# A Reversal Of Position

By LOUISE B. CUMMINGS

There may be many ways by which a gifl with a fortune may propose to the man she wants for a husband, he being poor and not in a position to propose to her. The American method of surriage is that the husband supports the wife. But few such expedients have been published. This is probably because the matter is a delicate one, concerning only the contracting pur-

George Parkinson was looking for some signal from Leticia Searborough. He was a sensitive fellow and would mike no advances himself whatever, Miss Scarborough had a number of miters, who, whether or no they possmed the wherewithal to warrant their asking her to marry them, were not backward in indicating their intestion. George seldom went to see her without stumbling on a fresh arrival of flowers sent by some fellow as a preliminary to an offer of his hand. They made him bite his lip, for he tery much wanted the young lady for bluneif, but was too proud even to indicate the fact in any formal or informal way. He held that if a wom an with a future wanted a man with out one for a husband she will find a way to let him know that a proposal from him will be accepted.

He had been on friendly terms with her-to apply no stronger word-for some months without her giving him the signal. During this time other stars had appeared in the matrimonial heavens, but had disappeared like those comets which, having once circled around the sun, go forth never to return. Out of the withered flowers they left George gathered hope. In one way at least his position was preferable to theirs - they had placed a gulf between themselves and the lady by proposing to her. George had done thing of the kind. So long as he was not a rejected suiter he was free to continue his attentions ad Hhitum. He neticed that they all went

through much the same course. min would meet Miss Scarborough at some function, would ask permission to call; would do so several times. Then an invitation to theater, concert er opera would follow; more calls; Then the scene would suddealy darken like a moving picture streen when the films have run out. The lady would remain; the man would take himself out of her world altogether

George did not accuse Miss Scarborsugh of encouraging these men. He knew that she wished simply to be friendly with them, to avail herself of their attentions, for which, by the bye she always gave some kind of return, and when she saw the usual signs of a coming declaration she store to prevent it. What reason had be to suppose, if he could bring himself, as he expressed it, to ask her to share ber fortune with him, that be, tio, would not cease to revolve about

the central sun and go out into space? It is a common thing for women to bring men to a declaration by some artifice, but there are few cases of a man scheming for a proposition from a woman. Indeed, such a condition is v. George determined to do that very thing. He did not pout at something she had said to him; he did not look languishingly at her por drop his eyes before her gaze. He told her that he was going to a far country to take up a new abode, never to return.

This was worse far worse than the subterfuges women resort to, because they usually mix up a quantum of trath in their statements, and in any erent custom excuses them for saying one thing and meaning another. But George deliberately Hed.

He was somewhat encouraged when be made the announcement of his in tended departure to her to see her wince. But he remembered that no one likes to give up a friend, and such disinclination is no proof that a woman will marry a man to keep him from go ing to a foreign country. She asked the date of his departure, and George, who was a trifle impatient, said that it was fixed for one week from that day. 'You will surely come to see me be

fore you go?" she asked. "Certainly. But I shall be very busy call to say farewell next Wednesday preserved

found the lady sitting at a desk writing a letter. On his entrance she left the desk to welcome him. After chatting with him for awhile she left the room, saying she had a little parting gift for him which she would bring back with ner George, after her withdrawal, went to the desk for a pencil in order to write an address." Catching a glimper of his name, he seemed unable to prevent a rapid glance at the note. It was to the writer's most intimate friend, saying:

Today is my parting with George Par-kinson. Would that I were the man and the woman that I might propose to

There wasn't much of it, out there was nothing indefinite in it. George would not have have accepted a declaration of love without a proposal of marriage. Such would be an insult from a man to a woman, and why not from a woman-with a fortune-to apoor-man?

When the young lady returned he fold her that he was broken hearted at leaving her and that if she would marty bim be would not go.

Cold Water Was Condemned. In contrast with our present belief in cold water an English herbal published in 1529 says that "many folke that both bathed them in colde water have dyed or they came home." while the danger of drinking nature's beverage is pointed out in the assertion that "It is unpossyble for them that drynketh overmoche water in theyr youth to come to ye negs that God ordeyned them." Condemned alike us a beverage and a bath, cold water held a very meager place in mediaeval domesti sconomy.-Rural New Yorker.

