OREGON CITY ENTERPRISE, FRIDAY, JANUARY 23, 1914.



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

Iontpelier, Vt. - "We nave great faith in your remedies. - I was very ir-



regular and was tired and sleepy all the time, would have old chills, and my ands and feet would bloat. My stomach bothered me, I had pain in my side and a bad headache most of the time. Lydia E. Pinkham's Vegetable Compound has done me lots of good

and I now feel fine. I am regular, my stemach is better and my pains have all left me. You can use my name if you like, I am proud of what your reme-dies have done for me." - Mrs. MARY GAUTHIER, 21 Ridge St., Montpelier, Vt.

An Honest Dependable Medicine

It must be admitted by every fair-anded, intelligent person, that a mediould not live and grow in popularity nearly forty years, and to-day hold ord for thousands upon thousands netual cures, as has Lydia E. Pinkm's Vegetable Compound, without sing great virtue and actual Such medicines must be looked and termed both standard and dable by every thinking person.

If you have the slightest doubt Lydia E. Pinkham's Vegetale Compound will help you, write to Lydia E. Pinkham Medicine Co. Idential) Lynn, Mass., for ad-Your letter will be opened, and answered by a woman, and held in strict confidence.

of Filing of Supplementary

Articles of Incorporation. NOTICE IS HEREBY GIVEN, that office of the Corporation Com- cross complaint herein to wit: er of the State of Oregon, and office of the Clerk of Clacka-unty. Oregon, as provided by ng Its principal office at Oregon City. ackamas County, Oregon) to Will-after February 16, 1913, and the fur-entre Valley Southern Raliway Com-ther sum of One Hundred Fifty Directors of said corporation. ated at Oregon City, Clackamas

nty, Oregon, this 28th day of Jan-LAMETTE VALLEY SOUTHERN ILWAY COMPANY. By FRANK BUSCH, President.

Publication of Summons. Circuit Court of the State of

William J. Delaney, Defendant, In the name of the State of Oregon. on are hereby notified and required to

o'clock A. M., of said day, at the front door of the County Court House in the Town of Oregon City, offer for sale and sell to the highest bidder for cash the following described real property sit uated in the County of Clackamas,

uated in the County of Charkamas, State of Oregon, to wit: The West half (1/2) of the South-west Quarter (1/2) and the Southwest Quarter (1/2) of the Northwest Quarter (1/2) of Section Twenty-two (22). Township Three (3) South of Range Five (5) East of the Willamette Meridian

to satisfy the following sums adjudged to be due to the plaintiff, to-wit: sum of Two Thousand (\$2000.00) Dollars, with interest thereon at the rate of 8 per cent per annum from April 15th, 1912; and the further sure of One Hundred Twenty five (\$125.00) Dollars with interest from December 18th, 1913, at 6 per cent per annum and the sum of Eight Hundred (\$800. 00) Dollars with Interest from October 7th, 1911, at 8 per cent per annum and One Hundred (\$100.00) Dollars with Interest from December 18th. 1913, at 6 per cent per annum; and the sum of Twenty-two and Twenty-five Hundredths (\$22.25) Dollars, conts of said suit; and the costs of and upon

said Writ. E.T. MASS, Sheriff of Clackaman County, State of Oregon.

By B. J. STAATS, Deputy.

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

A. C. Thomas, Plaintiff.

Henry C. Prudhomme, Co., a corpora tion, John A. Henderson, Frederick J. Mitchell, Nora M. Mitchell, Portland Trust Company of Oregon, a corporation, Homer D. Brown, Veva L. Brown, W. J. Dawes, Lydia A. Dawes, Bessle L. Allen and Marian Allen, Defendants,

¹O A. C. Thomas, plaintiff, and to Henry C. Prudhomme Co., a corporion, John A. Henderson, Frederick Mitchell and Nora M. Mitchell, defendants.

