SUFFERED

For Sixteen Years. Restored To Health by Lydia E. Pinkham's Vegetable Compound.

Moretown. Vermont. - "I was troubled with pains and irregularities for sixteen years, and was thin, weak and nervous. When I nervous. When I would lie down it would seem as if I was going right down out of into some dark hole, and the window curtains had faces that would peek out at

me, and when I was out of doors it would seem as if something was going to happen My blood was poor, my circula-tien was so bad I would be like a dead perso at times. I had female weaka bally, my abdomen was sore and I

"I took Lydia E. Pinkham's Vegeta-Me Compound and used the Sanative Wash and they certainly did wonders for me. My troubles disappeared and I amable to work hard every day."—Mrs. W. F. Sawiin, River View Farm, More-

Another Case,

Gifford, lowa, -"I was troubled with female weakness, also with displacement. I had very severe and steady headache, also pain in back and was very thin and tired all the time. I commenced taking Lydia E. Finkham's Vagetable Coropound and I am cured of these troubles. I cannot praise your medicine too highly."—Mrs. INA MILL-SLAGLE, Gifford, Iowa.

CITY WINS ITS CASE IN COURT

ACTION BROUGHT BY GRANT B. DIMICK IS LOST BY THE RUL-ING OF JUDGE EAKIN

Decision Holds City Had Right to Make Appointment and that it was its Duty to do so-Warrants to be Pald

Oregon City won its fight in the circuit court before Judge Eakin Satunlar when the demurrer of the plaintiff was overrated and the court held that the city had the right to make the appointment of Ed Shaw as chief of police and to pay him the salary COURT TO BE ASKED

Grant B. Dimick brought the action against Oregon City, its treasurer, and Ed Shaw on the ground that the counell did not have the right to make the appointment of the police chief The court, however, at that time. held that the city not only had the right to make such an appointment in an emergency but that it was its duty

The case has been pending in the of Oregon City's beautiful parks. court for sometime, but the decision of the circuit court Saturday settled book service were entended to take the point that has held up the war in all the small cities about Oregon rants of chief of police for 11 months. City and recently the trustees decid Hedges, while W. H. Hicks represent- ple will ask for it.
ed the plaintiff, Grant B. Dimick. Under the law, the county court is

CRAWFORD PEACHES TAKE PRICE RAISE

Cannod milk shows firm with a rise made in December.

in the quoted prices of the market. Tomatoes are showing occasionally limited offerings.

FERED TOOZE WANTS AWFUL PAINS SEX SEGREGATION

BELIEVES COULD BE APPLIED TO LIMITED EXTENT IN THE PUBLIC SCHOOLS

DISCUSSES SUBJECT AT LENGTH

Gives Reasons Why Separation Would Work to Advantage in the Administration of System -Added ExPense

Professor F. J. Tooze, superintendent of the Oregon City public schools, is in favor of sex segregation.

Monday he said that in this city he was in favor of sex segregation in a limited sense, and in a limited sense because of the added expense that

omplete segregation would cause. He said: "Sex segregation has been discussed pro and con for many years and has been tried with varying degrees of success and fatture One of the main objections that is ad vanced is that the training that fits the boy for his future life is not adapted to the vocation of the girl. but this objection lacks force because it is a fact that women are more and more invading those fields that were once considered for men alone

Bex Differences.

"It has been stated by those in favor of segregation that there is a dif-ference in the ability of boys and girls to grasp different subjects; for instance, a boy is considered to be with an ample supply coming into the able to handle manmatics better than markets and a strong demand for the a girl, while a girl excells in the cul-ture subjects. Now this has been disproved by actual investigations which show that girls rank higher in the mathmatical subjects and the boys quotations. higher in culture.

Another point aften discussed in this interesting subject is in regard to the social demands of the young. There is no doubt but that the de-velopment of the social life of the young is a function that the public schools must exercise.

School Functions.

"There has been much argument re-suffing from discussion as to whether

of much debate, both pro and con.

when asked if he was in favor of \$6.50. Beef outlook is better and absergation in this city, Professor Sorbed over 1500 head this week.

Toozereplied: "In a city of this size, I am in favor of sugregation in a lie."

The swine trade suffered a city of this size, I am in favor of sugregation in a lie."

