Harry J. Willard, Defendant, To Harry J. Willard, the above-named

defcodant: in the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled cause on or he fore the expiration of six weeks from the date of the first publication of this the date of the first publication of this summons, to wit; oh or before the 5th day of June; 1514, and if you fail so to answer, for want thereof, the plaining sill apply to the court for the rejectionancied in her complaint on tile series to wit; that the bonds of matrimenty heretofore and now existing between plaintiff and defendant be dissolved, and that the plaintiff have avaried into her care and custody. awarded into her care and custody, Charlotte, and Jason, minor children of the plaintiff and defendant herein, and for such other and further relief in the premises as to the court seems

This summons is published by order of the Hon. J. A. Eakin, Judge of the Circuit Court for Clackamas County, and said order was made and dated on to said account and for settling said the 22nd day of April, 1914, and the the 22nd day of the first publication of this date of the first publication of this aummons is the 24th day of April, 1914, Administrator of the estate of Christian and the date of the last publication of the Roth, deceased this summons is the 5th day of June. BROWNELL & STONE, attorneys for JOS. H. PAGE,

Attorney for Plaintiff.

In the Circuit Court of the State of Oregon for Clackamas County. Carrie M.Sorason, Plaintiff,

Frank N. Sorsson, Defendant, o Frank N. Sernson, the above named

In the name of the State of Oregon for in her said complaint, tomay seem meet and equitable.

This summons is published by order

of the Hon. J. U. Campbell, Judge of fifth judicial district, the above entitled Court, made and en Dated the 7th day tered April 8th, 1914. Date of first publication April 10th, 1914.

GORDON E. HAYES,

Attorney for Plaintiff.

in the Circuit Court of the State of Oregon, for Clackamas County, Madaline Gengler, Plaintiff,

John P. Gengler, Defendant. To John P. Gengler, above named de-

In the name of the State of Oregon the first publication of this summons, 8th day of May, 1914, and the last,

Friday, April 17th, 1914, and continu-ing each week thereafter to and including Friday, May 29th, 1914.

BROWNELL & STONE. Attorneys for Plaintiff.

Sumomns.

In the Circuit Court of the State of for Clackamas County Lucian G. Riederstadt, Plaintiff, Clara Biederstadt, Defendant,

To Clara Biederstadt, above-named de-

In the name of the State of Oregon, you are hereby required to appear and snawer the complaint filed against you the above named suit, on or before the 5th day of June, 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 utiff will apply to the court for the relief prayed for in his complaint, to-

For a decree dissolving the bonds of matrimony now existing between the mons is published by order of Hon. J. A. Eakin, Judge of the Circuit Court, which order was made on the 22nd day of April, 1914, and the time prescribed or publication thereof is six weeks, beginning with the issue dated, Friday, April 24th, 1914, and continuing each week thereafter to and including Fri day, June 5th, 1914.

BROWNELL & STONE, Attorneys for Plaintiff.

Notice of Sheriff's Sale.

In the Circuit Court of the State of Oregon, for the County of Clacka- To Matthew Scheirich, above-named Peter G. Carlson and Johan A. Kall-

strom, Plaintiffs, M. J.Denny and Elizabeth Denny, his wife, O. M. Smith and Mrs. O. M. Smith, his wife, and T. J. Leonard,

Defendants. By virtue of an execution, judgment and dated the 29th day of April, 1914, marriage now Man A. Kallstrom, plaintiffs, and of divorce. This summons is served against M. J. Denny and Elizabeth upon you by order of the Hon. J. U. Demy, his wife, defendants for the Campbell, Judge of the above entitled sum of \$7742.00 upon which judgment court, which order is date June 11, there has been paid the sum of \$5977 1914. eaving attill due the sum of \$1765.60, of this summons is May 15, 1914, and In the County Court of the State of with interest at the rate of 8 per cent. the last date of publication is May per annum from the 4th day of March, 26, 1914. 1913, and the costs of and upon this

following described real property. The West half of the Southeast In the Circuit Court of the State of South, Range 2 East of the W. M., ex-John A. Peterson, Plaintiff, The Paris of the Northeast quarter of the Southeast G. G. G. Peterson, Defendant.

To G. G. Peterson, the a

commanding me to make sale of

The East half of the Southwest

at public auction, (subject to redemp-tion) to the highest bidder for cash in hand, all the right, title and inter-is May 15, 1914.

