# BOND ISSUE FOR GOOD ROADS COOD BUSINESS; METHOD USED BY ALL BIG BUSINESS, CLAIM

ern Pacific company, the Portland the same Railway, Light & Power company, the large paper mills, and the large land school houses. It is good business. And that the people managing the des- good business. tinics of these great companies are to a man in favor of road bonds?

less their examination into the prop cheaper transportation. esition shows it to be good business.

good business.

through bonds for them,

the hand people wouldn't buy the method of financing. bonds, but again it la good business. Bonds in all these instances are The use of hard surfaced roads good business. ness resulting cannot even be estimer?

Nothing is said against bonds for in said complaint, to-wit: companies of Clackamas county pay No great complaint comems when

built with the proceeds from bonds, Why? Because it is good business. The Rural Credits Law finances of the minor children, Robert Brock As stated at a recent meeting of through bonds, and while the system and Dorothy Brock; for the sum of the Commercial club, 95 per cent of of payments is not exactly the same, \$20,00 per month to be allowed plainthe progressive business of today is the state simply guaranteeing the tiff for the support and maintenance Companies, or individuals with a backer for the rural resident, Bonds, other and further relief as the Court clear-cut business proposition can nevertheless, were necessary, and that shall deem equitable. socure financial backing in the form is all that the state is doing in this of bonds, for the asking, and a bond- instance-simply backing the people ant to an order, duly made and entering concern will not buy the bonds un | both rural and city residents to secure | ed, by the Hon, J. U. Campbell, Judge

Most large concerns have been start- vehicles of all kinds is a great econed with other people's money through omic waste-greater each year in Orebonds-in other words, hig business gon than the bonds and interest interests today let other people's amount to, when all items are considmoney work for them because it is ered. The state will be out nothing in the end like in the case of the If the state of Oregon wishes to Rural credits bonds, for the automogo shead, the people of the state will bil owner will pay both bonds and allow other people's money to work interest, the state simply allowing the use of its name to secure the credit, If the proposition wasn't a good one, the cheaper money possible by that

while we are paying for them will. Shall we be progressive and help not only save to the people of Oregon ourselves, or shall we remain in the many times as much as the principle ruts and continue to paddle in the and interest, while the greater busi- mud winter and eat the dust in sum- E.

INDUSTRIAL.

#### WRIGHT MAY ORGANIZE AERIAL ARMY FOR U. S.

Favore Small, High Climbing Plane With but a Single Gun.

Dayton, O .- Orville Wright, Inventor, of the aeroplane, announced that in case of war with Germany he would abandon his private affairs and offer his services to the government to help Funston's home state. organize an aerial army.

"While I could not duplicate Henry Ford's offer to manufacture war machines because I have disposed of my interests in the manufacturing end of the business," Wright asserted, "I certainly will do everything I can for the

"We have a pitifully small number of military and licensed civilian pilots to meet an emergency, but that need not trouble us a great deal if we meet the situation promptly.

"It takes but about two weeks to develop and train a good military serial observer. It takes two weeks more to maké him a competent fighting man.

"As for the type of aerial defense, I would favor the small, high climbing plane, light and unarmoved except for a single gun. It can jump in and do a lot of damage and get away while heavier planes are getting started.

"I would be absolutely against the manufacture of Zeppelins or dirigibles except for observation purposes. As an in war the Zeppelli has been a flat fallure."

### CANBY BANK WINS CASE AGAINST GOSHORN ESTATE

\$1100 AWARDED BANK FROM WID-OW'S PROPERTY BY JUDGE CAMPBELL

Circuit Julige Campbell yesterday awarded the Canby State bank a de cree for the collection of \$1100 from the estate of the late Elmer Goshorn on a note signed by Mr. Goshorn September 1, 1911. The judgment includes \$75 for attorney's fees and in terest at six percent since March 1 1915. Mr. Goshorn is survived by a widow and four children.

# FUNSTON'S FAMILY WITHOUT FUNDS; MANY OFFER AID

SAN FRANCISCO, Mar. 30-Offers to assist the widow and children of the

late General Function are being re ceived from all parts of the United States since it has been learned that Funston, after a life spent in his country's service, left but little to his fam-Friends of Mrs. Punston said today that she had received no benefit from a \$20,000 life insurance policy held by the general, who had borrowed

money upon it. Mayor Rolph of San Francisco has written to William Allen White of Emporia, Kas., asking him to take charge You and each of you are hereby re Ranges 2 and 2 East of the W. M., of plans for raising funds in Mrs.

## Money to Loan

Lawyer Deutscher Advokat OREGON CITY

FOR SALE-Young Holstein bull. Address Box 93, Route No. 3, Oregon

FOR SALE-Five year old registered fee in this suit, and for plaintiff's ginning situate in Clackamas County. Picasant) Oregon City, Route 1.

Out hay for sale, inquire Route 6 box 112, Oregon City.

