Mayor Is Student and Athlete.

ATTOR

pro., is 103. The Duchess of Portland has been Mary of England.

Thirteen-year-old Alice McConaughty, operator licensed by the government.

of her life away.

country.

British Briefs.

London has a fireboat which throws a top and a half of water each minute. About 100 persons in the United Kingdom have a yearly income of more than 250,000 a year.

Although marriage with a deceased wife's sister was rendered legal by the deceased wife's sister act, 1907, the marriage of a woman with her deceased hipsband's brother is still illegal.

Upward of 650 tons of soot fall annually on each square mile of the city of London-that is to say, during one year 76,050 tons fall on the 117 square miles which form the administrative county.

If the tailors wish to do something unusual why do they not give the men knickerbockers and thus start a fashion worth while?--Chicago News.

Comes now the fur anklet as a "ne-

covered in Paris that stockings are an incumbrance in the modern female apparet. A Tahiti belle soon will be in the extreme of Parisian fashion .-- Chi-

'Marle Corelli has taken to writing noving picture plays.

Only Five of Each Thousand People young persons

ist, author of many books and noted for his contributions to the Encyclopaedia Britannica, is working away almost as hard as ever, though he is now eighty-one years old. At present he is engaged on a volume of collected essays.

Industrial Items.

A single workman can cut by hand 6,000 watch glasses a day. States have an aggregate of 1.952,131 members.

Mrs. Abraham Lincoin. of Portland.

appointed mistress of roles by Queen

a Cincinnati schoolgiri, is a wireless Mrs. Eliza W. Fletcher has served twenty-seven years as a police matron in the Philadelphia police department.

Mrs. Hannah Greensides of New York on her ninety-ninth birthday calculated that she had slept 365,000 hours Mrs. Marie N. Buckman, secretary in

the United States of the Egypt exploration fund, is regarded as the foremost woman Egypt., gist of America. Miss Margaret E. Knight, who is now sevenity years of a re, is working invention. Her first invention was a covered shuttle, which is in daily use in nearly all the cotton mills of the

Fashion Frills.

cessity" of the slit skirt, the slit skirt seing a necessity of the tight skirt and the tight skirt being perhaps the necessity that knows no law .- New York

It was inevitable. It has been dis-

cago Tribune.

The Writers.

M. Anatole France, at the age of seventy-two, has returned to Paris to resume his literary labors and is about to write in a new vein-stories for Theodore Watts Dunton, poet, essay

Labor organizations in the United per cent of the 7,000,000

working women in this country are

Heart to Heart Talks By CHARLES N. LURIE

DEFOSSILIZE YOURSELF

Canada wants to keep its fossils. Canada objects to the coming of American acientists or any other into the Dominion for the purpose of car rying off the remains of the animals ed real property as prayed for in said that lived there millions of years ago. petition The officials think that the home

grown fossils of Canada should be kept there for the study of the native scholars.

No objection is made, of course, t the visits of foreign scientists for the purpose of studying the prehistorie twenty hours a day on her eighty ninth dinosaurs and ankylosauri, etc., on In the Circuit Court of the State their native heath.

But they should not be taken away. Canada thinks.

Now There are persons just like the Dominion. They cling to their fossils. They do not want them carried away. Of course fossil ideas are meant Not many of us have actual fossilsthe huge bones of the long extinct animais which tell so interesting a tale of the very earliest days of the world. Actual fossils are scarce. Prehistoric

ideas abound. When you cling to a preconceived notion and refuse to investigate its

standing in the world of thought-You are clinging to a fossii. When you let the river of the world's Ideas, broad, generous, life giving, sweep by you and leave you stranded the shallow, stagnant backwaters 1p of mentality-

The fossils possess you instead of your owning them.

There are all sorts of fossil ideas stored away in the curious museums of folks' minds. There are prehistoric notions about morality and conduct and government and science and art and religion and lots of other things.

To the educated idea they look as queer and ancient as do the fossil animals stored up in a muse

Clear out the rubblsh! Don't elling to your fossil ideas. Get Rudolph Jacobs, Defendant, in touch with the newer, better, broadviews which are being exploited

about you Fossil idens, like the animals which departed this life ages ago, should be kept only for the inspection of the cu-

rious investigator and scientist. They are not julcy enough for modern consumption. They take up room in the mind which should be filled with fruitful up to date ideas.