What is just and right is the law of laws.-Latin Proverb.

# Wants, For Sale etc.

WANTED: Experienced housekeep er, good wages. Mrs. Frank Beach

FOR SALE:-Rough and dressed lumber, 11 miles from Oregon City. one mile southwest of Clarkes, Address Oregon City Route No. 4, or telephone Beaver Creek Mutual, SAGER & CLARK.

Equalization will attend at the Courttouse in Clarkamas County, Oregon. and publicly examine the assessment rolls and correct all errors in valuations, descriptions or qualities of lands, lots or other properties assessed by the County Assessor, Dated at my office this 1st day of August, 1913.

J. E. JACK,

County Assessor

## NOTICE

At a special election held in Casemah precinct, Clackamas county, Oregon on the 14th day of July, 1913, on the question of stock running at large in said precinct, and a ma-jority of all the votes cast thereat being against stock running at

Therefore, after sixty days from this date, it shall be unlawful for stock to run at large in said precinct, under penalty of ten dollars for the first offense and twenty dol lars for each and every subsequent offense to be recovered from the owner of the stock.

Date of this notice July 16th,

W. L. MULVEY. County Clerk Clackamas County, Oregon.

#### NOTICE

At a special election held in Sunny-side precinct, Clackamas county, Oregon, on the 28th day of July, 1913, on the question of stock ning at large in said precinct, and majority of all the votes cast thereat being against stock running

Therefore, after sixty days from this date. It shall be unlawful for stock to run at large in said precinct, under penalty of ten dollars for the first offense and twenty dollars for each and every subsequent offense to be recovered from the owner of the stock Date of this notice July 29th,

W. L. MULVEY. County Clerk of Clackamas Coun-

### CHIC AND CHARMING.

Delightful Confection in Black and White.



PRESCRY MODEL OF CHIPPON AND SATIN

Black and white were never more popular in the costume world than they are this summer And the slouchy fashionable silhonette of the pictured for a few days before I depart. I will black and white gown is beautifully

The materials used are satin-in On the appointed day he called and black for the slit underskirt and was ushered into the library, where he bloused bodice and white chiffon for

The Balkan sash is of black chiffon with ends of white satin and ornaments of braid in both tones.

# SONG TO MISS WILSON.

Miss Nevin, Aunt of Mr. Sayre, Writes

Verses to Prespective Bride. Miss Blanche Nevin, the sculptor, has composed a song of welcome to Miss Jessie Wilson, daughter of the president, who is to become the bride Miss Nevtn's nephew. Francis scribed as follows, to-wit: Sowes Sayre, which was recently given out for publication. It is as fol-

Fling the door open, swing the gate wide. Welcome the entering feet of the bride. Eager the groom on the threshold stands. Holding his arms and his outstretched

ettensed are you who true love win.

in heat of summer, in winter's cold,
This roof shall shelter young or old.
Come west, come woe, whate'er, betide,
Paim to paim and side by side
into the house of your true love's kin,
Jesule, come in, come in!

Sweet pink giover bloom over the grass, Welcome the lover here with his lass. Pride of the golden hair and eyes flius with the luminous hus of the skies. Bleased are you who true love win. Jessle, come in, come in!

It was at Miss Nevin's home that Miss Jessie Wilson met Mr. Sayre, and following a recent visit there of the pair the engagement was announced.

Very Judicious.

"They tell me be's a tightwad." "Not exactly that, but he's judicious in his expenditures. He's prompt about paying the carfare, and that puts it up to you to pay for lunch."-

In the Circuit Court of the State of of Oregon, for the County of Clackemas.

Acrora State Bank, Plaintiff,

State of Oregon, County of Clacksmas.

By virtue of a judgment order, decree and an execution, fully issued out of and under the seal of the above entitled Court, in the above entitled Assessor's Notice of Meeting of Board cause, to me duly directed and dated of Equalization.

