Notice is hereby given that, in pursource of an order duly made by said Court on the 8th day of June, 1914, in the matter of the above named estate, the understaned Executor of said es-tate will sell, on or after the 1st day of August, 1914, at the farm in the County of Clackamas, State of Oregon, to the highest and best hidder for to the highest and best hidder for total op cash, balance in mortgage on premises, at public or private sale, subject to the confirmation of said County Court, the following described personal and real property belonging to said estate, to-wit:

Ar undivided one-fourth interest in the following personal property, to-wit:

Parm Wagon; DURRY: Fanning Mill;

rad Chickens;

Mower: Feed Cutter; Buggy Hay Rack; Cider Mill Set Double Harness, and Collars;

Set Single Harness; Tent, 16 by 12; Hop Plows; Five Shovel Cultivator; me-half interest in Hay Rake; Spring Tooth Harrow; Diag Rarrow Twelve Inch Plow; Old Wagon;

Red Calf;

Black Pace Other Cow; Brown Cow; Other Cow, (horns in); Black Cow; Hog: Sow, four Plan; Hop Sacks;

Hop Haskets; Iron Kettles. Also, the undivided one-fourth interand to the following real property, to-wit:

Commencing at the Southeast corner of Section 31 and Southwest corner of Section 32, running thence East on Township line 80 rods; thence North 10 rods; thence West to Butte Creek; thence up said Creek to Township line between Townships 5 and 6; thence East along said Township line to place of beginning, containing 80 acres, more Meridian, Clackamaa County, State of Oregon.

Terms and conditions of sale; of said Executor and after confirma said Clackamas County. ance in mortgage upon the premises,

Bids and offers must be in writing making of said sale.

Summons.

In the Circuit Court of the State of Oregon, for Clackamas County, Lewis D. Morgan, Plaintiff,

Belle M. Morgan, Defendant, Belle M. Morgan, Defendant,

To Belle M. Morgan, the above named Martha E. Harding, Plaintiff, defendant:

you are hereby required to appear and answer the complaint filed against you in the above named suit, on or before the left down the state of Oregon. In the name of the State of Oregon,

and the time prescribed for publication and the time prescribed for publication old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks, beginning with old, and for such other and further rethereof is six weeks. to and including the issue of Friday, coats and disbursements herein.

BROWNELL & STONE, Attorneys for plaintiff.

Summons.

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

Josephine Kornick, Plaintiff, Vs. Charles E. Kornick, Defendant. To Charles E. Kornick, the above

named defendant;

you are hereby required to appear and A. D. 1914. answer the complaint filed against you in the above entitled suit on or before the expiration of six weeks from the date of the first publication of this summons, to-wit: on or before the 7th da of August, 1914, and that if you fail to answer for want thereof, the plaintig will apply to the Court for the re-lief prayed for in the complaint, to-wit: for an absolute divorce and the dissolution of the marriage contract now existing between you and the plaintiff and for the restoration of the

shall to the said plaintiff. This summons is published by order of the Honorable J. U. Campbell, Judge of the Circuit Court of the State of Oregon for the County of Clackamas, made on the 25th day of June, 1914, ditecting that said publication be made at least once a week for six consecuite weeks in the Oregon City Enter-Prise, and that the date of the first Dublication of this summons be made on the 26th day of June, 1914, and that the last publication be made on the 7th day of August, 1914.

maiden name, to-wit, Josephine Mar-

E. M .SCANLON, Attorney for Plaintiff.
P. O. Address: Room 4, Schodeld

Block, Vancouver, Washington. Summons. In the Circuit Court of the State of

Oregon, for Clackamas County. L. O. Nightingale, Plaintiff, A. R. Morgan, A. R. Morgan, adminis-trator of the estate of Madge Gert-

above named defendants. In the name of the State of Oregon.

num; for \$100.00 attorneys fees and execution, judgment order, decree, for coats and disbursements, which terest, coats and all accruing costs. said mortrage covers and is a lien up-on the following described real premises in Clackamas County, Oregon, to-

The West half (Wh) and the Boutheast quarter (S.E.%) of the Northwest quarter (N.W.%) of section Eleven (11), and the Northeast quarter (N. E. %) of the Northeast quarter (N.E. %) of Section Ten (10), all in Townnd to the following personal prop-gry, to-wit:

Three horses: Prince, Susie and copt 14 acres heretofore deeded for

school purposes.

