SIRES AND SONS.

rest thin Kat, who has been elect ent of the Chinese republic for sem of five years, in fifty-four years, and has spent most of his adult

the in official service. D. C. C. Bass, to whom the America Medical association line awarded annual medal, is a resident of New floars. The award was made in recnon of his success in cultivating

material parasite. The patent office has reported a parge list of nearly 500 patents issued to es, among them twenty-seven to sardie T. Words of New York for effect devices, many of which are me throughout the country. Bory Carter Adams, who will go to

Ofen in the capacity of general fiscal driver, is professor of political sconat the University of Michigan. He will aid a government commission spointed for standardization of rec-

Alexander M. Thackara, who was rosty promoted from consul general at petin to consul general at Paris, grada 18D and resigned from the service you. n 182 to take charge of a manufac. Journal. turing business. Mrs. Thackara is a aughter of General William T. Sher-

Pen, Chisel and Brush.

J. O. Davidson, who will execute the last of Ambassador Page, is an instead sculptor whose work has at pivot, but awayed by the wind, has Free Press.

few years. Madisen Cawein, the "homeapun" bilered or still believe in facrica."

Alban Jasper Conant, for whom Abraam Lincoln sat for a portrait before he became president, recently celebrated his alnety third birthday in the New fer studio which he has occupied for pore than thirty years. Active in wind, he still enjoys fairly good health, and every day finds him busy with his

English Etchings.

Sixty men emigrate from England for every forty women. Lendon's zoological garden, in Re-

gent's park, was founded in 1828. Except in the Indian service, Britbh army nurses are not allowed to dince in the stations where they are at work. The order was issued two

The Bank of England is not the largest bank in England. Its deposits unt to \$326,770,000, while the deposits of the London County and Westmiter are \$410,300,000, those of the Lendon City and Midland \$426,000,000 and those of Lloyd's \$433,648,000.

Of Course. Of course your own way of earning a living is the hardest way there is .-

Chicago News.

He Heard Plenty. Farmer Parsolp had a good day at market. His cattle fetched good prices. and so he bought a nice piece of cloth to have unde into a suit of clothes. But on his homeward way he lost it, a misfortune which annoyed Mrs. Pars up very much. Overburdened with grievance, she told a neighbor sboot it the pext day, strongly condemning her husband's carelessness A week later the neighbor met Mr. Parsalp. Good morning, Mr. Parsnip," said the neighbor. "Heard any thing yet about your cloth?" Paranip smiled sadir. "Yes," he said solemnly and mournfully, yet philosophically, "I have morning, noon and night!"-London Mati

A Disadvantage.

Lady-I wish you would paint me a storm at see Marine Painter - Impos sible madam: "But other artists paint storms at sen." "Yes, but I've seen

Bird Dogs. Bird dogs have been known as such for only about three or four centuries.

So far as we know, the Duke of Northumberland, sixteenth century, was the first trainer of bird dogs. The duke was followed by others who trained dogs to "net" birds, but it was not till the beginning of the nineteenth century that any reliable record of a disthet brand of bird dogs can be found. The Gordon setter was founded by the Duke of Gordon about 1800.—New York

Flippant Flings.

It has just come to the surface that and considerate bushand. I under-Tolstoy wrote 565 letters to his wife, stand." What a lot of lelsure a man has when he doesn't shave!-New York Press.

A St. Louis woman intrusted \$23,000 wife beforehand."-Chicago Tribune. to a lawyer and got back about \$3,000. The attorney couldn't have been feel ing very well that day.-Philadelphia Inquirer.

Toledo Binde.

Cost of Living.

Chicago looks for a continual rise in beef prices. An upward direction was dead is without foundation."-Deseems to be the only one beef prices troit Free Press. know.--Detroit Free Press.

Newly arrived babies, finding that the price of milk is going up, have reason to protest against being born into such an inhospitable world.-Chicago

terrible soul is he. He calls for your use gas. peda to construct the calls Naval academy all. He calls with gail. And he takes Yeasiree! - Louisville Courier-

Aviation Notes.

A German chemical plant which yields much hydrogen gas as a byproduct has built a three mile pipe line to supply it to dirigible balloons.

