

**JOSEPH E. HEDGES**  
Lawyer

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A COZY SWEATER FOR THE SMALL SCHOOL GIRL



WHEN SCHOOL OPENS

This school child is put up in a tam-o'-shanter and sweater of any becoming dark color—navy blue, wine or brown. White pearl buttons finish the front, which is double breasted to protect her chest. The belt has an extension slide, to allow for heavier winter frocks.

**GIRLS KILL RATTLES.**

**Spend Vacation Hunting on Lake Champlain and Fishing Like Men.**  
Wenatchee, Wash.—Four girls who left Wenatchee for a hunting and camping trip on Lake Champlain have returned. In the party were Miss Louise Wedell and Miss Clare Turner of Wenatchee and Miss Lucile Helms and Miss Edna Leon of Spokane. They spent outdoors one night in a pine bough house they made themselves. While on the trip they caught several big trout, killed several rattlesnakes and also shot a lynx. Miss Wedell and Miss Turner are both good marksmen and have had similar experience in the Michigan north woods and in the Maine woods.

**Cincinnati Times-Star:** The Turk seems reluctant to furnish the allies with Gallipoli trenches except by the yard.

The French government has conferred the military cross upon Professor Richard Norton, founder of the American volunteer ambulance corps, which is the chief Red Cross unit in the Second French army. With the decoration the government sent Professor Norton a letter warmly praising the work of the corps.

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William Hammond \* Philip L. Hammond  
HAMMOND & HAMMOND  
Attorneys-at-Law  
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CLAUDE W. DEVORE,  
Attorney-at-Law  
Notary Public.  
Estacada, Oregon.

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Over Bank of Oregon City.

American Red Cross doctors and nurses will be withdrawn from the battlefields of Europe on Oct. 1 because of a lack of funds to keep them there longer, according to a statement made at Washington by Miss Mabel T. Boardman, chairman of the Red Cross relief commission.

It is possible that the two units in Belgium, where the greatest need exists, will be continued, but the other fourteen detachments will be recalled on the date mentioned, when the American fund of \$1,500,000 will be exhausted. In the work of cleaning up Serbia the Red Cross has used 358,783 pounds of sulphur, 700,000 bichloride tablets, 7,000 gallons of kerosene oil, 5,600 pounds of formaldehyde, 12,200 doses of cholera vaccine, 500 white-wash brushes, 70 bathtubs, 50 staidlers and 11 automobile trucks.

In order to increase her enlistments Canada has lowered the recruiting standard. Men five feet two inches in height may now become Canadian soldiers. Hitherto the minimum height has been five feet three inches. The minimum chest measurement is now thirty-three inches for those thirty years old or under, the former minimum having been thirty-three and one-half inches.

Marconi, who is a lieutenant of engineers in the Italian army, has been in London buying war supplies for his nation. He expresses confidence in Italy's ability to defeat Austria and says that Italy is well supplied with ammunition, her factories working at high pressure day and night turning out shells. Italy, he says, is particularly well equipped with dirigibles and aeroplanes.

Since the outbreak of the war the Swedish army has been almost doubled. It now has a total of 540,000 trained men, 300,000 of which are troops of the first line, the remainder being landsturm. New training schools for noncommissioned officers have been established since last August, in which 80,000 noncoms have been trained.

FOR SALE—A registered two-year old Jersey bull; has won three prizes. Address Fred Leuenberger, Oregon City, R. F. D. No. 6, Box 34.

WANTED to hear from owner of good farm for sale. Send cash price and description. D. F. Bush, Minneapolis, Minn.

LOST—2 year old bay colt, white spot in forehead. Any information leading to recovery will be suitably rewarded. Phone Redland 24. Mrs. F. Catho, Oregon City, Oregon, R. F. D. No. 2.

TOMATOES—Choice ripe tomatoes, 25 cents for 30 pound box. Satisfaction guaranteed. Phone Depot, Barlow, Ore.

**Notice of Final Settlement.**  
Notice is hereby given that the undersigned guardian of the estate of Stephen A. Lane, an insane person has filed his final report in said guardianship and estate in the county court of Clackamas county, Oregon, and said court has set Monday, October 4th, at 10 o'clock a. m. of said day, for the hearing of said report and settlement of said estate. Any person having objections to said report, is hereby notified to appear in said court and file the same on or before said date.  
Dated, September 1st, 1915.  
C. H. DYE,  
Guardian of the Aforesaid Estate.

