E. E. BRODIE, Editor and Publisher.

Entered at Oregon City, Oregon. Postoffice as second-class matter,

Subscription Rates: Trial Subscription, Two Months Subscribers will find the date of expiration stamped on their papers following their name. If last payment is not credited, kindly notify us, and the matter will receive our attention.

Advertising Rates on application.

REASON IS WOBBLING.

If we may be so bold we should like Oregon Daily Journal. The Journal crimes of the 1917 legislature. This sex is attested to be indisputed femin- knew him when he was all right. ine by the statement immediately below it that "she files with her own wings dally."

Now while a spread caule is really rather appropriate for the Journal, it strikes us that it would be possible to obtain a symbol which would elip the mark even more closely.

In the light of the sinister influence which its owner has recently had on the paper, we feel it would be more in keeping with the spirit of the sheet if the spread eagle were replaced with an escutcheon blazoned as follows:

The shield should be quartered-or even drawn and quartered if convenlent. Still it might be better to devote one entire side to the common charge or chief dealen, for which we would

'scutchecon.

linquent tax list at a rate which is 20 the senate and the house.

per cent below the legal rate fixed by state law, one has a right to assume

but we are mightily afraid that some of morning and evening service. which it prints daily on its front page of these days he is going to make the rite of confirmation will be adminisright along with its stories of the professional acquaintance of Dr. R. E. L. Steiner, of Salem. Really, we say design shows a spread eagle, whose this with the deepest of regret, for we to the call in one of the columns of

HATS OFF TO THE GOVERNOR

When the legislature adjourned found that it had paid to Governor There is a certain amount of funds Withycombe a higher compliment in this treasury of the association of than it could have addressed to him this county, we understand, which by the pussage of a carload of resointions of respect.

mendation made by the governor in the Columbia river. his message at the first meeting was made into a law before the sesion

opinion against lived through both 25,733 acres for delivery of claimants. houses and came up to him for his signature-not one thing!

This is more than a remarkable re-Opposite, on a field vert, might be cord, particularly so in the light of shown sundry hazel nuts, proper. He the fact that the governor gave the low, the portrait of the owner, pur- legislature a free hand, absolutely repure, should be shown on a field craryquilt. This represents the blot on the excutive office as a whip over the legislators.

Perhaps one might think that such | That makes the compliment not only a coat-of-arms would be a bit wild but real, but absolutely sincere. It is no one could ever question its appro- seldom that a state executive after his circulation. Albright was said to have south of Range 1 west of the Willamprateness. When a paper howls for a pre-session consideration of measures law and gets it and then howls be which the legislature will probably cause it got it, when it makes the as- take up, reaches a series of decisions sertion that a paper is robbing the peo as to their respective merits which is ple when it voluntarily prints the de- later affirmed in its entirity by both

MOTORIST EXPLAINS METHOD WHEREBY ROAD BOND ISSUE **WILL COST TAXPAYERS NOTHING**

OREGON CITY. Feb 28 .- (Editor necessary and desirable at any cost. of the Enterprise.)-The automobile if there may be any doubt in his mind. tic. for constipation, billousness, headthe increased license commencing with the state treasury for use:

for the cause of good roads?

driven chiefly over rough country or \$300,000 per year. roads rarely show a tire with life up to said guaranty.

dominating.

short time show the owner of an auto- nothing and bring you much. mobile that the hard surface roud is

owner will pay the expense of hard The proposed bond issue will cost ache and sluggish bowels. surface roads under the proposed bond the tax payer nothing. The present issue for \$6,000,000, to be voted upon one-fourth mill tax will prevail even by the people at a special election to if the bond issue were voted down, so be held June 4, 1917. And whether he the tax payer has nothing to gain by votes for the bond issue or no, he will voting against the measure, the only u'ar annual meeting of the stockhold have to pay the bill just the same. difference being that the Highway ers of the Clear Crock Creamery Co Auto licenses in future will cost twice Commission will only have available will be held Monday, March 19, 1917. as much as previously by the terms of for immediate use the returns from Meeting to be called to order at 1 another law passed by the 1917 legis- the 4-mill tax plus the license money. lature and whether the people approve or a total of about \$575,000 per year, pose of this meeting is the election the bond issue, the autoist must pay while with bonds, there will be in of a board of five directors, a secre-

