Published E very Friday. E. E. BRODIE, Editor and Publisher.

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

 Oue year
 \$1.50

 Six Months
 .75

 Trial Subscription, Two Months
 .25
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Advertising Rates on application.

REPUBLICAN REVENUE PLAN

about to be done her father and other

PLAN FOR NATIONAL BUDGET

of duplication of work.

REAL ESTATE TRANSFERS

Real estate transfers filed in the

range 4 east; \$1.

ship 2 south, range 7 east; \$10.

Milwaukie, underwent an operation at

for removal of cataract of the eye. The

Drug store, 15c each or 8 for \$1,00,-

operation was successful.

on the public service.

Tax limitation has been enacted by held. the people of Oregon, and their examstates.

Taxes cannot be increased in any classes. one year more than six per cent over the previous year except by vote of or to subsidize steamships and operate the people.

The next step will be the separation tic ports. of the tax levying and the revenue disbursing functions of the state gov. state constitution by implication. ernment.

There is a growing feeling that for the people simply to be required to put up the taxes what the budget mak | aroused by the disclosure that a 17ers ask is unfair.

Ordinarily the legislatures make the son's effort to promote his physician state tax board levies.

But the idea is growing that there of Captain Rose, head of the medical must be a limit, thus far and no far corps and entitled, by reason of a lication of the tax list was graft. ther, and let those on official beds ad spotless record of faithful service, to just themselves to the covers,

the amount of money tax raising senate, both Democrats and Republi- papers at a cost possibly four to eight bodies, state, city, school or county, cans and explained the injustice times as great as that charged in othcan take is needed.

In California the original limitation officers of the navy. Her simple this has long been passed by devices they refused to be parties to the was no law compelling The Journal to of taxeaters.

ation is a fairer plan, with the power all parts of the country have sent prospecial levies.

PUBLIC PARTICIPATION UNDESIRED.

The subscriptions to the stock of the total amount to be subscribed and framed and introduced a bill embody- was fraudulent. the public has taken only \$130,000. ing his ideas. The measure provides offering of their securities, intimates propriations necessary for the conduct prise. In Baltimore, for instance, even-numbered year. The board is where a branch bank is to be located, nancing of the banks implies, of jally reduce the cost of operating the did not want. The administration of the government in the United States in these days of the new freedom is to be classified as a close corporation matter. None but 'deserving Democrats" are to be put in charge of pub- office of County Recorder Boyles lic enterprises; and the people gener. Thursday: ally are to be kept in the dark about what is going on.

SECOND CONSERVATIVE OREGON LEGISLATURE

For the second time Oregon legisla-

ture has conducted a business session. reducing overhead and keeping appropriations down to fixed budget limita Oregon City but now residing near and Margaret Nutall, lot 3 of block 7, which order was made on the 1st day

Eight measures have been enacted the St. Vincent's hospital this week to be referred to vote of the people at special election June 4, and any other bills referred or initiated:

State issue of \$6,000,000 in bonds Adv. to begin construction of highways embracing entire state.

Expenditure of \$400,000 to build a new penitentiary at Salem.

To raise pay of legislators from \$2 Barton to George W. Cooke, land in to \$6 a day, extend legislative session | Hector Campbell D. L. C., township 1 | \$1,00. south, range 2 east; \$10, to 50 days and limit number of bills that can be introduced by members Shuman, land in section 18, township

and committees. To authorize assessors of western Pickle, lots 8, 9, block 18, Windsor; Oregon counties to restore Oregon and

California grant lands to tax rolls. Requiring municipalities to hold Gibhardt Peters, land in section 11

Henry Peters and Maude Peters to their primary and election on same township 3 south, range I west; \$10.

D. J. and Eva P. Higgins to Bertha

2 south, range 5 east; \$1.

"Oldest, Largest and Strongest Bank

in Clackamas County.