In the name of the State of Oregon Yoù are hereby required to appear and answer the cross-complaint of the defendant Portland Trust, Company of Oregon filed against you in the above entitled sult on or before the 14th day Oregon

of March, 1914, and if you fail to an swer, for want thereof the said de-E IS HEREBY GIVEN, that fendant Portland Trust Company of intary Articles of Incorpora Oregon will take judgment against ed January 22, 1914, were filed you as prayed for in its answer and

That this defendant have and recov er of the defendants, John A. Hender on the twenty-fourth day of Jan-1914, changing the corporate Mitchell the sum of Fourteen Hunof Clackamas Southern Rallway dred Sixty-two (\$1,462,00) Dollars any (an Oregon corporation hav- with interest thereon at the rate of seven per cent. per annum from and This notice is given as provid- (\$150.00) Dollars as attorney's fees, I law, and by order of the Board and its costs and disbursements here-

> to be a lien upon the premises therein described, to wit:

the plaintiff in this suit, and for such the plaintiff in this suit, and for such the said section; thence west to note set forth in plaintiff's complaint of the plaintiff's complaint of the plaintiff's complaint of the plaintiff's complaint of the said section and 1850 feet west from note set forth in plaintiff's complaint of the plaintiff's complaint of the context of the plaintiff's complaint of the said section and 1850 feet west from note set forth in plaintiff's complaint of the context of the plaintiff's complaint of the context of t

tion; thence east 990 feet to the place to the court shall scene meet to the Court shall scene meet summons is published by order. nd that by said decree the maid-of beginning; containing 19 acres more ne of plaintiff, to wit, Emma L. or leas; excepting therefrom a strip as to the Court shall seem meet equitable in the premises. In summons is published by order the Honorable J. U. Campbell, Judge he Fifth Judicial District, includ-to secure the said sum. That the said or secure the said sum. That the said to secure the said sum. That the said or february. 1914, at the hour of 10 or hundred (100) rods, thence west of ackamas county. Oregon, to secure the said sum. That the said or hundred twenty-eight (128) rods. Clackamas County, Oregon, the lith day of february. 1914, at the front door of the one hundred twenty-eight (128) rods. Oregon City, in said County and State, one hundred twenty-eight (128) rods; thence south one hundred (100) rods, thence east one hundred twenty-eight vided by law and the proceeds there-of applied toward the payment of the thence east one hundred twenty-eight sell at public auction, subject to re-(128) rods to the place of beginning, demption, to the highest bidder, for U. is was made and dated January costs of sale, the costs and disburse-1914, directing that the same be ments of this suit, and the payment centaining eighty (80) acres, more or lahed in the Oregon City Enter- of such judgment or decree as may be less, excepting therefrom the south title and interest which the within aight hundred and twenty five (S. 825) named defendants, or either of them, III. That the defendant John A. Hen-derson, Frederick J. Mitchell and Nora eet of the Southwest one quarter (S. W. %) of the southeast one quarter (S. since had in or to the above described Judge of said court has appointed E. t_k) of section one (1). Township real property or any part thereof, to two (2) south, Range four (4) east satisfy said Execution, judgment order, o'clock A. M. for hearing objections to M. Mitchell and each of them and all persons claiming through, by, or under them be barred and foreclosed of all of the Willamette Meridian (with the estate, right or equity of redemption exception of a strip fifteen (15) feet exception of a strip fifteen (15) feet costs. wide across the east end of said land) said premises and every part therecontaining twenty-five (25) acres more of, except the statutory right of re-demption; that any party to this suit or less, all situate in Clackamas County, Oregon, may become a purchaser at said sale ty. Oregon, and that this defendant have such oth- and superior in right to any estate in

certificate of sale; and that the plain ; that certain note for \$900, dated Septiff have such other and further retember 7, 1911, with interest at cent, per annum from date; and that defendant be adjudged to pay any delief as to the Court may seem equitable and just.

