OREGON CITY ENTERPRISE, FRIDAY, JANUARY 21, 1916.



The trial of Mrs. Elizabeth F. Mohr | and seriously wounded his secretary. and two negroes. Cecil Victor Brown and Henry Spellman, charged with the murder of the woman's husband, Dr. C Franklin Mohr, a well known physician later repudiated their purported state of Providence, R. I., and Newport, be- ments. Efforts were made without gan in Providence. There is no death success to have Mrs. Mohr, who is penalty in Rhode Island and a convic charged with being an accessory betion would probably result in a sent fore the fact, tried separately. George ence of life imprisonment. The jury W. Healis, chauffeur for Dr. Mohr. was completed after William H. Lewis pleaded nolo contendere to a charge of Boston, who is a negro and a former of manslaughter, and Judge Rathbun assistant United States attroney gen deterrod sentence, which it was un

eral and counsel for Brown, questioned each man as to his attitude regarding the alleged confessions of the negroes that they had shot down the doctor Mohr, Brown and Spellman



POLICIES WRITTEN ON HOUSE THAT DOES NOT EXIST TO GET COMMISSIONS.



BY OUR MARINES.

she was quite deaf when he came round. Unheard was all the guith he'd sling. But later on the fellow found That she could hear a diamond ring. Gettin' to Be the Limit, Ain't Itl Woman's suffrage is spreading. We saw a hen running a rooster.-Logau

(W. Va.) Banner, These Welsh Towns. e was an old fellow from Lianib wchairthyndeli

Who moved to a small town named Tyn-yrygwachwnmilledi. But the name of place Tied a knot in his face.

Bits of Byplay

By Luke McLuke

Resignation?

Mean Bruta

Huhl

Fact.

The Wise Fool.

Hearing.

observed the mge.

bushand."

Gabh.

Ho he went to a village named Llanfair-pwligwyngychuydrobwell. cans, who suffered no losses Severa actual fight in Halti.

Betcha! Dear Luke-Can Rev. Battershell, as sistant pastor of the First Baptist church of Hamilton, O., act as chaplain of the Names Is Names club?-

C. J. H. Good Dope. Behave yourself, son; don't be known as

a grumbler; ile on your face in worth two in a tumbler -Cincinnati Enquirer.

Be honest, my buy. Earn the coin with the eagle. But spurn many tricks that are grouked. though legal

-Detroit Free Press. Very Interesting. Dear Luke-Palne & Akers are the

BUILT ON GOOD LINES proprietors of the Forest City House at Cleveland, O., and Husband & Brother are in business in Bluefield. W. Va.-Interested. All the News That's Fit to Print.

Miss Florence Brown's mule is pretty sick .- From an Exchange.

We Don't Blame Them.

A MARINES IN FIGHT IN HAITI Although it was believed that the groups of the insurrectionists ran aking control of the customs of the through the streets of the town disrepublic of Halti by the United States, charging rifles. The Americans met vould control the turbulent spirits of them, and they sere rapidly dispersed. he black government, a revolutionary The outbreak is generally condemned utbreak occurred at Port au Prince. in Port au Prince and has been char-The force of American marines main-ained in the city was attacked. One of the rebels was killed by the Amer. ture shows American marines in an 21, 1916.

Facts About the Sun.

Scientists estimate the volume Why Should They Not Be Called Alike ize of the sun at more than 1,000,000 imes that of the earth, its mass at It is perhaps too much to expect that juore than 300,000 times and its densia universal meridian or universal time y about 50 per cent more than water. will ever be established, still less that but they have not attempted to express we shall have universal money or a its weight in figures. They estimate universal secondary language. All these things might be brought about inst the attraction of gravitation alone at the surface of the sun is twenty if we could only get rid of our prejuseven times that of the earth, so that a 200 pound man on the earth would It is not, however, too much to hope weigh more than 5,000 pounds at the that the, present confusion of place

sun, provided he could stand the tem perature long enough to be weighed

Bobwhits.

Mayence, cities which their own in-The male quall, or bobwhite, de habitants never call anything but Koin serves honorable mention among galand Mains, it is difficult to understand. tinaceous birds because he is particu-tarly good to his wife. He always and there is certainly no excuse for our pronouncing the name of the Bahelps her to hatch her eggs and if anyvarian capital as "Munick," as if in thing keeps her away will take the

scorn of the dwellers therein, who call whole duty on himself.

