

Harry J. Willard, Defendant. Harry J. Willard, the abovenamed To Matthew Schelrich, abovenamed relief prayed for in his complaint, to-

defendant: letendant: in the name of the State of Oregon. In the name of the State of Oregon. The data of the State of Oregon. The harmonic hereby required to appear and answer the complaint field against you answer the complaint field against you the above entitled cause on or here the date of the first publication of this the date of the first publication of this the first publication of this the date of the first publication of this and if you fail as a works from the date of the first publication of this summons, the first publication of this and if you fail as a works from the date of the first publication of this and if you fail as a works from the date of the first publication of this summons, the first publication of the first publicati In the first publication of this summons, to will on the 1914, and if you fails an and if you fails and if you fails and if you fails and if you fails and the or answer, for want thereof, the plain the plaintiff for want thereof, will apply to the coart for the realief prayed in her complaint on the complaint, which is that the issue dated Friday. May 29th, 1914, and the name of the State of Oregon, and the inseptence of the state of you, are hereby required to appear and answer the complaint on the plaintiff for want thereof is the event, beginning with the issue dated Friday. May 29th, 1914, and the inseptence of the state of you, are hereby required to appear and answer the complaint on the complaint, which is that the issue dated Friday. May 29th, 1914, and the inseptence of the state state state hereine to wit: that the bends of mat-nereine to wit: that the bends of mat-marriage new existing between you subset hereiner and new existing be and the plaintiff he forever dissolved July 10th, 1914. and that plaintin and defendant be dis-solved and that the plaintiff have of divorce. This summons is served and that the plaintiff have of divorce. This summons is served awarded into her care and custody, upon you by order of the Hon. J. U. Attorneys for plaintif. Charlotte, and Jason, minor children Charlotte, and Jason, minor children Campbell, Judge of the above entitled court, which order is date June 11, of the plaintiff and defendant herein. Served is the plaintiff and defendant herein. This summons is served in the first publication of Guardian for Order of Sale of the first publication of Guardian for Order of Sale of the first publication. of the plantin and further relief 1914. The date of the first publication and for such that as to the court seeme of this summons is May 15, 1914, and ultable and just. This summons is published by order 26, 1914. multable and just.

of the Hon, J A. Eakin, Judge of the Circuit Court for Clackanias County, Circuit Coort for Cincanna Codity. and said order was made and dated on the 27nd day of April, 1914, and the date of the first publication of this date of the 21th day of April, 1914. In the Circuit Court of the State of summone is the 18th day of April, 1914, and the date of the last publication of this summons is the 5th day of June, 1914. John A. Peterson, Plaintiff,

G. G. Peterson, Defendant. JOS. H. PAGE Attorney for Plaintiff.

Sumomns.

In the Circuit Court of the State of Oregon, for Clackamas County, Locian G. Biederstadt, Plaintiff,

ctara lifederstadt, Defendant, To Clara Diederstadt, above-named defendant

In the name of the State of Oregon, you are hereby required to appear and tiff's complaint, viz for a decree for property be sold. gaswer the complaint filed against you ever dissolving the bonds of matri- IT IS HEREBY you are hereby required to appear and in the above named sult, on or before the 5th day of June, 1914, said date and defendant. 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, tois May 15, 1914. For a decree dissolving the bonds of

matrimony now existing between the single and defendant. This sum. 417, Abington Bildg., Portland, Oregon. as 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 Oregon for Clackamas County.

for publication thereof is six weeks, beginning with the issue dated, Friday, R. M. Phillips, Plaintiff, April 54th, 1914, and continuing each reck thereafter to and including Friday, June 5th

1914. BROWNELL & STONE. Attorneys for Plaintiff.

of Christian Roth, decensed, has need the bour of to so belock A, at at the initial point of the land south boun-tront door of the county court house in veyed; thence East along South boun-County Court of the State of Oregon for Clarkamas County, and that the highest bidder for cash the follow said Joseph Long, 330.3 feet to a

to said account and for settling said WM. H. STUWE.

Administrator of the estate of Chris-

Bummons In the Circuit Court of the State of Oregon, for Clackamas County, Mary Scheirich, Plaintiff,

Oregon, for Clackamas County.

W. S. HUFFORD,

Notice of Sheriff's Sale.

VH.

defendant:

Matthew Scheirich, Defendant.

w11: In the name of the state of Oregon.

