Is the Circuit Court of the State of

Wm. K. Rayl, Plaintiff, . TYB.

Dorts Rayl, Defendant.

answer the complaint filed against may seem meet and equitable. plaint, to-will:

plaintin and defendant. This sum 1916 us to published by order of Hon. J. U. Campbell, Judge of the Circuit Court, which order was made on the 19th day of October, 1916, and the time prescribed for publication thereof is six weeks, beginning with the base dated Friday, October 27th, 1916, and continuing each week thereafter

BROWNELL & SIEVERS,

Notice of Final Settlement of the Estate of Katie Wines, Decrased.

Notice is hereby given that the untate of Katle Wines. deceased, has & Dimick and W. I. Mulvey, room 3. filed in the county court of Clacks Andresen building, Oregon City, Ore by order of the Honorable J. U. Campmas county, state of Oregon, her final gon, within six months from the date bell, judge of the above entitled court. account, as such administratrix of of this notice. said estate and that Monday the 4th day of December, 1916, 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.

MARY GRISENTHWAITE. Administratrix of the Estate of Katie Wines, Deceased.

C. SCHUEBEL. Attorney for Administratrix.

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

Geo. K. Hall, Plaintiff,

Jenett Hall, Defendant. To Jenett Hall, above-named defend-

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 29th day of December, 1916, said of Orogon City building, in Oregon date being the expiration of six weeks City, Oregon, within six months from from the first publication of this sum. the date of this notice, with proper mons, and if you fail to appear or answer said complaint, for want thereof, the plaintiff will apply to the court for the relief prayed for in his complaint,

For a decree dissolving the marriage contract now existing between plaintiff and defendant. This summons is 24th, 1916. published by order of Hon, J. U. Campbell, judge of the circuit court, which Notice of the Completion of "Fly dated the 27th day of November, 1916 order was made on the 16th day of November, 1916, and the time proscribed for publication thereof is six gineer in charge of the improvement October, 1916, in favor of Henry W. weeks, beginning with the issue dated of road between Oregon City and New Priday, November 17, 1916, and conlinuing each week thereafter to and in Off" has flied in the office of the N. Pearcy and Mary M. Pearcy, his cluding Friday, December 29th, 1916 County Clerk of Clackamas county, wife, and Anna Graf, defendants, for BROWNELL & SIEVERS,

Attorneys for Plaintiff.

Title and Trust Company, a corporation, Plaintiff,

Henry Russell and Mathilda Russell his wife Defendants.

State of Oregon, County of Clacka-

By virtue of a judgment order, deeree and an execution, duly issued out of and under * seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 26th day of October, 1916, upon a judgment rendered and entered in said court on the 26th day of October. 1916, in favor of Title and Trust company, a corporation, plaintiff, and against Henry Russell and Mathilda

sum of \$1000.00, with interest there and answer the complaint ate in the county of Clackamas, state in her complaint, to-wit:

of Oregon, to-wit: Woodmont First Addition, according plaintiff and defendant. This sumto the duly recorded plat thereof now mons is published by order of Hon. on file in the recorder's office of sa. I J. U. Campbell, judge of the Circuit

execution, judgment order and decree, time prescribed for publishing thereof and in compliance with the commands is six weeks, beginning with the issue of said writ, I will, on Saturday, the dated Friday, November 24, 1916, and 9th day of December, 1916, at the hour continuing each week thereafter to of 10 o'clock a. m., at the front door and including, Friday, January 5, 1917. 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 defendants or either of them, had on the date of the mortgage herein or since had in or to the Plaintiff, above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

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

Summons

In the Circuit Court of the State of Oregon for Clackamas county. Sylvia Ellen Porter, Plaintiff,