A dummy aeroplane secured to a mercan marked attention in the last been designed to get students acquainted with the sensation of flying.

In a Paris serodynamic laboratory net dedicates his new volume of for testing model aeroplanes wind pet. dedicates of the Moon," to "All speeds up to seventy-one miles an hour diffee, big and little, who have ever are produced by ingenious machinery.

Household Hints.

Medicine bottles, drink or food should be covered in the sickroom. Stick a pin through the cork of every bottle that contains poison, and this may save tragic mistakes when seek-

ing medicine in the dark. If the cloth upon the table of the living room had little weights fastened securely to each of its four corners it would not be displaced by every one who happened to touch it in passing.

Science Siftings.

The eye cannot see a molecule, an atom or an electron.

Taking cognizance of the various movements of the earth, a person taking a three mile stroll has traveled 85,255 miles.

Every beat of the heart sends two ounces of blood into the hair-like blood vessels called capillaries, lining the air cells of the lums, and from this air the blood is filled with oxygen.

Weeds.

Perhaps if we could penetrate nature's secrets we should find that what we call weeds are more essential to the well being of the world than the most precious fruit or grain.-Hawthorne.

Thanksgiving Was Not Fatal to Turkeys in Early Days.

Turkey did not figure in the original feature of that historic meal so long ago that the reason is lost in oblivion On the original Thanksgiving day the

pilgrim fathers fasted and gave verbal thanks that they had been saved from the perils of the sea and permitted to find a home in the new land Giving up every sort of occupation and spending the time in Bible reading and in prayer, the colonists regarded it as an Creolia Anon Jenetta Newell, Defendannual occasion of much solemnity. It was not until thirteen years after

the settling of Massachusetts that Thanksgiving day received official cognizance, although it was generally observed by churchgoing and-after a few years of stern fasting-a better dinner than was served on week days. Thus by degrees the feature of the great day became the dinner that accompanied it.

A Candy Cornucopia. A cornucopia formed of nought of white candy makes an effective table decoration at Thanksgiving and has the added advantage that the children can break it up and eat it afterward. It may be filled with candied oranges

and grapes, marrons glaces and other

Careful of Your Property One of the secrets of our success in the Baggage and Transfer Business

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of Oregon City, Oregon CAPITAL, \$60,000.00.

Open from 9 A M. to 3 P. M.

Very Thoughtful,

"Blane is a devoted, conscientious

"Yes. Whenever he is going to home to dinner be always notifies his

A Missouri judge has ruled that a afternoon, exclaiming: "That notice of woman has a right to use a broom- my death is false, sir. I will horsestick on her husband. The vacuum whip you within an inch of your life, cleaner was invented none too soon.— sir, if you don't apologize in your next Administrator of the Estate of Peter stick on her husband. The vacuum whip you within an inch of your life, innue."

> The editor inserted the following next day; "We extremely regret to announce that the paragraph in our last issue which stated that Major Biazer

Impossible. Doctor-Perhaps it's your cooking that's responsible for your husband's illness. He's got a bad case of gastritis. Mrs. Newwife-Gastritis! But cree Old King Coal is a terrible soul. A I always cook on a coal range-never

An Old Soldier Friend.

"I saw your father taking you to the wood shed yesterday morning, Willie. What had you been doing?" "Nothing. He just took me out there

"A soldier? Who was he?" "That feller Corporal Punishment

to meet a soldier friend of his."

S. Anderson, Judge of the County Court, which order was made on the 24th day of Nov., 1913, and the time prescribed for publication thereof is six weeks, beginning with the laste dated, Friday, Nov. 28th, 1913, and conthuing each week thereafter to and including Friday, Jan. 9th, 1914. BROWNELL & STONE. Attorneys for Plaintiff.

Notice to Creditors. In the County Court of the State of

Oregon for the County of Clackamas. In the Matter of the Estate of Thomas

F. McCabe, Deceased. Notice is herby given that the un-ONCE A FAST, NOT A FEAST. Clackamas County, Oregon, with proper vouchers and duly verified within

Thanksgiving feast, but it became a Administrator of the Estate of Thomas F. McCabe, Deceased. GORDON E. HAYES, Attorney for Ad-

ministrator.