LOST OR STRAYED-Fawn colored ed from road mile west of Oswego, ed property, to-wit; 234, R 1, Oswego, Reward,

-PHONES-Pacific, 253 Office-Home, A-23 Residence-36F11 DR. WM. C. SCHULTZE DR. F. P. SCHULTZE Physicians and Surgeons Rooms 217-218 Masonic Bu'lding Oregon City Worms Sap Your Child's Strength.

Notice to Creditors. Notice is hereby given to the undersigned has been duly appointed by the County Court of the State of Oregon for the County of Clackamas, C. Brien, deceased. All persons havas by law required, within six months his wife, Roy Langley and Josle Langfrom the date hereof.

JESSIE ANDERSON, Administratrix of the estate of Edgar C. Brien, deceased. C. SCHUEBEL, Attorney for Admin-

STATE RURAL CREDIT MONEY NOW AVAILA-

istratrix.

Fam. 1 security only. Interest 5 per cent-long time loans-apply at once.

DIMICK AND DIMICK and W. L. MULVEY

> Attorneys at Law Oregon City, Oregon

## Nursery Stock at Bargan Prices SAVE 50% BY BUYING DIRECT

Apples 10c each, \$8.00 per 100; Pears, Cherries, Apricots, Almonds, 15c each; 1000 Bartlett Pears heavy 1 yr, 3 to 4 ft, and 2 yr, old, \$10 per 100, \$80 per 1000; 2 to 3 \$5 per 100; Peaches, choice 2 years old 15c each, \$8 per 100; Plums including Burbank's specials 15c each, \$1.20 per 10; Prunes-Italian, Hungarian, Potite, etc., 15c each, \$4 to, \$12 per 100; 2000 Italian prone 3 to 4 feet \$4 per 100, \$35 per 1000; 1000 2 to 3 ft. \$2.50 per 100. Select grade Currants and Gooseberries 10c each, \$5 per 100.

Rush Your Order Before Our Surplus is Exhausted.

LAFAYETTE NURSERY CO.

Lafayette, Ore.

Oregon, for Clacksmas County. Gladya W. Brock, Plaintiff,

Roy C. Brock, Defendant. To Roy C. Brock, Defendant:

For a decree forever dissolving the bonds of matrimony now and heretoabout half of the taxes of the county? a city bonds for water—because it is fore existing between Gladys W. ood business.

The great Interstate bridgs was self, Roy C. Brock, the defendant hereuilt with the proceeds from bonds.

Brock, the plaintiff herein, and yourself, Roy C. Brock, the defendant herein; for the care, custody and control bonds, in other words acting as a of said minor children; and for such

This summons is published pursuof the above entitled Court, dated the With bad roads, the damage to 27th day of March, 1917, directing that said summons shall be published in the Oregon City Enterprise once a week for six consecutive weeks from the date of the first publication. Date of first publication March 20, 1917

> EDWIN G. AMME. Attorney for Plaintiff, 4th Floor Electric bldg., Portland, Oregon Date of last publication May 11, 1917

#### Summons.

In the Circuit Court of the State of Oregon, for Clackamas County. R. Johnson and T. E. Dodson. Plaintiffs.

R. Langley, Hazel Langley, Ruth Langley, Homer Langley and Minnie Langley, his wife, Roy Langley and Josie Langley, his wife, Ida Goodwin and Otis Goodwin, her husband, Edna Johnson and Fred Johnson, her husband, and Mayme Langley, Defendants,

Langley, Homer Langley and Minnie Josie Langiey, his wife, Ida Goodwin real na Johnson and Fred Johnson, her scribed as follows: husband, and Mayme Langley, Defendanta:

quired to appear and answer the com- which point is South 9 degrees 30 plaint filed against you in the above minutes West, 19.5 chains from the entitled suit on or before six weeks Northwest corner of said claim; from the publication of this summons. Thence East 38.75 chains to a point; to-wit: On or before the 11th day of Thence South 29.00 chains to a point May, 1917, and if you fall to answer or thence North 84 degrees West, 18.00 appear, for want thereof the plaintiff chains to a point; thence South 1.00 will take judgment against you and chain; thence North 71 degrees 30 each of you as prayed for in their minutes West, 5.50 chains along the OREGON complaint, to wit:

red.

11. That said mortgage indenture exe- estate: cuted on the 25th day of April, 1913,

line of Section One (1) 20.63 chains 19.75 chains North to the Southeast West from the Northeast corner of corner of Section 13 T. 2 S. R. 2. E. Section 1, Township 2 South, Range of the W. M. Thence N. 61 degrees Clackamas County, Oregon; and run- claim 9,00 chains to the Northeast ning thence West 6.87 chains; thence corner of the tract of land described South 14.54 chains; thence East 6.87 in Book 128, page 553 Deed Records chains; thence North 14.54 chains to Clackamas County, Oregon, to the acres, more or less.