Ernest E. Porter, Defendant. To Ernest E. Porter, defendam

above-named: In the name of the state of Oregon you are hereby required to appear and plaintiff will ask for a decree fore- felt, as administratrix with the will down."-Pittsburgh Post. answer the complaint filed against you closing its note and mortgage upon annexed of the estate of J. A. Colfelt, in the above entitled court and cause and against the following described deceased, the sum of twelve hundred on or before Monday the 18th day of real property situated in Clackamas (\$1200) dollars, with interest there-December, 1916, and if you fall so to appear and answer, for want thereof the plaintiff will apply to the court for the relief demanded in her com-

plaint berein, to-wit; For a decree dissolving the bonds of commencing at the northwest corner of \$63.00, expended by the plaintiff

Oregon, for the County of Clarks fendant, and requiring the defendant line \$39.51 feet; thence east 622 feet; a decree of foreclosure foreclosing the To Dorls Rayl, above named de en name, Sylvia Ellen LaCroix, and the north time of said claim; thence ceased, said mortgage being recordin the name of the State of Oregon, incurred in this suit, and for such oth- to the place of beginning, containing Clackamas county, Oregon, in Book 87 you are bereby required to appear and or and further relief as to the court twenty-three and one-third (23 1-3) of Mortgages on page 188, said mort-

weeks from the first publication of this titled court for six consecutive weeks omens, and if you fail to appear or prior to the 23rd day of December, answer said complaint for want there | 1916, which order was made on the of, the plaintin will apply to the court 9th day of November, 1916. The first \$250.00, together with interest thereon wit: for the relief prayed for it his com- publication of this summons is made on the 10th day of November, 1916, For a decree dissolving the mar- and the last publication thereof will riege contract now existing between be upon the 22nd day of December, and mortgage and for the costs and Oregon Iron & Steel company's ex-

VEAZIE, McCOURT & VEAZIE, Attorneys for Plaintiff.

Notice to Creditors In the Matter of the Estate of Hy-

ram Hoskins, Deceased. Notice is hereby given that the undesigned, has been duly appointed adto and including Friday, December 8th ministrator with the will annexed of All persons having claims against said of redemption. estate are hergby notified and requested to present the same duly verified and with proper vouchers to him dersigned administratrix of the cas at the office of his attorneys, Dimick

DIMICK & DIMICK and W. L. MULVEY. Attorneys for Administrator. PRANK HOSKINS, Administrator with the Will Annexed of the Estate of Hyram Hoskins,

7, 1916

15, 1916,

Notice to Creditors.

Notice is hereby given that the County Court of the State of Oregon, 1917. for the county of Clackames, has appointed the undersigned administrator of the estate of Elizabeth J. Waldron, deceased. All persons having claims against the said decedent, or her estate, are hereby given notice that they shall present them to the undersigned administrator at the office of J. F. Clark, Esq., in the Bank vouchers duly verified.

J. L. WALDRON. Administrator of the Estate of Elizabeth J. Waldron, Deceased J. F. CLARK,

Attorney. Date of first publication, November

Creek Cut Off"

Notice is hereby given that the entractor, has completed his said con- on at the rate of seven per cent per

Sheriff's Sale.

In the Circuit Court of the State of ing objections to file to the completion of the County of Clackamas. In the County of Clackamas. It is a salt of the completion of said work, may do so within of \$18.25 costs and disbursements, two weeks from the date of the first publication of this notice, in the office of the County Clerk of Clackamas | county.

Date of first publication, November 23rd, 1916.

IVA M. HARRINGTON. County Clerk.

Summons.

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

Margaret Harris, Plaintiff, Hurbert Harris, Defendant. To Hurbert Harris, above-named de-

fendant: In the name of the state of Oregon on at the rate of eight per cent per an. against you in the above entitled suit, attorney's fee, and the further sum of six weeks from the first publication of all the right, title and interest which quent showing made by me before the \$29.85 costs and disbursements, and this summons, and if you fail to ap- the within named defendants or either the costs of and upon this writ, com- pear or answer said complaint, for of them, had on the date of the mortmanding me to make sale of the fc!. want thereof, the plaintiff will apply gage herein or since had in or to the

For a decree dissolving the marri-Lots 8, 9, 10, 11 and 12, tract 3, age contract now existing between Court, which order was made on the Now, Therefore, by virtue of sa'd 23rd day of November, 1916, and the BROWNELL & SIEVERS.