Notice is hereby given that upon be second Monday in September, to lift, september 8, 1913, the Board of a favor of Aurora State Bank, Plaintiff, and stainst J. J. Stangel Defendants for the oline J. Stangel, Defendants for the sum of \$2240,00, with interest thereon at the rate of 8 per cent per annum from the 16th day of December, 1912,

and the further sum of \$200.00 as at-torney's fee, and the further sum of \$20.00 costs and disbursements, and the costs of and upon this writ, com-manding me out of the p-rsonal property of said defendants, ad if suffcient could not be found, then out of the real property belonging to said de-fendant on and after the date of said Judement to satisfy said sum of \$2240.00 and also the costs upon this

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being uable to find any personal property of said defendant's, I did on the 5th day of August, 1913, duly levy upon the following described real property of said defendants, sit-nat and being in the County of Clackamas, and State of Oregon, to-wit

Beginning at a paint South 5.68 chains and South 89 degree, 30 minutes East 20.54% chains from the Northwest corner of Section 39, T. 4 S. R. 1 East of the Willamette Meridian, running thece South 19 50 chains; thence South 89 degrees, 30 minutes East 26.64% chains; thence North 19.50 chains; thence North 89 degrees. 30 minutes West 26.64% chains; to the place of beginning, containing 52 acres, more or less, situated in Clack-amas County, State of Oregon, saving and excepting therefrom the following

Beginning on the West line of said described tract of land at a above point South 641.9 feet from a stone monument which marks the Northwest corner of said tract of land, running thence South 643,6 feet to the center line of the country road, said center line being the South boundary line of Albert H. Fish D. L. C .: South 89 dgrees, 2 minutes East, de-scribed in foregoing deeds as South 89 degrees, 30 minutes East, along said South boundary line of said claim 676.9 feet; thence North 643.6 feet; thence North 89 degrees, 2 minutes west parallel to the South boundary line of the Albert H. Fish D. L. C. 676.9 feet to the place of beginning, 10 acres of land, being the Southwest

Court House in the City of Oregon City, in said County and State, sell at public auction, subject to redemotion to the highest bidder for U. S. gold coin, cash in hand, all the right, title and interest which the within named defendants, or either of tham, had on the date of said Judgment or since had in or to the above described real property or any part thersof, to satisfy said Execution, judgment order, decree, interest, costs and all accruing

E.T. MASS, Sheriff of Clackamas County, Oregon. B. J. STAATS, Deputy. Dated, Oregon City, Oregon, Aug. 5th, 1913.

# Notice to Creditors.

Notice is hereby given that the undersigned has been appointed admin-istratrix of the estate of August Geb-hardt, deceased. All persons having claims against said estate are hereby notified to present the same with proper vouchers, duly verified according to law, to the undersigned administratrix a her residence, Sherwood, Oregon, R. F. D., No. 1, within six months of se date of the first publication of this notice. Dated, July 11, 1913,

GRACE GEBHARDT, Admin stra rix of the Estate of August Gebhardt, Deceased.

# Notice to Creditors.

Notice is hereby given that the undarsign d has been duly appointed by the County Court of Cackamas Counly, Oregon, as Administrator of the state of Michael Bachert, deceased, all persons having claims against the estate of said decased are hereby not

ified to present the same to me or to ney verified as by Law re-quired within six months from date hereof or be forever barred. Dated, August 1st, 1913.

FRED BACHERT. D. EBY, Administrator, Attorney for Administrator.

#### Administrator's Notice of Sale of Real Property.

Notice is hereby given that pursuant to an order of the County Court of the State of Oregon, for Clackamas County, made June 23rd, 1913, and filed same day, the undersigned administrator of the estate of Samantha Jane Davis, deceased, will sell 30 acres of land belowing to said estate, deof land belonging to said estate, de-

Beginning at a point 6.10 chs. N. and 8.32 chs. W. of the corner of Sections 10, 11, 14 and 15, in T. 2 S. R. 2 E. of the Wil. Mer. Clackamas County, Oregon, thence South 26.10 chs.; thence East 11.49 chs.; thence North 26.10 chs. and thence West 11.49 chs. to the place of heafining containing to the place of beginning containing 30 acres, more or less, said sale to be made on or after the 4th day of August, 1913, at the office of Brownell & Stone, Caufield Building, Oregon City, Oregon, and to be at private sale.

