

Acquired Scared Is No Capital Crime Away

By ELBERT H. GARY, Head of the United States Steel Corporation

INNECESSARY agitation, dem- pessary capital to equip or liberally agogy and mud alinging are maintain going and anccessful proppreventing the normal expan- ertues, to say nothing of the addision of the country's business and tions and extensions which the in-

The stabilit; of business, which

is essential to its proper and rea-

use our products. It needs food

and clothes and material to build,

and it is willing and anxious to buy

terests of this great and growing industries. UNDOUBTED PROSPERITY FOR Country demand.

THE NATION LIES IN THE FU-TURE BUT AT THE PRESENT sonable growth and success, has TIME DOUBT AND DISTRUST HAVE been INTERFERED WITH, Our FRIGHTENED CAPITAL AWAY great and growing population can FROM MANY ENTERPRISES; ALSO THE TENDENCY IN PUBLIC DIS-CUSSIONS TO TREAT SUCCESS them. It is in need of railroads AS AN OFFENSE AND TO CON- and ships with the best equipment SIDER THE POSSESSION OF to carry these products from one WEALTH, HOWEVER HONESTLY point to another, and it is willing to ACQUIRED. AS WRONG IS A pay fair rates for the service. La-PRESENT DAY EVIL WHICH IS borers are willing to work at a rea-HAVING A BROAD INFLUENCE sonable wage, and employers are ON THE RELATIONS OF CAPITAL liberal compensation. Producers in AND LABOR.

Camital, always timid, has been satisfy the demands for their prod-SERIOUSLY AFFECTED by this ucts at fair prices. And those who unreasonable and uncalled for agi-tation and attack. It is becoming FURNISH THE NECESSARY almost impossible to obtain on fair CAPITAL provided they can be terms, on good security and at a certain of protection against loss or reasonable rate of interest the nec- visk.

# Churches Themselves Must First Be Reformed Before They Will Accomplish Much

By the Rev. Dr. WILLIAM S. RAINSFORD, Former Rector of St. George's Church, New York City



S THE CHURCH TO INSPIRE AND GUIDE THE INEVITABLE SOCIAL AND INTELLECTUAL MOVEMENT OF THE DAY, OR IS SHE TO STAND ALOOF OR OPPOSE IT? THE CHURCHES MUST THEMSELVES BE RADICALLY REFORMED THEY CAN ACCOMPLISH MUCH.

## OREGON CITY ENTERPRISE, FRIDAY, DECEMBER 12, 1913.

# Wants, For Sale etc.

erest 7 percent. U'REN & SCHUEBEL

Choice hop roots for sale, \$3.50 per thousand. A. McConell, Aurora, Route 2.

STRAYED-A brown mare, weight between 700 and 800 pounds; owner can have same by paying for this adv, and keep of horse. Address Wm. Bruce, Oregon City. WANTED s or 10 heavy milch cows. State age

number of pounds of milk given per day, how long since fresh and at what price held at. Address JOHN DENISON,

Multnomah County Parm. Troutdale, Oregon Citation In the County Court of the State of Oregon, for Clackamas County.

In the matter of the estate of Samantha Jane Davis, deceased. To Zilphia Holdaway, John E. Davis, Myrtle Rankin, Ardella Close, Myrtle Rankin, Ardella Closs, Blanche Watson, Mima Colson and Gladys Davis, Greeting: In the name of the State of Oregon.

You are hereby cited and required appear in the County Court of the State of Oregon, for the Couny of Clackamas, at the Court room thereof, at Oregon City, in the County of Clack-amas, on Wednesday the 14th, day of January, 1914, at 10 o'clock in the forenoon of that day, then and there show cause if any there be, why a ertain petition in writing, presented to the said county court and now on file therein, should not be granted, directing the administrator of said estate to sell at private sale, the following described land, to wit: Beginning a point 6.10 chs. N. and 8.32 chs. W. of the corner of Sections 10, 11, 14 and 15, in T. 2 S., R. 2 E. of the Wil. Mer. Clackamas County, Oregon, thence south 2610 chs.; thence east 11.49 chs.; thence North 26.10 chs. and thence West 11.49 chs. to the place of beginning, containing 30 acres, more or less, for the purpose of rais-ing money to pay the debts and

claims against said estate and the doctor's bills as set out in the petition anxious to furnish work and to pay file herein. This Citation is published by order of Hon. H. S. Anderson, Judge of the above named court which said order all departments of industry wish to was made and entered on the 3rd day

of December, 1913, and the time pre-scribed for publication thereof is four weeks, beginning with the issue of Friday, Dec. 5th, 1913, and continuing each week thereafter to and including the issue of Friday, Jan. 2nd. 1914. Witness, the Hon. H. S. Anderson, Judge of the County Court of the State

of Oregon, for the County of Clacka-mas, with the seal of said court affixed this 3rd day of Dec., A. D., 1913. Attest: W. L. Mulvey, Clerk. By I. M. Harrington, Deputy.