Sacred to Him. "You of course consider the ballot sacred?"

"Sure. Why shouldn't 1? Fve ai most made my livin' out of it ever since I was old crough to vote."-Chi-cago Record Heraid. Child of plaintiff and defendant, child of plaintiff and defendant, to chester Hune, Defendant. engo Record Herald.

That Skeleton.

When folks have a skeleton in their closet there's always some or in with a skeleton key .- Lippuncott's.

Choice hop roots for sale, \$3,50 per thousand, A. McConell, Aurora, Route 3.

Notice of Final Settlement. Notice is hereby given that the un-

ber 30, 1913, made and entered in this cause it was directed that citation is nue by the Cierk of this Court 10, said next of kin and beirs at law of said Harvey E. Gross ceased directing them and cach of them to appear in this court on or be-fore the said 2d day of February, 1974. and show cause why said order should not be granted.

Now therefore, in the name of the State of Oregon you and each of you are hereby cited to appear at the County Court room in Oregon City, Clacka mas County, Oregon, on or before Monday, February 2d, 1914, and show cause if any there be why an order should not be granted by the court for the sale of the above describ

WITNESS my hand and seal of Court affixed this 30th day of Decem ber, 1912.

W. L. MULVEY, County Clerk. By 1. M. HARRINGTON, Deputy. (SEAL OF COURT).

Summons.

Oregon, for Clackamas County. May N. Hardin, Plaintiff.

Arthur A. Hardin, Defendant. To Arthur A. Hardin, above named

defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint fied against you, in the above named suit, on or before the 30th day of Jan., 1914, said date being the expiration of six weeks from the first publication of this summons.

and if you fall to appear or answer said complaint, for want thereof, the Floyd A. Williams, Defendant. plaintiff will apply to the court for the ralief prayed for in her complaint, to-named defendant.

witt For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This sum-H. S. Anderson, Judge of the County Court, which order was made on the 16th day of January, A. D. 1914, said date being six weeks after the first publication of this Summons. If you publication of this Summons. If you by B. J. STAATS, Deputy. Dated, Oregon City, Ore., 9th De-tiff will apply to the Court for the relief prayed for in her compliaint nied herein, which to for compliaint

tinuing each week thereafter to and including Friday, Jan. 30th, 1914. BROWNELL & STONE. Attorneys for Plaintiff.

Summons.

In the Circuit Court of the State of

Oregon, for Clackamas County. Wanda Jacobs, Plaintia.

To Rudolph Jacobs, the above named Defendant;

In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you six consecutive weeks in the Oregon in the above entitled court and cause City Enterprise, and requiring that within six weeks from the date of the first publication of this summons, to wit: on or before the 2nd day of Feb-the first publication on the 16th day ruary, 1914, and if you fail to so appear and answer said complaint the BRADLEY A. EWERS,

above named plaintiff will apply to the court for the relief prayed for in her complaint herein, to-wit, for a de

cree forever dissolving the bonds of Summons. matrimony now and heretofore exist- In the Circuit Court of the State of

wit, Emmy Jacobs, and for such other, further and different relief as to the court may seem meet and equitable This summons is published in pur-suance of an order of Hon. H. S. An-answer the complaint filed against

derson, County Judge of said Court, made on the 18th day of December, fore the 9th day of Jan., 1914, said date 1913, and the time prescribed in said order for publication of this summons is once each week for six successive and if you fail to appear or answer Wants, For Sale etc. weeks, and the date of the first pub-lication of this summons is the 19th plaintiff will apply to the court for

day of December, 1913. MOSER & McCUE the relief prayed for in her complaint to-wit: and WM. A. WILLIAMS, Attorneys for Plaintiff.

matrimony now existing between the plaintiff and defendant. This sum-1524-29 Yeon Bldg., Portland, Oregon. ons is published by order of Hon. H. S. Anderson, Judge of the County

ant:

Or

In th

ber.

Or

Citation.