JOHN E. DAVIS,

# Notice to Creditors.

Notice is hereby given that the undersigned has been appointed by the County Court of the State of Oregon, for the County of Chekamas, executrix of the will and estate of Walter
John Powell, deceased. All persons
having claims against the decedent or

713-14 Couch Bldg., Portland, Oregon. having claims against the decedent of his estate are hereby required to present them to the undersigned at the office of Jos. E. Hedges, in Oregon City, Iregon, duly verified and with proper vouchers, as by law required within six months from the date of this notice. Dated and day of first this notice. Dated and day of first vs. ublication, August 1st, 1913.

ANNA E. POWELL, Executrix of the Will and Estate of Walter John Powell, Deceased. JOS. E. HEDGES, Attorney.

In the Circuit court of the State of Oregon, for the County of Clacks-Edna C. Trullinger, Plaintiff,

Arius H. Trullinger, Defendant, J. J. Stangel, and Caroline J. Stangel, To Cher. s H. Trullinger, the above Befondants.

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 Court and cause, on or before September 13th, 1913, said date being six full weeks from and after 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 above Court for the relief prayed for in her complaint on file a rin, to-wit, for a decree of said Court dissolving the bonds of matrimony and marriage contract heretofore and now existing between plain-and defendant, and that plaintiff may be divorced from defendant, and

for such other and further relief as to the Court may seem just and equit-able in the premises. This summons is published pursu-ant to an order of the Honorable R. B. Bratie, Judge of the County Court of the State of Oregon, for the County of Clackamas, made and entered on the Clackamas, made and entered in the 23rd day of July, 1913, that the date of the first publication of this summons is August is: 313, and that the time prescribed in said order for the publication of said summons is six full weeks from and after said date of said first publication, continuing with each weekly edition thereafter up to and including September 12th, 1913, which is the date of the last publica-

DIMICK & DIMICK, Attorneys for Plaintiff

### Sheriff's Sale.

in the Circuit Court of the State of Oregon, for the County of Clacka Eva B. Steers, Plaintiff,

Adolph Wildman, Plaintiff,

tion thereof

Edwin Spires and Ida Spires, Defendants. State of Oregon, County of Clackamas

By virtue of a judgment order, de By virtue of a judgment order, de-cree and an execution, duly issued out of and under the sear of the above antitled court, in the above entitled entitled court, in the above entitled order of Court for publication of this summons, which said date is more of and under the above entitled entitled court, in the above entitled cause, to me duly directed and dated abe 26th day of July, 1913, upon a pedament rendered and entered in said court on the 15th day of July, 1913, in favor of Adolph Wildman, Plaintiff, favor of Adolph Wildman, Plaintiff, and against Edwin Spires and Ida answer the complaint filed herein in an against Edwin Spires and Ida answer the complaint filed herein in the above entitled suit on said date. rate of 6 per cent. per annum from the 16th day of Sept. 1911, and the further sum of \$19.552.50 with inter-es thereon from the 29th day of June. 1911, and the further sum of \$1,100.00, tofore and now existing between plain-as attorney's fee, and the further sum tiff and said defendant; for a further of \$18.00, costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the other and further relief as the Hon-following described real property, sit-uate is the county of Checkamas, state equity.

Quarter of the Northeast Quarter and (1913.) Northwest Quarter of the Southeast Quarter, and Lots 1, 2 and 3 of Section 30, in Township 2 South, Range 2 East of the Willamette Merid-

ian, containing 161 acres. Also the Southwest Quarter of the Southeast Quarter of Section 30 in Township 2 South Range 3 East of the Wilamette Meridian, containing 40 acres.

Also beginning at a point 20 chains West from the Southeast corner of said Section 30 in said Township and Range; thence North 20 chains; thence East 20 chains: thence South 18-9 degrees West 26 chains to the Section line; thence West on Section time 4 chains to the place of beginning containing 24 acres.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compilance with the commands and in compliance with the commands of said writ. I will, on Saturday, the 39th day of August, 1913, at the hour of 10 o'clock A. M., at the front door of the County Court House in the city of Oregon City, in said County and state, sell at public auction, suspect to redemption, to the highest bidder, for II. a gold coin cash in hand, all the U. S. gold coin cash in hand, all the right, title and interest which the them, had on the date of the mort-gage herein or since had in or to the

riped real property or any part thereof, to satisfy said execution, udgment order, decree, interest, costs and all accraing costs.