For a decree dissolving the bonds

BROWNELL & STONE,

Real Estate.

In the County Court of the State of Oregon, for the County of Clacka-FRANK SCHLEGEL, ITTRUE. Attorney for Plaintiff. a 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 in-

To G. G. Peterson, the above-named sane person, praying for an order of sale of certain real estate belonging to M. H. Richards, the said ward, that It the name of the State of Oregon It is necessary in order to pay out-standing valid and just debts and you are hereby required to appear and answer the complaint filed against you laims against said estate, and further in the above entitled Court and cause on or before the 29th day of June, that it is necessary for the cafe, sup-1914, the same being six weeks from port and maintenance of the minor the date of the first publication of this child of said ward, that such real es-

Court for a relief prayed for in plain, all interested therein, that said real Gertie Nichtingale, his wife to Will-IT IS HEREBY ORDERED, that the

mony existing between the plaintiff This summons is published in the

> show cause why an order should not Oregon, to wit: be granted for the sale at private sale,

petition as follows: Situate in Clackamas County, State

A. V. Calkins and Anton Gansneder, Defendants. Pursuant to a decree entered in the bays autilided count and decree entered in the count of the the following described tract to wit: Be-road; thence South 86 degrees, 26 min-vinning at the Southeast corner of the above entitled court and cause on the utes. East 665.3 feet; thence East 157. 24th day of April, 1914, in favor of the 40 feet; thence South 3 degrees, 34 Final Notice. Notice is hereby given that the un-deraigned administrator of the estate of Christian Roth, deceased, has filed the hour of 10:30 o'clock A. M at the

Judge of said court has appointed Mon-day, the sin day of June, 1914, at 10 o'clock A. M for hearing objections is not be an atake in the court of the sin day of June, 1914, at 10 point the County of Clackamas, State of Ore-to ates, West 654.75 feet to a stake in point of the sin day of June, 1914, at 10 point of the county of Clackamas, State of Ore-to ates, West 654.75 feet to a stake in point of the sin day of the North beaution of the sin o gon, to wit: The land bounded by a the North boundary line of a 10 foot line beginning at an iron pipe driven road; thence West along the North in the center of the road at the south-boundary line of said 40 foot road 339.3 feet to a stake, said stake being at a Administrator of the estate of Chris-tian Roth, deceased. BROWNELL & STONE, attorneys for when the lands of Walter R. Vivian

the 10th day of July, 1914, said date Summons being the expiration of six weeks from the first publication of this summons. In the Circuit Court of the State of Oregon, for Clarkamas County. and if you tall to appear or answer L. O. Nightingale, Plaintin,

said complaint, for want thereof the va. plaintiff will apply to the court for the A. R. Morgan, A. R. Morgan, adminis-

trator of the estate of Madge Gert-rude Morgan, deceased; I. T. Hart and Clara Hart, his wife, ida T. Des-Equitable Hospital Associamood, tion, a corporation and Rachel Bos. well Defendants.

To L T. Hart and Clara Hart, his wife, above named defendants. In the name of the State of Oregon, of July, 1914, and if you fall to so ap-

pear and answer said complaint, plain-tiff will apply to the above entitled Court for the relief demanded in his mplaint, to-wit:

For the foreclosure of a certain mortgage dated May 15th, 1911, and recorded in Volume \$1, page 492, mortgage

ecords of Clackamas County, State of Oregon; for judgment thereon for \$1100.00 and interest thereon since May 15th, 1913; at 6 per cent per an-num; for \$100.00 attorneys fees and

for costs and disbursements, which said mortgage covers and is a lien upon the following described real prem-ises in Clackamas County, Oregon, towit

The West half (W_{2}) and the South-east quarter (S,E,S_{4}) of the Northwest quarter $(N,W,3_{4})$ of section Eleven (11), and the Northeast quarter (N,E,S_{4}) of the Northeast quarter (N,E,S_{4}) of the Northeast quarter (N,E,S_{4}) 1_{4}) of Section Ten (10), all in Town-ship six (6) South of Range Two (2) derstood when he tried to make How-East of the Willamette Meridian, except 11 acres heretofore deeded for best him down by main strength." school purposes.