and the money collected from taxes City driven machines where hard and licenses will be used simply to paved streets are the rule, show aver- pay interest and the principle of bonds. Notice of Settlement of Final Account. age life of tires far above the guar- as they fall due one-twentieth each in the County Court of the State of anty of the tire makers, while cars year, commencing with the sixth year,

the benefit and pays all the extra ex-City driven cars will get nearer the pense, still the entire state will greatly makers guaranty of miles per gallon benefit from the better roads which Title and Trust Company has, in the 13th day of October, 1916, and the and further rollef as county and the of gasoline than cars driven over will feed the various sections and above entitled proceeding, filed its costs of and upon this writ, command nature of this suit may require. Ser-Wear and tear on the car itself will brains of thousands of auto owners der the last will and testament of maid defendant, and if sufficient could you by publication thereof in pursube less with hard surface roads pre- throughout the length and breadth of John F. Johnson, late of the County not be found, then out of the real ance of an order made by the Honorthis greatest of all lands.

All these points will within a very Vote for bonds-it will cost you Court has appointed eleven thirty in on and after the date of said 13th entitled court, on the 12th day of Feb-

of the birth of Washington, a day observed by every American citizen, with respect and reverence, so long as freedom has a home. His pure fame at the Cliff House. is recognized and appreciated throughout the world. In many of the state the day is by statute set on Saturday last, Dr. John Welch apart as a holiday, and its observance as such with appropriate ceremonics. City, containing about 627 acres, for lying about eight miles from Oregon the sum of \$1,850, one-fourth down, has become general. In Oregon, we and the remainder on interest at 12 per cent.

cities there was on Friday manifesta-The Twenty-Second of February- him who was First in War, First in Friday was the honored anniversary Peace and First in the Hearts of his Countrymen. The evening was observed in this city by a social reunion

Land Sale-At the executor's sale

Your Bookkeeping Done At the Bank

TO the users of the check account, we issue on the first of each month a statement of the deposits made and the checks drawn. This record corresponds with the bank's books. YOUR checks paid by the bank dur-ing the month are returned with the statement. The bank does all the clerical work for you. You have the advantage of safety, the benefit of convenience and the assurance that your financial affairs are carried on with system and accuracy, WHEN YOU PAY BY CHECK.

The Bank of Oregon City Clackamas County

house of J. N. Reynolds in this city Married-On the 17 inst., at the by the Rev. I. D. Driver, Mr. J. M. Stewart, of Marion county, and Miss Merilla Isham, of Oregon City.

Our thanks are due to the bride for a bounteous supply of cake. May a long, prosperous and happy life attend them.

"Disapinted" Love.-We are requested to state that neither Charlie Church, the obliging purser of the Rollance, nor B. C. Lewis, nor Will H. Kelly wrote the poetry in this paper a few weeks since under the above head.

Religious Services-Bishop Scott will preach in the Episcopal church Executor of the estate of Alfred Gertto suggest a new coat-of-arms for the that reason is wobbling on its throne, in this city this evening at 7 o'clock, We hate to say it of Mr. Jackson, and Sunday next at the usual hour

> County Fair-Attention is invited this paper for a meeting of the peo- In the Circuit Court of the State of ple of this and adjoining counties to take into consideration the practicability of Multnomah, Yambill, Washwith all its business completed it was taining an agricultural association. ington and Clackamas counties mainwill be appropriated to the purpose of a fair for this year, and we have not a doubt but that an association Looking over the record of the can be organized which will ultimatestate law-making body one will find ly be of great advantage to the counthat during the session every recom- ties mentioned, as well as others on

Patents Transmitted-The commissioner of the General Land Office has transmitted to Oregon City 94 pat-Nothing which he expressed an ents for old settlements, conveying

Albright Says ResignationIs Just a Report

Reports that Jack Albright had resigned as councilman were denied Friday night by both Albright and Councilman Roy B. Cox.

