Summan#.

in the Circuit Court of the State of Oregon for Clackamas County. Tillie Rehm, Plaintiff.

Mrs. Ida B. Chase, Defendant. In the name of the State of Oregon, you in the above-entitled cause on or before the 29th day of Reptember, 1916, the time prescribed in the order of publication of this summons and that being more than als weeks from 1916. the date of first publication of this notice, and if you fall to so appear and 1916. answer, for want thereof, the plaintiff will apply to the court for the relief prayed for in her complaint, to-wit;

That defendant, Mrs. Ida B. Chase required to pay to plaintiff within 30 days from the date of deeres berein, the sum of \$309.25 by reason of past due installments and interest on that certain contract entered into by defendant on Dec. together with all unpaid taxes there | tember, 1916. If you fall to so appear | the execution of palintiff's said morton and in case of her failure to so pay and answer herein, plaintiff will ap gage upon said real property, either and sums and taxes, the defendant, ply to the court for a decree against as purchaser, incumbrancer or othand all those claims through or under you as prayed for in the complaint, erwise, may be barred and forever her, be forever foreclosed of all right, dissolving the marriage contract now foreclosed; that said real property be title, estate lien or interest in and to existing between plaintiff and defend sold as upon execution, and that the bursements herein and for such other custody of their two minor children to the payment of plaintiff's costs and and further relief as to the court and that plaintiff be decreed sole own disturgements of this suit including ssems meet.

of the Hon, J. U. Campbell, judge of such other relief said court deems ment of the amount due the said the above-entitled court, dated Aug. proper. 9, 1916, directing that publication be made in accordance herewith.

1916. 1916.

L. W. MATTHEWS. Attorney for Plaintiff.

Summens.

In the Circuit Court of the State of Oregon, for the county of Clackamas Mary Carothers, plaintiff, vs. Ernest P. Santo, Estella E. Santo, his wife, wife; defendants, and T. A. Williams and J. R. Olinger, co-partners, doing style of Williams & Olinger, interven-

ing defendants. To Brnest F. Santo, Estella E. San | fendant. to, C. C. Reeves and Lens B. Reeves. In the name of the State of Oregon defendants above named:

wife mortgaging to said intervening said minor chi'd. defendants Lot 51 First Addition to Service of summons is made upon in his complaint, to-wit; and pale, and for general relief.

This summons is served upon you by publication, pursuant to an order made by the Hou. J. U. Campbell, judge of the above entitled court, and dated the 14th day of August, 1916. The date of the first publication of this summons is the 18th day of August, 1916, and the last date of pubtication is the 29th day of September,

HERBERT C. BRYSON. Attorney for Intervening Defendants.

Summons.

in the Circuit Court of the State of Oregon for Clackamas County.

George W. Akers, plaintiff, vs. Annie Thompson, (nee Wetch) and J. W. Thompson, her husband, defendants, To Annie Thompson (nee Welch) and J. W. Thompson, her husband, de-

fendants above named: In the name of the State of Oregon: You are hereby commanded to appear thereof the said plaintiff will take in the above entitled court and cause on or before the 6th day of October. 1916, then and there to appear and answer or otherwise plead to the complaint filed in the above entitled cause, and if you fail so to do, a decree will be taken against you for the relief demanded in said complaint, to-wit: For a decree of the court declaring the plaintiff to be the owner of the following described real estate, situate in the county of Clackamas and state

of Oregon, to-wit:

That part of the donation land claim of William T. Matlock and wife in Section 4, in township 2 south of range 2 east of the Willamette Meridian, bounded and described as follows, towit: Beginning on the north line of the farm formerly owned by C. F. Clarke described in deed book 97 at page 486 of the deed records of Clackamas county, where said line is intersected by the center line of the county road known as the Baker's Ferry and Milwaukie Wagon Road; thence running north 68 degrees east 39.05 rods to the center of the Oregon & California railroad track embraced in the right of way 60 feet wide granted by W. T. Matlock and Elizabeth Matlock, his wife, to Oregon Central Railroad company, by deed dated February 17, 1869, recorded in the estate of Louis Morrel, also known day, November 3, 1916. Book "C" at page 2 of the deed rec. as Louis E. Morrell, deceased, R. E. ords of said Clackamas county; thence Morrel, a widower, H. W. Morrell, a north 22 degrees west along the center line of said tract 26.64 rods; thence Ham Knight, her husband, Defendants the northerly line of said farm; thence south 23 degrees east 69.47 rods; and William Knight, her husband, defendants above-named: south 23 degrees east 69.47 rods; In the name of the State of Oregon, tate of Charles K. Quinn, deceased, thence south as degrees west 117,18 you and each of you are hereby re- has filed her final account in the countries with the northerly line of said farm to the center of said coun-