OREGON CITY OREGON

THE MASTER HYPOCRITE

ELBERT BEDE, IN THE COTTAGE GROVE SENTINEL

gain its end-that it would even stab to reading matter in the columns of NECESSITY OF TAX LIMITATION. day state primaries and elections are in the back a friend who stood in the The Journal way of anything it set out to accomplish, To provide for classified assessment

To enable Port of Portland to bulld line of steamers to foreign and domes-

Wide public interest has been becessity of advertising.

year-old girl defeated President Wilaccomplished this feat is a daughter nal's hypocrisy.

We do not conceds that point, but

the promotion offered to Dr. Grayson, been in Multnomah county, where the Direct action by the people limiting Miss DuRose went to members of the list has been published in four daily er counties of the state, If that is graft, why did the plous (?) Journal accept the graft? Why did

was one dollar on the hundred, but story convinced many senators and it insist upon having the graft? There party. the tax payer that much money and industry destroying legislation would have affected in no way the in the hands of the people of voting tests against the promotion because validity of the publication in the other false premises as the mighty tribune of the injurious effect it will have up papers.

It is too late, of course, to change this alleged graft money wrung from ceived single tax scheme. Representative Sydney Anderson of the delinquent taxpayer. Surely, if the twelve federal farm loan banks Minnesota, who is an advocate of the The Journal has a conscience it can taxes was done away with, the next have closed. Nine million dollars was budget system of appropriations, has not honestly hang outo this wealth move would have been to have the

The Journal cannot expect to be ac ownership. The balance will be subscribed by the for a "Board of Administrative Con- cepted as truly penitent so long as it government. The Rural Credits trol" of five members, who shall pre- retains the money which it charges board, in announcing the result of the pare biennially an estimate of the apmeans.

the country have not put up the years. The estimates shall be known money. It is even now eating its selves. money for the farm loan banks. On as "the budget" and shall be submitted vitals out with jealousy and cupidity the contrary, the board has discourt to congress by the president on the as it sees The Oregonian and The Telaged public participation in the enter- first Monday in December of each egram presenting bills for the publication of the tax list this year.

The Journal never was at any time given power also to supervise the ac a financier suggested that the entire counting of the executive departments of the tax list. It thought such a fight capital of the branch be underwritten and prescribe uniform methods. Con- would be popular with the people and by local investors, but the board said gressman Anderson contends that his all it had in mind was to guil the peonay. Public participation in the fi- bill, if enacted into law, will mater- ple while it got away with the bacon which The Journal chose to wear at in another form.

The Journal never has been honest. course, public participation in their government by the substitution of The Journal never has been consistent, the mask of innocence from The Journal never has been consistent. management—and that is just what modern business methods, the climns- Itis not possible for C. S. Jackson, the nal and displayed the lustful face of said real property. Second, that the the framers of the rural credits law tion of obsolete processes, and the publisher, to be either honest or con the master hypocrite. sistent in his newspaper work. They tell things about the manner in which scheme was defeated.

Six months ago most any resident, he conducted the newspaper business of Oregon would have said that the in castern Oregon that do not harmons tary and treasurer for the year 1917. March, 1917, at the hour of 10 o'clock the summons is the 16th day of Pohrulast place to look for an exhibition of ize with The Journal's recently assume Other business of importance may be a. m. at the front door of the County ary, 1917. The date of the last pub plety would have been to The Oregon tell things about his connection with mining deals in eastern Oregon that

The reputation of The Journal has would not look well printed alongside been (and still is) that it would stoop some of the sob stuff recently given to any means which might be used to full position top of eclumn and next