Dizaster. Enicker - Were you caught in the defendant:

rella? Bocker storm without your uml

HAITIANS RUN AMUCK IN PORT AU PRINCE AND ARE SUPPRESSED PROFESSIONAL DIRECTORY **JOSEPH E. HEDGES** Lawyer MONEY TO LOAN WEINHARD BUILDING D. C. LATOURETTE, President F. J. MRYRR, Cashier The First National Bank of Oregon City, Oregon CAPITAL, \$50,000.00 Transacts a General Banking Business Open from 9 A. M. to 3 P. M. Home A-151 Phones-Pacific 53 William Hammond Philip L. Hammond GEORGE C. BROWNELL HAMMOND & HAMMOND Attorney-at-Law Attorneysat-Law All legal business promptly attended to Abstracts, Real Estate, Loans, Insurance. C. D. & D. C. LATOURETTE OREGON CITY, OREGON Attorneys-at-Law Pacific Phone 81, Home Phone A-278 Commercial, Real Estate and Probate our Specialties. Of-fice in First National Hank Office Phones-Pacific Main 405; Home A-270. STONE & MOULTON Bldg. Oregon City, Oregon. Attorneys-at-Law Reaver Hidg., Room 8 CLAUDE W. DEVORE. OREGON CITY . . . OREGON . Attorney-at-Law Notary Public, O. D. EBY Estacada, Oregon, Attorney-at-Law Money Ioaned, abstracts furnished, land litles examined, estates settled, general law business. W. S. EDDY, V. S., M. D. V. Over Bank of Oregon City. Graduate of the Outario Veterinary College at Toronto, Canada, C. SCHUEBEL and the McKillip School of Sur-Attorney-at-Law gery of Chicago, is established at Fashion Stable, between Deutscher Advokat Fourth and Fifth on Main Street. Will practice in all courts, make coi Both Telephones lections and settlements. Office - Pacific 65; Home A-95 Office in Enterprise Building. Res. - Pacific 184; Home B-80 Oregon City, Oregon. This summons is published pursu plaintiff will apply to the court for the ant to an order made by the Hon. J. U. relief prayed for in her complaint, to-Campbell, judge of the circuit court of wit: the state of Oregon for the county of . For a decree dissolving the marriage Clackamas on the 18th day of Janu- contract now existing between plainary, 1916. The date of the first publi- tiff and defendant. This summons is cation of this summons being January published by order of Hon. J. U. Campbell, judge of the circuit court, which order was made on the 7th day of De-C. SCHUEBEL, cember, 1915, and the time prescribed Attorney for Plaintiff. for publishing is six weeks, beginning with the issue dated Friday, December Notice to Creditors. Notice is hereby given that the un- 10th, 1915, and continuing each week dersigned has been appointed admini- thereafter to and including, Friday, strator of the estate of J. F. Byers, de. January 21st, 1916. BROWNELL & SIEVERS, ceased, by the Hon. H. S. Anderson, Attorneys for Plaintiff. county judge of Clackamas county state of Oregon. All persons having laims against the estate are required

Sheriff's Sale.

to present them to the administrator

six months from the date of this no-

FRED B. MADISON,

Administrator.

this publication, January 21st, 1916.

ing, Portland, Oregon,

tratrix.

Notice is hereby given that the un-

dersigned has been appointed adminis-

tratrix of the estate of Chas. Hohne,

deceased. All persons having claims

against the said estate are hereby no-

tified to present them with the proper

vouchers attached within six months

of this notice, namely, January 7th,

1916, to the administratrix at the of-

MARTHA HOHNE,

STONE & MOULTON,

Administratrix.

Attorneys.

ens building, Oregon City, Oregon.

Summons.

Oregon, for Clackamas County.

Burleigh A. McKee, Plaintiff,

John McKee, Defendant.

In the Circuit Court of the State of with proper vouchers attached within Oregon, for the County of Clackamas. Amanda Edgren, administratrix of tice at the office of Stone & Moulton, the estate of John J. Edgren, Deceased. Oregon City, Oregon. First date of Plaintiff,

> John H. Rasmussen, Defendant. State of Oregon, county of Clackamas, ss.