E. T. MASS, Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregon City, Ore., July 39th,

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

James H. W. Willson, Plaintiff, Bertha Anna Wilson, Defendant,

In the name of the State of Oregon. You, Hertha Anna Willson, are hereby required to appear and answer the complain: filed against you herein, on or before the 30th day of August, 1913. that being six weeks from the first publication of this summons herein, the time prescribed in said order for and if you fall to appear and answer the publication of this summons is and if you fall to appear and answer herein, plaintiff will apply to the Court once each week for the relief demanded in the com-plaint on file herein, to which refer-lication of this summons is the 4th ence is hereby made, and which is day of July, 1913.

made a part hereof, to-wit: For a decree of this Honorable Court, dissolving the bonds of matrimony now existing between plainting and defendant on the ground of de fendant's willful desertion of plaintiff for a period of more than one year prior to the commencement of this action, and for such other and further relief as may be meet in the

This summons will be served upon you by publication thereof, for not less than six successive weeks, in the Oregon City Enterprise, a newspaper of general circulation, published in the City of Oregon City, County of Cinck

Della E. Eurl, Defendant. To Della E. Earl, the above named defendant; In the name of the State of Ore-

gon, you are hereby required to ap-

pear, answer or otherwise plead the complaint filed against you in the above entitled court and cause on or before the 6th day of September 1913; said date being after six weeks of the date of the first publication of this notice, and if you fall to appear

and answer, for want thereof the relief prayed for in his complaint, to-wit: for a decree of divorce on the ground of descrion and for such oth-er and further relief as may be meet and equitable. This summons is served upon you by publication and in accordance with an order of the Honorable H. B. Beatie, County Judge in the absence of Hou. J. U. Campbell, judge of the above entitled court which order is dated, July 23rd, 1813.

JAY H. UPTON.

Attorney for Plaintiff.

Date of First publication, July 25, Date of last publication, September

Charles Cottee Estate.-Notice hereby given that the undersigned, as administratrix of the estate of Charles Cottee, deceased, has filed her final account in the County Court of the State of Oregon, for Clackamas Coun ty, and that Monday, the 4th day of August, 1913, at the hour of ter August, 1913, at the hour of ten o'clock in the forenoon of said day, and the Court Room of said Court, has been appointed by said Court as the time and place for hearing the object time and place for hearing the objec-tions thereto and the settlement there

Dated and first published, Friday July 4th, 1942.

ELIZA DICKENSON.

Charles Cha Administratrix of Estate of Charles

Cottee, deceased. E. F. & F. B. RILEY, Attorneys. Summons.

## In the Circuit Court of the State of

Joseph E. Steers, Defendant, To Joseph E. Steers, above-named defendant:

In the name of the State of Oregon ou are hereby required to appear and answer the complaint filed against you in the above entitled suit by the 20th which said relief is for a decree of the Court forever dissolving and setting aside the marriage contract here decree changing plaintiff's name to that of Eva B. Schloth and for such

acres of land, being the Southwest corner of the 52 acre tract above mentioned, and lying wholly within the Albert H. Fish D. L. C. in Clackamas County, State of Oregon.

And I will on Friday, the 5th day of Sept. 1913, at the hour of 10 o'clock A. M. at the front door of the County Court House in the City of Oregon, to-wit: The Homestead Criting and Friday, the 5th day of Sept. 1913, at the hour of 10 o'clock A. M. at the front door of the County Court House in the City of Oregon, to-wit: The Homestead Criting and Friday of Claim of W. H. Smathers, known on the maps and plats of the United and Surveys as Homestead Certificate No. 473, and being Lot numbered et in said Court on the 3rd day of July. Nineteen Hundred and Thirtgen (1913.)