For the foreclosure of that certain mortgage dated September 29, 1909 for \$600.00 given by L. O. Nightingale and Gertle Nightingale, his wife to William Mortensen, and recorded in Vol-ume 73, page 374, mortgage records of said County and State, with interest thereon at 5 per cent per annum since September 15, 1912; for \$69.45 taxes paid and interest from date of payment; for \$150,00 attorneys fees and costs and disbursements, which mortgage covers the following described real premises in Clackamas County,

Oregon, to-wit: The West half (%) of the North west quarter (%) and the Southeast quarter (%) of the Northwest quarter (%) of Section Eleven (11) Township six (6) South Range Two (2) East of the Willamette Meridian, in Clacksi illack Helfer: mas County, and State of Oregon, con-One-half interest in 2 year old helf-taining One Hundred and Twenty acres of land, excepting therefrom the following described tract to-wit: Be-ginning at the Southeast corner of the Northwest quarter of the Northwest quarter 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 onefourth acres of land. Dated June 3rd, 1914.

Attorney for Plaintiff.

Notice to Contractors.

Sealed proposals will be received by the County Court of Clackamas County, Oregon, for the improvement of the Milwaukie and Sellwood road, from Station 0 to Station 46 plus 48.5 at less; situate in Sections 31 and the county line between Clackamas and T 5 S. of R. 1 E. of the Willam-Multnomah Counties, until July 17th. Multnomah Counties, until July 17th, 1914, at the hour of 10:30 A. M., and then opened and publicly read.

Plans and specifications are now on

Each bid shall be endorsed 'Proposal for improvement of Milwaukie-Sellwood Road" and shall be accom-panted by a certified check on some and may be left at the office of the Executor E. P. Morcom, Woodburn, Oregon Bank, for an amount equal to five percent of the amount bid, payable lication of this notice and before the which check shall be forfeited to Clackamas County, should the success-Duted, June 12th, 1914.
Executor of the last Will of Ole O.

Rye, Deceased. Woodburn, Oregon. The said County Court reserves the right to reject any or all bids. W. L. MULVEY,

Summons.
In the Circuit Court of the State of

County Clerk.

Louis Agustus Harding, Defendant.

summons is published by order of H. S. Anderson, Judge of the County of the Court, which order was made and entered on the 22nd day of May, 1914, of her minor female child Nancy Market in Clackamas County, Oregon, toand the time prescribed for publication garet Harding, aged six (6) months wit-

You will please take notice that this Summons is served upon you per-sonally with a certified copy of the complaint filed herein; pursuant to the terms of an order in the above entitled suit made by the above entitled Court by the Honorable J. U. Campbell, Judge thereof, on the 4th day of June A. D. 1914, requiring that publication of this Summons be made once a week for six consecutive weeks in the Oregon City Enterprise, and requiring that the first publication be made on the 5th day of June A. D. 1914, and the last publicain the name of the State of Oregon tion be made on the 17th day of July

BRADLEY A. EWERS, Attorney for Plaintiff. Suite 1122 to 1124 Northwestern Bank Bldg., Portland, Oregon.

