing for several days. Then one day I went to my lawyer's office to pay some faxes, and while there I concluded to mention my find and ask how I could learn something in the matter. My father had done business through the firm for many years, and it was now carried on by Mr. Tucker, the grandson of the originai head. After handing him the funds for the taxes I asked him if he knew anything about the new building of which I had read in the newspaper. "I should think so," was his reply, "I inherited a suit about it for clients

of my father. "Who was the owner, Edward Oglesby, and what had my father to do with

Edward Ogiesby owned the lot on which this building of which you speak stands. He and your father were inti-

mate friends and both my father's cli-Who was Harriet Gray?"

"Mr. Oglesby's stepdaughter. Mr. Oglisby had no children of his own, and it was supposed that he would leave his property to her. But he died intestate. She claimed, that he had left a will in her favor, but it was never found. She declared that it had been left by her stepfather in our keeping. but a careful search among our papers falled to produce it. We had a great deal of trouble with the man she married, who would not believe but that we had feloniously destroyed or withhold the will. Indeed, I think the charge was indirectly the cause of my father's death."

By this time I was suppressing a wild excitement. I rushed to ask one more question, but dreaded to do so, fearing that I would be disappointed in the reply. Finally I found voice to speak It.

Whom did Harriet Gray marry?" "Her husband's name, I believe, was Schuyler.'

The riddle was solved. Ned Schuyler was the son of Harriet Gray and took a part of his name from Edward Oglesov, his wife's stepfather, and part from his mother's maiden name. As soon as I could gather my wits I went on asking questions. My next was:

"Suppose a will of Edward Oglesby leaving all his property to Harriet Gray should be produced now. How would it affect the property?"

Her beirs would claim it, and in the end undoubtedly the courts would give it to them."

A happy girl I was when I went home conscious that I had the key to a fortune for the man I loved. He was to arrive within a few days, and I resolved to impart the finding of his mother's will first of all persons to

One week after his arrival he kept his promise to come to see me. I could scarcely wait to make inquiries con firming my theory as to his identity, but when I dld I was told by him that his mother's maiden name was Har riet Gray and her father was Henry Schuyler. I had the will in a desk near by and, taking it out, handed it to him.

I kept my eyes fixed on his face while he read the document, and it was a study. Being an only child, he saw at a glance that if the will were genuine the right to the property described was vested in him.

When my find was reported to Mr. Tucker and his astonishment had abated I asked him how the will could have got into my father's possession. The only explanation he could give was that the papers of the two clients had got mixed in the affair and that these papers belonging to Mr. Oglesby had been handed to my father. He had doubtless put them away without look-

Ned Schuyler effected a compromise with those in possession of the estate that was his by inheritance, and it made him rich. He was obliged to give up a great deal in order to avoid litigation, but even with this surrender his estate was worth much more than it had been when the will was made. Since Ned was now far richer than I he no longer scrupled to ask me to be his wife. Besides, it was I through whose instrumentality his property came to him.

Delicately Put. Joel Chandler Harris was at his desk one night when an old time reforter looked over and said:

"Joe, now do you spell 'graphic, with one 'f or two?" "Well," said the kindly Uncle Remus, who was too gentle to hurt even a common adjective, "If you are got to use any. Bill, I guess you might as well go the limit."

Indications of It. "Aunt Prim says she likes chops. "I don't wonder, with that hatchet

FORUM OF THE PEOPLE

THE LIBRARIAN'S DEPARTURE.

OREGON CITY, April 3 .- (Editor of the Enterprise.)-I was glad to see in your editorial column, Saturday. reference made to the departure of Holmes, librarian, and rather liked the way you talked of the same. That the community has sustained

a distinct loss in the departure of one so specially qualified for the work is admitted by all. Certain it is that the library committee can easily get what was considered at one ity Judga for Clackamas County. Ore-time a "librarian," that is a person to son, which order was made and dated hand out books, and check them, But to get a librarian in the true

sense of the word is a different prop-So much depends on the advice given, especially to the young, on

what books to read and what not to read. I think the people of Oregon City should demand the exact cause Miss Holmes' departure. Hoping the library committee will do this.

R. A. TROOSMAN,

Who says women have no sense of humor? A New York girl invited a number of her friends to a chicken dinner, then took them out into the had any connection with them. I read yard to watch her feeding her poultry. -Boston Transcript

Wants, For Sale etc.