This summons is served upon you ficiency that may remain after apply by publication and in accordance with ing all of said money as aforesaid an order of the Honorable J. U. Camp bell, presiding in the above entitled as to this court may seem just in the Court, which order is dated on the 24th premises.

day of January, A. D., 1914, and re-quires you to appear and answer the order of Hon. J. U. Campbell, Judge of complaint herein within six weeks the above entitled court, and entered from the date of the first publication on the 15th day of January, 1914, the f this summons. Date first publication, January 30, the 16th day of January, 1914, and the date of the last publication is the 27th

day of February, 1914. MONTREZZA & ROBERTSON, Attorneys for Plaintin

Administrator's Notice of Sale of Real

Property. Notice is hereby given that pursu-ant to an order of the County Court of the State of Oregon, for Clackamas utor of the estate of Annie Eagdahl, deceased. All persons having claims against said estate are hereby re-istrator of the estate of Samantha Jane and ed as follows, to-wit:

Beginning at a point 6.10 chs. N. and 8.22 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 26.10 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, said sale to be at private sale and to be made from or after the 16th day of February, 1914, at the office of Brownell & Stone, Oregon, for the County of Multno- Caufield Building, Oregon City, Oregon, and made upon the following terms: \$1000 or more cash, and the balance to be paid by a note signed by the purchaser, secured by a mortgage upon the real property herein describ-

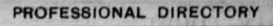
JOHN E. DAVIS, Administrator. BROWNELL & Stone, Attorneys.

Summons. titled court, in the above entitled Grace C. Talt, Plaintiff, cause, to me duly directed and vs.

August Voss and Augusta B. Voss, his dated the 23rd day of December, 1913, upon a judgment rendered and entered wife, Thomas J. Leonard and Sher-mand Geis, unmarried, C. E. Tatro, in said court on the 9th day of December, 1913, in favor of Hillyard Lumber Company, a corporation, plainand Lena A. Tatro, his wife; Annie M. Markus, Margaret Halcy, Curt tinuing each week thereafter to and including Friday, Jan. 30th, 1914. tiff and against John Groll, defendant, for the sum of \$70.40, with interest Sanden, his wife; Elwood Hanson and Hattle Hanson, his wife; M. T. Hyldelund and Mrs. M. T Hylde lund, his wife; George E. Quiggie and Fannie E. Quiggle, his wife; A. L. McKenzie and Mrs. A. L. Mc-Kenzie, his wife; H. A. Calef, W. D. Haynes and R. Adams, Defendants. To the defendants, Annie M. Markus, Margaret Haley and A. L. McKenzie and Mrs. A. L. McKenzie, Curt L. von Sanden and Wilhelmina von Sanden, his wife.

In the name of the State of Oregon You are hereby required to appear and you are hereby required to appear and ant on and after the date of said answer the complaint filed against you answer the complaint filed against you Judgment to satisfy said sum of \$70.10 in the above entitled suit within six ther sum of One Hundred Fifty (\$150.00) Dollars as attorney's fees, and its costs and disbursements here in. H. That the mortgage dated August 16, 1912, from the defendants John A. Henderson, Frederick J. Mitchell and Nora M. Mitchell stran, to the defendants John d. Henderson, Frederick J. Mitchell and Nora M. Mitchell given to the defend, ant Henry C. Prudhomme Co., and am signed to this defendant be declared to be a lien upon the premises there. property: The Northwest Quarter of Beginning at a point on the North-the Southwest Quarter and the South erly line of McLoughlin Ave. that is Half of the Northwest Quarter and in L. Delaney, Plaintiff.
vs.
(4) east of the Willamette Meridian. Vs.
(4) east of the Willamette Meridian. Useribed as follows, to-wit:
(4) east of the Willamette Meridian. described as follows, to-wit:
(4) east of the Willamette Meridian. Useribed as follows, to-wit:
(5) east of the Willamette Meridian. Useribed as follows, to-wit:
(4) east of the Willamette Meridian. Delaney, Defendant:
(5) east of the Sinte of Oregon. are hereby notified and required to ar and answer the complaint of tiff in the above entitled Court which is 1650 feet north from the south
(5) feet north fr on are hereby notified and required to south line of said section; thence north lambd, and the further sum of ive hun-said Northeriy line of McLoughlin at 6 per cent per annum due in one said Northeriy line of McLoughlin at 6 per cent per annum due in one said Northeriy line of McLoughlin which is 1650 feet north from the south ine, of said section; thence west to and the further sum of ive hun-said Northeriy line of McLoughlin which is 1650 feet north from the south ine, of said section; thence west to and the further sum of ive hun-said Northeriy line of McLoughlin which is 1650 feet north from the south ine, of said section; thence west to and the further sum of ive hun-said Northeriy line of McLoughlin ues, East 533.9 feet along said North-ine, of said section; thence west to the plaintiff in this suit, and for such fore the said 2d day of Februa

Second: That the plaintiff's mort- degrees 14 minutes West along center by publication for six weeks in the State of Oregon you and each



Harvey E. Cross

MONEY TO LOAN

CROSS & HAMMOND ATTORNEYS-AT-LAW

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

Loans, Insurance.

lication of this summons is the 19th

1524-29 Yeon Bldg., Portland, Oregon

Summons.