CROSS & HAMMON ATTORNEYS-AT-LAW We have now moved to our permanent quarters in the Bea Building. Next to the Andresen Building. Main Str **Real Estate Abstracts**

PROFESSIONAL DIR

Oregon City, Ore.

WEINHARD BUILDING

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

J. J. JOHNSON,

Williams, the above

Loans, Insurance.

first day of December, 1913.

Luclia Williams, Plaintiff,

78.

Summons.

In the Circuit Court of the State of

Oregon, for Clacksmas County.

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

In the name of the State of Oregon

For a decree dissolving the bonds of

Portland, Oregon.

costs and disbursements herein

December 5, 1913.

for such other and further relief as S. R. 2 E. of the Willamette Meridin equity and good conscience plain-tiff is entitled to in the premises. This summons is published in the the NW $\frac{1}{4}$ of the NW $\frac{1}{4}$ of said Sec-tion. Township, and Range, conveyed Oregon City Enterprise in pursuance to Cahill et al, by deed of April 12th, of an order of the Hon. J. U. Camp- 1895, recorded in Book 60 at page 201, bell, Judge of the above entitled all in Clackamas County, Oregon

Court, duly made and entered on the Now, therefore, by virtue of said exocution, judgment order and decree, Tated and first published Friday, and in compliance with the commands of said writ, I will, on Saturday, the 10th day of January, 1914, at the hour Attorney for Plantiff. 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 hghest 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 In the name of the State of Oregon, described real property or any part you are hereby required to appear thereof, to satisfy said execution, and answer the compliant filed against judgment order, decree, interest,

you in the above entitled Court on the costs and all accruing costs 16th day of January, A. D. 1914, said E. T. J

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. Jeasle Bruy, Plaintiff, VB.

seem meet and equitable, and for her Walter Bray, Defendant. To Walter Bray, above-named defend

You will please take notice that this Summons is served upon you personalant In the name of the State of Oregon, you are hereby required to appear and with a certified copy of the Complaint, pursuant to the terms of an or-der in the above entitled Court by the answer the complaint filed against you, in the above named suit, on or before the 2nd day of Jan., 1914, said Honorable J. A. Enkin, Judge thereof, on the 2nd day of December, A. D. on the 2nd day of December, A. D., 1913, requiring that publication of this date being the expiration of six 1913, requiring that publication of this weeks from the first publication of Summons be made once a week for this summons, and if you fail to ap-pear or answer said complaint, for

ADLEY A. EWERS, of matrimony now existing between Attorney for Plaintiff, 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 17th day of Nov., 1913, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, Nov. 21st, 1913, and continuing each week there-after to and including Friday, Jan.

To Chester Hune, above named defend- 2, 1914. BROWNELL & STONE,

Attorneys for Plaintiff.

you, in the bove named suit, on or be- Phones-Pacific 52 Home A-151 BROWNELL & STONE

Attorneys-at-Law

U'REN & SCHUEBEL

Attorneys-at-Law

Deutscher Advokat

Will practice in all courts, make

TE

01-

ank

¥.

eri-ıda,

Jur

lls.

mty

ties

tall

mb

AITT

en-

mps.

City

collections and settlements

come into the world prepared and well equipped to fight the battles of life, as far as their physical and natural endowments are concerned.

Photo copyright, 1913, by American Press Association

out mayor New York has ever had. He is thirty-four years old.

Mrs. John Purroy Milchel, wife of the newly elected young mayor of New

York, is a literary student and an athletic "outdoors woman" as well. She

swims, handles a boat and uses a rifle with the skill of a man trained in those

activities. Mrs. Mitchel is also a suffragist and is a member of an association

organized to fight tubercolosis and to aid its victims. Mr. Mitchel is the young-

Are Insane

By Dr WOODS HUTCHINSON, Physician and Journalist

OCTORS are beginning to preach, and the preachers are beginning to practice, and the MILLENNIUM IS NEAR AT HAND.

movements and will demand an opportunity to have his say. In dis-

cussing the question of heredity, for example, the doctor more than any

one else is in a position to prove that all our social diseases are the cause

of environment rather than of heredity. To'be sure, heredity plays its

part, but NOT AS LARGE A PART as certain apologists for our

present ills would have us believe. A vast majority of the children born

The doctor will from now on take a more active part in the social

The entire tendency of life is toward sound, wholesome, beautiful and under age. symmetrical development. It is a fallacy to say that before we can solve our social ills we must needs first change human nature. The forces of human nature, of heredity, are found to be in ninety per cent of cases on the side of progress. To be sure, our records show that INSANITY HAS INCREASED TREMENDOUSLY WITHIN THE LAST FIFTY YEARS. This is due to the fact that our methods of registration are more rigid and that we have raised the standard of sanity.