J. A. STROWBRIDGE, Attorney for Plaintill Date of first publication, July 4,

Date of last publication, August 15,

# Administratrix's Notice.

Notice is hereby given that the on dersigned, has, by the Councy Court of Clackamas County, Oregon, been appointed administratrix of the Estate of Ann Reilly, deceased. All persons baying claims against the said sons having claims against the said decedent or her estate are bereby notified and required to present the same, duly verified with proper vouchers, at the offices of Jon E. Hedges, Weinhard Building Oregon City Ore Weinhard Building, Oregon City, Oregon, within six months from the date

MARGARET C. REILLY, Administratrix of the Estate of Ann

Reilly. Dated, July 4, 1913. JOSEPH E. HEDGES, Attorney.

# Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. C. H. Sheldon, Plaintiff,

Ethel Sheldon, Defendant. To Ethel Sheldon, the above named us

condunt: 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 court and cause within six week from the date of the first publication of this summons, to-wit: on or before the 16th day of August, 1913, and if you fall to so appear and answer said complaint the above named plaintiff will apply to anid court for the relief prayed for in his complaint herein, to-wit, for a decree forever dissolving the bonds of matrimony now and heretofore existing between p'aintiff and defend ant, and for such further and differ-

ent relief as to the court may seem meet and equitable in the premises.

This summons is published in pur suance of an order of Hon. J. U. Campbell, Judge of said Court, made on the 2nd day of July, 1913, and once each week for six successive weeks, and the date of the first pub-

> E. E. MILLER. Attorney for Plaintiff. Worcester Bldg., Portland, Ore.

# Summons. In the Circuit Court of the State of Oregon, for Clark mas County. Clara C. Turner, Plaintiff,

William F. Turner, Defendant. To William F. Turner, the above-named defendant: In the name of the State of Oregon

you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 18th day of August, 1913, and it where said suit is now pending, and by order of the Hon. R. B. Beatic. County Judge temporarity presiding of the above entitled Court, which order is dated the 17th day of July, 1913.

The date of the first publication of this summons is July 18, 1913, and the date of the last publication is August 29, 1913.

W. H. FOWLER. Attorney for Plaintiff.

713-14 Couch Bidg., Portland, Oregon

Summons.

Summons. tion be made in the Oregon Chy terprise, a weekly newspaper of general circulation published at Oregon from the 4th day of July. City, Oregon, and that publication be made for six consecutive and successmade for six consecutive and successmale for this summons.

If you fall so to appear

sive weeks.

The date of first publication is July The date of first publication is July 4th, 1913, and the last publication is August 15th, 1913.

GORDON E. HAYES.

Attention of Planting of the Court for the relief prayed for in the complaint filed herein, to wit:

Attorney for Plaintiff.

# PROFESSIONAL DIRECTORY

Oregon City, Ore.

# 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

# JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

Harvey E. Cross

### SUMMONS

In the Circuit court of the state of Oregon, for Clacksmas county (in Birdle C. Gieschen, Plaintiff

Albert E. Gleschen, Defendant, in the name of the state of Oregon, your are hereby required to appear and answer the complaint filed against you in the above entitled suit, by the fifteenth (15th) day of the date of the first publication a newspaper of general circulation in herein as heretofore ordered by the court in the above entitled suit, and if you so fall to appear and an-awer the complaint filed herein in the above entitled suit on said date. plaintiff will apply to the court for the relief prayed for in said com-plaint, which said relief is for a decree of the court forever dissolving, annulling and setting aside the marriage contract heretofore and now existing between plaintiff and said defendant; for a further decree changing plainfiffs name to that of Birdie C. McDaniel, and for such

This summons is published by order of the Honorable J. U. Camp-bell, judge of the above entitled court, and said order was duly made and entered therein in said court on the 21st day of July, nine-teen hundred and thirteen (1913) as shown by the affidavit and the records filed in said suit.

other and further relief as the hon-orable court may deem meet with

J. A. STROWRIDGE, Attorney for Plaintiff, Date of first publication, July 25, Date of last publication, Septem-

## Ser 5, 1913, Administratrix's Notice.

Notice is hereby given that the un dersigned administratrix of the estate of Josiah Young, deceased, has filed her final account herein with County Clerk of Clackamas Co Oregon, and the County Judge has set Monday, August 18th, 1913, at the hour of 10 o'clock A. M. at the Coun-ty Court Room in Oregon City, Ore gon, said County and State, as the time and place for hearing objections to said final account and for the Final Settlement of said estate.