Deacon Jackson did not, as a matter Yet within the last two months we illiquent taxpayer. To prove this we ple will probably be followed by other of property with graduated rate of have seen this hardened old sinner ask if anyone has eyer seen in The taxation on property of difefrent shedding bucketfuls of tears for the Journal an attack upon the paving deraigned has been appointed execu downtrodden delinquent taxpayer and trust. Of course not. The paving for of the estate of Alfred Gertsen. making about as pretty an exhibition trust graft has long been notorious. of outraged virtue as one would ex- its dirtiest work has been done in State of Oregon, for the County of pect to see in this world, or the next. Multnemah county. Here, indeed, is Clackamas, and has qualified. All ary 22, 1917, And a large number of the people of a real job for a newspaper, which persons having claims against said the state who did not analyze the situ- feets so deeply for the poor and down-To prevent repeal of any parts of ation were carried away with The troiden. But The Journal, the master the same to the undersigned at Room Journal's hypocrisy. This was also hypocrite, will not say a word against 507. Dekum Building, Portland, Oretemporarily true of some of the mem- the paving trust. Why not? Because gan, within six months from the date pers of the legislature who had not The Journal draws a large rental hereof. had sufficient experience with delin- from that source for the use of one of quent taxes to realize the benefit and the floors of its million-dollar office Executor of the estate of Alfred Gortbuilding.

As we not print the tax list, we will There are tots of things a great CLARK, SKULASON & CLARK, not go into the argument as to its newspaper like The Journal could do necessity at this time. Later we may for the taxpayers of Mulinomah counappropriations and enact new laws over the heads of 114 officers in the do so, but for the present we will concalling for more revenues and the Naval Medical corps. The girl who fine ourselves to showing up The Jour | would have to attack its own stockholders, or its own advertisers, or The Journal charged that the pub- those who pay rent for space in its office building.

So you will see this master hypoif it has been graft, that graft has crite saying nothing about them But why did The Journal attack the publication of the tax list?

It had several reasons. It wished to establish itself as dictator to the legislature.

It wished to disrupt the Republican

It wished to wallop the up-state scheme to use official positions for publish the list. If it had refused to press which has defeated its every at-It is probable that six per cent limit- such personal rewards. People from publish the list it would have saved tempt to put over single tax and other

It wished to establish itself upon of the common 'peepul. But there was a deeper underlying

that, but there is no law under heaven motive. The real motive was to put to prevent The Journal from returning over the first move in a cleverly con-After the advertising of delinquent

gotten in a way which it itself says state buy up the titles, no land thus purchased to again revert to private 1917, and if you fail to so appear and the move to do away with advertising a decree against you as prayed for

delinquent tax titles to the public in said complaint, to-wit: Quieting would prove so popular that the peo title against you to the Northwest no disappointment that the people of of the government for the next two tended returning this so-called blood this pretty little scheme over on them ter (%) of Section 20 in Township 3 ple would rise up and insist on putting quarter (%) of the Northwest quar- per annm from the 17th day of April,

> And the scheme came pretty near working But The Journal could not quite

> conceal the wolf fangs under the sheep's clothing which it chose to wear at times. The hypocritical cloven hoof pro-

truded from the holier-than-thou garb other times. Finally the newspapers again tore

And then The Journal's

south, range 1 west; \$10.

John and Mollie Stormer to Bernard and Lora Schoenburg, 114 acres of ty Recorder Hoyles: Cora L. Webb et al., to Guy C. Lar- for the relief prayed for in her comland of section 29, township 3 south.

kins, inc-half acre of D. L. C. of Rob- plaint, to-wit: Harry Oakes and Sadie Oaks to Carl Olson, land in section 36, town- range 1 east; \$2000.

Harry Oaks and Sadie Oakes to tion 31, township 2 south, range 3 minor children. This summons Carl Olson, lots 1 and 2 of Hyde Park; east; \$3000. Vida and J. G. Bancke to Sidney Campbell, Judge of the Circuit Court, Mrs. Henry Wetzler, formerly of

Canemah: \$400.

Oregon rose bushes at Huntley's Villas; \$10. The following are the real estate April 13, 1917. transfers that were filed in the of-

Monday, March 5: The following are the real estate transfers that have been filed in the fice of County Recorder Boyles on

office of County Recorder Boyles Fri-Muggle S. Barton and George L. county, including 10 acres of section Oregon, for the County of Multno-arton to George W. Cooke, land in 36, township 4 south, range 4 east; mah.