Sheriff's Sale on Execution. In the Circuit Court of the State of Oregon, for the County of Multno-

C. P. Foss, Plaintiff,

VS. A. L. Harper, Defendant. State of Oregon, County of Clackamas,

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 cree, interest, costs and all accruing that she was forced to work for her confidence and knowledge of the game living. She asks for the cusody of He appears like a novice taking a box cause, to me duly directed and dated the 27th day of May, 1914, upon a judgment rendered and entered in court on the 20th day of May, 1914, in favor of C. P. Foss, Plaintiff and against A. L. Harper, Defendant, for the sum of \$193.75, with interest thereon at the rate of 6 per cent, per annum from the 1st day of May, 1914, and the further sum of \$11.55, costs and disbursements, and the costs of and upon this writ, commanding me out of the personal property of said defendant, and if sufficient could not be found, then out of the real proper-ty belonging to said defendant on and Freeman L. Trullinger, Defendant

satisfy said sum of \$193.75, and also the costs upon this said writ. execution, judgment order and decree, and answer the complaint filed and in compliance with the commands against you in the above named suit,

mas, and State of Oregon, to-wit: Lots seven (7) and eight (8) in her complaint, to-wit:

Notice of Executor's Sale.

In the County Court of the State of Oregon for the County of Clacks.

Oregon for the County of Clacks.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In the Matter of the Estate of Ole O.

In gage dated May 15th, 1911, and recorded in Volume St, page 492, mortgage terest which the within named detended in Volume St, page 492, mortgage terest which the within named detended in Volume St, page 492, mortgage terest which the within named detended in Volume St, page 492, mortgage terest which the within named detended in Volume St, page 492, mortgage and Judgment or since had in or \$1100.00 and interest thereon since to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest which the within named defend- 14th, 1914.

E. T. MASS. Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy, Duted, Oregon City, Oregon, June

In the Circuit Court of the State of Oregon, for Clackamas County. N. E. Benson, Plaintiff,

P. W Benson, Defendant,

IN THE NAME OF THE STATE OF W. Benson, No. 3966 Twenty sixth Street, San Francisco, Cali-

fornia. You are hereby required to appear and answer the complaint filed against ou in the above entitled suit by the 25th day of July, Nineteen Hundred and Fourteen (1914) as prescribed by an order of the above entitled Court for the publication of this summons which said date aforesaid is more than six (6) weeks after the date of the first publication herein as ordered by the Court in the above entitled suit; and if you so fall to appear and answer the complaint and summons filed herein in the above entitled suit on said date, plaintiff will apply to the above entitled court for the relief prayed for in said complaint, which said relief is for a decree of the above entitled Court forever dissolving, anpulling and setting aside the marriage sontract heretofore and now existing between plaintiff and said defendant, and for such other and further relief as the Honorable Court may deem meet

with equity. This summons is published and served upon you by order of the Hon-orable J. U. Campbell, Judge of the above entitled court which said order was duly made and entered therein in said Court on the 6th day of June, Nineteen Hundred and Fourteen (1914) based upon plaintiff's complaint and affidavit and the records made and filed in said suit.

J. A. STROWBRIDGE, Attorney for Plaintiff.
Dated and first publication, June

Last publication, July 24th, 1914.

Administrator's Notice. Notice is hereby given that the unersigned has been appointed adminstrator of the estate of Mary Shepherd deceased; all persons having Date of last claims against said estate are hereby August 7th, 1914. 16:0.00 cash, upon delivery of the deed file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportional file in the office of the County Clerk of notified to present the same with proportion and after confirmal file in the office of the County Clerk of notified to present the same with proportion and after confirmal file in the office of the County Clerk of the Cou to law, at the office of Brownell & Stone, at Oregon City, Clackamas County, Oregon, within six months of the date of the publication of this

Dated, June 9th, 1914.

Sheriff's Sale.

Oregon for Clackamas County.

John P. Bunnell, George M. Bunnell and Charles F. Bunnell, Plaintiffs,

Plans and s

VR. James A. Bunnell, Defendant,

State of Oregon, County of Clackamas, By virtue of a judgment order, de-Louis Agustus Harding, Defendant.

To Louis Agustus Harding, Defendant.

