SINGLE TAX AND CRANK LAW HIT

JUDGE DIMICK PLEADS FOR PURI-FYING OF "OREGON BYS. TEM! OF TRICKERY

CARFIELD COUNTRY CLUB LISTENS

Latest U'Ren Measure is Shown to Have Confusing "Catch" in Provisions - Cost of Schemes Great

liefore a large audience at an all-day gathering of members of the Gar-field Country club and their friends, Judge Grant B. Dimiek, of Oregon City candidate for the republican nomina tino for governor at the next election, tine for governor at the next election, made a strong plea for the sensible use of "the Oregon system," and unmercifully flayed single tax schemes and the past abuses of the initiative and referendum. The Garfield country club has been formed for discussions and for the control of the contr sions of public questions, and for the general enjoyment of its members. Judge Dunick was heartly applieded, and those present seemed to agree with his suggestion that the ever increasing number of initiative measures ought in some way to be cut down if real political progress was to

The speaker, before turning his batteries on single tax, brought out the dissolution proceedings. All these fact that the over abundance of "crank" laws proposed, and the many apparently needless amendments to the constitution, were actually increas-ing the expenses of government and the corporation laws. of repeat

The judge's speech follows in part: Public gatherings and the discussion of public questions are usually productive of good results, provided, however, the information imparted in the discussion of any given subject, is simplified, so that it can be under-

We have in the state of Oregon a system of sovernment which if not abused would be a safe-guard to the tax payers of the state, but on accourt of its continual abuse certain plans must be devised whereby the crank will not be allowed to continually play his hand at the great expense of the tax payers of the state.

The initiative and referendum are measures which were adopted for the urpose of bringing governmental atfairs close to the people, so that they would be able to guard their own in-terests should the legislature fail to do so for them, but on account of its continual abuse wherein the ballot is made top heavy with all sorts of crazy-quit measures, it devolves upon the sober-minded tax payers of the state, regardless of political affiliation, to adopt such means as necessary to preserve the initiative and referendum by protecting it from the assaults made

end is in sight.

wholesale manufacturing of laws through the initiative and \$1,700 otherwise, brings additional burdens cial tribunals in placing a judicial construction upon some ill-worded measure which has been drawn and submitted by inexperienced and careless persons, you then have a practical demonstration of what the wholesale manufacturing of laws means.

"The constant tinkering with the constitution and laws is not what the tax payer needs, but the stret and conscientious enforcement of the statutes gives strength and confidence in governmental affairs.

The wholesale manufacturing of constitutional amendments and laws eals for judicial interpretation and construction, and therefore in the last few ears the changes and alterations have been so numerous that we have more than doubled the number of Lucy Hargreaves et al. heirs of G. incre than doubled the number of Judges of our state circuit courts and have more than doubled the number of Judges upon the supreme beach of the state, and in fact, it is making average. R. 4 E.; \$10.

Lucy Hargreaves et al, heirs of C. thereof, to satisfy sad execution, judgment order, decree, interest, costs and all accruing costs.

E. T. MASS.

Clackamas county addition to Oregon. the state, and in fact, it is making ov- City; \$1.

creasing annually.

"We will have the single tax on the installment plan as one of the isme in this campaign. Under the promise of the Fels' fund commission that Oregon shall be in the single tax column in five ears, we have now three additional years in which to combat the moves made by the representatives of that fund.

"I have in my hand a bill which has the constant of the constant of the fels' in the constant of the fels' fund commission. The combat the moves made by the representatives of that fund.

"I have in my hand a bill which has the constant of the constant of the fels' in the constant of the co

"I have in my hand a bill which has been prepared I presume by Mr. U-Ren. Mr. Orton. Mr. Dailey. Mr. Washon, Mr. Cridge, Mr. Peterson, Mr. Stack and Mr. Schuebel, as their names and addresses are printed uppn the measure, and the purpose of this the measure, and the purpose of this proposed bill or constitutional amendment is to exempt \$1500 in personal froperty and improvements, but when you take into consideration that nine-tenths of the poorer classes, at least those who pay \$30.00 and less taxes annually, will only get the benefit of a small part of the exemption as their improvements and personal the County Cou

In order to catch the unsophisti-cated and get them to vote upon this measure, they provide in the bill it-

self that it shall be resubmitted to the voters in 1916 and in 1918, under a ballot title, and then in order to confure the veter when it is submitted the same measure to an obscure part of the bill provides that if the fax must vote 'no.'