FOR SALE:-Indian Runner Duck eggs, \$1 for 12 by Parcels Post. Hamilton, Route 1, Oregon City.

FOR SALE or TRADE: - House and lot in Eugene for Clackamas or Multnomah County property, address Will Moehnke, Oregon City,

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

Beaver Bldg., Oregon City,

WOOD FOR SALE. Anyone wanting a carload of 16 inch Oak wood (seasoned) call on

W. Irvin, Aurora, Oregon. HOMESTEADS. Land ready for the plow, good rich soil, grow all kinds of vegetables and grains, ratiroud now building. write or call 316 Railway Exchange Ethel B. Kohl, Plaintiff, Bldg., Portland, Orc. vs.

Notice is hereby given that the un-dersigned administratrix of the estate of John Gleason, deceased, has filed her final account in said estate in the County Court of the State of Oregon, for Clackamas County, and that the ludge of said court has appointed Monday, the 21st day of April, 1913, at 10 o'clock A. M. for hearing objections to said account and for settling said estate.

JESSIE V. GLEASON, Administratrix of the estate of John Gleason, deceased. BROWNELL & STONE, Attorneys for administratrix.

Notice to Creditors. Notice is hereby given that the un-dersigned has been duly appointed executrix of the last will and testament of George Collins, deceased, by the County Court of Clackamas County, State of Oregon. Therefore, all creditors having claims against said estate are hereby notified to present them, duly verified, to the undersigned at the office of Arthur R. Smiley. 602 County Court House, Portland, In the Circuit Court of the State of Oregon, within six months after the date of first publication of this no

ESTHER M. CHATTEN. Executrix of the last will and testa-ment of George Collins, deceased. ARTHUR R. SMILEY, Attorney for

Executrix. Date of first publication Friday, March 21, 1913, Date of last publication Friday April 18, 1913.

Administrator's Notice Notice is hereby given that the undersigned, Administrator of the estate of David Robeson, deseased, has filed his Final Account herein with the County Clerk of Clackamas County Oregon, and the County Judge has set Monday, April 7, 1913, at the hour of 10 o'clock, A. M. at the Cunty Court room in Oregon City, Oregon, said County and State, as the time and place for hearing objections to said final account and for the final settlement of said estate.

C. D. ROBESON, Administrator. O. D. EBY.

Attorney for Administrator. Dated March 7, 1913,

Summons.

In the Circuit Court of the State of Oregon, in and for Clackamas County Amy May Young, Plaintiff,

Alfred W. Young, Defendant.

To Alfred W. Young, Defendant: In the name of the State of Oregon you are hereby required to appear and answer to the complaint filed against you in the above entitled suit on or before the 19th day of May, 1913, and if you fail so to appear or answer, plaintiff will apply to the court for the relief prayed for in said complaint, to-wit: a decree dissolving the bonds of matrimony and the marriage contract heretofore and now existing be tween the plaintiff and yourself, and the restoration to this plaintiff, of her maiden name of Amy May Woodward and for such other and further relief in the premises as the Court may deem just and equitable.

Service of this summons is made upon you by publication pursuant to an order of the Honorable R. B. Beatle, County Judge of Clackamas County, Oregon, acting in the absence of the Circuit Judges from said cou ty, made on the 3rd day of April, 1913, directing such publication in the Ore gon City Enterprise, once a week for six consecutive weeks, the first publication being April 4, 1913, and the last publication being May 16, 1913. E. L. McDOUGAL.

Attorney for Plaintiff. No. 610 C. of C. Hldg., Portland Ore-

In the Circuit Court of the State of Oregon, for the County of Clacka-G. W. Clark, Plaintiff,

Annie E. Clark, Defendant, To Annie E. Clark, Defendant; In the name of the State of Oregon

you are hereby notified and required to appear and answer the complaint of the plaintiff in the above entitled Court and cause on or before the 17th day of May, 1913, and if you do not so appear and answer the plaintiff will apply to the Court for the relief

prayed for in the complaint, to-wit: For a decree dissolving the bonds of matrimony, heretofore and existing between plaintiff and defendant and for such other and further relief as to the Court shall seem meet und equitable in the premises.

This summons is published by order of the Honorable R. B. Bestie, Coungon, which order was made and dated April 2nd, 1913, directing that the same be published in the Oregon City Enterprise once a week for six sucfirst publication thereof is April 4th 1913, and the last publication is May fishing in violation of this notice will in the above named suit, on or before 16th, 1913.