4th day of March, 1913, the date of the said judgment or since that date had in and to the above described property or any part thereof, to satisfy said execution, judgment order and decree, interest costs and accruing costs.

E. T. MASS, Sheriff of Clackamss County, Oregon, By B. J. STAATS, Deputy Dated this 29th day of April, 1914.

Final Notice. Notice is hereby given that the undersigned administrator of the estate of Christian Roth, deceased, has filed his final account in said estate in the County Court of the State of Oregon

o'clock A. M. for hearing objections estate.

Summons.

administrator

In the Circuit Court of the State of David Neukom, Plaintiff.

Minnie B. Neukom, Defendant. To Minnie B. Neukom, 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 to the name of the State of Oregon answer the complaint filed against you are hereby required to appear and in the above entitled Court and Cause, answer the complaint filed against you on or before the 20th day of June, in the above entitled suit within six 1914, said date being after the expiration of the first publication shall be made once a week thereof at \$% per annum from date of the court and Cause, answer the complaint filed against you on or before the 20th day of June, num and with interest on \$5196.00 tion in said County and State. Said num and with interest on \$100 thereof at \$% per annum from date of the county and State. Said the above entitled suit within six 1914, said date being after the expiration of the county and State. Said the above entitled suit within six 1914, said date being after the expiration of the county and State. Said the above entitled suit within six 1914, said date being after the expiration of the county and State. Said the above entitled suit within six 1914, said date being after the expiration of the county and State. weeks after the date of the first pub-lication of this summons, and if you fall to appear and answer said com-plaint for want thereof the plaintiff fall to appear and an arrange of the plaintiff will apply to the Court for the relief will apply to the Court for the relief demanded in the complaint to wit, for payed for in her said complaint, to a decree of divorce forever dissolving sit: For a decree of this Court dis- the bonds of matrimony now existing sit for a decree of this contract hereto between plaintiff and defendant, on the grounds of cruel and inhuman treatplaintiff and defendant upon the ground of desertion, and for such other and further relief as to the Court tive weeks by order of the Honorable tive weeks by order of the Honorable J. U. Campbell, Judge of the Circuit

Dated the 7th day of May, 1914. Date of first publication, May 8,

Date of last publication May 22d. Date of last publication, June 19, E. T. REHFIELD. Attorney for Plaintiff. Portland, Oregon.

Summons.

Mayme Harrington, Plaintiff,

P. J. Reno Harrington, Defendant, In the name of the State of Oregon, In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you, in the above named suit, on or before the 19th day of May, 1914, said date being the expiration of the weeks from the date of the first publication of this Summons, or I me 20th, the first publication to be made on the the first publication of this approach. and if you fall to appear or answer 19th day of May, 1914, and if you fall sale complaint, for want thereof, the to appear and answer within the said plaint will apply to the court for time specified, plaintiff will apply to the select prayed for in the complaint, this Court for the relief prayed for in

W. A. BURKE

Summons.

In the Circuit Court of the State of

Oregon for the Councy of Clacka-E. M. Wilson, Plaintiff,

Maude Wilson, Defendant. In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or be fore the 20th day of June, 1914, which date is more than six weeks from the date of the first publication of this summons, and if you fall to answer, for want thereof the plaintiff will take judgment against you for the relief prayed for in the complaint herein, to wit: For a decree of divorce forever dissolving the bonds of matrimony now existing between plaintiff and defend-

ant, and for such further relief as to In the Circuit Court of the State of the court may seem just and equitable This summons is published by order of the Honorable J. U. Campbell, Circuit Judge of the County of Clackamas, State of Oregon,

Dated, May 7th, 1914. POWERS & LORD. Attorneys for Plaintiff. First publication, May 8, 1914. Last publication, June 19, 1914.

Summons. In the Circuit Court of the State of

Oregon, for Clackamas County. Mary Scheirich, Plaintiff,

In the name of the state of Oregon in the above entitled court on or be-fore the 27th day of June, 1914, being Court, which order was made and enthe first publication of this summons, and if you fall so to appear or answer thereof is six weeks, beginning with the plaintiff for want thereof, will apthe issue dated Friday, May 29th, 1974. order, decree and order of sale issued the plaintiff for want thereof, will apport of the above entitled Court in the ply to the court for the relief prayed blove entitled cause, to me directed for in the complaint, which is that the existing between you and Court on the 4th day of March, and the plaintiff be forever dissolved bill in favor of Peter G. Carlson and and that plaintiff be granted a decree and Elizabeth upon you by order of the Hon. J. U.