The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie. The swine trade suffered a city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of this size, I am in favor of sugregation in a lie of the city of

FOR LIBRARY FUNDS

results. The library grew until now levels. it is housed in its own home on one

Alterneys for the city were C. D. ed that the service might be extend-William Stone, and J. E. ed over the entire county, if the peo-

authorized to levy for library purpos-

Every county in California and some in Oregon have already provided li-brary service for the rural districts. From an educational standpoint there Higher prices in the fancy Crawford peach markets were noted year terday with good demands for the best addressed to the county court askin. is nothing more valuable than a li-

terday with good demands for the best addressed to the county court askins, qualities. The Elberta shipments that a levy for that purpose be included in the budget which must be

It is said that John MeGraw, the on the market, the supply becoming Glant's boss, has not abandoned hope materially shortened yesterday. Chick- of putting over a trade whereby he ens continue to advance, due to the can land Ed Konetchy, of the Cardin

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D. C. LATOURETTE, President.

F. J. MEYER. Cashler

The First National Bank

of Oregon City, Oregon CAPITAL, \$50,000.00.

BOY TAKES MONEY AND PLANS TO SHIP

Trusted with \$2750 with instructions to deposit it in the bank for the Fred stone, 1475, Jacobs real estate firm of Portland, Louis Pelliebam, 15 years of age, boarded a car for Oregon City, bought new clothes from some of the stores here, and paid his fare to San Francis-of when he was captured by William Bell and turned over to to Detective B. F. Smith of Portland.

The boy was on the point of taking the 9 o'clock train for San Francisco when he was arrested. He had bought the ticket and still had a good deal of the money on him when found. He spent about three hours in the city buying clothes with his new found wealth and making friends on the

The firm had given him the money to place in the bank to its account. stead, he took the next car to this city and planned to make his get away at 9 o'clock. The officers caught him just before the train arrived on its way to San Francisco and turned him over to the detective who took him back to

CHICKENS AND EGGS SHOW FIRM IN TONE

Prices on eggs and chickens show an advance with resulting firmness in the general tone. The trade in the birds is brisk with all offerings taken on wight.

The potato trade has held steady product. The note has been strong through the day. Cheese supplies have been limited with an increasing tem porary tendency to a firmness in the

RECEIPTS ARE HEAVY

Receipts for the week at the Portsegregation would act as a protection land stockyard have been cattle 1823; Lindau and wife tract in D. L. C. Anfor their moral safety. There is no calves 192; hogs 2471; sheep 5630;
question as to whether there is a soA large increase in both cattle and R2E, \$1100 A large increase in bota cathe and said demand of the young or not. The question is whether the social and moral instincts can be intrusted to the training and influence of the school.

"Some authorities claim that neither sex can do best work when surrounded by those of the opposite sex, but this can be made the object of much debate, both pre and con."

A large increase in bota cathe and w. M. Ladd and wife to Ludwig the last few days, but sheep liquidation was much lighter. With the advent of sixable quantities of live vent of sixab \$8 steer top was not disturbed and a \$10. tion can be me twith ease, but in the and \$7.70. Cow stuff never attained small school segregation means that the 7c mark but a lot of good ones more teachers must be employed and additional classes must be organized. When asked if he was in favor of \$6.50. Beef outlook is better and above. Willing the control of the week.

I am in favor of segregation in a limeset back and is in process of adjustited sense."

ing itself for the annual fall liquidation. Prices broke a quarter and best light bogs sold in bulk at \$8.75 to \$9. Receipts were liberal and demand fair. \$10. Sheep house business was more or less draggy, due to lack of supply of lambs and mutton, and inferior quality of arrivals. Prices steadled Thursday

Fred T. Gilbert and wife to Elmer of arrivals. Prices steadied Thursday easily filled up on mutton and too Effort was made some four years rs. Choice weathers, \$4 to \$4.26; ago to start a library for Oregon City people. The effort was productive of to \$4.75 and \$5.25 are steady price much at one time causes a price

EGGS AND CHICKENS ARE HOLDING FIRM

Eggs and chickens are holding high and the markets show a firm tendency although the demand has not been great and the trade has been quiet.