For the foreclosure of that certain mortgage dated September 29, 1909 for summents and if you fail to appear or tate should be sold and that it is for mortgage dated September 25, 1905 for answer, the plaintiff will apply to the the best interests of said estate and scoole given by L. O. Nightingale and

iam Mortensen, and recorded in Vol-IT IS HEREBY ORDERED, that the ume 73, cars 374, mortrage records next of kin of the said ward and all of said County and State, with interpersons interested in the said estate, est thereon at 6 per cent per annum appear before this Court on Monday, since Reptember 15, 1912; for \$69,45 Oregon City Enterprise by order of Hon. H. S. Anderson, Judge of the County Court made and entered on the 14th day of May. 1914, the date of con City, in the Court House in Ore-and costs and disbursements, which the 14th day of May. 1914, the date of this Court, at the Court House in Ore-this Court, at the Court House in Ore-and costs and disbursements, which the 14th day of May. 1914, the date of the con City, in the Court House and there to of real premises in Clackamas County, the first publication of said summons State of Oregon, then and there to ed real premises in Clackamas County,

The West half (14) of the Northof such real estate, described in said west courter (%) and the Southeast quarter (%) of the Northwest quarter (%) of Section Eleven (11) Township

of Oregon:-Beginning at a stone in six (6) South Range Two (2) East of the center of the road leading from the Williamette Meridian, in Clackathe center of the road leading from the Williamette Meridian, in Clacka-mas County, and State of Oregon, con-where the north boundary line of the taining One Hundred and Twenty Northwest quarter of the Northwest auarter of Section Eleven in Township six South of Range Two East of the Willamette Meridian, in Clackamas County, Oregon, and running thence North twenty rods: thence West ten rods: thence South twenty rods: thence East' ten rods to the place of beginning and containing one and one-

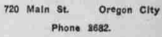
Attorney for Plaintiff.

Oregon, for the County of Clackamas.

BROW NELL & STONE, attorneys for
administrator.tween the lands of Walter R. Vivian
and John F. Broetje thence wett
1450 feet to an lien pipe at the northous
the factor of said line of said Courter land, thence
mass.line of said 10 foot poal, thence wett
addide of beinning, containing fave
ares.In the Matter of the Estate of Johann
to Minnie B. Neukom, Defendant.
To Minnie B. Neukom, the above
named defendant:
In the name of the State of Oregon,
in the above entitled Court and Cause,
in the above entitled Court and Cause,
man and with Interest on \$100 thereof at 10% per an
num and with Interest on \$2500 dollars, with Interest o rounds. We would have thought that



CLAUDE W. DEVORE, Attorney-at-Law Notary Public Estacada, Oregon. STRAIGHT & SALISBURY We make a specialty of installing water systems and plumbing in the country. We carry the Leader tanks and Stover entime we fought twenty and twenty five dren, for instance, is not contrary to We have a full line of gines. the statutes in many places, although Myers pumps and stray pumps. the tendency is all toward giving them proper protection. If we have a public Prices always lowest. defender of such feeble folk, who cannot protect themselves, would it not be 720 Main St. his first duty to see that justice is dealt



O. D. EBY

Attorney-at-Law

Money loaned, abstracts furnish-

ed, land titles examined, estates

settled, general law business.

Over Bank of Oregon City.

Tom J. Myers-E. A. Brady

The only residence uncertaking es

tablishment in Clackamas County.

Day and Night Service

Main 123

Tenth and Water Streets

SPECIAL TO WOMEN

The most economical, cleansing and

germicidal of all antiseptics is

be dissolved in water as needed.

As a medicinal antiseptic for douches

in treating catarrh, inflammation or

ucceration 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

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

The Paxton Toilet Co., Boston, Mass.

HIS DREAM REALIZED

Wear-Ever Hoslery and Paradise

Garters.

We offer for a limited time only, six

pairs of our finest 35c value Guaran-teed Hose and a pair of our well

known Men's Paradise Garters for one

dollar, postpaid. You know these hose; they stood

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

out holes, or a new pair free. Don't delay, send in your order be-

fore offer expires. WEAR-EVER HOSIERY COMPANY.

Dayton, Ohio. (Adv.)

the test when all others failed.