According to a rumor that had some secretly placed his written resigna- ette Meridian, containing forty (40) tion in the hands of Cox to be pre- acres, more or less, and located near sented to the council at a time when the Schuebel faction held the reins.

allow the Schuebel men to appoint a claiming any right, title, estate or inssor favorable to their interests. "Nothing to it," said Albright

said Cox.

and Foley Cathartic Tablets, a whole proper in the premises. some and thoroughly cleansing cathar-

Notice of Stockholders' Meeting.

t'ar annual meeting of the stockholdo'clock p. m. at the plant. The purtary and treasurer for the year 1917. 1917 \$1,000,000 Other business of importance may be Why should the auto owner be wil- 1918 \$2,000,000 transacted. All stockholders are re-

THOS. E. ANDERSON, Secy.

meh.

F. Johnson, deceased, tring the "Call to Oregon" into the final account as Executor of and un. ing me out of the personal property of vice of this summons is made upon of Clackamas, deceased; that the property belonging to said defendant able J. U. Campbell, Judge of the above the formoon of Monday, the second day of October, 1916, to satisfy said runry, 1917, directing that said pubday of April, 1917, as the time, and sum of \$434.20 and also the costs up- lication by made in Oregon City Enthe County Court Room in the Clack- on this said writ. amas County Court House at Oregon Now, Therefore, by virtue of said culation published in the City of Ore-ing disposition to regard fittingly the hearing of objections to such Final and in compliance with the commands of Oregon

Dated February 17, 1917. TITLE AND TRUST COMPANY. tions of respect to the memory of Administrator of and under the last 1917 duly levy upon the following mas, deceased.

ERNEST W. HARDY, 1110 Wilcox Oregon, to-wit: building, Portland, Oregon, Attorney for the Executor.

Notice of Final Settlement.

Evans, deceased. a, m. has been fixed by said court as acres more or loss. the time for hearing obections to said report and the settlement thereof.

E. J. HALL, Executor of the estate of C. W. Evans, HAMMOND & HAMMOND,

Attorneys for executor. Notice to Bidders.

H. S. ANDERSON, County Judge. Notice to Creditors.

In the County Court of the State of Oregon, for the County of Clackamax.

In the Matter of the Estate of Alfred Gertsen, deceased.

Notice is hereby given that the undersigned has been appointed executor of the estate of Alfred Gertsen, deceased, by the county court of the State of Orecon, for the County of Cinckamas, and has qualified. All persons having claims against said estate are hereby notified to present the same to the understaned at Room 507, Dekum Building, Portland, Ore In the Circuit Court of the State of gon, within cix months from the date

C. L. OBERG, sen, deceased

CLARK, SKULASON & CLARK. Atorneys for Executor, 1224-29 Yeon Building, Portland, Gre.

Date of first publication, Feb. 23, 1917.

Oregon, for the County of Clacka-TRAK.

Burton Brown and Bertha Harper,

John W. Ladd and J. W. Ladd and all or parties unknown claiming any

In the name of the State of Oregon; inswer the complaint filed against you in the above entitled suit within six (6) weeks from the date of the first ablication of this Summons, to-wit: or before the 5th day of April, A. D. 917, and if you fail to so appear and inswer the complaint herein for want thereof the said plaintiffs will take a decree against you as prayed for in said complaint, to-wit: Quieting title against you to the Northwest quarter (%) of the Northwest quarter (%) of Section 20 in Township 2 Sherwood, Clackamas County, Oregon, and that the said defendants, Inasmuch as the council would up. John W. Ladd and J. W. Ladd and all point any new man such a coup would other persons or parties unknown terest in the real estate described in the complaint herein and each of them "Haven't heard a thing about it," and all persons claiming by, through from or under them or any of them. be forever barred from any claim, Cut This Out-it is Worth Money, right, title and interest in and to the DON'T MISS THIS. Cut out this said real property. Second, that the Pip, enclose with 5c and mail it to plaintiffs be decreed to be the owners address clearly. You will receive in ter (%) of the Northwest quarter (%) as

> ALLEN & ROBERTS. Attorneys for the Plaintiffs. Date of first publication Feb. 23, 1917. Date of last publication April 5, 1917.