Ducks are firmer though geese are

HICH EGG PRICES BRING REACTION

Reaction has set in through the egg markets and the general tone has shown weaker as a result of the re-cent climb in prices.

cabbage market and the first-class variety is now hard to buy, but it is not believed that the shortage will continue nor that the prices will refare, agreed to look out for their well-main as firm as the prices will refare. main as firm as they now are.

and is well packed. The peach mar-ket continues active and the tone is

CHICKEN PRICES ARE **BROKEN BY RECEIPTS**

With heavy receipts of supplies, the chicken prices broke yesterday in for a number of days. The shipments that came in were larger than usual and the price dropped over what it had been the day before.

Eggs, however, held as steady as they were on the last quotations with little change in the appearance of the market conditions. County veal is scarce in the trade although the demand is good and the tone, as a ro-sult, firm. Hogs are lower than for

In honor of the Mexican Independ ence day, all sorts of festivities were in progress today, not only in Mex-ico City but throughout the country. Open from 9 A. M. to 3 P. M. of the celebration.

REAL ESTATE

L. C. Dake and wife to F. D. M. Stauffer and wife, 4 acres in T3S,

R3E, \$500. Henry Peckover and wife to Es-lie C. Hall, lots 3 and 4, blk 33, Glad-

Shirley Buck and wife to Incs L Wyvel, 1-16 acre in blk 53, Milwaukie

Heights, \$1.

O. S. Dalen and wife to Amanada Dalen, S 1-2 SE 1-4, S 1-2 N 1-2 S 1-2, sec. 4, T4S, R1E, \$1.

S. H. Kimball and wife to Addie S. Kimble, 10 acres in sec. 2, T2S, R2E, \$10.

I. Lydia Tucholke to C. W. Klippel, ts 5 and 6 in blk 9, Milwaukie, \$10. Northwestern Trust company assie M. Anderson, lots 18, 19, In

Barnell park, \$10. W. W. Everhart and wife to W. S. McChesney, 17 1-2 acres in William Engle D. L. C., \$10. Jessie B, Jones and wife to William Booth, 5 acres in sec. 27,T1S, R4E.

Ellen Ruth Rockwood and others to Church C. Smith and wife, lot 11, bik 7, Ardenwald, sec, 25, T1S, R1E, \$1. Edgar P. Canfield to Genevieve Can-field, south half block 12, Wichita; \$10

Sarah E Parmele and husband

Polly A. Pierce, part of D. L.C. of G. Thurman and wife in section I and 12, T. 2 S., R. 2 E.; \$10. Henry Schultz and wife to Paul A. Missola and wife, five acres in S E. 1/4 S. E. 1/4 section 4, township 3 south

Paul A. Mignola and wife to Henry Schultz, five acres in section 4, T . R. 5 E.: \$200. Paul A. Mignola to Fred H. Strong,

61 and 2-3 acres in S. F. 14, S. E. 14 section four, T. 3 S., R 5 E.; \$10. Ed S. Grindeland to H. G. Hart-shorne and wife, 5.42 acres in sections 6, 7 and 8, T. 4 S. R, 1 E.; \$1200. B. F Mitchell and wife to Anna E. Cruger, lot four, block six. Edgewood

addition to Oregon City; \$1. Herbert M. Sternfels and wife to Hannah Sternfels, lots six, block 11, lots 5, 6, 18, 17, block 8, lots 6, 7, 8, block six; Park addition to Albina; block 29, Patton's addition to Albina; N. W. M. N. W. M. Sec. 25, T. 1 S., R. 1 W., city of Portland, fots 6, 8, 9, 10, 11, 12, 7, block 19 in Clackamas county; section 26, T. 3 N., R. 1 E.,

Byron F. Holt and wife to Charles H. Hemphill, NE 1-2 SE 1-2 sec. 11, n T2S, R4E, \$19. Ethel Curies and husband to D. O. Smith and wife, tract in SE 1-4 sec 10, T2S, R3E, \$1.

Chris Muralt and wife to William W. M. Ladd and wife to Ludwig

Mabel E. Mack and husband, to

McLean and wife, tract D L. C. of Robert Caufield and wife,

and are in firmer position but only for strictly prime stock. Trade is W. 14 section two, T. 2 S., R. 2 E.; \$17. Eva Miller and others to Sister Oak Grove in lot one, block 19; \$2800. Chambers Howell to I. C. Bridges mas. and wife, lots three, four in block 167; Anna Sharp, Plaintiff,

Sunsent Land company to Michael Munch, lots one, two, three, block 15. To Edgar Sharp, Defendant. Sunsent City; \$10.