Richard A. Wright and Agnes F. Johnson, deceased. Helen D. Shuman, et al to R. v. Wright to W. S. Rosencrantz, land in

2 east; \$1.00.

range 2 east: \$10.00. addition to Oswego; \$1.00.

Lodge: \$10,00.

Rose Berber to Ernest E. Berger, acre of land in section 8, township south, range 3 east; \$1.00.

Sign of Good Digestion.

When you see a cheerful and happy ERNEST W. HARDY, 1110 Wilcox Oregon, to-wit: d lady you may know that she has od digestion. If your digestion is mpaired or if you do not relish you meals take a dose of Chamberlain's Tablets. They strengthen the stomach, improve the digestion and cause a gentle movement of the bowels. Obtainable everywhere.

Oregon, for Clackamas County. Eva Marks, plaintiff,

loseph Marks, defendant,

In the name of the State of Oregon, Executor of the estate of C. W. Evans, ou are hereby required to appear and deceased. answer the complaint filed against you HAMMOND & HAMMOND, in the above entitled suit, on or before Attorneys for executor.

Gibhardt Peters to Henry Peters, the 13th day of April, 1917, said date Range 1 West of the Willamette Mer-49 acres of section 1, township 3 being the expiration of six weeks idian, containing Porty (49) acres, from the first publication of this sum-The following real estate transfers mons, and if you fail to appear and further relief as may seem fit and have been filed in the office of Coun- answer said complaint, for want thereof, the plaintiff will apply to the court

ert Thompson, township 6 south. For a decree dissolving the marriage contract now existing between Albert Sidney Wells and Gertrude plaintiff and defendant and for the M. Wells to A. W. Smith, land in sec- care, custody and control of the said published by order of the Hon. J. U.

of March, 1917, and the time prescrib-Dr. Ruth Alexander McKellar and ed for publishing thereof is six weeks, H. R. McKeilar to Mrs. Rose M. Alex- beginning with the issue dated March ander, lot 6 of block 1334, Lake View 2, 1917, and continuing each week thereafter to and including Friday,

> BROWNELL, & SIEVERS, Attorneys for Plaintiff.

J. H. Moody and Susan Moody to Notice of Settlement of Final Account. E. H. Moody, land in Clackamas in the County Court of the State of

Notice is hereby given that the

section 20, township 4 south, range Title and Trust Company has, in the above entitled proceeding, filed its A. E. King and Georgiana King to final account as Executor of and un-King-Duffy company, 10.68 acres of der the last will and testament of and in section 19, township 2 south, John F. Johnson, late of the County of Clackamas, deceased; that the Jennie F. Jarvis to Thomas F. Court has appointed eleven thirty in Tubbs, all of lots 6, 8, 9, 10, block 9, the forenoon of Monday, the second Oregon Iron & Steel company's first day of April, 1917, as the time, and the County Court Room in the Clack-Henry John Robinson and Jennie amas County Court House at Oregon I. Robinson to Laura I., and James H. City in said County, as the place, for execution, judgment order and decree, Bartlett, all of lot 29. Jennings the hearing of objections to such Final

> Dated February 17, 1917. TITLE AND TRUST COMPANY. Administrator of and under the last will and testament of John F. Johnmas, deceased.

building, Portland, Oregon, Attorney for the Executor.

Notice of Final Settlement. In the matter of the estate of C. W. Evans, deceased.

tifled estate, has filed in the county court of Clackamas County, Oregon, that Monday, the 2nd day of April, a. m. has been fixed by said court as acres more or less. the time for hearing obections to said To Joseph Marks, above named de- report and the settlement thereof. E. J. HALL,

Notice of Stockholders' Meeting.