FRANK SCHLEGEL,

The date of the first publication

Attorney for Plaintiff, Summons.

Quarter of said Section 27 except the Northeast quarter of the Southwest quarter of the southwes defendant:
In the name of the State of Oregon, standing valid and just debts and The West half of the Northeast of or the South, Range 2 East of the W. M., except the West half of the Northeast of the Market o except the West half of the Northwest summons and if you fail to appear or all interested the quarter of the Northeast quarter of answer, the plaintiff will apply to the property be sold.

Court for a ratief prayed for in plainsummons and if you fail to appear or all interested therein, that said real Now, therefore, by virtue of said exeution, judgment and said exeution, judgment and said exeution section 34.

Court for a relief prayed for in plainnext of kin of the said ward and all

est which the within named defend-ants (or either of them) had on the 417, Abington Bidg., Portland, Oregon.

Notice of Sheriff's Sale. In the Circuit Court of the State of Oregon for Clackamas County. R. M. Phillips, Plaintiff,

V. Calkins and Anton Ganmeder,

Defendanta. above entitled court and cause on the 24th day of April, 1914, in favor of the plaintiff and against the defendants, and an execution duly issued upon said and an execution duly issued upon said to Joseph Long, said stake being the decree on the 21st day of May, 1914, I will on the 20th day of June, 1914, at veyed; thence East along South boun-the hour of 10:30 o'clock A. M at the for Clackamas County, and that the Judge of said court has appointed Monday, the 8th day of June, 1914, at 10 oclock A. M. for how to the highest hidder for cash the following described real to the highest hidder for cash the following described real to cash the followi ing described real property situate in the North boundary line of a 48 foot the County of Clackamas, State of Oregon, to wit: The land bounded by a line beginning at an iron pipe driven feet to a stake, said stake being at a in the center of the road at the south- point where the East line of a 26 foot east corner of the J. E. Courtney land, and running thence east 144,50 feet; thence north 900.35 feet to the line be-tween the lands of Walter R. Vivian and John F. Broetje; thence west 144.50 feet to an iron pipe at the north- acres west corner of said Broetje land on the Oregon, for the County of Clacksmas.

avid Neukom, Plaintiff.

west corner of said troetje land on the
east line of said Courtney land; thence
south 900.36 feet on line between the
lands of John F. Broetje and J. E.
erds, Clevez Richards, Veras Richards, lands of John F. Broetje and J. E. Courtney to the place of beginning, containing three (3) acres, more or less, in the Donation land Claim of George Crow in T. 2 S. R. 1 E. of the Willamette Meridian, to satisfy the Oregon City Enterprise, a weekly sum of five thousand, five hundred, ninety six (\$5,596.00) dollars, with int-

> and upon said writ. E. T. MASS, Sheriff of Clackamas County, State of

By B. J. STAATS, Deputy.

Notice to Contractors. Sealed bids will be received by the County Clerk of Clackamas County, Oregon, at the court house in Oregon City, Oregon, until 5:00 o'clock P. M., on the 11th day of June, 1914, for the onstruction of the following bridge: BEAR CREEK BRIDGE ABOUT ONE AND ONE-HALF EAST FROM NEEDY, OREGON.

No plans or specifications will be the whole of such original Order to sent out by the county, but bidders show cause, as the same appears of are requested to visit the bridge site record in my office and in my care In the Circuit Court of the State of and acquaint themselves with the loc-Oregon, for the County of Clacks-al conditions.

less accompanied by a certified check on some reputable bank in the State 1914. per cent (5%) of the aggregate amount

H. S. ANDERSON, County Judge. W. L. MULVEY, County Clerk.

Notice to Contractors.