Summons.

Attorneys for Plaintiff.

In the Circuit Court of the State of Oregon, for the County of Clackamas. vestment Company, a corpoartion, felt, Deceased, Defendants.

Harriet Frances Murphy and Thom- ants: as J. Murphy, her husband; Herman In the name of the State of Oregon, Hulman and Jane Doe Hulman, his Doe Hulman, his wife, Defendants.

wife:

you and each of you are hereby re- answer, for the want thereof, the plainquired to appear and answer the com- tiff will apply to the court for the replaint of the plaintiff filed in the above lief prayed for in this complaint toentitled suit, on or before the 20th wit: That plaintiff do have and reday of January, 1917, and if you fall cover of and from the defendants, An. She has already torn up about \$1 worth to answer for want thereof the said na Marie Colfelt and Anna Marie Col. of blanks trying to boil her message

county, Oregon, to-wit: a scribed real property situated in the and for the further sum of \$125,00 as county of Clackamas, state of Oregon, attorney's fees, and the further sum

cree herein in favor of plaintiff and the following described property, situagainst said defendants for the sum of ated in Clackamas county, Oregon, toat the rate of 8 per cent per annum Lots thirteen (12), fourteen (14), disbursements of this suit.

3rd-Directing the sale of the said of said sale and to the payment of said court may seem just and equitable. judgment.

relief as is just and proper.

This summons is served by publicawhich order was entered in the above entitled court and cause on the 28th day of November, 1916, and requires complaint on or before the 20th day of January, 1917, being the time fixed by the court within which you are to en Date of first publication, November ter an appearance herein; otherwise plaintiff will take a decree in this suit Date of last publication, December as prayed for herein and in plaintiff's complaint filed herein.

Date of first publication, December 1916. Date of last publication, January 12

BEACH, SIMON & NELSON. Attorneys for Plaintiff.

710 Board of Trade Building, Portland,

Sheriff's Sale.

In the Circuit Court of the State of Oregon, for the county of Clackamas, Henry W. Hagemann, Plaintiff,

Joel N. Pearcy and Mary M. Pearcy, his wife and Anna Graf, Defendants. State of Oregon, county of Ctackaman, ps:

By virtue of a judgment order, tecree and an execution duly issued out of and under the seal of the above entitle court, in the above entitled cause, to me duly directed and dated the 27th day of November, 1916. upon a judgment rendered and entered in said court on the 24th day of his certificate that W. B. Kidd, con- the sum of \$3000, with interest thereannum from the 6th day of February Any person, firm or corporation hav- 1916; and the further sum of \$150 and the coots of and upon this writ commanding me to make sale of the following described real property, sit-

state of Oregon, to-wit: (3), seven (7), nine (9), eleven (11), thirteen (13), twenty (20), and twentytwo (22), in Oswego Heights.

Now, Therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the lowing desicrbed real property, situ- to the court for the relief prayed for above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest,

costs and all accruing costs. W. J.WILSON, Sheriff of Clackamas County, Ore. By E. C. HACKETT, Deputy. Dated, Oregon City, Ore., December

Summons for Publication. In the Circuit Court of the State of Oregon, for the County of Clackamas. Addle G. Green, Plaintiff,

1st, 1916.