BROWNELL & STONE, Attorneys for administrator. Summons. In the Circuit Court of the State of Oregon, for the County of Clacka-

DIAS. John C. Hanken, Plaintlff, Cora Hanken, Defendant.

To Cora Hanken, the above named defendant In the name of the State of Oregon.

You are hereby required to appear in the above entitled Court and answer the complant filed against you in this wuit on or before Monday, the 19th day of January, 1914, that being ais weeks from and after the date of first pub-lication of this summons, and also be-ing the last day prescribed by the or-

Wants, For Sale etc. WE have money to lend on farms we other loans of \$1,000 each. Int two other loans of \$1,000 each. Int erest 7 percent. dated, Friday, Nov. 28th, 1913, and con-tinuing each week thereafter to and

including Friday, Jan. 9th, 1914. BROWNELL & STONE. Attorneys for Plaintiff.

Sheriff's Sale. In the Circuit Court of the State of Oregon, for the County of Clackamas. Charles T. Tooze, Plaintiff,

Diel, Defendants. Diel, Defendants. State of Oregon, County of Clackamas, --est. By virtue of a judgment order de-titled court for the relief prayed for in said complaint, to-wit: For a decree the above entitled cause, to me duly directed and dated the 6th day of December, 1913, upon a judgment rendered and entered in said court on the 4th day of Decem-ber, 1913, in favor of Charles T. Tooze, Busined and the above contined be above contined to the second the second to the second the second be above continued to the second the second to the second to the second the second the second to the second to the second the second to the second the second the second to the second the second to the second the second to the second the s and court on the 4th day of Decem-and court on the 4th day of Decem-ber, 1913, in favor of Charles T. Tooze, Plaintiff, and against W. P. Jacks. Charity B. Jacks, Walter B. Odzie, M. M. Diel and W. L. Diel, Defendants, M. Diel and W. L. Diel, Defendants, for the sum of \$3,150.00, with interest thereon at the rate of 6 per cent per owned by the plaintiff, on the follow-interest of the sum of state of 6 per cent per owned by the plaintiff, on the follow-tents. and the costs of and upon this writ, commanding me to make sale of the following described real property, sit-unte in the county of Clackamas, state all in Clackamas County, Oregon.

of 10 o'clock A. M., at the front door found due plaintiff in any decree ob-of the County Court House in the City tained by virtue of this suit, and that

thereof, to satisfy said exception, 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., 9th. Deember, 1913.

No. 12783

SUMMONS in the Circuit Court of the State of Oregon, for Clackamas county.

Luella Williams, Plaintiff,

Floyd A. Williams, Defendant: o Floyd A. Williams, the above-named defendant. To Floyd

In the name of the State of Ore gon, you are hereby required to ap-pear and answer the complaint filed against you in the above entitled court on the 16th day of January, A. 1914, said date being six w D. after the first publication of this summons. If you fail to appear and answer, the plaintiff will apply 10 the court for the relief prayed for in her complaint filed herein, which is for an absolute divorce, alimony for plaintiff and maintenance for the minor child, custody of the minor child, and for such other and further relief as to the court may seem meet and equitable, an costs and disbursements herein. You will please take notice that this summons is served upon you personally, with a certified copy the complaint, pursuant to the terms of an order in the above entitled court by the Honorable J. A. Eakin, judge thereof, on the 2nd day of December, A. D., 1913, requiring that publication of this summons be made once a week for six consecutive weeks in the Oregon City Enterprise, and requiring that the first publication be made on the 5th day of December A. D., 1913, and the dersign as Adr last publication on the 16th day of January, A. D., 1914. er Red ty Clea BRADLEY A. EWERS, Attorney for Plaintiff. gon, at the 22n Portland, Oregon.