Sheriff's Sale on Execution.

Notice is hereby given that the reg- in the Circuit Court of the State of Oregon, for the County of mas.

plaintiffs.

C. N. Braasch, Defendant.

cree and an execution, duly issued out of and under the seal of the above

and that in many of our towns and Account and the settlement thereof, of said writ, being unable to find any will and testament of John F. John- described real property of said de. day of March, 1917. son, late of the County of Clacka- fendant, situate and being in the County of Clackamas, and State of

Beginning at a point 6.51 chains in the County Court of the State of north and 12.69 chains east from the southwest corner of section 23, township 3 south of range 3 east of In the Matter of the Estate of Eliba-In the matter of the estate of C. W. Williamette Meridian; And running thence north 50 chains thence north Notice is hereby given that the un- 66 degrees 30 minutes west; 15.50 ersigned executor of the above en- chains; thence north 51 degrees west made by said court on the 13th day sittled estate, has filed in the county 59.12 chains; thence west 8.73 chains; of Fabruary, 1917, in the matter of the

township 3 south, range 3 east of Wil- said court on the 17th day of March, lamette Meridian containing 24 acres 1917, at the hour of twelve o'clock and right of way and canement of Port- ty of Clackamas all the right, title, inland Railway, Light & Power company terest and estate of the said Elizaas described in the judgment of the both Jane Waldron at the time of her above entitled court, entered in circuit death in Lot twelve ((12), Tom F court journal book 34 at page 329 in Randall's subdivision of block three Sealed bids will be received by the the above mentioned premises; save (3) Mt. Pleasant, according to the duly County Clerk until Friday, March 9, and except also the right of way and recorded plat thereof, and all the right, at 11 o'clock a, m., for 300,000 feet of exament of Oregon City ripe line as title and interest that the estate owns road plank to be delivered along the described in that certain deed record- or has acquired therein and to said Redland road where needed, said ed in Clackamas county, Orgon, in lot. plank to be sawed and delivered ac- book 141 of deeds at page 480, and 1 Terms and conditions of sa'e: Fifcording to specifications on file in the will, on Saturday, the 24th day of ty (\$50.00) dollars deposit with each County Clerk's office.

March, 1917, at the hour of 10 o'clock bid, the balance of purchase price to The right being expressly reserved a. m. at the front door of the County be paid on confirmation of sale, and by the County Court to reect any or Court House in the City of Oregon delivery of deed, together with ab-City, in said County and State, sell at stract of said property. Bids may be public auction, subject to redemption, left with me at my residence in Ore-

and interest which the within named of Oregon City, defendants, or either of them, had on the date of said judgment or since had 1917. in or to the above described real property or any part thereof, to satisfy sold judgment order, decree, interest, costs and all accruing costs W. J. WILBON.

Sheriff of Cisckamas County, Oregon By E. C. HACKETT, Deputy.

Dated, Orgon City, Oregon, Pebru-MFY UD. 1917.

Summons.

Oregon for the County of Clacka-

J. R. Smith an individual doing bustness as J. R. Smith Co., plaintiff.

John B. Perkel, Alice Perkel, and C. M. Huit, defendants.

for in the complaint to wit: for a judgunknown heirs of Jehn W. Ladd and ment against the detendants John H. ther sum of \$100.00 attorney fees, and J. W. Ladd also all other persons Perkel and Alice Perkel for the sum the further sum of \$47.15, costs and of \$1500.00 with interest thereon from disbursements, and the costs upon this 10 o'clock a. m., at the front door of or parties inknown calming any of \$1500.00 with interest therean trong right, title, estate, be or luterest the 10th day of Pobruary, 1915 at the in the real estate described in the rate of 6 per cent per annum and for of the following described real proportion of Oregon City, in said County and the costs and distursements of this city, to-wit: To John W. Ladd and J. W. Ladd snit including an attorney fee in such Lots Thirteen (13), Fourteen (14), to redemption, to the highest bidder, claiming any right, title, or interest County, Oregon. You are hereby required to appear and in or to the premises covered by said Now. Therefore, by virtue of said ment order, decree, interest, costs and mortgage, saving only the right of execution judgment, order, decree and all accruing costs.