place of beginning, containing 45 acres expiration of all consecutive weeks said day in the court room of said more or less.

and that this title be quieted thereto. This summons is served upon you by order of the Hon. J. U. Campbell, judge of the above entitled court, ord | plaintiff will apply to the court for ering the same to be published at least you are hereby required to appear and once each week for aix auccessive on file herein, which is briefly as answer the complaint filed against weeks in the Oregon City Enterprise. HAUER & GREEN, and

A. H. M'CURTAIN, Attorneys for Plaintiff. Date of first publication August 25

Summons.

In the Circuit Court of the State of Oregon, for the County of Clackaman Gustave Schramm. Plaintiff.

Louise Schramm, Defendant.

To Louise Schramm, defendant: In the name of the State of Oregon, To Oak Grove, being 113 1-3 feet on answer the complaint filed against and that the defendants and each of with proper vouchers duly verified. County road and 379.6 ft (369 ft.) in you is the above-entitled suit in said them, and all persons claiming depth, in Clarkamas county, Oregon, court on or before the 30th day of Sep. through or under them subsequent to Administrator of the Estate of Swan said property; for her costs and die ant; that plaintiff be awarded the proceeds of such sale he applied (1) This summons is published by order Clackamas County, Oregon, and also and accruing costs; (2) to the pay

by publication thereof once a week Morrell, deceased, upon said promis-Duse of first publication Aug. 18, for six consecutive weeks in the Ore- sory note and mortgage, and that the Date of last publication, Sept. 29, Hahed at Oregon City, Oregon, pursu-this court may seem just and proper; ant to an order duly made and enter that the defendants, and each of them, said date being the expiration of six ed of record therein by Hon. J. U he forever harred and foreclosed of all weeks for the first publication of this Campbell, judge of the above court, on right, title or interest in or to the summons, and if you fall to appear or 723 Chamber of Commerce, Portland, the 14th day of August, 1916. The said real property or any part there answer said complaint, for want there last publication is September 29, 1916, eral relief.

R. CITRON, Attorney for Plaintiff. Portland, Oregon.

Summons.

gins, defendant.

To Roy Higgins, above named de-

You are hereby required to appear in the name of the State of Oregon, and answer on or before Saturday, you and each of you are hereby re- the 14th day of October, being six quired to appear and answer the cross- weeks from the date of first publicacomplaint filed against you in the tion of this summons, the Amended above entitled case and court on or be- Complaint filed against you in the fore the 50th day of September, 1916, above entitled suit; and if you fail and if you fall to appear and answer so to appear and answer, for want the maid cross-complaint, plaintiff will thereof the plaintiff will apply to the femiant: apply to the court for the relief prayed Court for the relief prayed for in the for in the said cross-complaint, to- Amended Complaint filed herein to you are hereby required to appear and

and Lena B. Reeves, his wife, it, the contract existing between plaintiff and before the 3rd day of November, 1916. In the name of the state of Oregon, sum of \$219.15 with 8 per cent inter- defendant and for an absolute di- said date being the expiration of six and you are hereby required to apest from the first day of December, vorce; for the custody and control of weeks from the first publication of pear and answer the complaint filed 1915, the sum of \$50.00 attorneys fees Roy Higgins, Jr., minor child, and this summons, and if you fail to ap- against you, in the above entitled and costs of suit and sale and that a for the slum of \$50 per month alimony pear or answer said complaint, for suft, on or before the 19th day of No mortgage given by said. Reeves and for the maintenance of plaintiff and want thereof the plaintiff will apply