Anna Marie Colfelt, Fredrika, Colfelt, Augusta Colfelt and Anna Marie mous quantities.-Japan Society Bulle Colfelt as Administratrix with the Will | tin. The Northwest Real Estate & In Annexed of the Estate of J. A. Col-

of the first publication of this sum-In the name of the State of Oregon mons, and if you fail to so appear and on at the rate of 8 per cent per an-All the following bounded and de num from the 11th day of April, 1915, Free Press.

matrimony now and heretofore exist of donation land claim No. 46 and run for insurance, together with the costs matrimony now and heretofore exist- of donation land claim No. 46 and ran- for insurance, together with the costs ing between the plantiff and the de- ning thence southerly along the claim and disbursements of this suit. For REGISTRATION BOOKS to pay the plaintiff the sum of \$50.00 thence north 329.81 feet; thence east lien of that certain mortgage given by per month as alimony for plaintiff's support and maintenance, and for a decree restoring to plaintiff her maidfor plaintiff's costs and disbursements west along the north line of said ciaim ed in the office of the recorder of acres in the donation land claim of gage being for the sum of twelve hunbefore the first day of December, 1916, and to the order of the Honorable J. ty of Clackamas, state of Oregon. thereon at the rate of 8 per cent per and date being the expiration of six U. Campbell, judge of the above on 2nd Also for a judgment and do annum and said more and an annum and said more annum annu This summons is published pursu- George and Eunice Brock in the coundred (\$1206) dollars, with interest

Oregon from & Steel company's ex-tension to the First Addition to OsThe registration records and the things, is because I want to see cer-

4th Rarring and foreclosing all week for at least six consecutive tion books unless he returns the card sues, we have no future as a party upon these issues, hereby pledging right, title and interest of each and weeks in the "Oregon City Enter and requests that his name be kept on in this state, and two years from now myself to the people of this state that the estate of Hyram Hoskins, de all of the defendants herein in and to prise," a weekly newspaper of general ceased, by the above entitled court the said real property and the whole circulation, published in Oregon City, Attornoys for Plaintiff, and has duly qualified for his trust, theroof save only the statutory right Clackamas county, Oregon, by order of the Honorable J. U. Campbell, cir. 5th-And for such other and further cult judge, made this 28th day of November, 1916.

The first publication of this sum tion thereof for six successive weeks mons is upon the 1st day of December, 1916, and the last publication on the 12th day of January, 1917.

> PARRINGTON & FARRINGTON, Attorneys for Plaintiff.

that you appear and answer to said IF IN NEED of evidence or information, see E. L. Kellogg, Jr., expert high class investigator; 15 years' experience; detect a phone operator. Terms reasonable. Box 295, Oregon City, Oregon.

> good ranch for sale. State cash price and description. D. F. Bush, Minneapolis, Minn.

FOR SALE-16-month-old Jersey bull Apply Jno. Ball, R. 1, Oregon City.

FOR SALE-One registered Holstein bull; six good grade Holstein heifers; 1900-lb. Simplex cream separator, Frank Haberlach, Clackamas, Ore.

-PHONES-Office-Home, A-23 Pacific, 253 Residence-36P11 DR. WM. C. SCHULTZE DR. F. P. SCHULTZE Physicians and Surgeons Rooms 217-218 Masonic Building Oregon City

Lawyer Deutscher Advokat Room 2 Beaver Bldg. Oregon City

THREATENED IN DOUGLAS

ROSERURG Ore, Nov. 27 -- In the event Governor Withycombe issues a proclamation placing in effect the bone-dry" amendment and thereby uate in the county of Clackamas, lifts the penalty provided for liquor Eight names will adorn the ballot, and violators under the present prohibi-All of tracts or lots one (1), three tion law, District Attorney Neuner said today he would confiscate every shipment of liquor received in Douglas county between the time the proclamation is issued and the date on which the legislature passes a law making

the amendment enforcable. 'I believe I will be justified in taking this action," said the district athour of 10 o'clock a. m., at the front amendment probibits the importation door of the county court house in the of liquor into Oregon for beverage pur-Russell, his wife, defendants, for the you are hereby required to appear city of Oregon City, in said county poses. Whether I would be able to filed and state, sell at public auction, sub- secure an order authorizing the deject to redemption, to the highest bid. struction of the liquor confiscated 1914, and the further sum of \$100.00 as 1917, said date being the expiration of der for U. S. gold coin, cash in hand. would probably depend on the subse-

First Stamps of Nippon.