A-37

UNDERTAKERS

Main Street

Home A-151

And how about the poor bables who ---------------

fourth acres of land. Dated June 3rd, 1914. Citation. In the County Court of the State of

0. D. EBY.

1914, said date being after the expiration of six weeks from the first publication of this summons. If you fail to appear and answer, the plaintiff will apply to the Court for the relief demanded in the complaint- to-wit, for decree of divorce forever dissolving the bonds of matrimony now existing between plaintiff and defendant, on the grounds of cruel and inhuman treatment and desortion. This Summons is sublished once a week for six consecuive weeks by order of the Honorable Oregon, at the court house in Oregon-U. Campbell, Judge of the Circuit City, Oregon, until 5:00 o'clock P. M. 66h

Date of first publication, May 8, ONE AND ONE-HALF EAST FROM 1514:

Date of last publication, June 19, 1914

> E. T. REHFIELD. Attorney for Plaintiff.

Summons.

In the Circuit Court of the State of al conditions. Oregon, for the County of Clacka-

Mayme Harrington, Plaintiff,

P. J. Reno Harrington, Defendant. In the name of the State of Oregon, you are hereby required to appear and er of Clackamas County. answer the complaint filed against you in the above entitled suit within six and all bids. weeks from the date of the first publication of this Summons, or J me 20th, the first publication to be made on the Attest; th day of May, 1914, and the last, the 19th day of June, 1914, and if you fail to appear and answer within the said time specified, plaintiff will apply to this Court for the relief prayed for in r Complaint, to-wit: a Decree of ner Complaint, to-wit: a Decree of Divorce against you, dissolving the bonds of matrimony heretofore and low existing, and for such other and further relief as this Honorable Court Bituminous Macadam road on a porty deem equitable and just.

This Summons is published once a week for aix consecutive weeks by order of J. U. Campbell, Judge of the above entitled Court. Dated May 6, 1914. W. A. BURKE, W. A. BURKE, Dialott

Attorney for Plaintiff.

Summons.

In the Circuit Court of the State of Road" and shall be accompanied by a

E. M. Wilson, Plaintiff,

Mande Wilson, Defendant.

The number of the State of Oregon, in the above entitled suit on or be-fore the 20th day of June, 1914, which the right to reject any and all bids the above entitled suit within six date is more than six weeks from the is reserved. or want thereof the plaintiff will take day of May, 1914. udgment 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 defendant, shal for such further relief as to In the Circuit Court of the State of the court may seem just and equitable,

This nominons is published by order Lewis D. Morgan, Plaintiff, of the Honorable J. U. Campbell, Circuit Judge of the County of Clacka-mas, State of Oregon. Belle M. Morgan, Defendant. To Belle M. Morgan, the aboy

Dated, May 7th, 1914,

POWERS & LORD,

there of at \$% per annum from date of decree, and \$200 as attorneys' fees and costs taxed at \$26.00 and the costs of publication shall be made once a week number of the state, such at the state of the

E. T. MASS, Sheriff of Clackamas County, State of Oregon.

By B. J. STAATS, Deputy.

Notice to Contractors. Scaled bids will be received by the shall be the date of the last publica-County Clerk of Clackamas County, tion thereof.

Court of the State of Oregon, for the Min judicial district. on the 11th day of June, 1914, for the construction of the following bridge:

NEEDY, OREGON. Plans and specifications are on file and may be seen by prospective bid- copy of Order to show cause on app!

ders at the office of the County Clerk. orney for Plaintiff. No plans or specifications will be of Real Estate, has been by me com-Portland, Oregon, sent out by the county, but bidders pared with the original, and that it is are requested to visit the bridge site a correct transcript therefrom, and

No proposal will be considered unless accompanied by a certified check and custody.

on some reputable bank in the State of Oregon, for an amount equal to five per cent (5%) of the aggregate amount of the bid, and payable to the Treasur-1914.

The right is reserved to reject any By Order of the County Court:

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

ty Clerk of Clackamas County, and marked" Oregon City and New Era

Notice to Contractors. Sealed proposals will be received

Hanson, Deceased. by the County Court of Clackamas county, Oregon, until Thursday, the 11th day of June, 1914, at the hour of 10:30 A. M., for the construction of a tion of the Oregon City and New Era road, near the Lazelle place from sta-tion 44 plus 65 to station 93 plus 50,

before said date of hearing. and to be constructed according to plans and specifications now on file in the office of the said County Clerk, All bids to be directed to the Coun-

Summons.