To Louis Agustus Harding, the above and execution, duly issued out of payable to the County Clerk of Clackan and under the seal of the above entitled cause, feited to said Clackamas County, which check shall be formed by the certain deed from Synneya Hangling, the above on the county of the county Clerk of Clackan and under the seal of the above entitled cause, feited to said Clackamas County, which check shall be formed by the certain deed from Synneya Hangling, the above on the amount of the amount of the county Clerk of Clackan and under the seal of the above entitled cause, feited to said Clackamas County, which check shall be formed by the certain deed from Synneya Hangling, the above of the amount the 10th day of July, 1914, said date being the expiration of six weeks from the first publication of this summons, and if you fall to appear or answer and appear or answer and of the State of Oregon, to me dely directed and dated the 25th should the successful bidder fall to enter the into contract and furnish a satistic factory bond within five days after the answer and appear or answer and appear or answer and the successful bidder fall to enter the into contract and furnish a satistic factory bond within five days after the answer the complaint field against you appear or answer and appear or answer a and complaint, for want thereof the said date being six weeks after the nell, and Charles F. Bunnell, plaintiffs, posal for improvement of a portion of plaintiff will apply to the court for the first publication of this Summons. If and against said James A. Bunnell, de-roads No. 40 and 230." relief prayed for in his complaint, to you fall to appear and answer, the fendant, for the sum of \$18,310.00, with plaintin will apply to the Court for the interest thereon at the rate of six per For a decree dissolving the bonds relief prayed for in her complaint filed cent per annum, from the said 2nd day of matrimony now existing between herein, which is for an absolute di- of April, 1912, and the further sum of the plaintiff and defendant. This vorce forever dissolving the bonds of \$126.60 costs and disbursements, and

22 inclusive being all of Block 10; 1 to 13 inclusive, being all of Block 15; Lots 14, 15, 16, 17, 18, 19 and 20 the in Block 2 and Lots 23 and 24 in Block the 4 all in Oak Grove Park, Clackamas County, Oregon, according to the duly

recorded map and plat thereof.

Also a strip of land 10 feet wide and being the Southerly ten feet of a 60 Bunnell and C. B. Bunnell, her husband, to James A. Bunnell, as described in Book 118 page 231, deed records of the Statute in such cases made and said County and State, the said 10 foot provided it shall be unlawful, sixty

said 60 foot strip. Now Therefore, by virtue of said and in compliance with the commands of said writ, I will, on Monday, the 3rd day of August, 1914, at the hour of 11:00 o'clock A. M. at the front door of the County Court House, in the City of Oregon City, in said County and State sell at public auction, subject to redemption, to the highest bidder, for U. S. gold coin cash in hand, all the right, title and interest which the within named defendant James A. Bunnell, had on the 2nd day of April, 1912, the date of the judgment herein, or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, de-

E. T. MASS. Sheriff of Clackamas County, Oregon. By B. J. STAATS, Deputy. Dated, Oregon City, Ore., June 29th.

First publication, July 3, 1914. Last day of publication, July 31, 1914.

Summons In the Circuit Court of the State of Ore gon, for Clackamas County. Martha Jane Trullinger, Plaintiff.

after the date of said Judgment to To Freeman L. Trullinger, the above

named defendant: In the name of the State of Ore-Now, Therefore, by virtue of said gon, you are hereby required to aptrator of the estate of Madge Gert.
rude Morgan, deceased; I. T. Hart
and Clara Hart, his wife, Ida T. Desmond, Equitable Hospital Association, a corporation and Rachel Boswell,

Defendants.

To I. T. Hart and Clara Hart, his wife, above named defendants.

To I. T. Hart and Clara Hart, his wife, above named defendants.

To I. T. Hart and Clara Hart, his wife, above named defendants.