Sealed proposals will be received by the County Court of Clackamas County, Oregon, until Thursday, the 11th day of June, 1914, at the hour of this Court for the feller prayed for in her complaint, towit: a Decree of Br a decree dissolving the bonds of Matrimony now existing between the bonds of matrimony heretofore and skinntiff and defendant. This summons is published by order of Hon. H. S. Anderson, Judge of the County Court further relief as this Honorable Court in the County Court of Clackamas and the county Court of Clackamas bonds of matrimony heretofore and summons is published by order of Hon. H. S. further relief as this Honorable Court in the County Court of Clackamas bonds of matrimony heretofore and summons is published once a summon six published once a county Court of Clackamas bonds of matrimony heretofore and summon six published once a county Court of Clackamas bonds of matrimony heretofore and summon six published once a county Court of Clackamas bonds of matrimony heretofore and summon six published once a county Court of Clackamas bonds of matrimony heretofore and summon six published once a county Court of Clackamas bonds of matrimony heretofore and summon six published by order of Hon. H. S. further relief prayed to the county Court of Clackamas bonds of matrimony heretofore and summon summon six published by order of Hon. H. S. further relief prayed to the County Court of Clackamas bonds of matrimony heretofore and summon summo 10:30 A. M., for the construction of a Bituminous Macadam road on a por-tion of the Oregon City and New Part day of April, 1914, and the time pre-scribed for publication thereof is six weeks, beginning with the issue dated, above entitled Court.

weeks by road, near the Lazelle place from sta-tion 44 plus 65 to station 93 plus 50, said road to be nine (9) feet in width. and to be constructed according to plans and specifications now on file Attorney for Plaintiff, the office of the sald County Clerk.

All bids to be directed to the Coun ty Clerk of Clackamas County, and marked" Oregon City and New Era Road" and shall be accompanied by a certified check made payable to the Treasurer of said Clackamas County in a sum equal to five per cent of the amount of said bid, which check shall be forfeited to the county upon fail-ure of the successful bidder for a perlod of five days after award is made to enter into written contract and furnish a satisfactory bond.

The right to reject any and all bids reserved. Ry order of the County Court of

Clackamas County, Oregon, this 20th day of May, 1914.

W. L. MULVEY, County Clerk.

Summons.

Oregon, for Clackamas County. ewis D. Morgan, Plaintiff,

Belle M. Morgan, Defendant. To Belle M. Morgan, 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 in the above named suit, on or before the 10th day of July, 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 his complaint, to

For a decree dissolving the bonds of matrimony now existing between the plaintiff and defendant. This you are hereby required to appear and the plaintiff and defendant. This answer the complaint filed against you summons is published by order of H. more than six weeks from the date of tered on the 22nd day of May, 1914, and the time prescribed for publication and continuing each week thereafter to and including the issue of Friday

BROWNELL & STONE, Attorneys for plaintiff.

Order of Show Cause on Application of Guardian for Order of Sale of Real Estate.

Oregon, for the County of Clacka-

In the matter of the Guardianship of the estate of M. H. Richards, an insane person.

It appearing to this Court from the petition this day presented and filed by Florence Richards, the guardian of the estate of M. H. Richards, an insane person, praying for an order of sale of certain real estate belonging To G. G. Peterson, the above-named to M. H. Richards, the said ward, that defendant:

cution, judgment order, decree and ever dissolving the bonds of matri- persons interested in the said estate,

order of sale and in compliance with mony existing between the plaintiff the commands of sald writ, I will, on Saturday, the 30th day of May, 1914, and defendant.

This summons is published in the o'clock A. M., at the front door of the County Court House in Oregon City Enterprise by order of this Court, at the Court House in Oregon City, Clackamas County, Oregon, self County Court made and entered on State of Oregon, then and there to at public anction, (subject to redempt the 14th day of May, 1914, the date of the 14th day of May, 1914, the date of the sale at grivale sale. of such real estate, described in said

> Situate in Clacksmas County, State of Oregon:-- Beginning at a stone in the center of the road leading from Springwater to Corrinaville, Oregon, where the north boundary line of the Franklin Pierce, D. L. C. No. 38, in T. 3 S. R. 4 E. of W. M., crosses said road; thence South 86 degrees, 26 min utes, East 663.3 feet; thence East 157. Pursuant to a decree entered in the 40 feet; thence South 3 degrees, 24 minutes .West 832.92 feet; thence East 20 feet to a stake in the South boundary line of a tract of land conveyed veyed; thence East along South bounboundary line of said 40 foot read 330.3 alley intersects the North boundary line of said 40 foot road; thence North

AND IT IS FURTHER ORDERED, Gladya Richards, and Europe Richards, the next of kin of said ward herein newspaper, printed and published at Oregon City, in Clackamas County, Oregon, and having a general circuladecree, and \$200 as attorneys' fees and for three successive weeks, in such costs taxed at \$26.00 and the costs of newspaper, beginning with the taxue thereof dated Friday, the 29th day of May, 1914, and continuing with each weekly edition thereof up to and including the issue thereof dated Fri-day, the 19th day of June, 1911, which shall be the date of the last publication thereof.