It was in March, 1871, that postage stamps were for the first time issued in Japan, following the system of western countries. The stamps were of four denominations of mon. These stamps however, disappeared shortly after their issue, to be replaced in 1872 by another series in the denomination of sen. These denominations are still in use today, but at the prevent time there is a far wider variety, the value being from one-quarter of a cent to \$5 The first stamps were extremely crud in appearance, were without gum and the essailly mean the accumulation of were printed by the ancient method of wood engraving. Today electric ma and around buildings, but the unneces-chines turn out the stamps, as we sary accumulation of old furniture. know them in this country, in enor-

Animals Under Water. The ability of a beaver to remain un-Colfelt, of the above-named defendso tough a problem as it looks. When the take or pond is frozen over a bea ver will come to the under surface of you are hereby required to appear and the ice and expel his breath so that it average home or business premises is wife; Herman Hulman, Jr., and Mary answer the complaint filed against will form a wide, flat bubble. The air, you in the above entitled court in the coming in contact with the ice and wa To Herman Hulman and Jane Doe suit aforesaid, on or before the 15th ter, is purified, and the beaver breathes Hulman, his wife, and Herman Hul day of January, 1917, said date being it again. This operation he can repeat man, Jr., and Mary Doe Hulman, his more than six weeks after the date several times. The otter and muskrat wife:

> Reckless. "Better let that woman send thirty words for a quarter if she likes. "Why so?

> "It will save the company money.

Must Keep Them.

"I guess so. I never heard of any-

body wanting to take them "-Detrait

"Does he keep his promises?"

nations tax rate for 1917 not increased. -Adv.

BEING CHECKED OVER

VOTERS WHO DID NOT CAST BAL-LOT NOVEMBER 7 WILL BE NOTIFIED BY CLERK.

Registration books at the office of County Clerk Harrington are open under the new permanent registration law, but practically no voters are reg from November 12, 1914, and for the fifteen (15), and sixteen (16), in block | istering now that interest in national sum of \$50,00 for foreclosing this note one hundred thirty-eight (138) in the and state politics is a thing of the

wego, according to the recorded maps poll books of the recent election will tain issues that are now before the ful resources and yet today, we have hereinbefore described real property and plats thereof in the county of be compared to ascertain the names of people of this state, carried into efand the application of the proceeds Clackamas, state of Oregon, and for those voters in the county who did not feet this coming session. thereof to the payment of the costs such other and further relief as to the vote. The clerk will send a notice to those voters, notifying them that his can and unless the legislature keeps roads. This summons is published once a name will be taken off the registra- its pledges in certain paramount isthe books.

The section of the law which explains this feature follows:

"Not less than 30 days nor more nially thereafter, the county clerk shall compare the poll books of all bone dry' prohibition law; second, mit, if elected speaker, the house of general and primary elections, and any other elections held throughout the county during the previous two years, with the register of electors, and if it books to have voted at, at least one ocunty clerk shall remove the said card from the register of electors.

"Said cards so removed shall be returned for a period of one year and whose card is so removed from the tice to his postoffice address as appearing on said and within five days so removed. The said notice may be on a postal card and may be substantially in the following form (Then folnotification and a space where the commissions. elector may state that he still resides in the precinct mentioned and that he intention in certain quarters to ob-

'If said card is returned within ten days, signed by the elector, the county electors, otherwise he shall permanently cancel said registration."

POLITICS BEGIN TO STIR IN GLADSTONE this state.

EIGHT NAMES ARE ON BALLOT AT CITY ELECTION ON DECEMBER 4.

Politices in Gladstone is taking on life anew, for the annual city election will be held next Monday, December 4. four councilmen, a recorder and a treasurer will be elected.

Recorder John N. Sievers and Treasurer T. A. Burke are candidates for re-election and are unopposed. W. E. Hempstead, Frank T. Barlow, C. C. Lee, Edward Kent and H. E. Cross are candidates for the three two-year terms on the council and Brenton 30th day of December, 1916, at the torney, "for the reason that the dry Vedder is not opposed in his race for the one-year term.