To I. T. Hart and Clara Hart, his wife, above named suit, of said defendants, against you in the above named suit, on or before the 14th day of August, to his pasture and took the animal personal property of said defendants, of six weeks from the first publication of this summons, and if you fail to appear or answer said complaint, for the relief or and help in the County of Clacks want thereof the plaintiff will apply to the court for the relief or and took the animal personal property of said defendants, situation, a corporation and Rachel Boswell,

The Greater Need.

"And now they've started a company the court for the relief prayed for in

You, and each of you, are hereby required to appear and answer the complaint filed against you in the above entitled sult on or before the 18th day of July, 1914, and if you fail to so apwhich order was made and entered on

BROWNELL & STONE,

In the Matter of the Guardianship of

the estate of M. H. Richards, an insane person. Notice is hereby given that the undersigned, Guardian of the estate of SOME FAMOUS INSTANCES. M. H. Richards, an insane person, by authority and direction of an order and license of sale made and granted by the Honorable H. S. Anderson, Judge of the above entitled Court, on July 6th, 1914, will on or after the 18th day of August, 1914, at the hour of ten o'clock A. M., sell at private sale the following described real property belonging to the estate of ed a more important part in the chang-

said M. H. Richards. of Oregon:-- Heginning at a stone in the center of the road leading from Springwater to Currinsville, Oregon, which we in this country have been where the north boundary line of the aware of for some years. It is where Pranklin Pierce D. L. C. No. 28, in T. 2 S. R. 4 E. of W. M., crosses said road; thence Bouth 86 degrees, 26 minutes over another he has once knocked out East 663.3 feet; thence East 157.40 or decisively defeated. feet; thence Bouth 3 degrees, 34 min- Jim Corbett and Joe Choynski met dary line of tract of land conveyed to ably the hardest fight of his whole said Joseph Long, 230.3 feet to a career. In their third meeting Corstake; thence Bouth 3 degrees, 34 career. In their third meeting Cor-minutes West 654.75 feet to a stake in the north boundary line of a 40 foot road; thence West along the North coundary line of said 40 foot road my Ryan some terrific battles, but be 330.3 feet to a stake, said stake being could never lower his colors. Their at a point where the East line of 20 foot alley intersects the North boundary line of said 40 foot road; thence North 3 degrees, 34 minutes East along the East line of said 20 foot alley to the place of beginning containing five acres.

The sale of said real property will e made on or after the time and date bove given and be subject to the con firmation of the above Court.

Blds receivable by the undersigned at the office of Dimick & Dimick, At torneys-at-Law, Oregon City, Oregon. Terms of sale, cash in hand or part cash and part approved security.

FLORENCE RICHARDS, Guardian of the estate of M. H. Rich-ards, an insune person. Date of first publication of this No tice, July 10th, 1914.

last publication thereof DIMICK & DIMICK and GORDON E. HAYES, Attorneys for Guardian

Notice to Contractors.

Scaled proposals will be received by the County Court of Clackamas Coun-ROSS SHEPHERD,
Administrator of the estate of Mary
Shepherd, deceased.

ty, Oregon, until July 24th, 1914, at
10:30 A. M., and then opened, for the
improvement of County Roads num-BROWNELL & STONE, attorneys for administrator. bered 40 and 236 and extending from the town of Clackamas, northerly to the intersection of road No. 230 with the center line of the Oregon & Callfornia Railroad Track, or from Station In the Circuit Court of the State of 0 to Station 61 plus 67, in sections 4 Oregon for Clackamas County. and 9, T. 2 S. R. 2 E. of the Willam-

Plans and specifications are now on file in the office of the County Clerk of

said Clackamas County, Oregon. Each bid must be accompanied by a certified check for an amount equal to five per cent of the amount bid, made

The County Court reserves the right to reject any and all bids.

W. L. MULVEY, County Clerk.

Wants, For Sale etc.

FOR SALE—Young saddle horse, Address W. M. Hellemn, Jennings Lodge, Ore.

Notice.