Jennings Lodge, in Clackamas county | you by publication thereof by an ord | For a decree dissolving the mar-Oregon, be foreclosed and sold in the er of the Honorable J. U. Campbell, riage contract now existing between plaint, for want thereof the plaintiff manner provided by law and the pro- judge of the above entitled court, made plaintiff and defendant and for the will apply to the court for the relief ceeds applied to the payment of the and entered herein on the 23rd day of care, custody and control of said mi-claims and demands of the interven. August, 1916, directing that such pub- nor child, Alma Osborn, This suming defendants, and that in case said lication be made in Oregon City En-premises bring an insufficient amount terprise, a newspaper of general cir. U. Campbell, judge of the Circuit the plaintiff and defendant. This to pay the lawful charges and de culation published in Clackamas coun-court, which order was made on the summons is published by the order of mands against same, that the inter- ty, Oregon, once a week for six con- 21st day of September, 1816, and the Hon. J. U. Campbell, judge of the vening defendants have and recover secutive weeks. The first publication time prescribed for publication therefrom said Reeves and wife a defict of said summons is made on Septem of is six weeks, beginning with the is. on the 23rd day of Septe ency judgment for any overplus re her 1st, 1916, and the last publica sue dated Friday, September 22, 1916, and the time prescribed for publicamaining unpaid on such foreclosure tion thereof on the 13th day of Octo- and continuing each week thereafter tion thereof is six weeks, beginning ber, 1916,

JOS. E. HEDGES, Attorney for Plaintiff, Oregon City, Ore.

SUMMONS. In the Circuit Court of the State of Title and Trust Company, a corpora-

tion, Plaintiff. Henry Russell and Mathida Russell,

his wife, Defendants, To Henry Russell, defendant above named:

In the name of the State of Oregon you are hereby required to appear and settlement of said estate. answer the complaint filed against you in the above entitled suit within six weeks from the date of the first publication of this Summons, to-wit, on or before the 20th day of October. 1916; and if you fall to appear and answer the said complaint, for want decree against you as prayed for in said complaint, to-wit; for the foreclosure of a certain mortgage recorded in Book 100 at Page 342, Mortgage records of Clackamas County, Oregon which said mortgage is a lin upon the ant; following described real property in In the name of the state of Oregon,

Oregon, to-wit: Tract Three (3) Woodmont First Ad- 1916, said date being the expiration of the costs upon this said writ. dition.

U. Campbell, Judge of the above en her complaint, to-wit; titled Court, dated 7th September.

1916. W. O. McCARTHY. Attorney for Plaintiff. 8, 1916. Last publication October 20,

Summons. In the Circuit Court of the State of Oregon, for the County of Clackamas. Matt Didzun, Plaintiff.

R. E. Morrell, as administrator of widower, Fannie K. Knight and Wil-To H. W. Morrell, Fannie K. Knight

of said farm to the center of said country plaint filed against you in the above the country of Clackamas, and that

pear and answer for want thereof the ment thereof. the ratief prayed for in his complaint

follows, to-wit: For a decree aginst the defendant GORDON E. HAYES, H. E. Morrell as administrator of the estate of Louis Morrell, deceased, for the sum of \$150.00 with interest there on from the 28th day of January, 1915, of \$50.00 attorney's fees, and for the costs and disbursements of this suit; er of lot II, block II, of Robertson, in attorney's fees allowed by the court plaintiff from said R. E. Morrell as This summons is served upon you administrator of the estate of Louis August 18, 1916 and the date of the statute; and plaintiff prays for gen- for the relief prayed for in her com-

This summons is published in pursuance of an order of the Honorable age contract now existing between J. U. Campbell, judge of the above plaintiff and defendant, and for the of September, 1916, directing the minor child, Lester Underwood. This C. C. Reeves, Lena B. Reeves, his In the Circuit Court of the State of same to be published once a week for summons is published by order of Oregon, for the County of Clacka- six consecutive weeks in the Oregon Hon. J. U. Campbell, lodge of the Cr. City Enterprise, a newspaper pub- cuit court, which order was made on business under the firm name and Eva B. Higgins, plaintiff, vs. Roy Hig- lished in said Clackamas county, Ore- the 26th day of September, 1916, and 15th, 1916.