Notice is hereby given that the regof a board of five directors, a secre- will, on Saturday, the 24th day of transacted. All stockholders are re- Court House in the City of Oregon lication of said summons is the 30th quested to attend

THOS. E. ANDERSON, Secy.

Notice to Creditors.

Gertaen, deceased.

deceased, by the county court of the Py E. C. HACKETT, Deputy. estate are hereby notified to present

C. L. OBERG. sen, deceased

Atorneys for Executor, 1224-29 Yean Building, Portland, Ore.

Summons.

In the Circuit Court of the State of

Burton Brown and Bertha Harper,

John W. Ladd and J. W. Ladd and all complaint berein, Defendants.

complaint herein:

In the name of the State of Oregon: answer the complaint herein for want south of Range 1 west of the Willamette Meridian, containing forty (40) acres, more or less, and located near Sherwood, Clackamas County, Oregon, and that the said defendants, John W. Ladd and J. W. Ladd and all other persons or parties unknown claiming any right, title, estate or interest in the real estate described in the complaint herein and each of them and all persons claiming by, through from or under them or any of them. Date of last publication March 23, 1917 be forever barred from any claim, right, title and interest in and to the in fee simple of the following dester (%) of the Northwest quarter (%) of Section 20 in Township 3 South more or less and for such other and

proper in the premises. 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. In the Circuit Court of the State of

Oregon, for the County of Clacka-C. S. Thompson and G. I. Thompson.

plaintiffs,

C. N. Braasch, Defendant. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled Court, in the above entitled cause, to me duly directed and dated the 26th day of January, 1917, upon a judgment rendered and entered in said court on the 13th day of October, 1916, in favor of C. S. Thompson and G. I. Thompson, plaintiffs, and against In the Matter of the Estate of John of \$434.20, with interest thereon at the C. N. Braasch, defendant, for the sum MONEY TO LOAN rate of 6 per cent per annum from the 13th day of October, 1916, and the D. C. LATOURETTE, President costs of and upon this writ, commanding me out of the personal property of said defendant, and if sufficient could not be found, then out of the real property belonging to said defendant on and after the date of said 13th day of October, 1916, to satisfy said sum of \$434.20 and also the costs up- William Hammond

on this said writ. Now, Therefore, by virtue of said and in compliance with the commands Account and the settlement thereof, of said writ, being unable to find any Abstracts, Real Estate, Loans, Insur personal property of said defendant's I did on the 19th day of February 1917 daly levy upon the following described real property of said deson, late of the County of Clacka- fendant, situate and being in the County of Clackamas, and State of Office Phones-Pacific Main 405;

Beginning at a point 6.51 chains north and 12.69 chains east from the southwest corner of section 23; township 3 south of range 3 east of Willamette Meridian: And running thence north 50 chains thence north Notice is hereby given that the un- 66 degrees 30 minutes west; 15.50 dersigned executor of the above en- chains; thence north 51 degress west 59.12 chains; thence west 8.73 chains; thence south 114 chains; thence east In the Circuit Court of the State of his final account as such executor and 48.50 chains; thence north 20.50 chains: thence east 20.50 chains to A. D. 1917, at the hour of ten o'clock the place of beginning, containing 600

> Also Lot 4 and Lot 5 in section 27, township 2 south, range 3 east of Willamette Meridian containing 24 acres more or less-save and excepting the right of way and easement of Portland Railway, Light & Power company as described in the judgment of the

pose of this meeting is the election book 141 of deeds at page 480, and I of Oregor City, in said County and State, sell at day of March, 1917 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 in the County Court of the State of defendants, or either of them, had on Oregon, for the County of Clacks: the date of said judgment or since had in or to the above described real propof fact, give a tinker's darn for the de- in the Matter of the Estate of Alfred erty or any part thereof, to satisfy said judgment order, decree, interest, costs and all necrulng costs. W. J. WILSON.