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

To W. F. Weigand and Frances J. Weigand, his wife, Defendants above named:

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 be-fore the 15th day of December, 1913, W. P. Jacks, Charity B. Jacks, Waiter B. Odale, M. M. Diel and W. L. Diel, Defendants, State of Oregon for the state of th

thereon at the rate of 6 per cent per annum from the 18th day of August, 1912, and the further sum of \$315.00, as attorney's fee, and the further sum of \$21.50, costs and disbursements. thereof in the office of the County Clerk of said Clackamas County, be decreed to be a first lien upon said real property, and that plaintiff's said of Oregon, to wit: The West half of the Northwest fourth of Sec. 29, T. 3 R. R. 2 E. of the Willamette Merid ian, except the W $\frac{1}{2}$  of the W $\frac{1}{2}$  of the W $\frac{3}{2}$  of the NW $\frac{1}{4}$  of the NW $\frac{1}{4}$  of said Sec on, Township, and Range, conveyed defendants and each of them be for-chill et al, by deed of April 12th, ever barred and foreclosed of all right, 95, recorded in Book 60 at page 201, title or interest in or to said real property or any part thereof, and that a Now, therefore, by virtue of said ex-cution, judgment order and decree, alized upon said sale shall be applied and in compliance with the commanda to the payment of the plaintiff's costs of said writ, I will, on Satorday, the loth day of January, 1914, at the hour tiff's attorneys fes, and the amount

of Oregon City, in said County and State, sell at public auction, subject relief as the court may deem meet to redemption, to the highest bidder.

In the Circuit Court of the State of Oregon, for the county of Clack-

John C. Hanken, Plaintiff,

ys. Cora Hanken, Defendant.

In the Name of the State of Ore gon, you are hereby required to ap-pear in the above entitled court and answer the complaint filed against you in this suit on or before Monthe 19th day of January, 1914, that being six weeks from and af ter the date of first publication of this summons, and also being the inst day prescribed by the order of

answer the complaint on or before said date for want thereof the plaintiff will take default against you and apply to the court for the re-YOU

and annulling the same, and for such other and further relief as in Lewis A. Stevens, Plaintiff, equity and good conscience plain-

PROFESSIONAL DIRECTORY

Harvey E. Cross

### **CROSS & HAMMOND**

We have now moved to our permanent quarters in the Beaver Building. Next to the Andresen Building. Loans, Insurance Main Street, Loans, Insurance.

Oregon City, Ore.

## **JOSEPH E. HEDGES** Lawyer MONEY TO LOAN

### WEINHARD SUILDING

for Clackamas County, and that the Judge of said court has appointed Monday, the 15th day of December, 1913, at 10 o'clock A. M. for hearing

Administrator of the estate of Nels

Nelson deceased. BROWNELL & STONE, Attorneys for

DANIEL H. PURCELL,

objection to said account and for

William Hammond

Final Notice.

In the Circuit Court of the State of Oregon, for the County of Multno-Notice is hereby given that the underaigned administrator of the estate of Nels Nelson, deceased, has filed his final account in said estate in the County Court of the State of Oregon

Andrew Weishaar, Plaintiff,

Thomas Edgar, D. E. Pendleton, J. Susce and Jake Cole, Defendanta. State of Oregon, County of Clackaman,-

Sheriff's Sale on Execution

By virtue of a judgment order, de cree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated the 7th day of November, 1913, upon a judgment rendered and entered in said court on the 23rd day of October 1913, in favor of Andrew Weishaar

Plaintiff, and against D. E. Pendle-ton, and W. S. Flynn and N. F. Canayan, Sureties, Defendants for the sum of \$356.40, with interest thereon at the rate of 8 per cent, per annum from the 16th day of May, 1913, and the further sum of \$25.00 with interest thereon at the rate of 6 per cent per annum from the 23rd day of October, 1913, and interest on \$400.00 nt S cent from October 23rd, 1912 to May

15th, 1913, costs and disbursements, and the costs of and upon this writ. commanding me out of the personal property of said defendants, and if sufficient could not be found, then out of the real property belonging to said defendants on and after the date of said Judgment to satisfy said sum of \$356.40 and also the costs upon this said writ.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendants, I did on the 17th day of Nov. 1913, duly levy upon the following described real property of said defendants, ed real property of said defendants, situate and being in the County of Clackamas, and State of Oregon, to-wit: All of Lots 1, 2, 3, 4, 5, 6, 7 and 8 in Block F, in Wilsonville, and Lots 1, 2, 4 and 5 in Block H, in Wil-sonville, all in the County of Clacka-mas State of Oregon, and I will on Saturday, the 20th day of December, 1913 at the hour of 10 october A M

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 de-fendants, or either of them, had on the date of said Judgment or since had in or to the above described real

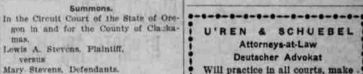
property or any part thereof, to satis-

Phones-Pacific 52

BROWNELL & STONE Attorneys-at-Law

All legal business promptly attended to

collections and settlements.