Dated May 25th, 1914. H. S. ANDERSON. County Judge State of Oregon, County of Clackamas,

-ss. I. W. L. Mulvey, County Clerk of Clackamas County, State of Oregon, do hereby certify that the foregoing copy of Order to show cause on appli-cation of Guardian for Order of Sale Plans and specifications are on file of Real Estate, has been by me com-and may be seen by prospective bid-ders at the office of the County Clerk. a correct transcript therefrom, and

In testimony whereof, I have here-

By F. W. GREENMAN, Deputy.

Notice of Final Settlement. The right is reserved to reject any in the County Court of the State of Oregon, for Clackamus County.

By Order of the County Court: In the matter of the Estate of Otto Hanson, Deceased.

Notice is hereby given by the undersigned as executors of the Estate of Otto Hanson, Deceased, that they have filed their Final Account in the above entitled Court and the said Court has set the said Final account for hearing on June 26, 1914, and all persons interested in said Estate are before said date of hearing. FRANK SCHLEGEL,

MATT DIDZUN, Executors.

-Cincinnati Enquirer.

-Yonkers Statesman

Bird Sounds. The nightingale our ears would win, The lark sings in the glen, But there's more music these days in

We like the cackle of the hen-She surely is a booster— But, oh, we have when sleeping late The crowing of the rooster!
-Los Angeles Express.

Bird sounds are pleasant to the ear. Could one wish better luck
Than, sitting by the fire, to hear
The sizzle of a duca?

—Youngstown Telegram.

Of course we like to hear some birds. They please us like the deuce Until we have to sit and hear The prattie of a goose.

Boomerang Tactics.

"What! A verdict of \$6,000? thought you were sued for only \$2.

"That was the amount," sighed the unhappy defendant of the breach of promise case, "but my fool lawyet painted me in such angelle colors that he convinced the Judge that the plain tiff had lost more than she realized."-Philadelphia Ledger,

Of all the girls I have met In many climes and various nations You, Phyllis, are the one best bet. (With several mental reservations.)

With witchery of charm to cozen My poor and fondly foolish heart As you, sweet thar a baker's dozen).

In resebud cheek, in wealth of hair, In lambent eye, in voice canorous, No maiden can with you compare, Except perhaps the "Follies" chorus Eschewing sentimental ghee

(For which I hope you won't abuse me)
Dear lady, will you marry me
If Kate and Bess and Dot refuse me?

-Baron Ireland in New York Mail. Notes That Come Due. Kent-Are you ever affected by the lingering notes of "My Old Kentucky Home?" Bent-No. but the lingering notes of my remodeled New England home frequently take a rise out of me.

DOING ONE THING WELL There is a great deal in being

able to do one thing thoroughly well. Thoroughness in one line of work usually gives that training and power of initiative which enable one to do "almost anything" else that may be required of him. It is to the busy men we go for the extra task which is everybody's business and nobody's. But be sure that the people who can really do "almost anything" are those who first learned to do one thing thoroughly well. - Louis Stickney.

He sure you are wrong-then don's

The best cure for alcoholism is to Harvey E. Cross drink water.

And many a powerful piano mover is unable to carry a tune.

Night schools teach many a poor boy

how in after years to sign his name to Wonder how those Mexicans pro-

nounce the name O'Shaughnessy. "Mexicans for the Mexicans!" howis

one of them. Well, are there any other The Danish court says the tango is all right. Maybe it looks different in D. C. LATOURETTE, President?

Boycotting the egg market is about as difficult as scoring a touchdown in a big game.

A London physician declares that tight lacing is very dangerous for men. It ought to be. A London doctor says that women

are growing taller. And financially men are getting shorter. The football season was a great success. Only fourteen were killed and

175 injured more or less seriously. Young crow is white and tender, readlly mistake for plover. So they

says a lecturer. And yet it is probable they could tell any lecturer a few The world't debt is now \$42,000, 000,000. One-half the world never ex-

New York is reducing taxicab fares which means that it will take you just that much longer to get to the botel

than usual. Chinese citizens are to visit America with a view, possibly, to finding a doctor of cities who can do something for

Peking or Canton.