Summons. In the Circuit Court of the State of Oregon, for the County of Clacka-Vincent Newell, Plaintiff,

ant. To Creolia Anoa Jenetta Newell: In the name of the State of Oregon: You are hereby notified and required to appear and answer the complaint of the plaintiff in the above entitled court and cause on or before the 22nd day of January, 1914. And if you do not so appear and answer, the plainlef prayed for in the complaint to-wit; For a decree dissolving the bonds of matrimony heretofore and now existng between plaintiff and defendant That the plaintiff have the care, custody and control of the minor child, Creolia Jenetta Newell and that plaintiff have such other and further relief us to the Court shall seem meet in the

This summons is published by order of the Honorable J. U. Campbell, Judge of the 5th Judicial District, including Clackamas County, Oregon, which or-der was made and dated November 22nd, 1913, directing that the same be published in the Oregon City Enterprise, once a week for six successive weeks and the date of cation is November 28th, 1913, and the last publication is January 9th, 191.

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

Notice to Creditors. Notice is hereby given that the un-dersigned has been appointed admin-istratrix of the Estate of Merritt F. rindle, deceased, by the County Court of Clackamas County, Oregon. All persons having claims against the said Estate are hereby notified and equired to present the same duly verfiled with proper vouchers at the of-fice of Gordon E. Hayes, rooms 3, 4,

Notice of Final Settlement.

Notice is hereby given that the undersigned as administrator of the Estate of Peter Landin, deceased, has filed his final account in the County Court of the State of Oregon for Clacksons Court by an order made November 5th, 1913, has set Monday in Str. (2012). The file of the State of Oregon for Clacksons Court by an order made November 5th, 1913, has set Monday in Str. (2012). The file of the Str. (2012) at An Apology.

An excited military looking gentleman extered the collorial sanctum one afternoon, exclaiming. That notice of log of objections thereto and the seting of objections thereto and the settlement thereof.

Dated November 6th, 1913;

In the Circuit Court of the State of Oregon, for the County of Clacka-C. E. Gorbett, Plaintiff.

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled court in said tentate of said writ, being unable to find any for Clackamas County, and the time devices and being in the County of Said court has appointed (Clackamas, and State of Oregon, to wit Alministrator of the es and the further sum of \$75.00, as at he's always talking about."-Detroit torney's fee, and the costs of and up property, situate in the county Clackamas, state of Oregon, to-Summons.

The Northeast quarter of the Northin the Circuit Court of the State of east quarter of Section 36 in Town-

you are hereby required to appear and the 6th day of December, 1913, at the answer the complaint filed against hour of 10 o'clock A. M., at the front and place of hearing any and all obanswer the companied aut, on or be door of the County Court House in fore the 9th day of Jan., 1914, said date the City of Oregon City, in said County fore the 9th day of Jan., 1914, said date the City of Oregon City, in said Countering the expiration of six weeks from the first publication of this summons, and if you fail to appear or answer bidder, for U. S. gold coin cash in said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint the relief prayed for in her complaint to reither of them, had on the date of the mortgage herein or since had in the mortgage herein or since had in For a decree dissolving the bonds of or to the above described real prop matrimony now existing between the erry or any part thereof, to satisfy plaintiff and defendant. This summand execution, judgment order, decree, mona is published by order of Hon. H. interest, costs and all accruing costs. E. T. MASS, Sheriff of Clackamas County, Oregon.

By B. J. STAATS, Deputy.

Summons.

in the Circuit Court of the State of Oregon, for Clackamas County. A. L. Levy, Plaintiff.