"Now I kindly ask on if any per-orn here who claims to possess an ordinary degree of intelligence, who wanted to vote to repeal an obnexious law would go to the ballot box and vote 'no' for that purpose.
"I venture o say that his provision is placed in this measure to catch the voter and confuse him, and the re-aubmitting of the measure in 1916 and in 1918, is only a sugar coating in or-der to get votes in support of the am-

der to get votes in support of the am-cadment. The provision of the bill which I have just mentioned is a trick which looks innocent upon its face, but If the measure is carried for an experiment and it is re-submitted to the people in 1916 and in 1918, it never could be repealed under this bill, beyou wish to repeal it you must vote 'no', which is unnatural and unreason-

CREAMERIES FIND SELVES IN TANGLE

SALEM, Or., Aug. 8.—The discovery has been made that many business concerns, especially creamery firms, have incorporated under the general corporation laws of the state, but have organized under the law pertaining to co-operative companies, and unless they make a choice soon as to which of the laws they will operate under, they may be confronted dissolution proceedings. All

Under a bill passed by the last les proving a drain upon the taxpayers, leadure, no commany is allowed to op-because of the extra state machinery that they required, and owing to the use the word unless it complies with manner in which suits brough to have the law relating to such associations, them interpreted or tested were clossed in the event they do they are subging the courts. The 15 per cent 'ax ject to dissolution proceedings either them interpreted or tested were closed to the property of the part of the property of the prop operat, and then comply with it.

Anti-Allen Law in Forc-SAN FRANCISCO, Cal., Aug. 9.— The Webb auti-alien land law, passed The Webb auti-alien land law, passed California lorislature last by the California legislature list spring and which called for a vigorous protest from Japan and is still a subprocest from Japan and is still a sub-ject of diplomatic negotiation, between that country and the United States, will come into effect tomorrow. The cause, to me duly directed and dated

CASTORIA The Kind You Have Always Bought

REAL ESTATE

A. Sturm and wife, lots 6 and 7, block 25, Fa'ls View add to Oregon Cit;

I. L. Carke and wife to Lester upon the tax payers of the state. This Schwartz part of tract of land recordmay seem innocent to some but when sel as conveyed to I. L. Clarke by G. 575.9 feet to the place of beginning, 10 you stop and think of the large W. Grace, in book 38, page 428, deed acres of land, being the Southwest amount of time taken up by our judi-records of Clackamus county; \$160. records of Clackamus county; \$100.

O. A. Palmer and wife to G. W.
Driesel, two-thirds of an aers in Palmer's addition to Boring Junction; \$200
er's addition to Boring Junction; \$200
Now. Therefore, by virtue of said execution, judgment order and decrease.

I ake View

A. Cobb, 37 acres in north half of S. W. 4, Sec. 14, T. 2 S., R. 3 E.; \$1,750. Oregon Irion & Steel Co. to Josef Bauer and wife, lot 77 Rosewood;

Bengta Peterson and husband to A. S. Thompson, lot 1, block 1, Barlow;

\$10

Chambers Howell to Frank P .Nel-

D. EBY.

Wants, For Sale etc.

WANTED: Experienced housekeep-er, good wages. Mrs. Frank Busch City.

FOR SALE:-Rough and dresned lumber, 11 miles from Oregon Chy. one mile southwest of Clarkes. Ad dress Oregon City Route No. 4, or telephone Beaver Creek Mutual.

SAGER & CLARK.

FARM FOR SALE CHEAP.

53 seres, house, barn and all build ings; orchard, at 175,00 per acre, Sev en miles east of Oregon City on Clear Creek, known as the Bates & Higgins Ranch. Part cash balance to suit pur No trades or agents. Apply Dr. E. E. Chase, Silverton, Oregon

Assessor's Notice of Meeting of Board

of Equalization.

Notice is hareby given that upon the second Monday in September, to-wit: September 8, 1913, the Board of Equalization will attend at the Court-

County Assessor

NOTICE

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

Therefore, after sixty days from lars for each and every subsequent offense to be recovered from the owner of the stock.

By virtue of a judgment order, dein favor of Aurora State Bank, Plaintiff, and against J. J. Stangel and Car-

and the further sum of \$200.00 as at-torn-y's fee, and the further sum of \$20.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the fol-lowing described real property, sixof Oregon, to-wit:

of Oregon, to-wit:

Deginning at a point South 5.68

chains and South 89 degree, 30 minutes East 28.54% chains from the Northwest corner of Section 39, T. 4

Northwest corner of Section 39, T. 4

Edwin Spires and ida Spires, Defend-The constant tinkering with the pany's first addition to Oswess. men it by the crank and the faddlet.