4th, 1913.

26th, 1913.

for U. S. gold coln cash in hand, all the right, tills and interest which the of the Honorable J. U. Campbell, Judge within named defendants or either of them, had on the date of the mortgage and entered on the 3rd day of No-

To Cora Hanken, the above-named de fendant

the court for your appearance here-in; and if you fail to so appear or

Hef prayed for in the complaint filed herein, to-wit, for a decree Jeclaring that marriage between plaintiff and defendant herein vold,

Adminstrator.

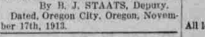
A. D., 1913.

ant:

Administrator.

Walter Bray, Defendant.

fy said Execution, judgment order, decree, interest, costs and all accruing costs. E. T. MASS, Sheriff of Clackamas County, Oregoo. By B. J. STAATS, Deputy.



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

ouis Roth, Plaintiff,

tling said estate.

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

named defendant: In the name of the State of Oregon, yon are hereby required to appear and answer the complaint of the plaintiff herein filed 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 fall to appear and answer within said time, the plaintiff will ap-ply to the court for the relief demand-ed in his complaint, to-wit: ed in his complaint, to-wit: For a decree dissolving the bonds

of matrimony now and heretofore ex-isting between the plaintiff and de-

fendant and giving the plaintiff an absolute divorce from the defendant

on the grounds of gross and habitual

age, and continuing for a period of 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

This summons is published once a

This summons is published once a week for six consecutive weeks in ac-cordance with the order of the Hon-orable J. U. Campbell Judge of the above entitled Court, dated the 7th day of November, 1913, directing that the first publication of summons be on the 14th day of November, 1913, and that the last publication be made on the 26th day of December, 1913

the 26th day of December, 1913. RALPH A. COAN,

Attorney for Plaintiff. Date of first publication, November

Date of last publication, December

Home A-151

of the complaint herein.

drunkenness contracted since marri

The fast should be frankly recognized both by those who deplore it and by those who approve that the weight and influence of all our churches are today conservative.

Here and there individual reformers in pew or in pulpit lift voices of protest against evident wrongs or seek to enlist the church's organization in the cause of radical reform. Their following is small. Their PROTEST SOON FALLS UNHEEDED.

Nowadays children have to have a

These progressives may succeed in organizing socie-They do not succeed in altering the conservative attitude of the tion. main body.

The wage carner has small voice in the matter. The modern church is seldom organized so as to reach him. He has DROPPED THE CHURCH OR THE CHURCHES HAVE DROPPED HIM.

THE CHURCHES ARE DYING OF DRY ROT.

Panama carthquakes are more an-

semie than naughty.

The church DOES NOT REPRESENT TODAY THE WHOLE PEOPLE, as once it did.

In a democratic age and country the AMERICAN CHURCHES ARE ARISTOCRATIC. The great churches have for many years deliberately catered for and followed the well housed, well clothed, well to do in the community.

lot of patience to get along with their No woman is supposed to look her parents. age, no matter what it is. popularity, must be fine to throw at a New York's idea of luck is getting in to see a new play before the police serenading cat. stop it. Property Careful of Your One of the secrets of our success in the Baggage and Transfer Business Safes, Pianos and Furniture Moving Williams Bros. Transfer Co. 612 Main Street Phones, Office 50, Residence 1562

Residence Phone Main 2624 Office Both Phones 22 PIONEER TRANSFER CO. Successor to C. N. Greenman Betablished 1865 FURNITURE, SAFES AND PIANOS MOVED BY EXPERIENCED HELP. PROMPT AND RELIABLE SERVICE. SAND, GRAVEL AND BRICK Rates Reasonable, Baggage Stored 3 Days Free of Charge Agency for the celebrated MT. HOOD BEER F. J. MEYER. Cashier D. C. LATOURETTE, President. The First National Bank of Oregon City, Oregon

CAPITAL, \$50,000.00.