JOS. E. HEDGES, Oregon City, Oregon, Attorney for

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. J. B. Herrick, Plaintiff.

Mary J. Herrick, Defendant. To Mary J. Herrick, Defendant:

equitable.

In the name of the State of Oregon you are hereby required to appear and and answer the complaint filed Reinhold Weiss, Plaintiff. against you in the above entitled suit or or before Friday, the 16th day of from the date of the first publication of this summons, and if you fail to so appear and answer said complaint, for want thereof the plaintiff will apply to the court for the relief prayed for in said complaint, to-wit: for a de cree forever dissolving the bonds of matrimony now and heretofore existing between plaintiff and defendant and for such other and further relief as to the court may seem met and

This summons is published by the order of the Honoruble R. B. Beatie, County Judge for said Clackamas County, Oregon, which order was and entered on the 3rd day of April, 1913, and the time prescribed for publication is six weeks, beginning with the issue of Friday, April 4th, 1913, and continuing each week thereafter to and including Friday, the 16th day of May, 1913.

PERCIVAL & TALBOT. Attorneys for Plaintiff.

Summons.

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

A. B. Kohl, Defendant, dig To the above named Defendant: In the name of the State of Oregon you are hereby summoned to appear and answer the complaint filed against you in the above entitled suit on or before the second day of May, 1913, and if you fall so to answer for want

thereof, the plaintiff will take a decree against you for the relief prayed for in the complaint herein filed, to-wit: That the bonds of matrimony now existing between the plaintiff an defendant be forever dissolved and for such other relief as is equitable. This summons is published by or-der of Hon, R. B. Beatie, County Judge of Clackamas County, Oregon duly made and signed on the 19th day of March, 1913, which order specified the time for answering the complaint as the 2nd day of May, 1913, and the Charles E. Hawkins. Defendant. first publication of this sun made on the 21st day of March, 1913.

SHENEFIELD & DUGAN and YATES & YATES, Attorneys for Plaintiff.

Summons.

Oregon for the County of Clacka-Florence S. McRoberts, Plaintiff,

Robert F. McRoberts, Defendant. To Robert F. McRoberts, the above named defendant:

You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or efore the 26th day of April, 1913. said day being after the expiration of six weeks from the date of the first publication of this summons, and if you fall to appear and answer said complaint, for want thereof, the plaintiff will apply to the court for the re lief demanded therein, to-wit: for a decree of this court forever dissolv ing the bonds of matrimony now and heretofore existing between plaintiff In the County Court of the State of and defendant, and for such other and further relief as to this court may

seem mete and equitable. This summons is published by order of the Honorable J. U. Campbell, Judge of the above entitled Court, which order was made and entered or the 12th day of March, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue of the 14th day of March, 1913, and continuing each week thereafter to and including the issue of the 25th day of April, 1913.

GEO. N. FARRIN. Attorney for Plaintiff 708 Selling Building, Portland, Oregon.

Board of Fish and Game Commission- George D. Ely, deceased, should not ers (as well as its predecssors, the be revoked, annulled and set aside State of Oregon) has propagated and and decreed by the court that said stocked, and is propagating and stock- will is not the last will and testament ing the waters of the Willamette Riv- of said deceased, and that the will er in the State of Oregon with sal-

WHEREAS, said Willamette River is frequented by salmon fish, and for purpose of protecting the same, State Board of Fish and Game Commissioners has decided to the said Willamette River and its tributaries below and north of the falls thereof at Oregon City, to prevent fishing therein by any means whatever for salmon fish, except with book and line, commonly called angling, during the period of time hereinafter speci-

NOW, THEREFORE, NOTICE IS HEREBY GIVEN by the State Board of Fish and Game Commissioners that that portion of said Willamette River and its tributaries below and north of the falls thereof at Oregon City are and each of them is hereby closed to fishing of any kind for salmen fish. except with hook and line, commo called angling, from and after 12 o'clock noon on the 15th day of April 1913, to 12 o'clock noon on the 1st day of May, 1913; and it is and will eatch any salmon fish by any means commonly called angling, in any of said waters during the period of time

Any and all persons whomsoever so

PROFESSIONAL DIRECTORY

Harvey E. Cross

William Hammond **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 Oregon City, Ore.