The constant tinkering with the many of the state, wherein thirty or forty measures are submitted to the legal voters for their cash general state election, has become burdensome and dangerous.

The constant tinkering with the consideration to Oswego; \$10.

The constant tinkering with the consideration to Oswego; \$10.

This summons is published by or deep of the Honorable by or the state, wherein the chance of the state, wherein the state of Oregon, County of Clackamas, thence North Sp degrees, 30 minutes with the consideration to Oswego; \$10.

This summons is published by or deep of the Honorable by or the constant tinkering with the consideration to Oswego; \$10.

This summons is published by or deep of the Honorable by or deep of the Ho

South boundary line of said claim 676.9 fest; thence North 643.6 feet;

Villas; \$10.

F. C. Dillingham and wife to James of said wrt, I will, on Saturday, the 13th day of September, 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, subject to redemption, 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 them, had on February 17. 1911, the date of the mortgage herein or since had in or to the above described real property or any part thereof, to satisfy sad execution, judg-

Notice is hereby given that pursuant to an order of the County Court of the State of Oregon, for Clackamas of the State of Oregon, for Clackamas County, made Aug. 11th, 1913, and filed same day, the undersigned, administrator of the estate of Christian Roth, deceased will sell the real property belonging to said estate, described as follows: Beginning at the NE

ad as follows: Beginning at the NE corner of Sec. 35, T. 4 S., R. I E. of the Will Med in Clackamas County. Oregon, thence west 160 rods, thence south 150 rods, thence east 160 rods, thence north 150 rods to the place of beginning, containing 150 acres, more or less, save except therefrom the following described land, to-wit: Beginning at the NE corner of Sec. 35, T. office over Bank of Oregon City.

Notice to Creditors.

Notice to Creditors.

Notice to Creditors.

Notice is hereby given that the understand property are not assessed for only a small fractional part of the amount of the proposed exemption, and the richer people will get the full amount of the exemption, then the deficiency must be made up on the remaining property so you can see that the poor man will receive the hardest blow under this proposed measure.

Office over Bank of Oregon City.

Notice to Creditors.

Notice to Creditors.

Notice to Creditors.

Notice is hereby given that the understands of Cachamas County Court of Cachamas County Court of Cachamas County Court of Cachamas County Court of the exemption, and the richer proposed exemption, and the richer proposed exemption, then the deficiency must be made up on the remaining property so you can see that the poor man will receive the hardest blow under this proposed measure.

The order to catch the unsophisti-

ADMINISTRATOR'S NOTICE

fotice is hereby given that the under-signed administrator of the estate of Chra. B. Evans deceased, has filed his final account ners in with the county clark of Cia-hanna comty Ora, and the county fulle has set Monday, Bept. 5th, 1913, at the hour of 10:00 o'c ock a, m. at the county court room of said county and state as the time and place for hearing objections to said final account and for the that settlement o. said estn.e.

C. W. EVANS, Administrator. O. D. ESTY. Attorney for Administrator. Dated August 8, 1913.

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 Clackamas, executrix of the will and estate of Walter John Powell, deceased. All persons having claims splins: the decedent or his estate are herely required to prenouse in Clackamas 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 later of the later of the later of late ed by the County Assessor.

Dated at my office this 1st day of August, 1913.

within six months from the date of this notice. Dated and day of first publication, 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 Clacka-Edna C. Trullinger, Plaintiff,

cries H. Trullinger, Defendant.

or the first offense and twenty dolors for each and every subsequent from the first publication and equitable. This summons is not each and every subsequent and course of the stock.

Date of this notice July 29th, Date of this notice July 29th, W. In. MULVEY,

County Clerk of Clackamas County, Oregon.

We have the complaint field against you and equitable. This summons is served upon you by publication and in accordance with an order of the date being six full weeks from and fine absence of Hou J. U. Camput, Oregon.

We have the complaint field against you and equitable. This summons is served upon you by publication and in accordance with an order of the flower of the summons, and if you fall to so appear and answer said complaint, for want thereof, the plaintiff will appear to the first publication of this summons, and if you fall to so appear and answer said complaint, for want thereof, the plaintiff will appear to the first publication and in accordance with an order of the flower of the stock.