To Arthur A. Hardin, above named

In the above named suit, on or before

the 30th day of Jan., 1914, said date being the expiration of six weeks from

first publication of this summons,

weeks, beginning with the issue

BROWNELL & STONE,

dated, Friday, Dec. 19th, 1913, and con-

Citation.

Oregon, for Clackamas County.

In the Matter of the Estate of C. B.

Amanda Goetz, Wayne E. Bunnell,

in the above entitled Court and cause

should not be granted for the sale of

the following described real estate be longing to the estate of the said de

ceased. All of Lots 19 and 20 in block 90 of First Subdivision of a Portion of

Oak Grove according to the duly re-

ber 30, 1913, made and entered in this

cause it was directed that citation is

sue by the Clerk of this Court to said

corded map and plat thereof. And whereas, by order dated Decem

including Friday, Jan. 30th, 1914.

In the name of the State of Oregon

May N. Hardin, Plaintiff.

Arthur A. Hardin, Defendant.

VS.

defendant:

the

F.

erested herein.

and WM. A. WILLIAMS,

day of December, 1913. MOSER & McCUE

JOSEPH E. HEDGES Lawyer

WEINHARD BUILDING

William Hammond

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

Attorneys for Plaintiff. E. J. Kelly, Plaintiff,

P. J. Johnson and Lillie Belle Johnson, Defendants. In the Circuit Court of the State of Oregon, for Clackamas County.

State of Oregon, County of Clackamas,

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 cause, to me duly directed and dated you are hereby required to appear and the 16th day of January, 1914, upon a answer the complaint filed against you, | judgment rendered and entered in said court on the 8th day of January, 1914, in favor of E. J. Kelly, Plaintiff, and against P. J. Johnson and Lillie Belle Johnson, Defendants, for the sum of and if you fail to appear or answer \$350.00, with interest thereon at the said complaint, for want thereof, the rate of 5 per cent per annum from the plaintiff will apply to the court for the 20th day of April, 1913, and the fur-relief prayed for in her complaint, to- ther sum of \$40.00, as attorney's fee, with it: For a decree dissolving the bonds of and disbursements, and the costs of matrimony now existing between the plaintif and defendant. This sum-make sale of the following described make sale of the following described real property, situate in the county of H. S. Anderson, Judge of the County Court, which order was made on the Beginning at the quarter on the sec-16th day of Dec. 1913, and the time tion line between sections 6 and 1, prescribed for publication thereof is township 2 South, Ranges 2 and 3 East of W. M., running thence North 89 degrees, 43 minutes East 8,62 chains; thence South 9.28 chains; thence South 89 degrees, 43 minutes West 8.62 chains; thence North 9.28 chains to Attorneys for Plaintiff, the place of beginning, containing \$ acres of land, situated in Clackamas County, Oregon.

In the County Court of the State of Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands Bunnell, deceased. To Lucinda J. Bunnell, Orilla Ann of said writ. I will, on Saturday, the 21st day of February, 1914; at the hour Bunnell, George M. Bunnell, of 10 o'clock A. M., at the front door of the County Court House in the City Dowling, John F. Bunnell, Charles of Oregon City, in said County and Bertha M. Worthington, and Lydia J. Zuiderduin, the next of kin and heirs at iaw of C. B. Bunnell, de-ceased, and to all other persons int within named defendants or either of them, had on the date of the mort-Whereas upon the petition of H. G. tarkweather, administrator herein, gage herein or since had in or to the an order was duly made and entered above described real property or any part thereof, to satisfy said executio on December 30, 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 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., January

20th, 1914.