WILSON, NEAL & ROSSMAN. Attorneys for Plaintiff.

Summons.

in the Circuit Court of the State of Oregon, for Clackamas county. Jas. L. Osborn, Plaintiff,

Rose E. Osborn, Defendant. To Rose E. Osborn, above-named de-

In the name of the state of Oregon,

to and including Friday, November 3rd, 1916.

BROWNELL & SIEVERS. Attorneys for Plaintiff.

Administrator's Notice.

Notice is hereby given that the un Oregon, for the County of Clacka dersigned, administrator of the estate of C. B. Bunnell, deceased, has filed his final account herein, with the county clerk of Clackamas county, Oregon, and the county judge has set Monday, October 2nd, 1916, at the hour of 10 o'clock a. m. at the county court room in Oregon City, Oregon, as the time and place for hearing objections to said final account and for the final

Dated September 1, 1916. H. G. STARKWEATHER.

Administrator.

O. D. EBY, Attorney for Administrator,

Summons In the Circuit court of the State of

Oregon, for Clackamas County. Fac B. Ryder, Plaintiff,

VS. Paul Ryder, Defendant, To Paul Ryder, above-named defend-

(1Q), Eleven (11), Twelve (12) in on or before the 3d day of November, six weeks from the first publication Now Therefore, by virtue of said ex- wouldn't 4 per cent money instead of

care, cutsody and control of said mi- state of Oregon, to-wit: Dated and first published, September nor children, Frederick Ryder, aged All of lots numbered 24, 26 and 27, we would have to reform so-called two years, and Lourine Ryder, aged Oregon Homes, Clackamas county, rural credits reform every few years, one year. This summons is published Oregon, according to the duly record- Now, if rural credits is to be a real Office Phones—Pacific Main 405; ning with the issue dated Friday, Sep. county and state, sell at public auctember 22, 1916, and continuing each tion, subject to redemption, to the

> BROWNELL & SIEVERS, Attorneys for Plaintiff.

Notice of Final Settlement.

Notice is hereby given that the undersigned as administratrix of the esty road; thence along the center line entitled suit on or before October 30. the 2nd day of October, 1916, at the of said county road 42.83 rods to the 1916, which date is subsequent to the hour of 10 o'clock in the forenoon of 29th, 1916.

after September 15th, 1916, which is court has been appointed by the said the date of the first publication of court as the time and place for hear this summons, and if you fall to so ap- ing objections thereto and the settle

Dated August 78th, 1916. ALICE E. QUINN. Administrately of the Estate of Charles K. Quinn, deceased. Attorney.

Notice to Creditors. Notice is hereby given that the Date of last publication October 6, at the rate of 8 per cent per samum County Court of the State of Oregon, until paid, and for the further sum for the County of Clackamas, has appointed the understaned administrator with the will annexed of the es that the plaintiff's mortgage set out tate of Swan Boderberg, decased. All and described in the said complaint persons having claims against the be decreed to be a first lien upon the said decedent, or his estate, are herereal property described in his said by given notice that they shall precomplaint, to wit: On all of lot num- sent them to the undersigned adminisbered five (5), in block numbered trator at the office of Jor. E. Hedges. thirty-six, in Oregon Iron & Steel cost- Esq., in the Welshard Building, is pany's first addition to the town of Oregon City, Oregon, within six 1912 for the northeast corner of lot you are hereby required to appear and Ossego, Ciackamas county, Oregon, months from the date of this notice. HARRY J. PEATHERS.

> Soderberg, deceased, Jos. E. Hedges, Attorney. Date of first publication, September

Summons In the Circuit court of the State of

Magdiena Underwood, Plaintiff, William Underwood, Defendant,

Oregon, for Clackamas County.

To William Underwood, above named defendant: In the name of the State of Overson, on are hereby required to appear and answer the complaint filed against gon City Enterprise, a newspaper pub remainder, if any, he applied as to you in the above satisfied suit, on of before the 10th day of November, 1916 date of the first publication hereof is of except as redemptioners under the of, the plaintiff will apply to the court

> plaint, to-wit: For a decree dissolving the mary entitled court, made on the 9th day care, custody and control of their gon, beginning on Friday, September the time prescribed for publishing thereof, is six weeks beginning with the issue dated Friday, September 29th, 1916, and continuing each week thereafter to and including Friday November 16, 1916.