Oregon for the County of Clacka-mas. M WY in a sum equal to five per cent of the mas. amount of said bid, which check shall A. W. Davis, Piaintiff,

be forfeited to the county upon fail-**VS**. In the name of the State of Oregon ure of the successful bidder for a per- G. R. Davis, Defendant

date of the first publication of this summons, and if you fall to answer, for want the or the first publication of this Summons, the first pub-lication of this Summons, the first pub-lication to be made on the 1st day of for want the or the last the 12th day

W. L. MULVEY. County Clerk. Summons.

Oregon, for Clackamas County.

To Belle M. Morgan, the above named

Attorneys for Plaintiff. First publication, June 19, 1914. Last publication, June 19, 1914.

for three successive weeks, in such or empowering said administrator to newspaper, beginning with the usue sell the real property thereof, which thereof dated Friday, the 29th day of May, 1914, and continuing with each tion and is bergingford described in the petiweekly edition thereof up to and in-cluding the isaue thereof dated Fri

day, the 19th day of June, 1911, which Dated May 25th, 1914.

H. S. ANDERSON, County Judge State of Oregon, County of Clackavaus,

I. W. L. Mulvey, County Clerk of Clackamas County, State of Oregon, above entitled co do hereby certify that the foregoing day of May, 1914.

ation of Guardian for Order of Sale

and acquaint themselves with the loc- the whole of such original Order to show cause, as the same appears of record in my office and in my care

In testimony whereof, I have here unto set my hand and affixed the seal of said Court this 25th day of May, W. L. MULVEY, Clerk.

By F. W. GREENMAN, Deputy. Notice of Final Settlement.

In the County Court of the State of Oregon, for Clackamas County. In the matter of the Estate of Otto

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

required to file their objections to said Final account, if any there be, on or FRANK SCHLEGEL,

MATT DIDZUN. Executors.

Oregon, for the County of Clacka-

weeks from the date of the first pub-

May, 1914, and the last, the 12th day of June, 1914, and if you fail to appear and answer within the said time specified, plaintiff will apply to this Court for the relief prayed for in her Complaint, to wit: a Decree of Divorce against you dissolving the bonds of

matrimony heretofore and now existing, and for such other and further re-lief as this Honorable Court may deem equitable and just. This Summons is published once a

defendant: In the name of the State of Oregon, order of J. U. Campbell, Judge of the Attorney for Palintiff.

tion, and is hereinafter described, and said property should not be sold, as prayed for in the petition, at privatsnle. The property thus described is in

Clackamas County, Oregon, and is described as follows, to-wit: The West half of the Southwest quarter of Section 30, Township 2 South Range 5 East of the Willamette

Meridian. above entitled court affixed this 28th

> W. L. MULVEY, County Clerk, By I. M. HARRINGTON, Deputy.

(County Court Seal)

Teachers' Examination.

I hereby anounce that the examination for teachers' state certificates will be held at the Masonic Building, Oregon City, Oregon, commencing at nine o'clock, June 17, and continuing until

subjects WEDNESDAY, JUNE 17. Forenoon-Writing, U. S. History,

Physiology. Afternoon - Physical Geography.

Forenoon-Arithmetic, History of Education, Psychology, Methods in Geography.

American Literature, Physics, Methods in Language. Thesis for Primary Certificate.

FRIDAY, JUNE 19. Forencon-Theory and Practice, Or-thography, English Literature Chemistry

Afternoon-School law, Geology, Algebra, Civil Government.

SATURDAY, JUNE 20. Forenoon-Geometry, Botany. Afternoon-General History, Book-

keeping. J. E. CALAVAN, County Superintendent.

Cruelly Frank.

He-How is it you are always out when 1 call?

She-Just luck.-Life.

No Hesitation.

Magistrate (severely)-Horsewhipping like that!

Prisoner-But, your worship, she I did arrive."-Detroit Free Press. keeps irritating me all the time. Magistrate-How does she irritate

FOU? Prisoner-Why, she keeps saying: "Hit me! Beat me! I dare you to hit me! Just hit me once and I'll have you hauled up before that bald head-

ed old reprobate of a judge and see what he'll do with you!" Magistrate (chokingly)-Discharged .-

London Mail.

you are tired and exhausted it is much harder, as well as more necessary, to think and plan. That's why the long fights made good generals of us,

"Packy McFarland is the peer of all boxers in the ring today, principally because he understands feinting. His feinting is remarkable. Feinting is the real art of boxing. Why, in our day we never took an opening that was given us. We thought it a trap. We only took advantage of the open-Witness my hand and the seal of the ings that we made for ourselves by our feinting. There were real hitters in those days, and one mistake was usually fatal.