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

WEINHARD BUILDING

be prosecuted as by law provided. GEO, H. KELLY,

J. P. HUGHES,

C. F. STONE, M. J. KINNEY, Constituting quorum State Board of plaint, to-wit:
Fish and Game Commissioners.

For a decre

SHERIFF'S SALE.

In the Circuit Court of the State of

Thos. W. Lane, Defendant,

By virtue of a judgment order, de-cree and an execution, duly issued out May 9th, 1913. of and un ler the seal of the above en titled court, in the above entitled cause, to me duly directed and dated the 26th day of Feb., 1913, upon a judgment rendered and entered in said court on the 5th day of Sept. 1913, in favor of Reinhold Weiss Wolas. Plaintiff, and against Thos. W. Lane, Defendant, for the sum of \$500, and the costs of and upon this writ. com manding me to make sale of the following described real property, situate in the county of Clackamas, State

The South half of the Southwest quarter of the Northwest quarter of Southewest quarter of Sec. 18, T. 3 S., R. 3 E., containing 6 acres, more or less, in Clackamas County, Oregon, and all the right, title and interest which the within named defendant had at the time of Judgment or since had

Now Therefore, by virtue of said recution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 5th day of April, 1913, at the hour of 10 o'clock A. M., at the front door of the County Court House in City of Oregon City, in said County and State, sell at public nuction, subject to redemption, to the highest bid-der, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendant had on a-e the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgmment or der, decree, interest, costs and all accruing costs.

Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy, Dated, Oregon City, Ore., March 3rd,

Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Clara Hawkins, Plaintiff,

To Charles E. Hawkins, above named defendant: In the name of the State of Oregon you are hereby required to appear and

answer the complaint filed against you in the above named suit, on or before the 10th day of May, 1913, said date from the first publication of this summons, and if you fail to appear or complaint for answer said thereof the plaintiff will apply to the court for the relief prayed for in her

complaint, to-wit: For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This sumons is published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made on the 5th day of March, 1913, and continuing each week thereafter to and in cluding the Issue of Friday, April 18th;

> W. J. MAKELIN, Attorney for Plaintiff.

Citation: Oregon, in and for the County of

In the matter of the estate of George D. Ely, deceased. To John K. Ely, Estalina Bauernfiend Veradell E. Walters, Mollie E. Wilson and Nora E. Wilson, heirs at law

In the name of the State of Oregon,

of George D. Ely, deceased.

Clackamas.

you are hereby required to be and appear in the County Court of the State of Oregon for the County of Clackamas at the Court House in Ore gon City, Oregon, on Monday, the 21st day of April, 1913, at the hour of 10 o'clock A. M. on said day, then and there to show cause if any there be, why the order heretofore made and entered in said County Court, admitting to probate the will heretofore filed in said court bearing date the KNOW ALL MEN BY THESE 24th day of October, 1908, as and for PRESENTS, that, Whereas, the State the last will and testament of said Board of Fish Commissioners of the and why it should not be adjudged presented to said court with the petition of Clara E. Ely and bearing date the 30th day of July, 1912, is the last will and testament of said deceased and to show cause if any there why the letters testamentary here tofore issued out of said court to John K. Ely should not be revoked, and why letters testamentary should issue out of said court to A. F. Knod-

This citation is served upon such of the heirs at law of said deceased as do not live within the State of Orepublication for six successive week in the Oregon City Enterprise, a newspaper of general circulation by order of the Hon. R. B. Beatle, Judge of the above entitled court.

Given under my hand and seal of sald Court, this 28th day of February, 1913. (Sgd.) W. L. MULVEY.

In the Circuit Court of the State of Oregon, for Clackamas County. Lydia Miller, Plaintiff,

Lauencelot B. Miller, Defendant, whatever, except with hook and line. To Lauencelot B. Miller, above named defendant: In the name of the State of Oegor you are hereby required to appear and

answer the complaint filed against you

the 9th day of May, 1913, said date being the expiration of six weeks Chairman pro tem. 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 coust for the relief prayed for in her com-

of matrimony now existing between the plaintiff and defendant. This ons is published by order of Oregon, for the County of Clacks. Hon. R. B. Reatie, Judge of the County Court, which order was made on the 22nd day of March, 1913, and the time pescribed for publication thereof is May, 1915, said date being six weeks State of Oregon. County of Clacks-dated Friday, March 28th, 1915, and continuing each week thereafter to

> BROWNELL & STONE, Attorneys for Plaintiff.

Phones-Pacific 52 Home A-151

***************** U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat

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