**SOME SPICY SPORT CHATS**  
National League Fight One of the Best in Years.  
NO TEAM STANDS OUT.  
Hugh Jennings Admits Boston's Strength—Umpires Should Stop Noisy Players on Bench—Federal League Cuts Prices.  
There never has been a more interesting pennant race than the one now flourishing in the National league, and the outcome of this struggle is no nearer solution now than it was over a month ago.  
Of course a week is apt to make a wonderful change in the standing in the old league, for a game or two either way make a big difference. But there is no way to figure which team ought to win. There is a difference of opinion about the relative strength of the various contenders. Some believe the Phillies are better fortified than any of the others, but this will have to be proved.  
Hugh Jennings admits the Boston Red Sox are the strongest team in the American league, but he will not concede that it will win the pennant.  
Jennings figures the Red Sox have an advantage in pitchers, but that his team is the stronger with the bat.  
"Give me one of Carrigan's pitchers and I will win the flag without much trouble. My team cannot only hit and field, but it has backbone and in this respect has something on most of its rivals," is the way Jennings sizes up the situation. "There is, of course, little or no chance for me to get another pitcher, but that is all that stands between the Tigers and the flag."  
It seems that it would have been a good proposition to realize this fact last season and put in the winter trying to get a pitcher. Then the Detroit problem might now be solved.  
Just why the umpires allow the players on the benches to indulge in ridiculous yelling and noise making is not clear. There is a rule which gives the umpires the right to punish players who conduct themselves improperly, and it is high time this rule is enforced. It is annoying to the occupants of grand stand seats to listen to a lot of boisterous yells, which have no purpose other than an effort to rattle the opposing pitcher.  
According to latest advices, there is to be a general reduction in the admission fees to the Federal league parks. The ten cent bleacher system is to be adopted by all the clubs, since this scheme has proved a success in Newark and Brooklyn. Organized baseball men contend that it is impossible to make both ends meet at such prices, but the Feds, who are trying to work up interest and increase the attendance, are going to give the scheme a trial.  
Hank O'Day is loyal to organized baseball. He absolutely refused to consider any of the numerous offers he received from the Feds and jumped at the first opportunity to get on the staff of the National league. President Turner made a special trip to Chicago to sign O'Day, and he did not have the slightest trouble getting him in line. O'Day is still one of the stars among the umpires, and he is sure to give considerable strength to the old league's staff.  
Barring a few young pitchers who have come through this year, there are few new faces in the lineups of the major league teams in any other positions. The players who were brought up from the minors last year have not displaced any of the regulars, and this is not to be expected of most of them, for the reason that only a small percentage of minor leaguers make good the first time in fast company.  
The best find of the year appears to have been Bancroft, the Phillies' shortstop, who has hit and fielded like a fiend and has done much to keep his team in the race. But there are few Bancrofts.

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A convention calling to Bulgaria the Turkish portion of the Dederatch railway has been signed in Constantinople.

**Sheriff's Sale on Execution.**  
In the Circuit Court of the State of Oregon, for the county of Clackamas.  
Geo. Reddaway, Plaintiff,  
vs.  
Emma M. Flagler, Defendant.  
State of Oregon, County of Clackamas, ss.  
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 3rd day of September, 1915, upon a judgment rendered and entered in said court on the 8th day of September, 1915, in favor of Geo. Reddaway, plaintiff, and against Emma M. Flagler, defendant, for the sum of \$91.70, with interest thereon at the rate of 8 per cent per annum from the 21st day of August, 1915, and the further sum of \$31.70, and the further sum of \$25.00 as attorney's fee, and the further sum of \$10.50 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 property belonging to said defendant on and after the date of said judgment to satisfy said sums, amounting to \$153.90, and also the costs upon this writ.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendant's I did on the 8th day of Sept. 1915, duly levy upon the following described real property of said defendant, situate and being in the county of Clackamas, and state of Oregon, to-wit:

Lot 9, block 36, Central Point addition to Oregon City, Clackamas county, Oregon, and I will on the 9th day of October, 1915, at the hour of 10 o'clock a. m. at the front door of the county courthouse 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 defendants, or either of them, had on the date of said judgment or since had in or to the above described real property or any part thereof, to satisfy said judgment order, decree, interest, costs and all accruing costs.