> February, 1917. GEORGE R. ALEXANDER. Attorney for Plaintiff. Date of first publication Feb. 16, 1917 Date of last publication March 23, 1917

Notice of Filing Final Account. Notice is hereby given that the undersigned has filed his final account Folsy & Co., 2835 Sheffield Avenue in fee simple of the following destin the County Court of the State of Chicago, Ill., writing your name and cribed lands: The Northwest quar Gregon, for the County of Clackamas. administrator of the Estate of T. return a trial package containing of Section 20 in Township 3 South of J. Anthony, deceased and that by order Foley's Honey and Tar Compound for Range 1 West of the Willamette Mer- of the said court Monday, the 19th conchial and la grippe coughs; Foley Idian, containing Forty (40) acres, day of March, 1917, in the County idney Pills, for lame back, weak kid. more or less, and for such other and Court Room in the Court House at eys, rheumatism, bladder troubles, further relief as may seem fit and Oregon City, Clackamas County, Oregon, has been fixed and designated by the court as the time and place for hearing objections to the said Final

Account and settling the same C. E. ANTHONY, Administrator.

Oregon, for the County of Clacka-

Lydia Van Fleet, plaintiff,

Townsend A. Van Pleet, defendant. above named:

In the name of the State of Oregon: entitled Court, in the above entitled You are hereby required to appear and T. J. Concannon and Josiah Welch, cause, to me duly directed and dated answer complaint in the above enthe 26th day of January, 1917, upon a titled suit on or before the 30th day Archie L. Watt and Florence W. Watt, o'clock a. m., has been fixed by said judgment rendered and entared in of March, 1917, and if you fall to so said court on the 13th day of October, appear, plaintiff will apply to the Oregon, for the County of Multno 1916, in favor of C. S. Thompson and court for the relief prayed for in plain-G. I. Thompson, plaintiffs, and against tiff's complaint, to wit: for a decree The automobile owner gains part of In the Matter of the Estate of John C. N. Braasch, defendent, for the sum dissolving the bonds of matrimony exemption of the above entitled court, in the above entitled Administratrix of the estate of Frank of \$434.20, with interest thereon at the isting between you and the plaintiff, Notice is hereby given that the rate of 6 per cont per annum from the Lydia Van Fleet, and for such other the 27th day of January, 1917, upon a C. SCHUEBEL, Attorney for Administerprise, a newspaper of general cirgon City, county of Clackamas, State

The date of the first publication of personal property of said defendant's, the summons is the 16th day of Febru- D. C. LATOURETTE, President I did on the 19th day of February, ary, 1917. The date of the last publication of said summons is the 30th

W. J. MAKELIM. Attorney for Plaintiff.

Notice.

Oregon, for the County of Clacks- William Hammond

beth Jane Waldron, deceased. Notice is hereby given:

court of Clackamas County, Oregon, thence south 114 chains; thence east estate of Elizabeth Jane Waldron, dehis final account as such executor and 48.50 chains; thence north 20.50 ceased, the undersigned administrathat Monday, the 2nd day of April, chains; thence east 20,50 chains to tor of said estate will sell at private A. D. 1917, at the hour of ten o'clock the place of beginning, containing 600 male to the highest hidder for cash in Office Phones Pacific Main 405; gold coin of the United States, and Also Lot 4 and Lot 5 in section 27, subject to the confirmation of the more of less-save and excepting the thereafter at private sale in said coun- OREGON CITY . .

to the highest bidder, for U. S. gold gon City, or delivered in writing to

coin, cash in hand, all the right, title J. F. Clark, at his office over the Bank court on the 30th day of January, 1917,

Dated this 13th day of February, J. L. WALDRON. Administrator of the Estate of Elizabeth Jane Waldron, deceased. J. F. CLARK Attorney for Adminis-

Notice of Sheriff's Sale.