WHEREAS, at a Special Election held in Maple Lane Precinct in Clackamas County, Oregon, on the 30th day of June, 1914, a vote was taken for and against stock running at large in said precinct and said vote resulted in foot strip of land deeded by Lucinda STOCK RUNNING AT LARGE in said Walcott, the "giant killer." Twice did above named precinct.

THEREFORE, in accordance with strip extending the entire length of the days from the date of this notice for stock to run at large in the above named precinct under penalty of \$10.00 on either side, but West most always execution, judgment order and decree for the first offense and \$20,00 for each led the way in their long fights. They and every subsequent offense to be recovered from the owner of the stock.

Dated July 3, 1914. W. L. MULVEY, County Clerk of Clackamas County.

WIFE SUES FOR DIVORCE

Charging cruel and inhuman treatment, Ida May Foster filed a suit for divorce from John W. Foster in the circuit court Thursday. They were married at La Center, Wash., Decem-ber 13, 1896. The wife claims that he

COW DEAL TAKEN

Sam Case was bound over to the Sievers Monday on a charge of steal-ing a cow from N. C. Westerfield.

The alleged stealing was done as the result of a trade in which Case claims he got the worst of the deal. Case, it is said, had confided in his neighbors the artful way in which Westerfield, had secured his which he claimed was worth So on the morning of July 4, when Westerfield and his family were cele brating Independence day away from home, Case, Westerfield claims, went

to insure people against lack of em-

ployment. "H'm! What we need is a company to insure against having to work."-Lustige Blatter.

RUINS FIGHTERS

In the County Court of the State of Oregon for the County of Clarks of Oregon for the County of Clarks. Observed State County of Clarks. Changed Ring History.

Carbett Had Joe Cheynaki Under the Ban In All Four Fights-Tommy D. C. LATOURETTE, President, West's Spell Over Joe Walcott One of Mysteries of the Prize Ring.

Situate in Clackamas County, State ing of ring history than any other force, excluding skill.

It is a sort of hypnotic influence

one fighter exercises strange power W. A. Proctor, Plaintiff. Multnomah Central Railway Company,

utes West 832.92 feet; thence East in the ring four times. The first trip dary line of a tract of land conveyed they fought only four rounds when to Joseph Long, said stake being the the police interfered. Their second To the Multnomah Central Railway initial point of the land herein conveyed; thence East along South boun- eight sessions, and Corbett won, prob-You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 24th day of August, A. D., 1514, and if you fall to appear and answer

"Mysterious Billy" Smith gave Tom



Photos by American Press Association

PACKEY M'PARGAND AND PRANKIE BURNS first meeting was a six round draw. Their second fight was one of the most thrilling combats ever seen in the arena. It was stopped and declared a ty, Oregon, Book 126 page 433; that draw on account of the helpless condicertain deed from Florence J. Field-

tion of both men at the end of the eighteenth round. They fought another hot six rounds without either naving any decided ad vantage. But finally Ryen put the K O. wallop over on Billy in four rounds, and this seemed to convince Smith

that Tommy had the sign on him. page 422; that certain deed from Still

within the ropes without gaining a verdict over each other. Once they 126 page 411; that certain deed from fought with bare knuckles under the E. E. Miller, recorded in Record of old London rules at the Ascot race Deeds of Clackamas County, Oregon, track in England Their three other encounters were with big gloves under Queensberry rules in this conatry.

Tommy Burns, the former heavy weight champion, and to put the K. O three times over on Bill Squires be fore the latter realized Tommy had the of the plaintiff in and to said lands and premises is good and valid, and that fatal sign on him. Burns first sent Squires to siumber in one round at Los Angeles. In two sessions he repeated the dose in Paris and finally did the trick again in thirteen rounds at Sydney, N. S. W. So Squires experienced the "Indian sign" from Burns in three different countries. Central Railway Company, a corporathousands of miles apart, under three different conditions.

Tommy West in his prime certainly majority of votes being cast AGAINST and the hypnotic influence over Joe Tommy gain decisions over the black terror And yet Walcott could annihilate big fellows that West would not think of clashing with. Joe and aiways put up a hurricane battle with terrific walloning.