AS A MATTER OF FACT, ONLY FIVE OUT OF EACH THOUSAND PEOPLE ARE INSANE. MOST OF US ARE THEREFORE HOPE. LESSLY SANE WITHOUT BEING CRANKY ENOUGH TO APPEAR IN-TERESTING.

A Man's Tact.

Nobody but Mr Henley would have

"If I could make myself over," said

"You would?" exclatmed Henley in

Justice In Haiti.

The theft of governmental funds in flatti is very common If one of the asked such a question in the first place. subjects or officials is caught in the "Miss Fairley," he said, "if you act or even suspected along such a could make yourself over what kind of line it is merely a question whether hair and eyes would you have?" he lives or dies. In such cases the president drops clay manikins on the Miss Fairley, "I would look just exactcement floor of uls private office. If is as I do now." the manikin breaks the prisoner dies; if it fails to break he lives as long as honest surprise, and to this day he

the moist atmosphere of the prison he can't understand why Miss Fairley is confined in will let him. - Detroit thinks him a man of little taste and Free Press.



less tact.

PIONEER TRANSFER CO. Established 1865 Successor to C. N. Greenman 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 D. C. LATOURETTE, President. F. J. MEYER. Cashier The First National Bank of Oregon City, Oregon CAPITAL, \$50,000.00. Why not national highways as

Open from 9 A M. to 1 P

Fransacts a General Banking Bueiness

In Christiania, Norway, there are nearly twice as many male factory

Thirty.two

workers as female, but the number of is equal, which shows that women and girls seek work early, but also leave it early.

Electric Sparks.

Electric illumination is now a feature of nearly every celebration or exposition.

Any electric current of sufficient volume to be used commercially is capable of causing death under very favorable circumstances, according to recent conclusions. As it sometimes is difficult to find a

blown out electric fuse among the bank of fuses, an Englishman has invented a fuse resembling a rifle target, the bullseye dropping out when it blows out.

Brief, but Crushing. He was very badly in love and bad sat up till the "wee sma' hours" com-

posing the following lines: Beautiful one, with eyes so blue, Oh, how my fond heart sighs for you! Sweet spirit, listen to me now; Hear once again my ardent vow, He wrote a yard of this soul inspiring verse and sent it to the object of his adoration, with a request that she would express an opinion on its mer-

This is what he received: its: "Dear Mr. Hopkins," she wrote, "I your first four lines downward I may say that they express my sentiments

exactly." The Royal Box. King George of England is the only

European monarch who smokes a pipe. The czar of Russia is a great lover of cigarettes. He use but one grade of tobacco. It is a Turkish brand and is grown and exclusive; v selected for bis majesty in Turkey. Emperor William of Germany, who is a member of the Prussian state church. Is leading in plans for the observance of the four hundredth anniversary of the German reformation. This occurs in 1917. ***************************** ROAD WORK HINTS. Quit "foolin'" with the roads and get down to business. Your grandfather's ways will hold up under present day traffic, The road question is inter county, interstate and nation

well as national waterways?

dersigned executor of the estate of Ursula Friedrich, deceased, has filed

his final account and report in said estate, and the County Court of Clackamas County, Oregon, has fixed Monday, the 26th day of January, 1914, at both sexes under the age of eighteen | ten o'clock A. M. at the County Court room in the County Courthouse in Oreson City. Oregon, as the time and place for hearing objections to the said ac-

count and the settlement thereof. Dated December 26th, 1913, BERNHARD FRIEDRICH.

Executor of the Estate of Ursula Friedrich, Deceased. JOS. E. HEDGES, Attorney.

Final Notice.