In the Circuit Court of the State of Oregon, for Clackamas County. Addie G. Green, Plaintiff,

Anna Marie Colfelt, Fredrika Colfelt, Augusta Colfelt and Anna Mario Colfelt, as administratrix with the will annexed of the estate of J. A. Colfelt, Deceased, defendants.

By virtue of an execution judgment, order, decree and order of sale issued out of the above entitled court in the above entitled cause, to me directed To C. M. Huit the above named defend, and dated the 26th day of January 1917, upon a judgment rendered and In the name of the State of Oregon: entered in said court on the 17th day You are hereby required to appear of January, 1917, in favor of said and answer the complaint filed against Addie G. Green, plaintiff, and against you in the above court and cause on Anna Marie Colfeit, Fredrika Colfeit, or before six weeks from the date of Augusta Colfeit and Anna Marie Colthe first publication of this summons, felt, as andministratrix with will anto-will on or before the 29th day of nexed of the estate of J. A. Colfelt, March, 1917, and if you fall to answer, deceased, defendants, for the sum of for want thereof the plaintiff will ap. \$1435.10, with interest thereon at the ply to the court for the relief prayed rate of 8 per cent per annum from the 17th day of January, 1917, and the fur-

and all unknown here of John W. amount as the Court shall find to be Pifteen (15), and Sixteen (16), in for U. S. gold coin cash in hand, all Ladd and J. W. Ladd also all other just and proper, and for a decree of Block One Hundred and Thirty Eight, the right, title and interest which the persons or parties unknown claiming this Court as follows: That the lien (128) in Oregon Iron & Steel Com- within named defendants or either of any right, title, estate, lien or interest of plaintiffs mortgage be foreclosed; pany's Extension to the First Addition in the real estate described in the that the defendants and each of them to Oswego, according to the recorded herein or since had in or to the above he forever barred and estopped from map and plat thereof, in Clackamas described real property or any part

redemption: that the sheriff of Clack- order of sale and in compliance with amas county be ordered to sell the the commands of said writ, I will, on Sheriff of Clackamas County, Oregon. said premises in the manner prescribe the 3rd day of March, 1917, at 18 By E. C. HACKETT, Deputy ed by law, and to apply the proceeds o'c'ock a. m., at the front door of the Dated, Oregon City, Ore., February of said sale: first to the payment of court house, at Oregon City, Clacks- 2, 1917. the costs of this suft, including at mas county, Oregon, sell at public anetorney's fees to be allowed by the tion, subject to redemption, to the Court; second to the satisfaction of highest bidder for cash in hand, all plaintiff's note for \$100.00 with inter the right, title and interest which the In the Circuit Court of the State of est thereon at the rate of 8 per cont within named defendants, or either of per annu from the 17th day of April, them had on the 11th day of October, 1915 and third that the balance if any 1912, the date of the mortgage herein Nellie May Whitney, Plaintiff, be paid, by the said sheriff to the de- forsclosed or since, that date had in fendants as their respective inter and to the above described real propests may appear. Service of this sum- erty or any part thereof, to satisfy To Earl Whitney, above named de mons is made upon you by publica- said execution, judgment, order and tion pursuant to an order of the Hon. decree, interest, costs and accraing J. U. Campbell, Judge of the above costs. entitled court, dated the 15th day of

Cheriff of Clackamas County, Oregon. By E. C. HACKETT, Deputy. Dated this 2nd day of February, 1917. First issue, Feb. 2, 1917 Last bane, March 2, 1917.

Notice of Filing of Final Account. In the County Court of the State of Oregon, for the County of Clacka-

In the Matter of the Estate of Fred W. Hoffman, Deceased,

Notice is hereby given that the ndersigned administrator of the estate of Fred W. Hoffman, deceased, has filed in the office of the County Clerk of the State of Oregon for the thereof is six weeks, beginning with County of Clackamas his final account of his administration of said estate 1917, and continuing each week there and that Monday, the 26th day of Feba. m., has been fixed by the above Date of first publication, Feb. 16, 1917. entitled Court as the date for hearing objections to said account and nettlement of the same

In the Circuit Court of the State of Administrator of the Estate of Pred W. Hoffman, Deceased. Dated, January 25, 1917.