Wentzer and wife to Herman W. Weiser and wife lots 13, 14. you are hereby required to appear and 15, in block 20, Milwaukie: \$500. Joseph Woerndien and wife to Ed in the vin J. Myers, lots six to 11 inclusive, the 24th day of Oct., 1913, said date block B. Milwaukie park, and quarter being the expiration of six weeks acre in George Crow D. L. C.; \$10. from the first publication of this sum-C. A. Ingalls and wife to O. Graves and wife, 34.29 acres in T. 2 S., R. 2 E. P. Welch D. L. C.; \$10.

George Henry Sawtell to Ida A, for the relief prayed for in her com-Hess, N. E. 4. S. E. 4 section one, plaint, to-wit: T. 3 S., R. 4 E.: \$1.

Henry Sawtell and wife to Ida A. Hess, lot three, section six, 7, 3 S., Edna H. Baker to Ellen E. Clodfelt

er, lots 15, 16, in block five, Milawukie park: \$10. S. M. Goff and wife to Wadhams & Keer brothers, lots 15, 18, 19, 22, block two, in Morris subdivision;

CLACKAMAS ABSTRACT & TRUST COMPANY.

Land Titles Examined.
Abstracts of Title Made.
Office over Bank of Oregon City.

Several crates of pheasants from the state game farm are soon to be liberated in Coos county, says the Marshfield Evening Record. The birds are to be forwarded by State

Grapes are coming into the com-mission houses from the local yards running at full capacity, turning out

In the Circuit Court of the State of Oregon, for Clackamas County. Grace Powell, Plaintiff, VB.

William Powel', Defendant, To William Powell, above-named de

answer the compiling filed against you in the above entitled suit by the 1st day of November, 1913, as prescribed 1913, and continuing each week thereafter to and including Friday, Oct. the chicken prices broke yesterday in the markets after they had held firm by an order of Court for publication of this summons, which said date is more than six weeks after the date of the first publication herein as ordered by the Court in the above en-titled suit, and if you fail to so appear and answer 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 complaint which said relief is for a decree of the Court forever dissolving and setting aside the marriage contract heretofore and now existing between plaintiff and said defendant; for a further decree for the restoration of plaintiff's decree for the restoration of plaintiff's maiden name and for such other and further relief as the Honorable Court

may deem mest with equity.

Judge of the above entitled Court and anid order was duly nude and entered in said Court on the 16th day of Harvey E. Cross

September, 1913. THOS. D. REED. Attorney for Plaiatist.
Date of first publication, Sept. 19th,

Date of last publication, Oct Blat,

In the Circuit Court of the State of Oregon, for Clack-mas County, Gertrude M. Bruin, Plaintiff.

VR. Patrick Bruin, Defendant, To Patrick Bruin, the above named de-

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 on or before the 1st day of November, 1913, said date being more than six weeks from the date of the first publication of this summons, and if you fall to appear and answer in sald suit on or before the said 1st day of November, 1913, for want thereof, plain-tiff will apply to the Court for the relief prayed for in her complaint, to-wit: For a decree awarding, to the plaintiff herein an absolute divorce from the defendant on the grounds of desertion, and for the restoration of her former name, and for such ciner and further relief as to the Court

may seem equitable and proper.

This summons is published pursuant to an order of the Honorable H. Anderson, Judge of the County Court, of Clackanus County. Oregon, made on the 15th tay of September. 1913, directing said summous to be published once each week for a period of six consecutive weeks in the Ore gon City Enterprise, a newspaper pub-lished in the above county and state and of general circulation therein L. A. McNARY.

R. A. IMI.AY, Attorneys for Plaintiff. Date of first publication, Sept. 19,

Date of last publication, Oct. 31,

Administrator's Notice dersigned has been appointed by the County Court of Clackamas County. Oregon, Administrator of the estate of C. B. Bunnell, deceased; ail persons having claims against the estate such deceased are hereby notified to present the same to me or to my at-torney, properly verified as by law required within six months from date bereof or be forever barred.