BROWNELL & SIEVERS. Attorneys for Plaint!!f.

Summons. In the Circuit Court of the State of Oregon, for Clackamas county.

Ora B. Eckles, Plaintiff,

Wm. Eckles, Defendant To Wm. Eckles, above-named de

vember, 1916, sald date being the exto the court for the relief prayed for piration of six weeks from the first publication of this summons, and if you fail to appear or answer said com-

with the issue dated Friday, September 29, 1916, and continuing each week thereafter to and including Friday, November 3rd, 1916,

BROWNELL & SEIVERS, Attorneys for Plaintiff.

Sheriff's Sale on Execution.

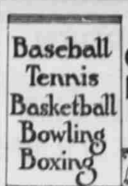
Jessie E. Crim, Plaintiff,

John L. Crim, Defendant. State of Oregon, County of Clacka-

out of and under the seal of the above the interest rate, we will say, from 8 the 27th day of July, 1916, upon a the present time? It is set at whatjudgment rendered and entered in the ever point the real estate men see fit supreme court of the state of Oregon to place it. Why wouldn't these men on the 15th day of June, 1914, in favor advance the principal of their land in of John L. Crim, defendant, and proportion to the decrease in the inagainst Jessie E. Crim, plaintiff, for terest rate? Business principles would the sum of \$70.50, with interest there-on at the rate of six per cent per an-time they added to the principal they num from the 15th day of June, 1914, would tell the prospective buyer he MONEY TO LOAN and the costs of and upon this writ, was getting a good thing, and would commanding me out of the personal be from the seller's point of view, be property of said plaintiff, and if suf- cause the new rural credits law would ficient could not be found, then out loan him money at a low rate of inthe County of Clackamus, State of you are hereby required to appear of the real property belonging to said terest. and answer the complaint filed plaintiff on and after the date of said After a few years in which we have All of lots Eight (8), Nine (9), Ten against you, in the above entitled suit, 15th day of June, 1914, to satisfy said had 6 per cent money instead of S

This Summons is published once a of this summons, and if you fail to ecution, judgment order and decree, 6 per cent be just as much of a neces- William Hammond week for six successive weeks in The Oregon City Enterprise, in compliance want thereof the plaintiff will apply to of said writ, being unable to find any cent is now? After another term of For a decree dissolving the mar- levy upon the following described real as we needed 4 per cent instead of 6 riage contract now existing between property of said plaintiff, situate and per cent before and so on. This un-

> by order of Hon, J. U. Campbell, judge ed plat thereof, and I will, on Satur- reform it will not be necessary to reof the Circuit court, which order was day, the 28th day of October, 1916, at form it a second and third time, let made on the 20th day of September, the hour of 10 o'clock a. m. at the alone a fourth and fifth one, but be-1916, and the time prescribed for pub- front door of the county court house cause it is a "fake reform" we will lication thereof is six weeks, begin in the city of Oregon City, in said have to reoperate on the unfavorable week thereafter to and including Fri- highest bidder, for U. S. gold coin,





AFTER SUCCESSFUL WESTERN TRIP. BOSTON KEEPS ON WINNING AT HOME.

BOSTON, Sept. 27.-Home from their western trip, with their leadership in the American league pennant race successfully held, the Red Sox opened the final home series of the season this afternoon by defeating Bill Donovan's Yanks, 3 to 2, in ten innings.

Ernie Shore started for the cham-Shocker was taken out and Shawkey finished

| At San Francisco- | R. | H. | E |
|-------------------|----|-----|---|
| San Francisco | 3 | 12 | B |
| San Francisco | 8 | 15 | 9 |
| At Los Angeles- | | | |
| Salt Lake | 0 | 15 | |
| Los Angeles | 1 | - 5 | 1 |

NEW YORK, Sept. 27 .- The New York Giants won their twenty-third consecutive game this afternoon, defeating St. Louis, 3 to 2, in 10 innings Manager McGraw had to use all his Napoleonic strategy to come out on top. He used four pitchers, Anderson, Benton, Smith and Ritter, and two catchers, Rariden and McCarty.

in the matter of the Estate of Geo. | far as our social condition is con-M. Secrest, Deceased.