Sheriff's Sale

his wife, Defendants. cree and an execution, duly issued ment thereof. judgment rendered and entered in said | tratrix.

in favor of T. J. Concannon and Josiah Welch, plaintiffs, and against Archie L. Watt and Florence W. Watt, his wife, defendants, for the sum of \$1067.50, with interest thereon at the rate of 8 per cent per annum from the 20th day of January, 1917, and the further sum of \$75.00 as attorney's fee, and the further sum of \$17.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described

real property, situate in the county of Clackamas, state of Oregon, to-wit: Heginning at a point on the east side line of the 30 foot right of way 1041.24 feet west and 2316.30 feet nouth of the northeast corner of the J. D. Garrett D. L. C in sections 31 and 32 in township 1 south, range 2 east, and sections 5 and 6 in township 2 south, range 2 east W. M., and running thence east parallel with north line of said claim 328.56 feet; thence south parallel with east line of said 30 foot rightof way 264.54 feet; thence west paralel with the north line of said claim 328.56 feet to a point in the east line of said 30-foot right-of-way; thence north along the east line of said 20foot right-of-way 264.54 feet to the place of beginning, containing 2 acres of land, more or less.

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 3rd day of March, 1917, at the hour of State, sell at public auction, subject them had on the date of the mortsage thereof, to satisfy said execution, judg-

Oregon, for the County of Clacka-

fendant:

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 occure the 22rd day of March, 1915. said date being the expiration of six weshs from the first publication of this summons, and if you fall to appear and answer said complaint, for want thereof the plaintiff will apply to the Court for the relief prayed for in her complaint, to wit:

For a decree dissolving the marriige contract now existing between plaintiff and defendant. This summons is published by order of the Hon. J. U. Campbell, Judge of the Circuit Court, which order was made on the 8th day of Pebruary, 1917, and the issue dated Friday, Pehroary 9, day of March, 1917

> BROWNELL & SIEVERS. Attorney for Plaintiff.

Notice of Final Settlement.

In the matter of the Estate of Frank A. Martin, Deceaned. Notice is hereby given that the understaned administratrix of the estate By virtue of a judgment order, de To Townsend A. Van Fleet, defendant In the Circuit Court of the State of filed in the County Court of Clacks. of Frank A. Martin, deceased, has Oregon, for the County of Clackas mas County, State of Oregon, her final account as such administratrix of said estate and that Monday, the 5th day Plaintiffs, of March, 1917, at the hour of 16 court as the time for hearing of ob-By virtue of a judgment order, de jections to said report and the settle-

PROFESSIONAL DIRECTORY

JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

WEINHARD BUILDING

F. J. MEYER, Cashier The First National Bank

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

Open from 9 A. M. to 3 P. M. Transacts a General Banking Business Phones-Pacific 52 Philip L, Hammond

Attorneys-at-Law That in pursuance of an order duly Abstracts, Real Estate, Loans, Insur ance. OREGON CITY, OREGON

HAMMOND & HAMMOND

Pacific Phone 81, Home Phone A-27 Home A-270. STONE & MOULTON

Attorneys-at-Law

Beaver Bldg., Room 6

O. D. EBY Attorney-at-Law

- - OREGON

Money loaned, abstracts furnished, land titles examined, estates settled, general law business. Over Bank of Oregon City.

> C. SCHUEBEL Attorney-at-Law Deutscher Advokat

practice in all courts, make coi lections and settlements. Office in Enterprise Building, Oregon City. Oregon.

Home A-151 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

Hldg., 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 Veterinary College at Toronto, Canada, and the McKillip School of Surgery of Chicago, is established Fashion Stable, between Fourth and Fifth on Main Street,

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

Marquam.