Phones-Pacific 52 Home A-151

BROWNELL & STONE Attorneys-at-Law

next of kin and heirs at law of said All legal business promptly attended to

next of kin and heirs at law of said deceased directing them and cach of them to appear in this court on or he-	All legal business promptly attended to
them to appear in this court on or be- fore the said 2d day of February, 1914. 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 Coun- ty 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 above court for the sale of the above describ- ed real property as prayed for in said petition. WITNESS my hand and seal of Court affixed this 30th day of Decem- ber, 1913. W. L. MULVEY, County Clerk.	U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat Will practice in all courts, make collections and settlements. Office in Enterprise Building, Oregon City, Oregon.
By I. M. HARRINGTON, Deputy. (SEAL OF COURT).	fice in First National Bank o Bidg., Oregon City, Oregon,
Sheriff's Sale on Execution. In the Circuit Court of the State of Oregon, for the County of Clacka-	
mas. The Bank of Oregon City, a corpora- tion, Plaintiff. V8. F. F. Johnson, Defendant. State of Oregon, County of Clackamas 88. 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 8th day of January, 1914, in favor of the Bank of Oregon City, a corporation. Plaintiff, and against F. F. Johnson, Defendant, for the sum of \$250.00, with interest thereon at the rate of 8 per cent, per annum from the 10th day of March, 1913, and the further sum of \$50.00, as attorney's	W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veteri- nary 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 Sta. Both Telephones Office-Pacific, Main 65; Home, A 95. Residence-Pacific, Main 184
	CLAUDE W. DEVORE, Attorney-at-Law Notary Public Estacada, Oregon.
fee, and the further sum of \$14.20, costs and disbursements, and the costs of and upon this writ, commanding me out of the personal property of	Clackamas County Headquarters
said defendant, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said Judgment	CLACKAMAS TITLE CO., 510 Chamber of Commerce. Portland, Oregon.
to satisfy said sum of \$250.00, and also the costs upon this said writ. Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the cammands of said writ, being unable to find any personal property of said defendant's. I did on the 9th day of Jan., 1914, duly levy upon the following described real property of said defendant, situ-	Full equipment of "maps, plats, abstract books and tax rolls. Agents for Clackamas Countr Lands, Money Loaned, Titles Perfected. E. F. & F. B. RILEY, Attorneys & Counsellors at Law
ate and being in the County of Clacka- mas, and State of Oregon, to-wit: Lots 6, 7, 8, 9 and 10 of Block 9 of	1;

SE SIN trouble when I was eighteen years old that broke down my health, and for 1914. Date last publication, March 13, 1914. ANGELL & FISHER, years I suffered with nervousness, heuduche, indiges-tion and nervous Seal Notice to Creditors. · mp spasms. The spasms got so had I would have them Notice is hereby given that the un-deraigned has been duly appointed by -16 the County Court of the State of Ore-200 M three or four times gon, for the County of Clackamas execa week. After try ing nearly every remedy recom-mended, I hegan began Miles'

"I had stomach

of this summons

that fail to produce results because

to make claims for it. You caprove its merits for yourself by getting a bottle of your druggist, who will return the price if you

MILES MEDICAL CO., Elkhart, Ind.

1914 First publication, January 30, 1914. Last publication, March 13, 1914.

In the Circuit Court of the State of Oregon for the County of Clacka-A. C. Thomas, Plaintiff.

Henry C. Prudhomme Co., a corporation thereon at the rate of 8 per cent, per tion, John A. Henderson, Frederick annum from the 25th day of January.

decree of this Court: First: That the plaintiff may have

a decree dissolving the bonds the of said section and \$25 feet trimony heretofore and now ex-

Nervice, and I must say it helped me wonderfully. I have had no severa perv-ousness for several years." 11 MRS. DAN KINTNER, 1002 Plesant St., Deflance, O. Many remedies are recommended for diseases of the nervous system

A Nervous Woman Finds

Women who suffer from extreme

nervousness, often endure much

suffering before finding any relief.

Mrs. Daniel Kintner, of Defiance,

O., had such an experience, regard-

ing which she says:

-

Relief After Many Years

trouble. Dr. Miles' Nervine fras. proven its value in such cases semany times that it is unnecessary

receive no benefit.

Summons.