Sometime for 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 flower of the stock.

In the absence of Hou J. U. Camput to so appear and answer said complaint, for want thereof, the plaintiff will appear to the first publication and in accordance with an order of the served upon you by publication and in accordance with an order of the served upon you be served upon you by publication and in accordance with an order of the served upon you by publication and in accordance with an order of the served upon you by publication and in accordance with an order of the served upon you by publication and in accordance with an order of the served upon you by publication and in accordance with an order of the served upon you by publication and an order of the served upon you by publication and an order of the served upon you be accordance with an order of the served upon you by publication and an order of the served upon you be accordance with for want thereof, the plaintiff will ap Sheriff's Sale.

In the Circuit Court of the State of of Oregon, for the County of C'achmony and marriage contract heretomony and marriage contract heretomony and marriage contract heretomony and marriage contract heretoprayed for in her complaint on file Aurora State Bank, a corporation, fore and now existing between plain
Plaintiff, and that plaintiff may be divorced from defendant, and for such other and further relief as to the Court may seem just and equit-

This summons is published pursuant to an order of the Honorable R. B. H atie, Judge of the County Court of e State of Oregon, for the County of Clackamas, made and entered on the law prohibits aliens from owning land the 2nd day of August, 1913, upon s of the first publication of this sum in California.

Judgment rendered and entered in said mons is August is: 13, and that the court on the 2nd day of August, 1913, time prescribed in said order for the in favor of Aurora State Bank, Plain-publication of said summons is six full weeks from and after said date oline J. Stangel. Defendants for the sum of \$2240.90, with interest thereon at the rate of 8 per cent. per annum to and including September 12th, 1913, which is the date of the last publication.

DIMICK & DIMICK. Attorneys for Plaintiff.

Sheriff's Sale.

nate in the county of Clackamas, state in the Circuit Court of the State of Oregon, for the County of Clacks-

become burdensome and dangerous, for the reason hat the ordinary voter is unable to carefully digest the substance of the measures submitted to him, and therefore he is compelled to carefully digest the substance of the measures submitted to him, and therefore he is compelled to carefully digest the substance of the measures submitted to him, and therefore he is compelled to the proper understanding of the questions without a proper understanding of the questions involved.

The correct remedy to abate this evil has never been prescribed, but I value to say that education should be the proper means, but from past experiences we find the initiative bethe proper means, but from past experiences we find the initiative measures growing more numerous until the hallot is becoming so large and cumbersome that we wonder if the end is in sight.

of Sec. 7 T. 3 S. R. 6 E. \$10.

acres, more or less, s'insted in Clack-amas court, stands and excenting therefrom the following premises.

Edwin G. Roberts, Sarah A. Roberts amas Courty, for less, s'insted in Clack-amas court, stands and excenting therefrom the following premises.

Edwin G. Roberts, Sarah A. Roberts amas Courty, for less, s'insted in Clack-amas courty, stands of Clack-amas courty, stands of the cases, for measures of the stand dated the stand of the cases, to me duly directed and dated the following premises.

Edwin G. Roberts, Sarah A. Roberts amas Courty, for less, s'insted in Clack-amas courty, stands of cause, to me duly directed and dated the following premises.

Edwin G. Roberts, Sarah A. Roberts amas Courty, stands of cause, to me duly directed and dated the facts of succession stands and excenting therefrom the following premises.

Edwin G. Roberts, Sarah A. Roberts amas Courty, stands of cause, to me duly directed in said cause, to me duly directed in said stands at cause, to me duly directed in said stands at cause, to me duly directed in cause, to me duly directed commanding me to make sale of the thence North 89 degrees. 2 minutes the North 89 degrees. 2 minutes west parallel to the South boundary of Clackamas, state of Oregon, towit: The Homestead you are hereby required to appear and of Oregon, towit: The Homestead you are hereby required to appear and of Claim of W. H. Smathers, known on answer the complaint filed against you are to the place of beginning, 10 the maps and plats of the United the maps and plats of the United within six week from the date of the control of the state of Oregon. cate No. 473, and being Lot numbered 5 of Section 29 and the Southwest Quarter of the North-ast Quarter and the Northwest Quarter of the South-east Quarter, and Lots 1, 2 and 3 of Section 30, in Township

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 846 degrees West 26 chains to the Section line; thence West on Section line 4 coains to the place of beginning

containing 24 acres. ment order, decree, interest, costs and all accruing costs.