Sheriff of Clackamas County, Oregon. Dated, Orgon City, Oregon, Pebru-

Summons.

in the Circuit Court of the State of Account and settling the same Oregon for the County of Clacka-

ness as J. R. Smith Co., plaintiff John B. Perkel, Alice Perkel, and C. M. Hult, defendants.

To C. M. Huit the above named defend-In the Matter of the Estate of Eliba-In the name of the State of Oregon You are hereby required to appear

R. Smith an individual doing bust-

and answer the complaint filed against you in the above court and cause on Oregon, for the County of Clacks the first publication of this summons, estate of Elizabeth Jane Waldren, de-Plaintiffs, for want thereof the plaintiff will ap- sale to the highest bidder for cash in unknown heirs of John W. Ladd and ment against the defendants John B. J. W. Ladd also all other persons Perkel and Alice Perkel for the sum 1917, at the hour of twelve o'clock and or parties unknown claiming any of \$1500.00 with interest thereon from thereafter at private sale in said counright, title, estate, tien or interest the 10th day of Pybruary, 1915 at the ty of Clackamas all the right, title, inin the real estate described in the rate of 6 per cent per annum and for terest and estate of the said Eliza-To John W. Ladd and J. W. Ladd suit including an attorney fee in such death, in Lot twelve ((12), Tom P. and all unknown heirs of John W. amount as the Court shall find to be Randall's subdivision of block three Ladd and J. W. Ladd, also all other just and proper; and for a decree of (3) Mt. Pleasant, according to the duly persons or parties unknown claiming this Court as follows: That the lien recorded plat thereof, and all the right, any right, title, estate, lien or interest of plaintiffs mortgage be forcelosed; title and interest that the estate owns in the real estate described in the that the defendants and each of them or has acquired therein and to said be forever barred and estopped from lot. claiming any right, title, or interest, You are hereby required to appear and in or to the premises covered by said ty (\$50.00) dollars deposit with each answer the complaint filed against you mortgage, saving only the right of bid, the balance of purchase price to in the above entitled suit within six redemption: that the sheriff of Clack-(6) weeks from the date of the first amas county be ordered to sell the delivery of deed, together with abpublication of this Summons, to-wit: said premises in the manner prescrib- stract of said property. Bids may be on or before the 5th day of April, A. D. ed by law, and to apply the proceeds left with me at my residence in Orethe costs of this suit, including at-The master hypocrite expected that thereof the said plaintiffs will take torney's fees to be allowed by the of Oregon City Court; second to the satisfaction of plaintiff's note for \$400.00 with inter- 1917. est thereon at the rate of 8 per cent 1915 and third that the balance if any be paid, by the said sheriff to the defendants as their respective interests may appear. Service of this sum mons is made upon you by publication pursuant to an order of the Hon. In the Circuit Court of the State of Campbell, Judge of the above entitled court, dated the 15th day of

February, 1917. GEORGE R. ALEXANDER. Attorney for Plaintiff.

Summons,

Lydia Van Fleet, plaintiff.

Townsend A. Van Fleet, derendant. To Townsend A. Van Fleet, defendant want thereof the plaintiff will apply above named:

You are hereby required to appear and For a decree dissolving the marrianswer complaint in the above en- age contract now existing between titled suit on or before the 30th day plaintiff and defendant. This sumof March, 1917, and if you fail to so mons is published by order of the appear, plaintiff will apply to the Hon. J. U. Campbell, Judge of the court for the relief prayed for in plain Circuit Court, which order was made tiff's complaint, to-wit: for a decree on the 5th day of February, 1917, and dissolving the bonds of matrimony ex- the time prescribed for publication isting between you and the plaintiff, thereof is six weeks, beginning with Lydia Van Floet, and for such other the issue dated Friday, February 9, and further relief as equity and the 1917, and continuing each week therenature of this suit may require. Ser- after to and including Friday the 23rd vice of this summons is made upon day of March, 1917, you by publication thereof in pursuance of an order made by the Honor