Notice is hereby given that the unit to the said county court and now on In dersigned executor of the estate of file therein, should not be granted. You dersigned executor of the estate of Caswell Kimbley, deceased, has file i his final acceunt in said estate in the County Court of the State of Oregon, Court of Court for Clackamas County, and that the at a point 6.10 chs. N. and 8.32 chs. day Judge of said court has appointed W. of the corner of Sections 10, 11, not

> B. C. KIMBLEY, Executor.

BROWNELL & STONE, Attorneys for Executor.

Notice of Final Settlement. In the Matter of the Estate of Charles W. Cassedy, deceased,

1914, at ten o'clock A. M. at the Coun-ty Court Room in the County Court "Dear Mr. Hopkins." she wrote, "I House in Oregon City, Oregon, as the do not like to hurt your feelings, but time and place for hearing objections with If you will read the initial letters of to the said account and the settlement thereof.

GEORGE KEISECKER. Administrator of the Estate of Charles W. Cassedy, Deceased, Dated, January 2nd, 1914. JOS. E. Hedges, Attorney. Citation In the County Court of the State of Oregon, for Clackamas County. In the Matter of the Estate of C. B.

Bunnell, deceased. To Lucinda J. Bunnell, Orilla Ann Dowling, John F. Bunnell, Charles F. Bunnell, George M. Bunnell, Amanda Goetz, Wayne E. Bunnell, Bertha M. Worthington, and Lydia J. Zuiderduin, the next of kin and heirs at law of C. B. Bunnell, deceased, and to all other persons interested herein

90 of First Subdivision of a Portion of Oak Grove according to the duly re-corded map and plat thereof. And whereas, by order dated Decem- in void, and annulling the same, and of Oregon, to wit: The West half of . Over Bank of Oregon City.

Court, which order was made on the 24th Oregon, for Clackamas County. In the matter of the estate of Samanpres tha Jane Davis, deceased.

To Zilphia Holdaway, John E. Davis, dated Myrtle Rankin, Ardella Close, tinuin Blanche Watson, Mima Colson and inclu Gladys Davis, Greeting

In the name of the State of Oregon You are hereby cited and required to appear in the County Court of the State of Oregon, for the Couny of In th Clackamas, at the Court room thereof. at Oregon City, in the County of Clackamas, on Wednesday the 14th, day of vinc

January, 1914, at 10 o'clock in the forenoon of that day, then and there Creo to show cause if any there be, why a ant certain petition in writing, presented To C

Judge of said court has appointed Monday, February 2nd, 1914, at 10 o'clock A. M. for hearing objections to said account and for settling said es-said account and for settling said eslief p 11.49 chs.; thence North 26.10 chs. and thence West 11.49 chs. to the place matr ing of beginning, containing 30 acres, more or less, for the purpose of rais-That ing money to pay the debts and Creol claims against said estate and the doctor's bills as set out in the petition as to

on file herein. This Citation is published by order

Notice is hereby given that the un dersigned administrator of the Estate above named court which said order of the dersigned administrator of the Lista above named court which said that of the of Charles W. Cassedy, deceased, has was made and entered on the 3rd day flied his final account and report in aid Estate, and the County Court of scribed for publication thereof is four 22nd, or 22nd of the set of the set of the set of the set of the scribed for publication thereof is four 22nd, or 22nd of the set of the scribed for publication thereof is four the set of the set o Clackamas County, Oregon, has fixed weeks, beginning with the issue of public Monday, the 2nd day of February, Friday, Dec. 5th, 1913, and continue prise. ing each week thereafter to and inweek cluding the issue of Friday, Jan. 2nd. catio last

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.

ma Charl W. F Summons In the Circuit Court of the State of Die Oregon, for the County of Clacka-State mas. John C. Hanken, Plaintiff, By Cora Hanken, Defendant. of an title Cause