E. T. MASS.
Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregon City, Ore., Aug. Sth., 1913.

Administrator's Notice of Sale of Real Property.

Notice is hereby given that pursuant to an order of the County Court. By B. J. STAATS, Deputy. Since the County Court House in the city of Oregon City, in said County and State, sell at public auction, sunject to ant to an order of the County Court.

Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregen City, Ore., July 30th,

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. James H. W. Willson, Plaintiff,

Bertha Anna Willson, Defendant. In the name of the State of Oregon. You, Bertha Anna Willson, are hereby required to appear and answer the complaint filed against you herein, on or before the 20th day of August, 1913, ired within six months from date in Oregon City, Oregon, at private sale. Terms of said sale, to be cash onted, August 1st, 1913.

PRED BACHERT.

D. EBY.

Administrator.

BROWNELL & STONE, Attorneys for Administrator.

BROWNELL & STONE, Attorneys for Jaintiff will apply to the Court for the relief demanded in the complaint on file herein, to which refer-

ence is hereby made, and which is made a part hereof, to-wit:

For a decree of this Honorable Court, dissolving the bonds of matrimony now existing between plaintiff and defendant on the ground of defendant's willo describe of the plaint's for a period of more in a one year prior to the commandement of this action and for such other and further rallef as may be meet in the premise.

This summons will be a rved upon you by publical on the reof, for not less than six successive weeks, in the Oregen City Enterprise, a newspaper of general circulation, published in the City of Oregon City, County of Clack areas, and State of Oregon, the place where said suit is now pending, and by order of the Hon R B. Beatle, County Judge temporarily presiding of the above cultiled Court, which order is dated the 17th day of July, 1913.

Della E. Earl, Defendant. To Della E. Earl, the shove named de fendant:

In the name of the State of Oreson, you are hereby required to appear, answer or otherwise plend to the complaint filed against you in the above entitled court and cause on of the date of the first publication of this notice, and if you fall to appear and answer, for want thereof the plaintiff will apply to the court for the 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 naswer the complaint field against you are hereby required to appear and equitable. This summons is naswer the complaint field against you are hereby required to appear and equitable. This summons is naswer the complaint field against you are hereby required to appear and equitable. This summons is

Attorney for Plaintiff. Date of First publication, July 25, Date of last publication, September 5, 1913.

In the Circuit Court of the State of Oregon for Clackamas County. Eva B. Steers, Plaintiff,

Joseph E. Steers, Defendant, To Joseph E. Steers, 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 suit by the 20th day of August, Ninsteen Hundred and Thirteen (1913) as prescribed by an Oregon, and the County Judy order of Court for publication of this Monday, August 18th, 1913, summons, which said date is more hour of 10 o'clock A. M. at than six (6) weeks after the date of the first publication herein as ordered by the Court in the above entitled suit, and if you fail to so appear and answer the complaint filed herein in the above. answer the complaint filed berein in the above entitled suit on said date, plaintiff will apply to the court for the relief prayed for in said complaint which said relief is for a decree of the Court forever dissolving and setting aside the marriage contract here-tofore and now existing between plaintiff and said defendant; for a further decree changing plaintiff's name to that of Eva P. Schloch and for such In the Circuit Court of the State of other and further relief as the Honorable Court may deem meet with

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

Date of last publication, August 15, 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 ucfendant:

a es Surveys as Homestead Certifi 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 fail to so ap-pear and answer said complaint the nd 3 of above named plaintiff will apply to South, said court for the relief prayed for Range 3 East of the Willamette Meridin his complaint herein, to-wit, for a lan, containing 161 acres. Also the Southwest Quarter of the Southeast Quarter of Section 30 in Township 2 South Range 3 East of the Willamette Meridian

meet and equitable in the pramises.

This summons is published in pursuance of an order of Hon. J. U. Campbell, Judge of said Court, made on the 2nd day of July, 1913, and the time prescribed in said order for the publication of this summons is once each week for six successive weeks, and the date of the first pub-lication of this summons is the 4th day of July, 1913,

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

In the Circuit Court of the State of Oregon, for Clackimas County. Clara C. Turner, Plaintin,

the 18th day of August, 1913, and if you fail to appear and answer for want thereof the plaintiff will apply to the Court for the relief prayed for in her said complaint, to-wit: For a decree of this Court dissolving the marriage contract now existing between plaintiff and defendant upon the ground of desertion, and for such other and fur the crowd for the Court of t

ther relief as may be equitable. Service of Summons by publication Service of Summons by publication thereof is made by order of the Hon. J. U. Campbell, Judge of the Circuit Court of the State of Oregon for Clackamas County, for the Fifth Judicial District, directing that publication be made in the Oregon City Enterprise, a weekly newspaper of general circulation published at Oregon City, Oregon, and that publication be made for six consecutive and successive weeks.