W. F. Weigand, Frances J. Weigand, N. G. Pike, L. Louise Stine, W. F. Stine, Claude S. Harris, Elsie Har-W. Harris, and Ella Harris,

Defendants. To W. F. Weigand and Frances J. Wei-

sum of Twenty-Five Hundred Dollars (\$2500.00) with interest thereon at the rate of six per cent pre annum from the 28th day of January ,1913, and the further sum of \$250.00 attorney's fees and the costs and disbursements of the above entitled suit, and that the mortgage executed and delivered by ge executed and delivered by Weigand and Frances J. Weigand, his wife, which at this time by virtue of the various assignments is owned by the plaintiff, on the follow of Clackamas, State of Oregon, to-wit; All of tract "J" Clackamas Riverside, according to the duly recorded plat thereof in the office of the County Clerk of said Clackamas County, be real property, and that plaintiff's said real property be sold upon execution and order of sale as is by law provided, to satisfy such decree, as plaintiff may obtain in said suit, and that the defendants and each of them be forever barred and foreclosed of all right. title or interest in or to said real property or any part thereof, and that a

tiff's attorneys fes, and the amount found due plaintiff in any decree ob-tained by virtue of this suit, and that plaintiff have such other and further relief as the court may deem meet and equitable.

of the Honorable J. U. Campbell, Judge of the above entitled court duly made and entered on the 3rd day of November, 1913. BERNSTEIN & COHEN,

Sheriff's Sale. In the Circuit Court of the State of Oregon, for the County of Clacka-

Edward S. Backstrand and Sigrid Andrew Weishaar, Picintiff, Plaintiffs. Backstrand,

quarter, of the northeast quarter of

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 the date of the mortgage herein or since had in or to the above described real prop-erty or any part thereof, to satisfy said execution, judgment 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., November 3rd, 1913.

an in or to the above described real out property or any part thereof, to satis-of fy said Execution, judgment order. Notice is hereby given that the un-dersigned, has filed his final account Minuic M. Hune, Plaintiff.

Vs.

Chester Hune, Defendant.

To Chester Hune, above named defendant:

To the ster Hune, above named defendant:

In the name of the State of Oregon wands of said writ, I will, on Saturday, you are hereby required to appear and answer the complaint filed against the 6th day of December, 1913, at the state of the williamette Meridian, in Clackamas County, County Clerk of Clackamas County, Oregon, and the Court has set Monday, the 22nd day of December, 1913 at the County Court room in the Court House Detect On the state of the distribution of the estate of John Arquette, deceased, with the decree, and in compliance with the county Court for the original account as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county Court for the original account as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county Court for the original account as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county Court for the original account as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county Court for the original account as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county Court for the original accounts as Administrator of the estate of County Court for County Court for the county of the original accounts as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county for the original accounts as Administrator of the estate of John Arquette, deceased, with the decree, and in compliance with the county for the original accounts as Administrator of the estate of John Arquette, deceased, with the decree, and the County County Court for the original accounts as Administrator of the estate of John Arquette, deceased, with the decree, and the county for the original accounts as Administrator of t

> JOHN ARQUETTE. DIMICK & DIMICK, Attorneys for

lessie Bray, Plaintiff, Walter Bray, Defendant.

answer the complaint filed against plaint, to-wit: you, in the above named suit, on or For a decre you, in the above named suit, on or before the 2nd day of Jan., 1914, said date 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 thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, towit:

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This summons is published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made on the 16th day of Oct., 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue dated. Friday, Oct. 17th, 132 and continuing each week there-

cand, his wife, Defendants above named:
In the name of the State of Oregon:

of matrimony now existing between the plaintiff and defendant. This summons is published by order of 28th, 1913.

In the Circuit Court of the State of Oregon, for Clackamas County. Philip H. Weston, Plaintiff,

To Annie E. Weston, the above-named for the court for the rener prayed for in his complaint herein, to-wit: for gon, you are hereby required to appear and answer the complaint filed bonds of matrimony heretofore and now against you, in the above entitled Court, on the 28th day of November, A. D. 1913, said date being six weeks and privileges of a single man and forever the first application of this sum, discrete relating to the court for the rener prayed for in his complaint herein, to-wit: for a decree of this Court dissolving the part of the rener prayed for in his complaint herein, to-wit: for a decree of this Court dissolving the part of the rener prayed for in his complaint herein, to-wit: for a decree of this Court dissolving the part of the rener prayed for in his complaint herein, to-wit: for a decree of this Court dissolving the part and answer the complaint filed bonds of matrimony heretofore and now existing between plaintiff and defendant and restoring plaintiff for in his complaint herein, to-wit: for a decree of this Court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of the rener prayed to the court dissolving the part of after the first publicaton of this sum-divorcing plaintiff from said defendant. If you fail to appear and answer, the plaintiff will apply to the named plaintiff against the above named Court for the relief prayed for in his defendant for divorce upon the ground of complaint filed herein, which is for an absolute divorce forever dissolving the bonds of matrimony existing between commencement thereof, and this summor bonds of matrimony existing between the plaintiff and the defendant, and is served upon you by publication therefore such other and further relief as to the Court may seem meet and equitable, and for his costs and disbursements herein.