To the people of the state of Oregon, to Alice Hanson, Ester Chilberg.

and Lina M. Emery, greetings: Alice Hanson, Ester Chilberg, Bea- article I pointed out the fact that it is trice Secreat, Albert J. Secrest and a "fake reform" because it deals with Lina M. Emery, are hereby cited to the Interest rate, which is all ready appear before the county court of the regulated by law and does not really state of Oregon, for the county of hurt the rural sections, and leaves Clackamas, at the courthouse at 10 the principal alone, which is unreguo'clock a. m. on Monday, the 16th day lated and really hurts the rural comof October, 1916, to present your va- munities. In this article I have shown rious claims and show cause, if any, that it is a "fake reform" because it why the court should not construe the would be necessary to reform this sowill of Geo. M. Secrest, deceased, H. S. ANDERSON.

County Judge.

Money to Loan

PAUL C. FISCHER Lawyer

Deutscher Advokat

FORUM OF THE PEOPLE

A REFORM NEEDING REFORM.

WILSONVILLE, Ore., Sept. 26.-(Editor of The Enterprise.) -Rural credits, which is offered to correct or cure the unfavorable rural conditions In the Circuit court of the State of of today, deals with the interest rate, Oregon, for the county of Clackamas. The supporters of this bill, as I have shown in my articles in The Enterprise admit that land booms are the main cause of these conditions and that land booms set the price that must be paid for land.

By virtue of a judgment order, de- Now, this being true, suppose that cree and an execution, duly issued we pass a rural credits law reducing entitled court, in the above entitled per cent to 6 per cent. What is to cause, to me duly directed and dated hold the price of land where it is at

sum of \$70.50 and interest and also per cent, and the price of land has been advanced in proportion, why which we would pass. In other words

Deafness Cannot Be Cured

highest bidder, for U. S. gold coin, cash in hand, all the right, title and interest which the within named plaintiff, or either of them, had on the date of said 15th day of June, 1914, or since had in or to the above doscribed 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, Orc.
By E. C. HACKETT, Deputy,
Duted, Oregon City, Oregon, Sept.

29th, 1916.

Deafness Cannot Be Cured
by local applications, as they cannot reach the diseased portion of the ear. There is all you constitutional remedies. Deafness is hand that is by constitutional remedies. Deafness is analy on still you have a rumbling sound or imperfect hearing, and when it is entirely closed, Deafness is the result, and unless the inflammation can be taken out and this tube restored forever; nine cases out of ten are caused by Catarrh, which is nothing but an inflamed condition of the mucous surfaces.

We will give One Hundred Dollars for any case of Deafness icaused by extrarrh that cannot be cured by Hall's Catarrh Cure.

F. J. CHENET & CO., Toledo, Ohio.
Sold by Druggista. 75c.

Take Hall's Family Pills for constipation.

NATIONAL LEAGUE Hronkiyn.

Philadelphia At Boston-Pittaburg Boston Batteries-Cooper and W. Wagner; Tyler and Blackburn, Gowdy.

At New York-R. H. E. St. Louis 2 10 2 Vernon son, Benton and Rariden. At Brooklyn-R. H. E. Statterfes - Vaughn and Wilson; Not even a hit, nary a man on first

AMERICAN LEAGUE. Percentages. Chleago573

Smith and Miller.

At Philadelphia-Philadelphia 2 8 2 Batteries-Shaw and Gharrity; Myers and Picnich.

Batteries-Shocker and Nunamaker: Ruether, p. Shore and Cady. (Ten innigs.)

New York 2 6 2

cerned, is to remove its cause.

In my second article in The Enterprise I pointed out the fact that rural Beatrice Secrest, Albert J. Secrest credits is a "fake reform" because it proposes to stop the land booms by By order of this court, you, the said lowering the interest rate. In my third called reform every few years. Next ning pitcher. week I will take up the proposed Oregon Rural Credits amendment.