Transacts a General Banking Business.

der of the Court for your appearance herein, and if you fail to so appear or answer the complaint on or before said date, for want thereof the plantiff will take default against you and apply to the Court for the relief prayed for in the complaint filed herein, to-wit, for a decree declaring the marriage between plaintiff and defendant here-in void, and annulling the same, and for such other and further relief as

in equity and good conscience plaintiff is entitled to in the premises. This summons is published in the Oregon City Enterprise in pursuance of an order of the Hon. J. U. Camp-bell, Judge of the above entitled Court, duly made and entered on the first day of December, 1913.

Dated and first published Friday, December 5, 1913. I. J. JOHNSON.

Attorney for Plantiff. Summons. In the Circuit Court of the State of Oregon, for Clackamas County, Luella Williams, Plaintiff,

Floyd A. Williams, Defendant. To Floyd A. Williams, the named defendant. above

in the name of the State of Oregon, you are hereby required to appear and answer the complant filed against you in the above entitled Court on the 16th day of January, A. D. 1914, said fail to appear and answer, the plain-tiff will apply to the Court for the six months from the date hereof.

the win apply of in her complaint relief prayed for in her complaint filed herein, which is for an absolute divorce, alimony for plaintiff and main-tenance for the minor child, custody of the minor child, and for such other and further relief as to the Court may seem meet and equitable, and for her costs and disbursements herein. You will please take notice that this

Summons is served upon you personally, with a certified copy of the Complaint, pursuant to the terms of an er in the above entitled Court by the Honorable J. A. Enkin, Judge thereof, on the 2nd day of December, A. D., 1913, requiring that publication of this Summons be made once a week for six consecutive weeks in the Oregon six consecutive weeks in the Oregon City Enterprise, and requiring that the first publication be made on the 5th day of December, A. D., 1913, and the last publication on the 16th day

of January, A. D., 1914. BRADLEY A. EWERS, Attorney for Plaintiff. Portland, Oregon.

Summons. In the Circuit Court of the State of Oregon, for Clackamas County. Minnie M. Hune, Plaintiff. VB.

Chester Hune, Defendant.

to-wit For a decree dissolving the bonds of matrimony now existing between the n from 9 A. M. to 3 P. M.

Notice to Creditors. In the County Court of the State of Oregon for the County of Clacka-

discharge of this Administrator. mas In the Matter of the Estate of Thomas F. McCabe, Deceased. A. D., 1913.

F. McCabe, Deceased. Notice is herby given that the un-dersigned has been appointed admin-istrator of the estate of Thomas F. McCabe, deceased, by the County Court of the State of Oregon, for Clackappa County, and has counting. Clackamas County, and has qualified. All persons having claims against said estate are hereby notified to present the same to the undersigned at Sandy, Wooden shoes, which are gaining in date being six weeks after the first the same to the undersigned at Sandy publication of this Summons. If you Clackamas County, Oregon, with prop as Administrator of the estate of John Arquette, deceased, with the County Clerk of Clackamas County, Oregon, and the Court has set Moner vouchers and duly verified within

Date of first publication, November day, the 22nd day of December, 1013. at the hour of ten o'clock A. M. at the 28th, 1913. County Court room in the Court House THOMAS MCCABE. 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 mas.

Vincent Newell, Plaintiff,

Creolia Anoa Jenetta Newell, Defend ant.

To Creolia Anoa Jenetta Newell In the name of the State of Oregon You are hereby notified and require 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 plain-tiff will apply to the court for the re-lief prayed for in the complaint to-wit: For a decree dissolving the bonds of before the 2nd day of Jan., 1914, said matrimony heretofore and now exist-ing between plaintiff and defendant. weeks from the first publication of That the plaintiff have the care, cus-tody and control of the minor child. Creolia Jenetta Newell and that plaintiff have such other and further relief

This summons is published by order of the Honorable J. U. Campbell, Judge of the 5th Judicial District, including Ciackamas County, Oregon, which or 

Attorney for Plaintiff.