You will please take notice that this the first publication thereof being made on Summons is served upon you personal-ity with a certified copy of the com-plaint purpose. The last publication thereof being made on the plaint, pursuant to the terms of an 28th day of December, 1913, by order of order in the above entitled suit, made the Honorable J. U. Campbell, Judge of by the above named Circuit Court, the above entitled Court, made and enby the Honorable J. U. Camp Judge thereof, on the 15th day U. Campbell, of ber, 1913. October, A. D., 1913, requiring that publication of this Summons be made once a week for six successive weeks in the Oregon City Enterprise, and requiring that the first publication be made on the 17th day of October A. D. 1913, and the last publication on the 28th day of November, A. D., 1913.

BRADLEY & EWERS. Attorneys for Plaintiff. Attorneys for Plaintiff. 517 Chamber of Commerce Building.
Chamber of Commerce, Portland, Ore.

Portland, Oregon.

> mah. Thomas Edgar, D. E. Pendleton. Susee and Jake Cole, Defendants, State of Oregon, County of Clacka-mas,—as.

fice of Gordon E. Hayes, rooms 3, 4, 5 and 6, Stevens Building, Oregon City, Oregon, within six months of the date hereof.

Date of first publication October 31st, 1915.

SARAH J. PRINDLE, Administratrix of the Estate of Merdit P. Prindle, Deceased.

GORDON E. HAYES, Attorney for Administratrix.

Executrix's Notice.

Notice is hereby given that the understander been appointed executed and note the seal of the above and under the seal of the above and under the seal of the above and under the seal of the above of the case of the above of the

PROFESSIONAL DIRECTORY

Harvey E. Cross William Hammotid

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ATTORNEYS AT-LAW

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cash in hand, all the right, title and

fendants, or either of them, had on

the date of said .'udgment or since had

In the Circuit Court of the State of

To Heaton Steelman, above named de-

BROWNELL & STONE,

In the Circuit Court of the State of Ore-

In the name of the State of Oregon, you

are hereby required to appear and answer the complaint of the plaintiff filed against

you in the above entitled Court and cause

within six weeks from the date of th

first publication of this summons and, is

the event you fail so to do, plaintiff wil

apply to the Court for the relief prayed

This action is begun by the abov

tered therein on the 13th day of Novem-

Dated this 13th day of November, 1914

Postoffice address: 212 Lewis Bldg.

Summons. In the Circuit Court of the State of

Oregon, for Clackamas County.

To Wm. Fallon, the above named de-

In the name of the State of Oregon

you in the above entitled suit on or

before the 6th day of December, 1913,

said date being more than six weeks from the date of the first pub-

lication of this summons, and if you

cember, 1913, for want thereof, plain-

Portland, Oregon

Lottie Fallon, I laintiff,

Wm. Fallon, Defendant.

ARTHUR I. MOULTON.

Attorney for Plaintiff

Lewis A. Stevens, Plaintiff,

mas.

Attorneys for Plaintiff.

Oregon, for Clackamas County. Ida Steelman, Plaintiff,

Heaton Steelman, Defendant.

fendant:

WEINHARD BUILDING

Notice is hereby given that the unexecution, judgment order and decree,
and in compliance with the command;
of said writ, being unable to find

Mercedes LaMonte Roth, Defendant. To Mercedes LaMonte Roth, above-named defendant:

In the name of the State of Oregon you are hereby required to appear and answer the complaint of the plaintiff

isting between the plaintiff and de-fendant and giving the plaintiff an absolute divorce from the defendant on the grounds of gross and habitual drunkenness contracted since marriage, and continuing for a period of 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 28th day of Nov., 1913, said date being the expiration of six weeks from the first publication of this sumcordance with the order of the Hon-orable J. U. Campbell, Judge of the mons, and if you fail to appear or answer said complaint, for want thereabove entitled Court, dated the 7th day of November, 1913, directing that of, the plaintiff will apply to the court for the relief prayed for in her comthe 14th day of November, 1913, and For a decree dissolving the bonds the 26th day of December, 1913.