D. S. YOUNG.

first round trip ocean to ocean run to the going and return trips broke the number. previous one-way records. The round trip from San Francisco to New York was made in 10 days, 21 hours, 3 min-

AUTO RECORDS ARE MADE.

hours.

times three and sometimes four passengers. Previous one-way records were established with roadster and agreeable in effect. Obtainable every

IL H. E. BEAVERS HOLD DOWN VERNON-ITES FOR EIGHT SETS. THEN BLOW UP.

Pacific Coast League. Los Angetes Portland San Francisco Oakland PORTLAND, Ore., Sept. 27 .- For Chicago 0 5 1 eight innings the Portland Beavers

> the game sewed up in a sack, their own property. But then came the ninth frame. The Beavers suddenly went up in smoke and the Californians secured three hits off of Ruether, who was in the box for the locals. The Portlanders had been able to send one man around the circuit in the third frame, but the R. H. E. Tigers put two men across in the ninth

was recorded to the credit of the Cali-

fornians. The locals seemed to have

Today's batting order: Vernon-McGaffigan, as; Gleichmann, 1b; Risberg, 2b; Bates, 3b; Griggs, rf; Hillyard, lf; Mattick, cf; Mitze, c; Fromme, p.

Portland-Evans, 3b; Wille, rf; Southworth, If; Howard, 1b; Williams, cf; Roche, c; Rodgers, 2b; Ward, ss;

Umpires-Held and Brashear.

In the County Court of the State of rate indefinitely or until we find that In the matter of the Fattle of County of Clackamas. In order to really cure any disease, as

GAME WON-ST. LOUIS CAR-DINALS THE VICTIMS...

NEW YORK, Sept. 26.-The New York Giants won their twenty-second consecutive game this afternoon again establishing a record, defeating the St. Louis Cardinals, 6 to 1. Slim Sallee, former Cardinal, was the win-

The Giants started their great spuri

Old age comes quick enough withwhere .- Adv.

PROFESSIONAL DIRECTORY

D. C. LATOURETTE, President The First National Bank

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

Philip L. Hammond

Attorneys-at-Law Abstracts, Real Estate, Loans, Insurance.

OREGON CITY, OREGON

HAMMOND & HAMMOND

Pacific Phone 81, Home Phone A-273 Home A-270. STONE & MOULTON Attorneys-at-Law

OREGON CITY - - - OREGON O. D. EBY Attorney-at-Law Money loaned, abstracts furnished, land titles examined, estates

Beaver Bldg., Room 6

Over Bank of Oregon City. C. SCHUEBEL Attorney-at-Law

settled, general law business.

Deutscher Advokat practice in all courts, make col lections and settlements. Office in Enterprise Building,

Oregon City, Oregon.

TWENTY-SECOND CONSECUTIVE

September 7 against the Dodgers, with Ferdinand Schupp, who pitched the twentieth victory here yesterday, in the box. On September 9, 13, 16, 18, 19, 23 and 25 they won double headers. Included in their string of victims SAN FRANCISCO, Sept. 26.-In the were the Brooklyn, Philadelphia, Cincinnati, Pittsburg, Chicago and St.

Louis clubs. be made by any automobile against | Perritt, who climbed to fame by wintime the Hudson Super-Six, which ning two games from the Phillies on reached here Sunday morning, in both | September 9, won six of the contests,

Are You Looking Old?

out inviting it. Some look old at Last spring the best one way record forty. That is because they neglect from coast to coast was 7 days, 8 the liver and bowels. Keep your bowels regular and your liver healthy and you will not only feel younger The Super-Six used was a seven pas- but look younger. When troubled with senger touring car and carried at all constipation or biliousness take Chamberlain's Tablets. They are Intended especially for these allments and are excellent. Easy to take and most

JOSEPH E. HEDGES Lawyer

WEINHARD BUILDING

Home A-151

F. J. MEYER, Cashier

of Oregon City, Oregon Open from 9 A. M. to 3 P. M.

Phones-Pacific 52

Attorney-at-Law All legal business promptly attended to C. D. & D. C. LATOURETTE

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

CLAUDE W. DEVORE,

Attorney-at-Law

GEORGE C. BROWNELL

Notary Public. Estacada, Oregon 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, between Fourth and Fifth on Main Street. Both Telephones

Office - Pacific 65; Home A-95 Res. - Pacific 184; Home B-80