You are hereby required to appear in the the above entitled Court and answer a ju Whereas upon the petition of H. G. the complant filed against you in this said Starkweather, administrator herein, suit on or before Monday, the 19th day an order was duly made and entered of January, 1914, that being six weeks Phin in the above entitled Court and cause from and after the date of first pub-on December 30, 1913, directing that lication of this summons, and also be M. I on December 39, 1913, directing that you and each of you appear in this Court on or before Monday. February 2d, 1914, and show cause why an order should not be granted for the sale of the following described real estate be-ionging to the estate of the said de-ceased. All of Lots 19 and 20 in thock of the Court for the relier prayed for the following to the estate of the said de-take default against you and apply to the Court for the relier prayed for and the court of the relier prayed for the reli

day of Nov., 1913, and the time cribed for publication thereof is weeks, beginning with the issue d, Friday, Nov. 28th, 1913, and con- ng each week thereafter to and ding Friday, Jan. 9th, 1914. BROWNELL & STONE, Attorneys for Plaintiff.	Conections and settlements Office in Enterprise Buildi Oregon City, Oregon. C. D. & D. C. LATOURET Attorneys-at-Law
Summons, ae Circuit Court of the State of egon, for the County of Clacka- is. ent Newell, Plaintiff, vs.	Commercial, Real Estate Probate our Specialties. fice in First National Ba Bidg., Oregon City, Oregon
lin Anoa Jenetta Newell, Defend- t. reolia Anoa Jenetta Newell; the name of the State of Oregon: are hereby notified and required ppear and answer the complaint the plaintiff in the above entitled i and cause on or before the 22nd of January, 1914. And if you do so appear and answer, the plain- vill apply to the court for the re- irayed for in the complaint to-wit; a decree dissolving the bonds of	W. S. EDDY, V. S., M. D. Graduate of the Ontario Veto nary College at Toronto, Cana and the McKillip School of S gery of Chicago, is establish at Fushion Stable, Fifth St., tween Main and Water Sts. Both Telephones Office-Pacific, Main 65; Hor A 95. Residence-Pacific, Main 184
imony heretofore and now exist- between plaintiff and defendant. the plaintiff have the care, cus- and control of the minor child, ita Jenetta Newell and that plain- ave such other and further relief the Court shall seem meet in the ises.	CLAUDE W. DEVORE, Attorney-at-Law Notary Public Estacada, Oregon.
is summons is published by order e Honorable J. U. Campbell, Judge te 5th Judicial District, including camas County, Oregon, which or- was made and dated November 1913, directing that the same be shed in the Oregon City Enter- , once a week for six successive s and the date of successive s and the date of successive n is November 28th, 1912, and the publication is January 9th, 19. JOS, E. HEDGINS Attorney for Plaintiff.	Clackamas Count Headquarters CLACKAMAS TITLE CO. 510 Chamber of Commerce Portland, Oregon. Full equipment of maps, plu abstract books and tax rol
Oregon City, Oregon. Sheriff's Sale. The Circuit Court of the State of egon, for the County of Clacka- us. les T. Tooze, Plaintiff,	Agents for Clackamas Com Lands, Money Loaned, Th Perfected, E. F. & F. B. RILEY, Attorneys & Counsellors at 1
V.S. 2. Jacks, Charity B. Jacks, Walter Odale, M. M. Diel and W. L. el, Defendants. 5 of Oregon, County of Clackamas,	STRAIGHT & SALISBURY
ss. virtue of a judgment order de- and an execution, duly issued out id under the scal of the above en- i court, in the above entitled s, to me duly directed and dated 6th day of December, 1913, upon	We make a specialty of ins ing water systems and plu ing in the country. We co the Leader tanks and Stover gings, We have a full line Myers pumps and stray pur
dgment rendered and entered in court on the 4th day of Decem- 1913, in favor of Charles T Toore, attiff, and against W. P. Jacks, its R. Lacks, Walker B. Odela M.	Prices always lowest. 720 Main St. Oregon i
ity B. Jacks, Walter B. Odale, M. Jiel and W. L. Diel, Detendants, he sum of \$3,150.00, with interest son at the rate of 6 per cent per im from the 18th day of August.	Phone 2682.
and the further sum of \$315.00, itorney's fee, and the further sum 21.50, costs and disbursements, the costs of and upon this writ, manding me to make sale of the wing described real property, sit- in the county of Clackamas, state	O. D. E B Y Attorney-at-Law Money loaned, abstracts furni ed, land tiles examined, esta settled, general law busine Over Bank of Oregon City