STONE & MOULTON. By virtue of a judgment order, de-cree and an execution, duly issued out Attorneys. of and under the seal of the above entitled court, in the above entitled cause, In the Circuit Court of the State of to me duly directed and dated the 26th Oregon for Clackamas County: day of November, 1915, upon a judg-Lillie Ellison, Plaintiff, ment rendered and entered in said court on the 26th day of November, Horace G. Ellison, Defendant. 1915, in favor of Amanda Edgren, ad-To Horace G. Eilison, above named ministratrix of the estate of John J. Edgren, deceased, plaintiff, and against In the name of the State of On you are hereby required to appear in John H. Rasmussen, defendant, for the the above entitled court and answer the complaint filed against you in the at the rate of 7 per cent per annum above entitled court on or before six from the 25th day of May, 1913, and weeks from the 14th day of January, the further sum of \$8,40 taxes paid, and 1916, said 14th day of January being the further sum of \$50.00, as attorthe date of the first publication of ney's fee, and the further sum of this summons, and if you fail to so \$19.00 costs and disbursements, and appear and answer the complaint, the the costs of and upon this writ, complaintiff will apply to the above en manding me to make sale of the folitled court for the relief prayed for in lowing described real property, situate in the county of Clackamas, state of the complaint herein, to-wit For a decree of the above entitled Oregon, to-wit: All of lot or tract numbered thirteen court that the bonds of matrimony now existing between the plaintiff and de- (13) in Outlook, reference being had fendant be forever dissolved and held to the duly recorded map and plat for naught and that the plaintiff be thereof containing ten (10) acres of City. Oregon, by petition duly filed given the care, custody and control land more or less. Now therefore, by virtue of said exeto this suit, and for such other and cution, judgment order and decree, and Eastwardly and Westwardly through further relief as to the court may in compliance with the commands of seem meet and equitable, including said writ, I will, on Saturday, the 22nd her costs and disbursements herein, day of January, 1916, at the hour of This summons is served upon you 10 o'clock a. m., at the front door of y publication thereof once a week the county court house in the city of for six successive and consecutive Oregon City, in said county and state, weeks in the Oregon City Enterprise, sell at public auction, subject to rea newspaper of general circulation in demption, to the highest bidder, for Clackamas county, Oregon, pursuant to U. S. gold coin cash in hand, all the an order of the Honorable J. U. Camp- right, title and interest which the withbell, Judge of the above entitled court, in named defendants or either of them made and entered herein on the 12th had on the date of the mortgage herein or since had in or to the above de day of January, 1916.

PORTLAND, Ore., Jan. 19 .- Since the San Francisco fire there has been no more exictement in fire insurance circles than prevails among local fire insurance agents this morning as result of a little game played by Fire Marshall Jay W. Stevens, Fire Chief Dowell and members of the "arson squad" to show that many of the local agents are daily over-insuring houses and furniture to get their commissions

Nearly 25 of the local agents swallowed balt, hook and line. Now all are doing everything possible to prevent it being known that they were trapped. The names of the companies are being temporarily withheld while members of the fire bureau are quietly laughing up their sleeves.

To show the agents that there are daily many houses and buildings overinsured, Stevens, Dowell and their men secured insurance polices on the furniture in two absolutely vacant houses and on one house which is not in existence.

One house at \$69 East Harrison street was absolutely vacant, save for a fireman's helmet and a grand jury summons. About 20 agents insured this helmet and old grand jury summons for from \$400 to \$500. Not one of them inspected the house to see if the furniture was worth that much, ing lines, gives this smart effect. A but took the word of those applying wide belt and huge white pearl buttons for the policies.

At another house at 2057 Wasco up collar of sealskin, which also bands street, vacant save for another heimet the tilted sailor with its white velvet ano grand jury summons, policies 15 crown. totaling \$20,000 were written on the "furniture" alone.

The policies for the "furniture" in the house at 896 East Harrison street were written in the name of Charles A Treasure, Holding In Her Hands the

Dobter, an entirely fictious name, they being secured by a fireman and his wife working under the directions of relation her sphere of influence is at daughter is washing the dishes in the Fire Matshall Stevens,

the house at 2057 Wazco street were cumstances of the moment. secured by Charles Haviland, another eral weeks ago.

The game of the fire officials was ac tent the position and future of huscidentally discovered late yesterday band and family. afternoon when the agent of one insur- If she is cultured, pure and refined ance company happened into the office these qualities will characterize the of another agent and heard the name home which she creates. The higher

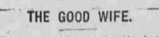
policy for him?" he asked.

'Sure," answered the other agent. week ago," was the exclamation. plan of the officials of the fire bureau husband, impoverished her children.

agents is absolutely true.



White chinchilla, cut on long, floware the only trimming except a stand-



Destiny of Posterity.