ANNIE J. YOUNG, Administratrix of the Estate of Josiah Young, deceased. ROBERT GOETZ, Attorney for 'Administratrix.

Dated, July 18, 1913.

In the Circuit Court of the State of Oregon, for the County of Clackamas. Ora Hosmer, Plaintiff.

answer the complaint filed against you in the above entitled Court and Suit, on or before the 29th day of August, 1913, said date being more than six weeks from the date of the first publiweeks from the date of the first pun-cation hereof, and if you fall to appear and answer the complaint of the plain tiff herein, plaintiff will apply to the Court for the relief prayed for in her said complaint on file herein, to-wit, for a judgment that the bonds of matrimony existing between yourself and plaintiff be dissolved and that the cus-

tody of the minor child, the issue of your marriage with plaintiff, be award-ed to plaintiff and for such other and further relief as to the Court may seem just and equitible.

GEO, E. O'BRYON.

Attorney for Plaintiff.
Post office address, 601 Journal Building, Portland, Oregon.
First publication, July 18, 1913.
Last publication, Augst 29, 1913.

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

Minnie R. Webber, Plaintiff, S. H. Webber, Defendant. To S. H. Webber, the above named de-

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 Court and cause on or before the 15th day of August A. D. 1913, that being the date of the expiration of six weeks from the first publication of this summons, and if you fail to so appear and answer said complaint within said time, the plaintiff will apply to the Court for the re-

lief prayed for in plaintiff's complaint, A decree dissolving the bonds of matrimony heretofore and now exist-ing between plaintiff and defendant, and for such other and further rener as to the Court may seem meet and

equitable. This summons is published in the Oregon City Enterprise, by order of Hon. J. U. Campbell, Judge of the above entitled Court, and which order is dated the 27th day of June, A. D. 1913. The first publication of this summons is Friday, July 4th, 1913, and the date of the last publication of this summons is August 15th, 1913. DIMICK & DIMICK,

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

Irvine Pier, Plaintiff, Kathrene Pier, Defendant. To Kathrene Pier, Defendant above

mas.

named: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed herein ngainst you, in the above entitle: Court and cause, within six weeks from the 4th day of July, 1913, said date being the first day of publica-

For a decree dissolving the bonds

WEINHARD BUILDING

of matrimony now and heretofore isting between the above named plain-tiff and defendant, and granting unto plaintiff an absolute divorce from the defedant, and for such other and fur-

ther relief as may seem just and equitable in the premises.

This summons is served on you by virtus of an order made and entered by Honorable J. U. Campbell, Judge of the above entitled Court, dated on the Judge of the above entitled Court, dated on suit, by the fifteenth (15th) day of September nineteen hundred and thirteen (1913) as prescribed by an order of court for the publication upon you by publication once a week of this summons, which said date is more than six (6) weeks after weeks in the Oregon City Enterprise

> G. G. SCHMITT, Attorney for Plaintiff.
> Date of first publication, July 4th, 1913. Date of last publication, August

Home A-151 Phones-Pacific 52

15, 1913.

BROWNELL & STONE Attorneys-at-Law

All legal business promptly attended to

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

Will practice in all courts, make collections and settlements. Office in Enterprise Building, Oregon City, Oregon.

### C. D. & D. C. LATOURETTE Attorneys-at-Law

Commercial, Real Estate and Probate our Specialties, Office 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 Sur-gery of Chicago, is established at Fashion Stable, Fifth St., between Main and Water Sts.

Both Telephones Office—Pacific, Main 65; Home, Residence Pacific, Main 184

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

# Clackamas County

Estacada, Oregon.

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

Full equipment of maps, plats, abstract books and tax rolls. Agents for Clackamas County Lands, Money Loaned, Titles

Perfected.

E. F. & F. B. RILEY,

#### Attorneys & Counsellors at Law .----------------------------

STRAIGHT & SALISBURY We make a specialty of installing water systems and plumb-ing in the country. We carry the Leader tanks and Stover engines. We have a full line of

Myers pumps and stray pumps.

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.

Over Bank of Oregon City.