J. Mitchell, Nora M. Mitchell, Port- 1910, and the further sum of \$45.50 J. Mitchell, Nora M. Mitchell, Fort-land Trust Company of Oregon, a with interest thereon at the rate of 6 corporation, Homer D. Brown, Veva I. Brown, W. J. Dawes, Lydia A. Dawes, Bessie L. Allen and Marian ther sum of \$40.00 with interest at 5

Allen, Defendants. per cent, from December 9th, 1913, John A Henderson, Frederick J. \$13.95 costs and disbursements, and Mitchell, Nora M. Mitchell, Homer the costs of and upon this writ, com-D. Brown, Veva L. Brown, Bessle manding me out of the personal prop-L. Allen and Marian I. Allen, above erty of sals defendant, and if sufficient

named defendants: In the name of the State of Oregon, real property belonging to said defend-

Oregon, to-wit:

quired to present them to me at the office of Wm. Hammond in the Beav-land belonging to said estate, describer building, Oregon City, Oregon, properly verified as by law required, with in six months from the date hereof. Date of the first publication, January 23rd, A. D. 1914, O. M. ENGDAHL. Executor of the estate of Annie Eng-

Attorneys for Plaintiff.

dahl, deceased, they do not reach the seat of the WM, HAMMOND, Attorney for Executor.

> Sheriff's Sale on Execution In the Circuit Court of the State of mah. Hillyard Lumber Company, a corpora-

tion, Plaintiff, John Groll, Defendant. State of Oregon, County of Clackamas ed.

By virtue of a judgment order, de-

cree and an execution, duly issued out of and under the seal of the above en-

-88.

etween plaintiff and defendave such other and further reto the Court shall seem meet

E Clackamas County, Oregon, which e once a week for six successive made herein. ks. and the date of the first pubion is January 30th, 1914, and the publication is March 13th, 1914.

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

Notice of Sheriff's Sale. Circuit Court of the State of ton for Clackamas County. m G. Sleret, Plaintlff,

fart, his wife, Defendants. ant to a decree entered in the entitled court and cause on the day of December, 1913 in favor e plaintiff and against the de-nts, and an execution duly issued Xitorneys for Defendant Portland Trust Company of Oregon, 1410 Yeon Building, Portland, Oregon. said decree on the 28th day of ry, 1914, I will, on the 28th day cordance with an order of the above ary, 1914, at the hour of 10:30 | court made and entered on January 24.

Careful of Your Property One of the secrets of our success in the Baggage and Transfer Business Safes, Pianos and Furniture Moving Williams Bros. Transfer Co. Phones, Office 50, Residence 1562 612 Main Street



Johnson, B. F. Hart, and E. R. er and further relief as to the court or lien upon the said premises owned or claimed by the defendants Henry

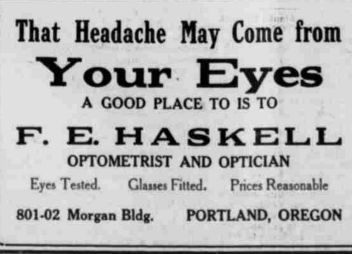
CAREY & KERR and CHARLES E. MCCULLOCH,

15th, 1914. or claimed by the defendants Henry C. Prudhomme Co., John A. Hender-In the Circuit Court of the State of son, Frederick J. Mitchell, Nora M. Mitchell, Portland Trust Company of Oregon for the County of Clackamas. Lorenzo Figone, Plaintiff, Oregon, Homer D. Brown, Veva L. Brown, W. J. Dawes, Lydia A. Dawes, vs. Luigi Ferretti, Defendant. To Luigi Ferretti, the above named de-

Beasie L. Allen and Marian L. Allen, or either of them. That the premises above described be sold in the man-

ner provided by law and the proceeds of said sale be applied toward the payment of the costs of said sale, and to-ward the costs and disbursements of in the above entitled action on or oc-fore the 28th day of February, 1914; and if you fail to answer for want this suit, and the payment of such judgment and decree as shall be bere-in made in favor of the plaintiff, in-ment against you, foreclosing all your cluding his attorneys' fees, and the interest, Hen, and equity of redemp-balance, if any, paid into Court for the tion in an undivided one-quarter interinterest, lien, and equity of redempbenefit of whomsoever shall be decreed by the Court to be entitled thereto. Third: That the said defendants farm, consisting of 40 acres, more or and each of them and all other per-less, located near Milwaukie, in Clack-ons claiming under them, be barred amas County. Oregon, together with and forcelosed of all estate, right or equity of redemption in the said prem-ises and every part thereof, except the statutory right of redemption: and that any party to this suit may become that any party to this suit may become oceeds thereof be applied to the pay-