W. J. WILSON,  
Sheriff of Clackamas County, Oregon.  
By E. C. HACKETT,  
Deputy.  
Dated, Oregon City, Oregon, Sept. 10th, 1915.

**Sale of Real Property by Administrator.**  
Notice is hereby given that in pursuance of an order of the county court of the state of Oregon, for Douglas county, made and entered on August 28th, 1915, in the matter of the estate of Frederick W. Hunt, deceased, the undersigned administrator of said estate will from and after the 13th day of October, 1915, offer for sale and sell at private sale the following described real property of said estate, situated in the county of Clackamas and state of Oregon, to-wit:

Lots number seven (7), eight (8), nine (9), and ten (10), in block seventeen (17) in the town of Willamette Falls in said county.  
A substantial part of the purchase price must be paid in cash and if terms are desired on the remainder the same must be secured by first mortgage on the property drawing interest.  
Sale will be subject to confirmation by the said court.  
Offers for said property may be made by letter addressed to the undersigned at Roseburg, Oregon, or made to Cora Hunt, Willamette, Oregon.  
Dated, this 7th day of September, 1915.  
ELIZABETH HUNT,  
Administratrix of the Estate of Frederick W. Hunt, Deceased.

**Notice to Creditors.**  
In the Matter of the Estate of Eliza Koch, Deceased.  
Notice is hereby given that the undersigned has been appointed by the County court of Clackamas county, Oregon, executor of the will of Eliza Koch, deceased, and has duly qualified as such.  
All persons having claims against the aforesaid estate are hereby notified to present the same at the office of Paul C. Fischer, room 2, Beaver building, Oregon City, Oregon, with proper vouchers and duly verified, within six months from the date of this notice.  
Dated, August 13, 1915.  
LOUIS KOCH,  
Executor.  
PAUL C. FISCHER,  
Attorney for Executor.

**Notice of Final Settlement of the Estate of Michael Walsh, Deceased.**  
Notice is hereby given that the undersigned executors of the estate of Michael Walsh, deceased, have filed in the county court of Clackamas county, state of Oregon, their final account as such executors of said estate and that Monday the 18th day of October, 1915, at the hour of 10 o'clock a. m. has been fixed by said court as the time for hearing of objections to said report and the settlement thereof.  
JOHN W. WALSH,  
RICHARD WALSH,  
MICHAEL WALSH,  
Executors of the Estate of Deceased.  
C. SCHUEBEL,  
Attorney for Executors.

**Summons.**  
In the Circuit Court of the State of Oregon for the County of Clackamas.  
Francisco Guerra, Plaintiff,  
vs.  
Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, Defendant.  
To Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, 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 entitled court on or before six weeks from the date of the first publication of this summons, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in his complaint filed herein, to-wit:

For a decree of absolute divorce forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.  
This summons is served upon you by publication thereof once a week for six successive and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas county, Oregon, and printed and published in Clackamas county, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled court, made and entered herein on the 26th day of August, 1915.  
FRED J. MEINDL,  
Attorney for Plaintiff.  
Date of first publication, Aug. 27th, 1915.  
Date of last publication, Oct. 8th, 1915.

**Summons.**  
In the Circuit Court of the State of Oregon for the County of Clackamas.  
Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, Defendant.  
To Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, 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 entitled court and cause on or before the 8th day of October, 1915, said date being after the expiration of six weeks from the date of first publication of this summons, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in his complaint filed herein, to-wit:

For a decree of absolute divorce forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.  
This summons is served upon you by publication thereof for six successive and consecutive weeks in the Oregon City Enterprise, pursuant to an order of the Honorable J. U. Campbell, judge of the above entitled court, dated August 25th, 1915, which order prescribes that the summons in this suit shall be served upon you by publication for six successive and consecutive weeks.  
GEO. L. MASTEN,  
309-310 Rothchild Building, Portland, Oregon, Attorney for Plaintiff.  
Date of first publication, August 27th, 1915.  
Date of last publication, Oct. 8th, 1915.