Kathrene Pier, Defendant above named:

In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed herein against you, in the above entitled from the 4th day of July, 1913, said date being the first day of publication of this summons.

GORDON E. HAYES, wit:

PROFESSIONAL DIRECTORY

CROSS & HAMMOND

We have now moved to our permanent quarters in the Beaver
Building. Next to the Andresen Building.
Real Estate Abetracts
Loans, Insurance. Main Street, Oregon City, Ore.

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

WEINHARD BUILDING

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 September nineteen hundred and thirteen (15th) as are or the base of the state of Oregon, your are here of the state of Oregon, your are hereby required to appear and answer the state of Oregon, your are hereby required to appear and answer the complaint filed against your are hereby required to appear and answer the complaint filed against you in the above entitled suit. order of court for the publication of sbis summons, which said date is more than six (6) weeks after the date of the first publication herein as heretofore ordered by the court in the above entitled suit, and if you so fail to appear and answer the complaint filed herein in the above entitled suit on said date, plaintiff will apply to the court for the court for the relief prayed for in said to spear and said served of the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said to spear and said the relief prayed for in said the relief pray 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 dissolv-ing, annulling and setting aside the marriage contract heretofore and now existing between plaintiff and said defendant; for a further decree changing plaintiffs name to that of Birdie C. McDaniel, and for such

equity.

This summons is published by order of the Honorable J. U. Campbell, 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-

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 the County Clerk of Clacksmas County, Oregon, and the County Judge has se

ANNIE J. YOUNG, Administratrix of the Estate of Josiah Young, deceased. ROBERT GOETZ, Attorney for Administratrix. Pated, July 18, 1913.

Oregon, for the County of Clack-amas.

Ora Hosmer, Plaintiff.

You are hereby required to appear and 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 publication hereof, and if you fail to a 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 custody of the minor child, the issue of your marriage with plaintiff, be awarded 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.

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

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

fendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against 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 plain-tiff will apply to the Court for the relief 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 renef as to the Court may seem meet and

U. S. gold coin cash in hand, all the right, title and interest which the vi...n named defendants or either of them, had on the date of the mort gage herein or since had in or to the arribed real property or any lart thereof, to satisfy said execution, indigment order, decree, interest, costs and all accruing costs.

William F. Turner, Defendant.

To William F. Turner, the above-name of the State of Oregon City Enterprise, by order 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 in the above entitled suit on or before the 18th day of August, 1913, and if the above entitled court, and which order the above entitled court, and which order to the above entitled suit on or before the above entitled court, and which order to the above entitled court, and the above entitled court and the above entitled court and the above entitled court. This summons is published in the Attorneys for Plaintiff.

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

Vs. Katarene Pier, Defendant. To Kathrene Pier, Defendant above named:
In the name of the State of Oregon,

The date of first publication is July for want thereof, the plaintiff will apply to the Court for the relief prayed for in the complaint filed berein, to-

The date of the first publication of this summons is July 18, 1913, and the date of the last publication is August 29, 1912.

W. H. FOWLER, Attorney for Plaintiff.

713-14 Couch Bidg. Portland, Oregon.

Summons.

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

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

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

W. L. Earl, Plaintiff,

Summons.

Summons.

Summons.

Summons.

Summons.

Albert E. Gieschen, Plaintiff vs.

Albert E. Gieschen, Defendant.

In the name of the state of Oregon, your are hereby required to appear and answer the complaint flied by Honorable J. U. Campbell, Judge of the above entitled court, dated on suit, by the fifteenth (15th) day of September nineteen hundred and order preacribes and directs that

Phones-Pacific 52 Home A-151

> BROWNELL & STONE Attorneys-at-Law

U'REN & SCHUEBEL

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------------------C. D. & D. C. LATOURETTE Attorneys-at-Law Commercial, Real Estate and

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Graduate of the Ontario Veteri-

CLAUDE W. DEVORE. Attorney-at-Law

Notary Public Estacada, Oregon.

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