When a woman enters the marriage once extended, and her horizon is no The policies on the "furniture" in longer bounded by the people and cir-

She is building for posterity. In the fireman. Today Haviland, Captain joy and thoughtfolness which charac-Groce and Captain Roberts of the fire terize her mind in the new relation ed and yet can dance fourteen miles bureau are securing policies on a house there is a prophecy of unborn generawhich was burned to the ground sev- tions. Her life is to color other lives; her aspirations are to fix to a great ex-

of Charles Dobler being mentioned. the degree of her culture, her purity, "Charles Dobler. Are you writing a ber refinement, the more will these qualities characterize the home of which she is the center.

Well, I wrote one for his wife a The personality that a woman takes with her in her marriage is her real A rapid investigation followed and it dower. If her dower can be rectoned was discovered that they and about 25 in numerals only, no matter how many other agents had been trapped in the they be, wrecked indeed will be her to show that the agents soldom inspect But if she possesses industry, gen houses and furniture when policies tieness, self abnegation, purity and inare written, and that the charge of telligence, combined with capability. over-insurance on the part of the she is in herself a treasure of treasures .- New York Weekly. PH' A HA

Dear Luke-One of the most prominent citizens of Waynesburg, Pa., is not a doctor, although his friends call him Doc for short. His full name is Doctor Caleb Spencer Ebenezer Blach tey Brown Schurn Hugh Hughey Globe. Hughes McClelland. F. C. L. Uniontown, Pa.

Some Class!

Crenchburg can boast of three notels, the Lyons House, the Pieratt House and Bach House .- Frenchburg (Ky.) Agitator.

Things to Worry About. It costs the government \$9.25 to print 1,000 \$10,000 notes.

Our Daily Special. We all love the good listener.

Luke McLuke Savs: who is engaged to a girl for six or seven years before he marries her. Mayhe figures that he is getting the best of it because the longer he is engaged the shorter he will be married.

When mother brags too much about her pet preacher father gets so disgusted that he goes out and has a seance with his pet bartender. A woman can use perfume and make you respect her, but it is different with

a man There isn't much sense to overload engagements. But some girls get married before they know how to spell the names that their husbands give them. Every now and then you see a bargain sale of soap, but the demand for

perfume is always on the job. The movie filiums are getting crazier every day. They might have stopped at running motor cars up the side of a thirty story building, and we would have believed THAT possible, but a re-

cent fillum depicts a scene wherein kitchen. We are willing to stand for some movie fakes, but this is the limit. It is funny that a girl can't walk a

mile without being completely exhaust- ples. There was less enmity on the and want more. with our advice is because we carry a

different brand for our own use.

ANGER.

Anger is a most harmful emotion. In fact, very few are aware how frightfully dangerous it is to the average person. There is on record this saying of a great doctor: "He is a man very nch indeed in physical power who can'afford to be angry.

Genius. Genius at first is little more than a great capacity for receiving discipline. -George Ellot.

to know how our own capital should be called. As to Polish place names, also Prze-Sun.

mys) and the like, only an internationcommission could decide. - London nl

It. as nearly as English letters will reproduce the sound, "Minchen." Why

should an Italian gratuitously misname

London "Londra?" We really ought

FAMOUS PLACE NAMES.

All Over the World?

names should be got rid of. Why the

English and the French should per-

sistently describe as Cologne and

dices.

A Strict Dramatic Censor.

Vienna once possessed the strictest dramatic censor ever known in the person of Franz Hoegelin, who held that post in the Austrian capital at the beginning of the last century. Hoegelin published a manual for the guidance of censors. "A pair of lovers should never be allowed to appear on the stage alone. They must always be accompanied by a third person of mature years." Marriages out of one's class were also strictly forbidden by Hoegelin on the stage, and he quotes an instance of a play which he refused to pass because the author made

Maybe you can't blame the fellow the hero, Count Valdemar, marry a gardener's daughter. "Such misalliances have unfortunately been known to occur in real life, but that is no reason why they should be allowed on the stage," he said.

The Hippopotamus.

In spite of its clumsy build the hippopotamus can trot fast. That is why he is called "river horse." The hippo's feet are kept far apart by the wide swims.

Cyrus and the Persians.

The Persians of the time of Cyrus were Zoroastrians. The Persian religion was primitively monotheistic. and they allowed no idels or other material symbols of delty in their tempart of the Jews against the Persians than against the other great nations The reason why we are all so free with whom they came in contact, due probably to the monothelsm which characterized the Persian religion. So Cyrus, whatever else may be said of him, was certainly not an idolator .-

Christian Herald.