H. G. STARKWEATHER, Administrator R. F. D. No. 1, Milwaukie, Oregon.
O. D. EBY, Attorney for Administrator,
Oregon City, Oregon.
Dated September 12th, 1913.

Notice of Final Account John C. Hack ett Estate.

Notice is hereby given that the un dersigned as Administrator with the ill Annexed of the Estate of John Hackett, Deceased, has filed his final account and report in the County Court of the State of Oregon, for of much debate, both pre and con.

The a large school with larger in few choice lots brought \$8.10, \$8.15

The alarge school with larger in few choice lots brought \$8.10, \$8.15

The alarge school with larger in few choice lots brought \$8.25. Bulk of steer calves \$7.30

The alarge school with larger in few choice lots brought \$8.10, \$8.15

W. J. Summers and wife to Marsellity Court of the State of Oregon. The County of Clackamas, and said court has fixed Friday, the 3rd day of the court has fixed Friday, the 3rd day of the court has fixed Friday, the 3rd day of the court has fixed Friday, the 3rd day of the court house in said. A. M., at the court house in said county, in the courty court room, as the time and place for hearing of obsections to said final account, and set-

tlement there WILLIAM L. BORTHWICK. Administrator with the Will Annexed, of Estate of John C. Hackett, Je-

Dated and first published September 5, 1913. published October 3, 1913. BEN IRWIN, Attorney for Administra-tor, 709 Couch Bldg., Portland, Ore-

Summons. Oregon, for the County of Clacka-

ant: In the name of the State of Orego above named suit, on or before mons, and if you fail to appear or answer said complaint, for want there of, the plaintiff will apply to the court

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This summons is published by order of Hon. H. S. Anderson, Judge of the County Court, which order was made on the 9th day of Sept., 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue dated, Friday, Sept. 12th, 1913 and continuing each week thereafter to and including Friday, Oct. 24th, 1913. BROWNELL & STONE, Attorneys for Plaintiff.

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

Ruth Patton, Plaintiff, Elmer C. Patton, Defendant.

To Elmer C. Patton, 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 named suit, on or before the 17th day of October, 1913, said being the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for want

BROWNELL & STONE, Attorneys for Plaintiff.

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

Mabel C. Klett, Plaintiff.

Chas. W. Klett, Defendant.

To Chas. W. Klett, above named defendant:

To L. P. McDowell, Defendant, defendant: Chas. W. Klett, Defendant.

In the name of the State of Oregon in the name of the State of Oregon In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you, are hereby required to appear and answer the complaint filed against you, in the above named suit, on or before the 17th day of October, 1913, said the 4th day of October, 1913, and if date being the expiration of six weeks you fail to appear and answer for wan

PROFESSIONAL DIRECTORY

William Hammond

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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

from the first publication of this summons, and if you fail to appear or answer said complaint, for want thereof, the plaintiff will apply to the court of this Court dissolving the marriage of this Court dissolving the marriage

summons is published by order of Hon. H. S. Anderson, Judge of the County Court, which order was made on the 3rd day of September, 1913, and the time prescribed for publication thereof is six weeks, beginning with the issued dated, Friday, September 5th, 1913, and continuing each week thereafter to and including Friday, October

> BROWNELL & STONE, Attorneys for Plaintiff.

Administrator's Notice.

Notice is hereby given that the undersigned has been appointed admin istrator of the estate of Manford A. Hosey, deceased; all persons having claims against said estate are hereby notified to present the same with proper vouchers duly certified according to law, at the office of Brownell & Stone, at Oregon City, Oregon, with-in six months of the date of the publication of this notice

Dated Sept. 5th, 1913. JAS. A. HOSEY, Administrator of the estate of Manford A. Hosey. BROWNELL & STONE, Attorneys for administrator.

NOTICE OF FINAL SETTLEMENT Notice is hereby given that the undersigned as executor of the estate of Ann W. Jaggar, deceased, has filed his final account as such executor with the County court of Clackamas county, Oregon, and the court has set Monday, the 29th day of September, 1913, at the hour of 10 o'clock a. m., at the courtroom of said court as the time and place for the settle-ment of said estate and for the

hearing of objections thereto.
Dated August 26th, 1913.
FRANK JAGGAR, Executor of the Estate of Ann W Jaggar, Deceased.