A curious case is that of Frankie Burns, bantam. He has the Indian sign on three or four contenders for the title, but can't do a thing against many second raters.

Packey McFarland, the masterly boxer, has the "Indian sign" on quite a number of fighters, but particularly Tommy Murphy, whom he has defeat ed with perfect ease at least three times. When Tommy gets in front of gave all his money to relatives and the Chicago wizard he seems to lose all their minor child, Kenneth E. Foster. ing lesson from a professor of the man ly art. McFarland, however, always manages to have ten or twelve pounds INTO JUSTICE COURT on such men as Murphy, which is hard ly fair. Of course this extra poundag is a great advantage for Packey. Mcgrand jury by Justice of the Peace Parland, like many other star ring men. has the hypnotic eye. Maybe it's this plereing optic that often causes one fighter to have the "Indian sign" over

another. Cold feet never carried a man any

Mrs. Pankhurst is the most talked of man in England today.

Many a lucky guess is held up as an example of good judgment. Most financial disasters result from

trying to make money fast. Once in awhile the worm turns. A Pullman porter has been robbed of \$500.

It's always surprising how much deeper a hole of debt is after one gets a cantata."-Pittsburgh Post

PROFESSIONAL DIRECTORY

Harvey E. Cross

CROSS & HAMMOND

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

Oregon City, Ore JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

a corporation, Portland Trust Com-

pany of Oregon, a corporation, De

In the name of the State of Oregon:

for want thereof, the plaintiff will ap-

For a judgment and decree by which it shall be adjudged and declared that

the Multnomah Central Railway Com-

pany, a corporation, has no estate, or

interest whatever in and to the land

and premises described in the following deeds, to the Multnomah Central

Railway Company, a corporation, to-wit: That certain deed from E. Beers

and Grace Beers, his wife, recorde

in record of Deeds of Clackamas County, Oregon, Book 126 page 465; That

certain deed from George E. Willman,

recorded in record of Deeds of Clack-amas County, Oregon, Book 126 page 409; That certain deed from C. E. Ed-

wards, recorded in record of Deeds of

Clackamas County, Oregon, Book 126

page 412; that certain deed from Paul Dunn and Mary Dunn, his wife, re-corded in Record of Deeds of Clacka-

mas County, Book 126 page 419; that certain deed from Paul Dunn and Mary

Dunn, his wife, recorded in Record of

Book 126 page 420; that certain deed

from M. C. Donahue and Nancy E. Donahue, his wife, recorded in Record

of Deeds of Clackamas County, Ore gon, Book 125 page 423; that certain deed from F. W. Canning and Margar-

et Canning, his wife, recorded in Rec

ord of Deeds of Clackamas County, Oregon, Book 126 page 427; that cer-tain deed from Elsie Calkins, recorded

in Record of Deeds of Clackamas Coun

house, recorded in Record of Deeds of

Clackamas County, Oregon, Book 126 page 434; that certain deed from Lewis

in Record of Deeds of Clackamas Coun

ty, Oregon, Book 126 page 424; that certain deed from Gilbert Hauglum

and Rena Haugium, his wife, recorded

in Record of Deeds of Clackamas

his wife, recorded in Record of Deeds

of Clackamas County, Oregon, Book

Book 126 page 435; that certain deed

from M. Z. Burton and Mary J. Burton.

his wife, recorded in Record of Deeds

of Clackamas County, Oregon, Book 126 page 415; that certain deed from

Kate McDonald, recorded in Record of

Deeds of Clackamas County, Oregon

Book 126 page 426. And that the title

all rights created by the above named

conveyances shall cease, and that the

ritle in and to said lands and prem

ises therein described shall revert to

and revest in W. A. Proctor, his heirs

and assigna; and that the Multnomah

tion, be forever enjoined and debarred

and to said lands or premises adverse

and further relief as to the Court shall

seem meet and agreeable to equity

This summons is published pursu

ant to an order made by Honorable J. U. Campbell, Judge of the Circuit

Court of the State of Oregon, for the

County of Clackamas, on the 8th day of July, A. D., 1914.

ing July 10th, 1914, and the date of the last publication being August 21st,

To "votes for women" the ancient

Greeks said nay.
And where, we ask, are them there
Greeks today?