One advantage of canned opera is that after the record is bought it does not have an attack of temperament and refuse to sing.

come tax are we permitted to deduct the value of the clothes the washerwoman doesn't bring back? Luther Burbank says that people can

Another thing: In figuring our in-

be cultivated like vegetables. That is true. There has been complaint about the bests for some time past. Speaking of Jealous women, how about the Chicago woman who wants

a divorce just because her husband

dreamed of his first wife, who is dead! For the first time in their history the Moros now have a civil governor. It is to be hoped that they themselves will now be civil-in another sense of

Because of rallroad accidents and disasters at sea the life of the tourist is the person who bides at home and dodges automobiles.

A German expects to make diamonds

long been known that diamonds could be made of bits of glass with the aid of a powerful limelight. has decided that a wife must pay the verse criticism.

somebody has to pay them. that men at forty are in their prime

instead of being ripe for the discard. An intallible test for deciding whether a patient has cancer or not is announced, but people are not half so anxious to know that they've got it as they are to know how to get rid of it.

Now comes forth an expert to say man is/growing balder because he has his hair cut too often. There is much to be said in favor of this explanation. It is just as convincing as all the others.

It just seems as though wild animals were possessed by meanness. Some deer is always straying into a poor man's garden patch out of season, and now the ducks have taken to interfering with aeroplanes.

In the Island of Badu, wherever that may be, it is an indispensable social requirement that the bridegroom shall weep while he is being married. In more civilized places the lamenting is often done afterward.

The French Academy of Sciences offers cash prizes for the domestication of herons with a view to obtaining algrettes without killing the birds that bear them. But will fashion want the precious plumes under those condi-

Some sartorial authority is trying to work off a new fangled vest that buttons up the back. When men get to wearing a thing like that it is going to establish a balance in the button up the back business, and the complaints won't all be from one side.

Those Chilly Boston Girls. The beautiful Boston girl was siling and a physician had been summoned. "Doctor," said the fond mother, "is it anything serious?"

ty-five!"- New York Globe. His Trouble.

you lost your money. There are as per cent deposit. good fish in the sea as ever were caught. Jilted one-Yes, but I've lost Dept. A my balt.

PROFESSIONAL DIRECTORY

William Hammond

CROSS & HAMMOND

ATTORNEYS-AT-LAW We have now moved to our permanent quarters in the Beaver Building. Next to the Andresen Byliding.

Real Estate Abstracts Oregon City, Ore. JOSEPH E. HEDGES

MONEY TO LOAN

WEINHARD BUILDING

The First National Bank

of Oregon City, Oregon

Lawyer

CAPITAL, \$50,000.00. Transacts a General Banking Business.

ADVERTISING COLUMNS POPULAR ABROAD.

They Are Noticeable Features in the All legal business promptly attended to Streets of European Cities.

Perhaps the most noticeable of the small structures of European streets is with a delicate flavor that epicures the advertising column or kiosk, which serves a good purpose. While such columns may be objected to by those who ere not familiar with their use, yet "Women are Ill taught about love," since no large posters are allowed and since public advertising is more or less of a necessity, the columns are found to be of real service to the public. especially in regard to announcements of theaters and public meetings, by which they are mostly occupied. Since pects to collect what the other half no sandwich men, banner men, bill board wagons or similar advertising

schemes are permitted, the advertising column may well be pardoned. For

ADVERTISING COLUMN WITH MUNICIPAL THREE DIAL CLOCK

ordinary commercial purposes, news papers are found to be the best sources in almost as much jeopardy as that of of publicity, and the public is thus saved the frightful displays of crude posters and signs which deface American streets. A commercial advertisement is toos seidom seen displayed in with an ordinary are light. But it has public. At prominent corners, however, often four advertising columns may be placed, two for the usual pur poses and two for news stands. They are not, however, without a certain The Kansas City court of appeals artistic effect and do not excite ad

In Germany and Austria advertising costs of an unsuccessful divorce suit if she has the money. In any event art has advanced very rapidly during the last decade. The best posters made come from the hands of German Let the young old men give a vote of and Austrian designers. These men thanks to Dr. Wilbur, chief statisti are especially trained for this form of cian of the census bureau, who says art and display extraordinary ability to use large masses of glowing colors in striking yet harmonious designs. Americans are thought to be a people fond of jokes, but in what may be termed "humorous drawing" the Germans outdo us at every turn, and an official billboard in a German street will often be covered with quaint designs, each signed by the name of some famous poster maker. - Frank Koester in "Modern City Planning and Maintenance."