JOHN W. LODER,

Attorney for Executor. Notice of Final Settlement.

Notice is hereby given that the un dersigned as executrix of the estate of L. Pierce Williams, deceased, has filed her final account in the County Court of the State of Oregon, for the County of Clackamas, and that Monday, the 22d day of September, 1913, at the hour of 10 o'clack in the fore at the hour of 10 o'clock in the fore-noon of said day in the court-room of said court has been appointed by the court as the time and place for hear-ing objections thereto and the settle-

Dated, August 21st, 1913. EVELYN SCOTT WILLIAMS, Executrix of the Estate of L. Pierce GORDON E. HAYES, Attorney for

Notice to Creditors.

Notice is hereby given that the undersigned has been appointed execu-trix of the estate of John H. Clear, deceased, by the oCunty Court of the

State of Oregon for Clackamas Coun-ty, and has qualified.

All persons having claims against said estate are hereby notified to present the same with proper vouchers and duly verified at the office of Gordon E. Hayes, rooms 3, 4, 5 and 6 Stevens Building, Oregon City, Ore gon, within six months from the date of the first publication hereof.

Dated, August 21st, 1913. MARY CAROTHERS. Executrix of the Estate of John H. Clear, Deceased. GORDON E. HAYES, Attorney for

Summons.

In the circuit court of the state of Oregon for the County of Clacka-

Alyda Eckman, Plaintiff. George Ira Eckman, Defendant,

Executrix

To George Ira Eckman the above named defendant: 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 court and cause within six weeks of the date of the first publication of this summons, to wit: on or before the 10th day of October, 1913, and if you fall so to ap-pear and answer said complaint the above named plaintiff will apply to said court for the relief prayed for in his complaint herein, to wit: for a decree forever dissolving the bonds of matrimony now, and heretofore ex-isting between plaintin and defendant, and for judgment against the defendat for the sum of Twenty-Five Dollars per month to be paid to the plaintiff monthly, for the care, maintenance

or child, during its minority. That the plaintiff be awarded the

support and education of the said mia

answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This summons is published by order of Hon. H. S. Anderson, Judge of the County Court which order was made on the County Court, made on the 27th day Court, which order was made on the County Court, made on the 27th day of September, 1913, and the of August, 1913, and the time preof August, 1913, and the time pre-you are hereby required to appear and time prescribed for publication there-answer the complaint filed against you in the above entitled suit by the 1st issue dated, Friday, September 5th, week for six successive weeks, and day of November, 1913, as appearabled 1913. week for six successive weeks, and the date of the first publication of this summons is the 29th day of August, 1912 E. E. MILLER.

Attorney for Plaintiff.
430 Worcester Building, Portland, Oregon,

In the Circuit Court of the State of Oregon, for Clacksmas County. Caroline A. McDowell, Plaintiff,

In the name of the State of Orego

plaint, to wit:

For a decree dissolving the bonds of matrimony now existing between plaintiff and defendant. This summons is published by order of the summons of the summons is published by order of the summons of the summons or the summons of the summon Service of Summons by publication thereof is made by order of the Hon, H. S. Anderson, Judge of the County Court of the State of Oregon for

Clackamas County, directing that publication to 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

The date of first publication is Friday, August 22nd, 1913, and the last publication is Friday, October 3rd,

JOHN N. SIEVERS Attorney for Plaintiff.

Phones-Pacific 52 Home A-151 BROWNELL & STONE

Attorneys-at-Law

All legal business promptly attended to

U'REN & SCHUEBEL Attorneys-at-Law

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

Probate our Specialties. Of-

fice in First National Bank

Bldg., Oregon City, Oregon.

W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veterinary College at Toronto, Canada, and the McKillip School of Sur-gery of Chicago, is established at Fashion Stable, Fifth St., be-tween Main and Water Sts.

Both Telephones
-Pacific, Main 65; Home, A 95. Residence-Pacific, Main 184

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

Estacada, Oregon.

Clackamas County Headquarters CLACKAMAS TITLE CO.,

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Lands, Money Loaned, Titles Perfected. E. F. & F. B. RILEY, Attorneys & Counsellors at Law

................

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