above entitled court, entered in circuit able J. U. Campbell, Judge of the above court journal book 34 at page 329 in sutitled court, on the 12th day of Pebcar annual meeting of the stockhold the above mentioned premises; save ruary, 1917, directing that said pubers of the Clear Creek Creamery Co and except also the right of way and lication be made in Oregon City Enwill be held Monday, March 15, 1917, cosement of Oregon City ripe line as terprise, a newspaper of general cir-Meeting to be called to order at I described in that certain deed record-culation published in the City of Orewhich p. m. at the plant. The pur. ed in Clackamas county, Orgon, in gon City, county of Clackamas, State

W. J. MAKELIM. Attorney for Plaintiff.

Notice of Filing Final Account,

Notice is hereby given that the undersigned has filed his final account a the County Court of the State of Oregon, for the County of Clackamas, as administrator of the Estate of T. J. Anthony, deceased and that by order of the said court Monday, the 19th day of March, 1917, in the County Court Room in the Court House at 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 C. E. ANTHONY,

Administrator Date of first publication, Feb. 16, 1917.

In the County Court of the State of Oregon, for the County of Clacks-

both Jane Waldren, deceased. Notice is hereby given: That in pursuance of an order duly made by said court on the 15th day or before six weeks from the date of or Pebroary, 1917, in the matter of the to wit: on or before the 29th day of ceased, the undersigned administra-March, 1917, and if you fall to answer, for of said estate will sell at private ply to the court for the relief prayed gold coin of the United States, and for in the complaint to wit; for a judge subject to the confirmation of the said court on the 17th day of March, the costs and disbursements of this both Jane Waldron at the time of her

Terms and conditions of sale: Fifbe paid on confirmation of sale, and of said sale: first to the payment of gon City, or delivered in writing to J. F. Clark, at his office over the Bank

Dated this 13th day of February, J. L. WALDRON, Administrator of the Estate of Eliza-

F. CLARK Attorney for Administrator

Summons.

beth Jane Waldron, deceased

Oregon, for the County of Claeksmas.

Nellie May Whitney, Plaintiff.

Earl Whitney, Defendant. Date of first publication Feb. 16, 1917 To Earl Whitney, above named defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against plaintiffs he decreed to be the owners In the Circuit Court of the State of you in the above entitled suit, on or Oregon, for the County of Clackas perore the 23rd day of March, 1911 said date being the expiration of six weeks from the first publication of this summons, and if you fall to ap-

pear and answer said complaint, for

to the Court for the relief prayed for In the name of the State of Oregon: in her complaint, to-wit:

> BROWNELL & SIEVERS. Attorney for Plaintiff.

PROFESSIONAL DIRECTORY

JOSEPH E. HEDGES Lawyer

WEINHARD BUILDING

Home A-151

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

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Attorney-at-Law

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Attorneys-at-Law

Commercial, Real Estate and

Probate our Specialties. Of-

fice in First National Bank

Bldg., Oregon City, Oregon.

CLAUDE W. DEVORE,

Attorney-at-Law

Notary Public.

Estacada, Oregon,

Philip L. Hammond HAMMOND & HAMMOND

Attorneys-at-Law

ance. OREGON CITY, OREGON Pacific Phone 81, Home Phone A-273

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.

Oregon City. Oregon.

Office in Enterprise Building,

W. S. EDDY, V. S., M. D. V. Graduate of the Ontario Veterinary College at Toronto, Canada, and the McKillip School of Sur-

gery 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

Representating People, Community and Bank THE splendid Resources of The Bank of Oregon City, now more than One Million Dollars Bustrate three important features: 1st-Thrift upon the part of the people in this community; 2d - Prosperity of the community itself; 3d-Confilence enjoyed by this institution. We hope you are among our 5,000 patrons, 1st-for your sake; 2d-for the welfare of this locality; and, 3d-for the upbuilding of The Bank of Oregon