> The Accommodating Patron. "Shall I send this or will you take it?" asks the affable drug clerk after filling the prescription.

> "You may send it and then I will take it." suggests the accommodating

MONEY to LOAN For long or short periods WM. HAMMOND, Lawyer

AUTOMOBILE TIRES AT FACTORY PRICES

Beaver Building, Oregon City

SAVE FROM 30 to 60 PER CENT

\$ 7.20 7.80 \$1.65 1.95 \$1.35 1.40 30x3 30x334 10,80 2.80 1.90 2.95 32x344 11.90 2.00 3,35 32x4 13.70 2,40 3.50 16.80 3,60 2.60 17.85 3.90 36x4 2.80 36x435 "At present." replied the wise medi-4.90 5.10 19.85 3.60 37x41/2 21.50 3.70 cal man, "I am not prepared to state. 24.90 5.90 We must await developments. She has

All other sizes in stock. Non-Skid a high fever. Her temperature is thirtires 15 per cent additional, red tubes ten per cent above gray. All new clean, fresh, guaranteed tires. Best standard and independent makes. Buy Friend-Don't worry because your direct from us and save money. 5 per cent discount if payment in full accompanies each order. C. O. D. on 10

TIRE FACTORIES SALES CO. Dayton, Ohio F. J. MEYER, Cashier

Open from 9 A M. to 3 P. M

Phones-Pacific 52

U'REN & SCHUEREL Attorneys-at-Law Deutscher Advokat Will practice in all courts, make collections and settlements.

Commercial, Real Estate and Probate our Specialties. Office in First National Bank Bldg., Oregon City, Oregon.

Graduate of the Ontario Veteripary College at Toronto, Canada, at Fashion Stable, Fifth St., be-Both Telephones Office-Pacific, Main 65; Home,

Estacada, Oregon.

STRAIGHT & SALISBURY

Residence-Pacific, Main 184

We make a specialty of installing water systems and plumb-

Prices always lowest.

O. D. EBY

Tom J. Myers-E. A. Brady UNDERTAKERS



Day and Night Service SPECIAL TO WOMEN

The only residence uncertaking es

tablishment in Clackamas County.

The most economical, cleansing and germicidal of all antiseptics is

A soluble Antiseptic Powder to be dissolved in water as needed. As a medicinal antiseptic for douches in treating catarrh, inflammation or uiceration of nose, throat, and that caused by feminine ills it has no equal. For ten years the Lydia E. Pinkham Medicine Co. has recommended Paxtine in their private correspondence with women, which proves its superiority. Women who have been cured say it is "worth its weight in gold." At

The Paxton Tollet Co., Boston, Mass. HIS DREAM REALIZED

druggists. 50c. large box, or by mail.

Wear-Ever Hoslery and Paradise Garters.

We offer for a limited time only, six pairs of our finest 35c value Guaranteed Hose and a pair of our well known Men's Paradise Garters for one dollar, postpaid. You know these hose; they stood

the test when all others failed. They give real foot comfort. They have no seams to rip. They never become loose and baggy as the shape is knit in, not pressed in. They are Guaranteed for fineness, for style, for superiority of material and workmanship, absolutely stainless and to wear six months without holes, or a new pair free. Don't delay, send in your order be-

fore offer expires. WEAR-EVER HOSIERY COMPANY.

Dayton, Ohio. (Adv.)

Main Street,

Home A-151 BROWNELL & STONE

Attorneys-at-Law

Office in Enterprise Building, Oregon City, Oregon. 0-0-0-0-0-0-0-0-0

C. D. & D. C. LATOURETTE Attorneys-at-Law

-----------------W. S. EDDY, V. S., M. D. V. and the McKillip School of Surgery of Chicago, is established tween Main and Water Sta,

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

ing in the country. We carry the Leader tanks and Stover engines. We have a full line of

Myers pumps and stray pumps. 720 Main St. Oregon City

Phone 2682.

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

0-0-0-0-0-0-0-0-0-0-