Oregon City, Oregon.

tiff is entitled to in the premises. This summon: is published in the Oregon City Enterprise, in pursu- ance of an order of the Hou. J. U. Campbell, judge of the above en- titled court, duly made and entered on the first day of December, 1913. Dated and first published Friday, December 5, 1913. J. J. JOHNSON, Attorney for Plaintiff.	Mary Stevens, Defendants. To the above-named defendant, Mary Stevens: 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 the first publication of this summons and, in the event you fail so to do, plaintiff will apply to the Court for the relief prayed for in his complaint herein, to-wit: for
Final Notice. Notice is hereby given that the un- dersigned has filed his final account as Administrator of the estate of Pet- er Rediger, deceased, with the Coun- ty Clerk of Clackamas County, Ore- gon, and the Court has set Monday, the 22nd day of December, 1913, at the hour of 10:00 o'clock A. M. in the	for in his complaint herein, to-wit: for a decree of this Court dissolving the bonds of matrimony heretofore and now existing between plaintiff and defendant and restoring plaintiff to all the rights and privileges of a single man and forever divorcing plaintiff from said defendant. This action is begun by the above named plaintiff against the above named defendant for divorce upon the ground of

ALBERT D. ERB.

**Final Notice.** 

Notice is hereby given that the un-dersigned, has filed his final account

Summons.

aint herein, to-wit: for s Court dissolving the ny heretofore and now plaintiff and defendant intiff to all the rights single man and forever from said defendant begun by the above painst the above name rce upon the ground of County Court room in the Court desertion and abandonment for a period

House, in Oregon City, Oregon, as the time and place for hearing any and all commencement thereof, and this summons bjections to said final report and the is served upon you by publication there of once a week for six consecutive week Dated this 18th day of November. in the Oregon City Enterprise ,a newspaper of general streulation published at Oregon City, Clackamas County, Oregon Administrator. the first publication thereof being made on DMICK & DIMICK, Attorneys for the 14th day of November, 1913, and the Adminstrator. Inst publication thereof being made on the with day of December, 1913, by order of the Honorable J. U. Campbell, Judge of the above entitled Court, made and entered therein on the 13th day of Novem ber, 1913. Dated this 13th day of November, 1913 ARTHUR L MOULTON,

Attorney for Plaintiff Postoffice address: 312 Lewis Bldg., Portland, Oregon

### Summons.

at Oregon City, Oregon, as the time and place of hearing any and all ob-In the Circuit Court of the State of Oregon, for Clackamas County. jections to said final report and the discharge of this Administrator. Lottie Fallon, I laintiff, Dated this 18th day of November, VS. Wm. Fallon, Defendant. JOHN ARQUETTE. To Wm. Fallon, the above named de-

Administrator fendant: In the name of the State of Oregon DIMICK & DIMICK, Attorneys for you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or In the Circuit Court of the State of Oregon, for Clackamas County. Jessie Bray, Plaintiff, 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 fail to appear and answer in said suit on or before the said 6th day of De-To Walter Bray, above-named defendcember, 1913, for want thereof, plain-tiff will apply to the Court for the re-In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against lief prayed for in her complaint, wit: For a decree awarding to the plaintiff herein an absolute divorce from the defendant on the grounds of you, in the above named suit, on or date being the expiration of six desertion, and for the restoration of weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for to the Court may seem equitable and

want thereof, the plaintiff will apply proper. to the court for the relief prayed for This summons is published pursu

BROWNELL & STONE, Date of last publication, Dec. 5th, Attorneys for Plaintiff. 1913.

Office in Enterprise Building, Oregon City, Oregon. C. D. & D. C. LATOURETTE Attorneys-at-Law Commercial, Real Estate and Probate our Specialties. Office in First National Bank Bldg., Oregon City, Oregon. W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veterinary College at Toronto, Canada, and the McKillip School of Surgery of Chicago, is established at Fashion Stable, Fifth St., be-tween Main and Water Sts. Both Telephones Offlice-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., 510 Chamber of Commerce. Portland, Oregon. Full equipment of maps, plats, abstract books and tax rolls. Agents for Clackamas County Lands, Money Loaned, Titles Perfected. E. F. & F. B. RILEY, Attorneys & Counsellors at Law STRAIGHT & SALISBURY

We make a specialty of install-ing water systems and plumb-ing in the country. We carry the Leader tanks and Stover en gines. We have a full line of Myers pumps and stray pumps.

Prices always lowest. Oregon City 720 Main St.

Phone 2682.

### O. D. EBY

Attorney-at-Law Money loaned, abstracts furnished, land titles examined, estates settled, general law business. Over Bank of Oregon City. ------------