RALPH A. COAN, Attorney for Plaintiff.

Phones-Pacific 52 Home A-151

All legal business promptly attended to

got in and for the County of Clacka- U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat Will practice in all courts, make To the above-named defendant, Mary collections and settlements. Office in Enterprise Building,

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O. D. EBY Attorney-at-Law

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Landin, Deceased. GORDON E. HAYES, Attorney.

Sheriff's Sale.

1909, and the further sum of \$9.16 Dated this taxes for the years of 1910 and 1911, A. D., 1913. on this writ, commanding me to make ale of the following described real Adminstrator.

Dated, Oregon City, Ore., November 3rd, 1913.

McCabe, deceased, by the County Court of the State of Oregon, for Clackamas County, and has qualified. All persons having claims against said estate are hereby notified to present the same to the undersigned at Sandy, Clackamas County, Oregon, with proper vouchers and duly verified within six months from the date hereof.

Date of first publication, November Sth, 1913.

THOMAS McCABE,

In the name of the State of Oregon: In the name of the State of Oregon: You are hereby required to appear and answer a complaint, filed against you in the above entitled suit on or being the 15th day of December, 1913, and the time prescribed for publication the same being the first Monday following six weeks' publication of this summons, and if you fail to so appear and answer, for want thereof the plaintiff will apply to the above entitled court for the relief prayed for in said complaint, to-wit: For a decree

decreed to be a first lien upon said mortgage be foreclosed and that said proportionate part of the amount realized upon said sale shall be applied to the payment of the plaintiff's and disbursements of this suit, plain-

This summons is published by order

B. F. Hart and E. R. Hart, husband and wife; Ethel A. Hart Lomman and R. V. Lomman, husband and wife; I. T. Hart and Clara Hart,

Dated this 18th day of November,
A. D., 1913.

ALBERT D. ERB.
Administrator.

Administrator.

Administrator. Final Notice.

jections to said final report and the discharge of this Administrat. Dated this 18th day of November,

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

To Walter Bray, above-named defend-In the name of the State of Oregon you are hereby required to appear and

For a decree dissolving the bonds

Attorneys for Plaintiff. Mary Stevens, Defendants.

Annie E. Weston, Defendant.

Sheriff's Sale on Execution oregon, for the County of Multno-In the Circuit Court of the State of

mas,—89. By virtue of a judgment order, de-

mas. Louis Roth, Plaintiff, interest which the within named de-

property or any part thereof, to satisfy said Execution, judgment order, decree, interest, costs and all accruing costs.

E. T. MASS.
Sheriff of Clackamas County, Oregon.
By R. J. STAATS, Deputy.
Dated, Oregon City, Oregon, November 17th, 1913.

Summons.
In the Circuit Court of the State of the complaint of the plaintiff and decided against you in the above entitled court on or before the 27th day of December, 1913, that being the day fixed by the Court for you in which to appear and answer herein, and if you fail to appear and answer within said time, the plaintiff will apply to the court for the relief demanded in his complaint, to-wit:

For a decree dissolving the bonds of matrimony now and hereofore existing between the naintiff and decided to the complaint of the plaintiff.

more than one year, and on the fur-ther ground of wilfull desertion con-tinuing for a period of more than one year immediately preceding the filing of the complaint herein. This summons is published once a week for six consecutive weeks in ac

14th, 1913.
Date of last publication, December 26th, 1913.

BROWNELL & STONE Attorneys-at-Law

Oregon City, Oregon. C D. A D. C. LATOURETTE

---------------W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veterinary College at Toronto, Canada, and the McKillip School of Sur-

> CLAUDE W. DEVORE, Attorney-at-Law

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ed, land titles examined, estates Over Bank of Oregon City.

settled, genera' law busin