OUR FEARFUL FIRE LOSSES.

Most of Them Are Caused by Untidi-

ness and Carelesaness. The fire loss in the United States is about \$250,000 a day, or an aggregate of \$750,000,000 a year. Careful observation from detailed statistics compiled on the subject shows that most of this loss would be prevented by the observation of reasonable precautions, particularly in the direction of more tidiness. Sixty-five per cent of all fires take place in homes, and cases show that 50 per cent of all fires are due to

carclessness, ignorance or both. The 65 per cent occurring in homes. it is readily shown, would never occur if persons had taken reasonable care in respect to tidiness. Rubbish is the chief carse, and rubbish does not paper and things of that character in magazines, carpets, supplies of all kinds in cellars and attics which acumulate dust and lie there for years.

What applies to the home in respect to rubbish is true to a marked degree in many business premises. Just a litlittle time along these lines generally would greatly reduce the fire loss. The absence of fire extinguishers in the serious omission. Careless handling of matches, careless use of oil, the accumulation of oily rags and waste material and a host of small matters like these are the causes of a great many fires and a great deal of loss.-Lumber Trade Journal

DON'T MISS THIS. Cut out this slip, enclose with 5c and mail it to Foley & Co., Chicago, Ill., writing your name and address clearly. You will receive in return a trial package containing Foley's Honey and Tar Compound, for coughs, colds and croup; Foley Kidney Pills, for pain in side and back; rheumatism, backache, kidney and bladder ailments; and Foley Cathartic Tablets, a wholesome and thoroughly cleansing cathartic, for constipation, biliousness, headache Portland-with \$15,000,000 less val- and sluggish bowels... Jones Drug Co.

Our Jitney Offer-This and 5c.

GEO. C. BROWNELL DECLARES CANDIDACY FOR SPEAKER IN HOUSE OF REPRESENTATIVES

session. Not because I am hungry for rate. this honor and distinction, as a mat-

we will elect a Democratic governor if the power is placed in my hands to and a Democratic U. S. senator. We organize the house of representanow have two members of the U. S. tives, that it will be so organsenate, both Democrats from a Re- ized that this program will publican state, supporting a 'tariff forced through and all legislation that than 60 days after the regular biennial for revenue only policy, which is de- is antagonistic to these issues will election in November, 1916, and bien structive of the material interests of never go through or be passed. That this state. These issues cannot be I will stand for what is fair and just, our pledges for retrenchment, and representatives to be organized in abolition or consolidation of commis- such a way as to thwart the expressed sions, and enforcing the tax limita- will of the people of this state and tion adopted by the people. Unless nullify the pledges that were made by appears that any one is on said registhis program is adhered to by the the candidates asking for the support ter who does not appear on said poll legislature and a sincere and earnest of the people two years ago and dureffort for economy and reduced tax-ation is made, the Republican party "My election is immaterial, what is said election during such period, the ation is made, the Republican party hence.

"I am satisfied that an effort is being made by certain banking interthen may be destroyed. Any person ests in Portland and other interests in other parts of this state to organregister of electors shall be notified ize this legislature with a direct balby the county clerk by sending a no pose of over-riding the people's wishes and expressed will at the ballot box, as well as to over-ride the gram of this character, knowing that pledges of the leaders of the party practically every office-holder and from the time that his registration is in this state, as well as those made upon the stump and in the newspaers two years ago and repeated in also conscious of the fact that if this this last campaign, to-wit: economy, program went through, several of the lows the form of postal card with the reduced taxation, and abolishment of office holding boarding houses in Sa-"As I view it, there is no present

ready in the field, while they are ex- rate, are the gentlemen who will be clerk shall file his registration card cellent gentlemen in every way, come in the saddle two years from now, and in its proper place in the register of from counties demanding increased the individuals who oppose this proappropriations, normal schools, etc., gram and stand for an organization of rigation bonds, and will by the very priations, laws to permit the issuing nature of their association, environ-

"I am in favor of fair and just ap- political sense, two years from now.