a purchaser at said sale; and that the purchaser be let into possession of the premises upon production of the sum of \$50, and the amount due on



center titled Court which order was made and Monday, February 2d, 1914, and Monday, February The land bounded by a line begin-ning at a point in the south line of said Creek; thence South 34 degrees entered on the 7th day of January. Monday, February 2d, 1914, cause if any there be why 55 minutes West 345 feet to the place 1914. of beginning, containing 4.55 acres, more or less, situated in Oregon City, MASTERS, BRICE & MASTERS,

gold coin, cash in hand, all the right,

had on the date of said Judgment or

decree, interest, costs and all accruing

Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy.

Publication of Summons.

Dated, Oregon City, Oregon, January

E. T. MASS,

Attorneys for Plaintiff. first publication, January Date of

9th, 1914. Date of last publication February 20th, 1914.

Final Notice.

Notice is hereby given that the un-dersigned executor of the estate of Caswell Kimbley, deceased, has file I

his final account in said estate in the In the Circuit Court of the County Court of the State of Oregon, for Clackamas County, and that the

said account and for settling said estate. B. C. KIMBLEY, Executor

BROWNELL & STONE, Attorneys for Executor.

Notice of Final Settlement In the Matter of the Estate of Charles

W. Cassedy, deceased. judgment rendered and entere Notice is hereby given that the un dersigned administrator of the Estate in favor of the Bank of Oreg of Charles W. Cassedy, decensed, has a corporation. Plaintiff, and filed his final account and report in F. F. Johnson, Defendant, for said Estate, and the County Court of of \$250.00, with interest thereof fendant: In the name of the State of Oregon, you are hereby required to appear and answer the complaint filed against you House in Oregon City, Oregon, as the costs and disbursements, and t time and place for hearing objections of and upon this writ, com to the said account and the settlement me out of the personal

> GEORGE KHASECKER. Administrator of the Estate of Charles W. Cassedy, Deceased. Dated, January 2nd, 1914. JOS. E. Hedges, Attorney.

> Summons In the Circuit Court of the State of

Oregon, for Clackamas County. Wanda Jacobs, Plaintiff. ve. Rudolph Jacobs, Defendant.

I did on the 9th day of Ja duly levy upon the following d real property of said defends ate and being in the County of To Rudolph Jacobs, the above named Defendant:

mas, and State of Oregon, to Lots 6, 7, 8, 9 and 10 of Bh In the name of the State of Oregon: You are hereby required to appear and answer the complaint filed against you Oregon Iron and Steel Company's First In the above entitled court and cause Addition to Oswego, according to the within six weeks from the date of the duly recorded maps and plats thereof first publication of this summons, toon record in the office of the County

wit: on or before the 2nd day of Feb-ruary, 1914, and if you fail to so ap-pear and answer said complaint the above named plaintiff will apply to the court for the relief prayed for in 16 o'clock A. M., at the front door of the Court for the relief prayed for in the court for the relief prayed for for the relief p her complaint herein, to wit, for a de-cree forever dissolving the bonds of of Oregon City, in said County and matrimony now and heretofore exist-ing between plaintiff and defendant, to redemption, to the highest bidder and granting unto the plaintiff the for U. S. gold coin, cash in hand, all care, custody and control of the minor the right, title and interest which the with Emmy Jacobs, and for such other, of them, had on the date of said Judgfurther and different relief as to the ment or since had in or to the above Court may seem meet and equitable This summons is published in pur-suance of an order of Hon. H. S. An-derson, County Judge of said Court, made on the 18th day of December, the costs and all accruing costs. E. T. MASS. order for publication of this summons By B. J. STAATS, Deputy. Dated, Oregon City, Oregon, January is once each week for six successive Dated, C weeks, and the date of the first pub- 9th, 1914.

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