**Summons.**  
In the Circuit Court of the State of Oregon, for Clackamas County.  
T. W. Gibbs, Plaintiff,  
vs.  
Della Gibbs, Defendant.  
To Della Gibbs, 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 entitled suit, on or before the 8th day of October, 1915, 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, I will apply to the court for the relief prayed for in his complaint, to-wit:  
For a decree dissolving the marriage contract now existing between plaintiff and defendant. This summons is published by order of Hon. H. B. Anderson, Judge of the County Court, which order was made on the 25th day of August, 1915, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, August 27th, 1915, and continuing each week thereafter to and including Friday, October 8th, 1915.  
GEO. C. HOWNELL,  
CHAR. T. SIEVELL,  
Attorneys for Plaintiff.

**Sheriff's Sale on Execution.**  
In the Circuit Court of the State of Oregon, for the county of Clackamas.  
Geo. Reddaway, Plaintiff,  
vs.  
Emma M. Flagler, Defendant.  
State of Oregon, County of Clackamas, ss.  
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 3rd day of September, 1915, upon a judgment rendered and entered in said court on the 8th day of September, 1915, in favor of Geo. Reddaway, plaintiff, and against Emma M. Flagler, defendant, for the sum of \$91.70, with interest thereon at the rate of 8 per cent per annum from the 21st day of August, 1915, and the further sum of \$31.70, and the further sum of \$25.00 as attorney's fee, and the further sum of \$10.50 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 property belonging to said defendant on and after the date of said judgment to satisfy said sums, amounting to \$153.90, and also the costs upon this writ.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, being unable to find any personal property of said defendant's I did on the 8th day of Sept. 1915, duly levy upon the following described real property of said defendant, situate and being in the county of Clackamas, and state of Oregon, to-wit:

**Summons.**  
In the Circuit Court of the State of Oregon for Clackamas County.  
Oscar Lind and Anna Lind, his wife, Emil Lind and Elba Lind, his wife, and Robert Olson, Plaintiffs,  
vs.  
Carl A. Bergstrom, Defendant.  
To Carl A. Bergstrom, 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 within six weeks from the date of the first publication of this summons, and if you fail therein for want thereof plaintiff will apply to the Court for the relief demanded in their said complaint, viz:

For a decree that you may be allowed ten days from the date thereof within which to pay to plaintiffs the balance of the purchase price on contract of sale for the S. 1/4 of N. E. 1/4 of Sec. 5 T. 5 S. Range 3 E. of W. M. in Clackamas County, Oregon, of \$2400.00 and interest thereon at 7 per cent per annum from July 1, 1914 and \$12.91 taxes, and interest thereon at 6 per cent per annum from May 12, 1915, and \$75.00 as a reasonable attorney's fee, and costs and disbursements of this suit; and that upon failure to do so you and all persons claiming by, through or under you be forever barred and foreclosed of any and all right, title, interest, claim and demand in and to the said real property and every part and parcel thereof; and that plaintiffs recover judgment for \$75.00 as a reasonable attorney's fee and the costs and disbursements herein and for such other or further relief as to the court may seem equitable.

This Summons is published by order of the Honorable H. B. Anderson, Judge of the County Court of the State of Oregon for Clackamas County, dated August 17, 1915, which order directs that this Summons be published once a week for six weeks.  
Date of first publication August 20, 1915.  
C. A. APPELGREN,  
Attorney for Plaintiff,  
Chamber of Commerce, Portland, Ore.

**Summons.**  
In the Circuit Court of the State of Oregon, for Clackamas County.  
Nora A. DuGas, Plaintiff,  
vs.  
Leon H. DuGas, Defendant.  
To Leon H. DuGas, above named defendant:  
In the name of the state of Oregon, you are hereby required to appear in the above entitled court and answer the complaint filed against you in the above entitled court on or before six weeks from the 27th day of August, 1915, said 27th day of August, 1915, being the date of the first publication of this summons, and if you fail to appear and answer the complaint, the plaintiff will apply to the court for the relief prayed for in the complaint herein, to-wit:

For a decree of the above entitled court that the bonds of matrimony now existing between the plaintiff and the defendant be forever dissolved and held for naught, and that plaintiff be given the care, custody and control of the minor child of the parties to this suit, and that plaintiff be awarded \$25 per month permanent alimony for the support and maintenance of said minor child, and for such other and further relief as to the court may seem meet and equitable, including her costs and disbursements herein.  
This summons is served upon you by publication thereof once a week for six successive and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas county, Oregon, and printed and published in Clackamas county, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled court, made and entered herein on the 26th day of August, 1915.  
FRED J. MEINDL,  
Attorney for Plaintiff.  
Date of first publication, Aug. 27th, 1915.  
Date of last publication, Oct. 8th, 1915.