George C. Brownell, representative propriations to support our schools elect from this county, Wednesday and institutions, but I am opposed to announced his candidacy for speaker increasing the tax burdens a single of the house at the next session of the dollar, and favor a reduction where it state legislature. His statement tol- can be made without destroying the efficienty of any school or institu-"I have made up my mind to become a candidate for speaker of the state to a strict account, unless we house of representatives this coming stand for economy and a lower tax

"The time has come when we have tries. What we need are factories, "In the first place I am a Republi- industries and payrolls and good

"Lbase my candidacy for speaker

will be put out of business two years important is the passage of laws that will carry out the people's will as represented by the issues referred to.

"There will certainly be a fine time in Salem this winter if there is any organized effort to pass legislation antagonistic to the above issues.

"I fully realize that it will be very hard for me to be elected upon a pro chair-warmer now on the pay roll in this state will be against me. I am lem would have to go out of business. but I also know that whether I am elected or not, that representatives in the precinct mentioned and that he intention in certain quasistant has name remain on the serve the mandate of the people as to the coming session and work in sintax limitation. "The candidates for speaker al- the people's will and reduce our tax the state to guarantee interest on ir- the house, favoring increased approment and locality, be compelled to interest to be secured and guaranteed join for increased appropriations, by the state, and adhering to the thereby overthrowing the tax limita- maintenance of the tax-eating comtion amendment to the constitution of missions now in existence, will be out of politics and out of business, in a

STILL ILLEGAL TO SELL MINORS BOOZE, HE SAYS

SALEM, Or., Nov. 24.-The statute Hurbert Harris persisted in living making it a misdemeanor, punishable the high life, according to the allegaby a fine of not more than \$300 and tions of his wife, Margaret, in a divnot more than a year's imprisonment, orce suit filed in the circuit court here to give a minor liquor, was not re- by her attorneys, Brownell & Sievera. pealed by the prohibition law, Attor- He called her names, came home ney General Brown told a district at drunk, associated with other women torney in an opinion this morning.

ALBANY TAX 30 MILLS.

ALBANY, Ore., Nov. 24. - Albany she asks the custody. of about 30 mills. The follows: City levy, 18 district 6 mills, and county levy about ried September 3, 1914, at Vancouver fixed, but will no doubt be at that fig- place December 8, 1914. Brownell &

HUBBY LIVED TOO FAST, SAYS WIFE WHO SUES

and otherwise misbehaved himself charges the wife. They were married October 11, 1908, at Bella Coola, B. C., and have two children over whom

I mills. The latter is not definitely and the alleged act of desertion took Sievers appear for the plaintiff.

PROFESSIONAL DIRECTORY

RIGHEY TO LOAN

D. C. LATOURETTE, President

The First National Bank of Oregon City, Oregon

Phones-Pacific 52 William Hammond Philip L. Hammon HAMMOND & HAMMOND

bstracts, Real Estate, Loans, Insurance. OREGON CITY, OREGON Pacific Phone 81. Home Phone A-273

Attorneys-at-Law

Office Phones-Pacific Main 405; Home A-270. STONE & MOULTON Attorneys-at-Law Beaver Bldg., Room 6

OREGON CITY - - - OREGON O. D. EBY Attorney-at-Law Money loaned, abstracts furnished, land titles examined, estates settled, general law business Over Bank of Oregon City.

> C. SCHUEBEL Attorney-at-Law

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

taxpayers this year will nav on a levy | Lucile Ward charges desertion in "ded as a divorce suit filed in the local courts bool against John Ward. They were mar-

JOSEPH E. HEDGES Lawyer

WEINHARD BUILDING

Home A-157

F. J. MEYER, Cashier

CAPITAL, \$50,000.00 Open from 9 A. M. to 3 P. M. Transacts a General Banking Business

> GEORGE C. BROWNELL 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 Notary Public. Estacada, Oregon,

W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veteri-

nary 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