Napkins, Napkins became popular in France sooper than in England. At one time It was customary at great French diuners to change the napkins at every course, to perfume them with rosewa ter and to have them folded a different day of March, 1916, and if you fail to way for each guest.

Halcyon Days. A halcyon is a kinglisher, and "hal-cyon days" are so called because it was supposed that the weather was always peaceful when the kinglisher was breeding.

-Worse still; I was caught without any one else's umbrella -New York

NOTICE

Notice is hereby given that the undersigned, being an interested party to the extent of being the owner in fee simple of all that property abutting on the Southerly side of the alley run ning eastwardly and westwardly through Block 28 of Oregon City, Oregon, and having options for the purchase of all that real property abutting on the Northerly side of said alley, has applied to the City Council of Oregon

with the Recorder of said City, asking of the two minor children of the parties Block 28, from Main Street to the Easterly side of said Block 28.

Dated January 21, 1916. Hawley Pulp & Paper Company, By W. P. Hawley, President

Hawley Pulp & Paper Company, By T. Osmund, Secretary

Final Account.

In the County Court of the State of Oregon, for the County of Clackamas: Notice is hereby given that the unbody and make paths with a ridge dersigned, as Executors of the estate of down the middle, recognizable at once. Theodore Armstrong, deceased, has Hippos swim very well, but go at their filed their final account in the County Date of Brst publication, January greatest speed when they can gallop Court of the State of Oregon for Clackalong the bottom in shallow water. muns County, and that Monday, the Date of last publication, February They can stay under water a long 28th day of February, 1916, at the time, and when they come to the sur hour of 10 o'clock in the forenoon of face they send little jets of spray said day and the Court room of said from their nostrils. The cow is de Court has been appointed by said Court voted to the calf. The young one as the time and place for the hearing stands on her back as the mother of objections thereto and the settlement thereof.

Date and 1st publication January 21 1916.

MARION PALMER, EARNEST PALMER. Joint Executors

M. J. VanValkenburg, Attorney,

Summons.

In the Circuit Court of the State of Oregon for the County of Clackamas. Lillian Webber, Plaintiff,

VS. John Webber, Defendant. To John Webber, the above-named

defendant: In the name of the State of Oregon

ou are hereby required to appear and answer the complaint in the above en titled sult filed against you on or be fore six weeks after the first publica tion of this summons, to-wit: the 4th fendant:

so appear and answer for want there you are hereby required to appear and of the above entitled court, which orof the plaintiff will apply to the court answer the complaint filed against you der is dated the 5th day of December, for the relief demanded in said com- in the above entitled suit, on or before 1915. The date of the first publication plaint as follows: For a decree dis the 21st day of January, 1916, said date of this summons is December 24, 1915, solving the marriage contract between being the expiration of six weeks from and the last date of publication is the

solving the marriage contract between being the explication of this summons, 4th day of February, 1916. you and the plaintiff and for such other the first publication of this summons, 4th day of February, 1916. O. W. EASTHAM, and further relief as to this honorable and if you fail to appear or answer court may seem just and equitable. said complaint, for want thereof, the

scribed real property or any part there-FRED J. MEINDL, No. 405-406 Railway Exchange Build. of, to satisfy said execution, judgment order, decree, interest, costs and all Attorney for Plaintiff, accruing costs.

Date of last publication, February 25th, 1916.	W. J. WILSON, Sheriff of Clackamas County, Oregon, By E. C. HACKETT, Deputy,
	Dated, Oregon City, Ore., Dec. 24th 1915.

Summons.

In the Circuit Court of the tSate of Oregon, for the county of Clackamas. J. J. Spencer, Plaintiff, ¥8.

Isabel Spencer, Defendant. To Isabel Spencer, above-named defrom the date of the first publication fendant;

In the name of the State of Oregon, you are hereby required to appear and fice of Stone & Moulton, in the Stev- answer the complaint filed against you in the above entitled court and suit, on or before the 7th day of February, 1916, which date is more than aix weeks from the date of the first publication of this notice; and if you fail to so appear or answer, the plaintiff, for want thereof, will apply to the In the Circuit Court of the State of court for the relief prayed for in the complaint, which is that a decree be made granting the plaintiff a divorce from you and for such other and further relief as to the court may seem To John McKee, the above named de- just and equitable. This summons is

served upon you by publication by or-In the name of the state of Oregon der of the Hon. J. U. Campbell, judge

Attorney for Plaintiff.