**Summons.**  
In the Circuit Court of the State of Oregon for the County of Clackamas.  
Francisco Guerra, Plaintiff,  
vs.  
Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, Defendant.  
To Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, 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 entitled court and cause on or before the 8th day of October, 1915, said date being after the expiration of six weeks from the date of first publication of this summons, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in his complaint filed herein, to-wit:

For a decree of absolute divorce forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.  
This summons is served upon you by publication thereof once a week for six successive and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas county, Oregon, and printed and published in Clackamas county, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled court, made and entered herein on the 26th day of August, 1915.  
FRED J. MEINDL,  
Attorney for Plaintiff.  
Date of first publication, Aug. 27th, 1915.  
Date of last publication, Oct. 8th, 1915.

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For a decree of absolute divorce forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.  
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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 court and cause on or before the 8th day of October, 1915, said date being after the expiration of six weeks from the date of first publication of this summons, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in his complaint filed herein, to-wit:

For a decree of absolute divorce forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.  
This summons is served upon you by publication thereof once a week for six successive and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas county, Oregon, and printed and published in Clackamas county, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled court, made and entered herein on the 26th day of August, 1915.  
FRED J. MEINDL,  
Attorney for Plaintiff.  
Date of first publication, Aug. 27th, 1915.  
Date of last publication, Oct. 8th, 1915.

**Summons.**  
In the Circuit Court of the State of Oregon for the County of Clackamas.  
Francisco Guerra, Plaintiff,  
vs.  
Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, Defendant.  
To Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, 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 entitled court and cause on or before the 8th day of October, 1915, said date being after the expiration of six weeks from the date of first publication of this summons, and if you fail to so appear and answer the plaintiff will apply to the court for the relief prayed for in his complaint filed herein, to-wit:

For a decree of absolute divorce forever dissolving the bonds of matrimony heretofore and now existing between the plaintiff and defendant, and for such other and further relief as to the court may seem just and equitable.  
This summons is served upon you by publication thereof once a week for six successive and consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation in Clackamas county, Oregon, and printed and published in Clackamas county, Oregon, pursuant to an order of the Hon. J. U. Campbell, judge of the above entitled court, made and entered herein on the 26th day of August, 1915.  
FRED J. MEINDL,  
Attorney for Plaintiff.  
Date of first publication, Aug. 27th, 1915.  
Date of last publication, Oct. 8th, 1915.

**Summons.**  
In the Circuit Court of the State of Oregon for the County of Clackamas.  
Francisco Guerra, Plaintiff,  
vs.  
Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, Defendant.  
To Angela Taccogna Guerra, otherwise known as Angela Taccogna di Andrea, 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 entitled court and cause on or before the 8th day of October, 1915, 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, I will apply to the court for the relief prayed for in his complaint, to-wit:  
For a decree dissolving the marriage contract now existing between plaintiff and defendant. This summons is published by order of Hon. H. B. Anderson, Judge of the County Court, which order was made on the 25th day of August, 1915, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, August 27th, 1915, and continuing each week thereafter to and including Friday, October 8th, 1915.  
GEO. C. HOWNELL,  
CHAR. T. SIEVELL,  
Attorneys for Plaintiff.

**Sheriff's Sale on Execution.**  
In the Circuit Court of the State of Oregon, for the county of Clackamas.  
Geo. Reddaway, Plaintiff,  
vs.  
Emma M. Flagler, Defendant.  
State of Oregon, County of Clackamas, ss.  
By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 3rd day of September, 1915, upon a judgment rendered and entered in said court on the 8th day of September, 1915, in favor of Geo. Reddaway, plaintiff, and against Emma M. Flagler, defendant, for the sum of \$91.70, with interest thereon at the rate of 8 per cent per annum from the 21st day of August, 1915, and the further sum of \$31.70, and the further sum of \$25.00 as attorney's fee, and the further sum of \$10.50 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