> "Yes, boxing was decidedly different in those days. For one thing, there was more at stake. As a rule the purse was cut two thirds to the winner and one-third to the loser, and that made the strain much greater. "Another difference was the way we trained. Some of the lightweights of my time were almost as big as the at it it would brace him up for the last

four o'clock, June 20, on the following middleweights of today, yet they made fight, and across the medal were enthe weight by a long course of special graved the words, "The Blood of Garipreparation. For instance, weeks before a bout we would go out into the

country where we had plenty of fresh Reading, Composition, Methods in Reading, Methods in Arithmetic. THURSDAY, JUNE 18. air. Every morning we would do ten or twelve miles on the road, and that brought down the weight. We were or twelve miles on the road, and that

brought down the weight. We were also put on a strict diet. A full cup of tea with our meals was something Afternoon - Grammar, Geography, not to be thought of. We were only allowed enough water for a gargle aftallowed enough water for a gargle aft-er everylsing. There is none of that MONEY to LOAN A soluble Antiseptic Powder to torture now. It is not necessary in or

det to tango through ten rounds with not even a decision at stake."

No Trick to Pull.

"Say, the next time you're out late I wish you wouldn't blame it on to me." "What's the matter with you?" "Matter enough. Your wife called up my house at 1 o'clock the other morning to find out if I knew where you were."

"I'm sorry about that, old man, but you know how women are when they get worrled. I don't blame you for kicking on being called out of bed to

the phone.' "That's just the point I wouldn't is the only suitable punishment for you mind if 1 had been there to answer and your kind. The idea of a man of the phone, but I wasn't. I was out your size beating a poor, weak woman myself that night, and consequently my wife was awake and waiting when

VIRTUE.

Cultivate virtue because it is the perfect good which is the complement of a happy life. It is the knowledge both of others and of itself; it is an invincible greatness of mind not to be elevated or dejected with good or ill fortune .--Seneca

utted to die ents are ignorant of the first laws of hygiene and cleanliness? Do they not need a public defender? How about the boys and girls who have no proper playgrounds and have to do their running and Jumping and playing amid the perils of the city streets? A public defender could find much work among such

Too much paternalism in the idea?

Perhaps, but the world is no longer

content to lef the natural laws of se-

lection and "the survival of the fittest"

work their will on the bodies and souls

and minds of men. The "brotherhood

of man" is becoming more than an

empty ideal. Each of us is his broth-

er's keeper in ever increasing measure.

A Medal of Brood.

Garibaidi was once presented with a

medal made of his own blood. The

giver was Manini of Naples, who was well and who as a petrifler and pre-

server of the human body. Dr. Ma-

nini in offering the gift to Garibaid)

said that whenever the general looked

baldi Is Forever Red." The strange

medal is preserved by the general's

No wonder Solomon was the cham-

pion wise man, with 1000 wives to

For long or short periods

WM. HAMMOND, Lawyer

Beaver Building, Oregon City

AUTOMOBILE TIRES

AT FACTORY PRICES

SAVE FROM 30 to 60 PER CENT

\$1.65

1.95

2.80

2.95

3.00 3.35

3,50

3.60

3.90

4.85 4.90 *

5.10

5.90

tires 15 per cent additional, red tubes ten per cent above gray. All new,

clean, fresh, guaranteed tires. Best standard and independent makes. Buy

companies each order. C. O. D. on 10

TIRE FACTORIES SALES CO.

(Adv.)

\$ 7.20 7.80

10.80

11.90

 $\frac{12.40}{13.70}$

14.80

16.80

 $17.85 \\ 19.75$

19.85

21.50

24.90

All oth z sizes in stock.

28x3

30x3

30x344

34x344

32x4

33x4

34x4

36x4

35x436

36x436

87x435

per cent deposit.

37x5

Dept. A

Reliner

\$1.35

1.40

1.90

2.00

2.05

2.40

2.45

2.60

2.80

 $3.45 \\ 3.60$

3.70

4.20

direct from us and save money. 5 per cent discount if payment in full ac-out holes, or a new pair free.

Non-Skid

Dayton, Ohlo

descendants.

coach him.

to them?