Mother (annoyed)-You procrastinat-

ing boy! Haven't I told you time and

Willie-How about dying, ma?-Ex

Peter, Peter, pumpkin eater, Had a wife and couldn't keep ber. Even in a London cell

They couldn't keep her very well

Giles-My wife can drive nails like

Giles-Sure, I do Lightning, you

know, seldom strikes twice in the same

After Jennie wed Gene their eugenica

Quite brimmed the hymeneal cup. Though never a child Jennie had, Gene he bought

Her Way of Helping.

"Muriel says the poor are hard

"She has been tramping around all

Miles-You don't mean it?

place.-Philadelphia Record.

Her the cutest eugenical pup-

again that nothing should be put off

till the last minute?

change.

lightning.

help."

"How now?

A. D., 1914.

The date of the first publication be

WM. HAMMOND,

Attorney for Plaintiff.

-New York Mail.

and for plaintiff's costs in this suit.

from asserting any claim whatever in

plaintiff; and for such other

and Mollie Eri, his wife, recorded

Deeds of Clackamas County, Oregon

manded in the complaint, to-wit:

WEINHARD BUILDING F. J. MEYER, Cashlee

Home A-151

The First National Bank

of Oregon City, Oregon CAPITAL, \$50,000.00.

Transacts a General Banking Business. Open from 2 A M. to 3 P. M

Phones-Pacific 52 In the Circuit Court of the State of Oregon, for the County of Clacka-

BROWNELL & STONE Attorneys-at-Law

All legal business promptly attended to

0-1-0-1-1-1-1-0-1-1-1-1-1-1 U'REN & SCHUEBEL Attorneys-at-Law Deutscher Advokat Will practice in all courts, make

collections and settlements. Office in Enterprise Building. Oregon City, Oregon. -------------------

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

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

-0-1-0-0-0-0-0-0-0-0-0-0-W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veterinary College at Toronto, Canada, and the McKillip School of Surgery of Chicago, is established at Fashion Stable, Fifth St., between Main and Water Sts. Both Telephones -Pacific, Main 65; Home,

A 95 Residence-Pacific, Main 184 ----------------------CLAUDE W. DEVORE,

> Attorney-at-Law Notary Public Estacada, Oregon.

STRAIGHT & SALISBURY

ing water systems and plumbing in the country. We carry the Leader tanks and Stove en-gines. We have a full [] of Myers pumps and stray pumps.

Prices always lowest. 720 Main St. Oregon City

Phone 2682. 0-0-0-1-0-0--0-0-0-0-0-

man Andrews and Gertrude Andrews, O. D. EBY Attorney-at-Law Money loaned, abstracts furnished, land titles examined, estates settled, general law business.

MONEY to LOAN

Over Bank of Oregon City.

For long or short periods WM. HAMMOND, Lawyer

Beaver Building, Oregon City

SPECIAL TO WOMEN 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 unceration 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,

Tom J. Myers-E. A. Brady UNDERTAKERS

The Paxton Toilet Co., Boston, Mass.



The only residence uncertaking establishment in Clackamas County. Day and Night Service Tenin and Water Streets Main 123

VERDICT RETURNED FOR \$3500 FOR DEATH AT ESTACADA

A verrict for \$3500 has been returned in the Multnomah county circuit court for the parents of Edward Swanse who was killed at the Estacada nower house four years ago. The Portland day trying to give away two tickets to Railway, Light & Power company was a cantata."—Pittsburgh Post, the defendant. G. L. Hedges repre-