111. That said mortgage hereinabove described be foreclosed and that said property above described be sold as provided by law in such cases; that plaintiffs may become purchasers at said sale and the proceeds derived administritrix of the estate of Edgar therefrom applied to the payment of the amount due plaintiffs, including ing claims against said estate are interest, reasonable attorney's fees and hereby required to present them to costs, and that the defendants, E. R. costs, and that the defendants, E. R. me at the office of C. Schuebel, Ore- Langley, Hazel Langley, Ruth Langley, gon City, Oregon, properly verified Homer Langley and Minnie Langley, ley, his wife, Ida Goodwin and Otis Date of first publication, March 30, Goodwin, her husband, Edna Johnson and Fred Johnson, her husband, and Mayme Langley, and any and all persons claiming by, through or under them, subsequent to plaintiff's mortgage be forever foreclosed and forever barred from all right, title, claim or equity of redemption in and to the ever barred from all right, title, claim or equity of redemption in and to the property described herein and every part thereof, and that plaintiffs may have such other and further relief in the premises as to the Court may seem meet, just and equitable.

This summons is served upon you by publication thereof for six successive weeks in the Oregon City Enterprise by order of the Honorable J. U. Campbell, Judge of the above entitled court, which order is dated the 22nd day of March, 1917.

Date of first publication, March 23rd, 1917. Date of last publication May 11th,

> LITTLEFIELD & MAGUIRE, 519 Corbett Bldg., Portland, Oregon. Attorneys for Plaintiffs.

Sheriff's Sales on Execution. In the Circuit Court of the State of Oregon, for the County of Clacka-

Wm. McHardy, Plaintiff, T. J. Jones, Defendant. State of Oregon, County of Clacka-

mas, ss. By virtue of a judgment order, decree and execution duly issued out of and under the sea! of the above entitled Court, in the above entitled cause. to me duly directed and dated the 8th day of March, 1917, upon a judgment rendered and entered in said court on the 8th day of March, 1917, in favor

against T. J. Jones, Defendant, for the on or before the 21st day of April, In the Circuit Court of the Blate of sum of \$300.80, with interest thereon 1917, and will sell subject to the ap at the rate of 8 per cent per annum proval of the Circuit Court of the from the 18th day of june, 1918, and State of Oregon for the County of the further sum of \$15.00, and the Clackamas, all of the property, rights, further sum of \$25 as attorney's fee, franchises, privileges, and assets, and the further sum of \$25.15 costs real, personal and mixed, of the Min-In the name of the State of Oregon, and disbursements, and the costs of thorne Springs Water Company, and ou are hereby required to appear and and upon this writ, commanding me comprising its water plant and are ower the complaint filed against you out of the personal property of said tem in the Town of Milwaukie and n the above entitled suit within six defendant, and if sufficients could not adjacent thereto in the County of ooks from the date of the first pub. be found, then out of the real prop. Clackamas, State of Oregon, including To the Editor of the Enterprise: A If private business can do so much lication of this summons; and if you said defendant on Lot Fifteen (15). Block Seventy saven (17), and Lots Twenty saven (27) and after the date of said sth day of en (77), and Lots Twenty saven (27) you ever considered that the South reason why public business cannot do thereof, the plaintiff will apply to the Court herein for the relief prayed for \$309.16 and interest as above shown four (44), of Minthorne Springs Ad and also the costs upon this said writ. dition to Portland, in the County of Now, Therefore, by virtue of said Clackamas, State of Oregon,-and all execution, judgment order and decree, water rights, assets, profits a pren-

and in compliance with the command dre and appurtenant to said described of said writ, being unable to find any premises, and all pipe lines, power personal property of said defendant's, plant, and miscellansous personal prop did on the 17th day of March, 1917, erty connected with the said water duly lavy upon the following described system. real property of said defendant, situate and being in the County of Clack- certified check payable to the order amas, and State of Oregan, to-wit: of John H. Gibson, Receiver, for tes Blocks Hix (6) and Heven (7) of per cent of the amount of the bid. Atkinson's Addition as per duly recorded plat thereof on file in the Re- the confirmation of the said courtcorder's office of Clackamaa County, property will be conveyed by the Re-Oregon, and I will, on Saturday, the list day of April, 1917, at the hour of ately upon the confirmation of the sale of the County Court House in the City the purchase price must be then paid of Oregon City, in said County and in cash. State, sell at public auction, subject | This sale is made pursuant to a deto redemption, to the highest bidder, cree and under order of sale duly made for U. S. gold coin, cash in hand, all and entered in the said court on the the right, title and interest which the 3rd day of March, 1917, in the cause within named defendants, or either of therein pending, wherein G. them, had on the date of said judg- Jefferson is plaintiff and the Minment, or since had in or to the above thorne Springs Water Company, et al, described real property or any part are defendants. thereof, to satisfy said judgment order, decree, interest, costs and all accru- to John H. Gibson, Receiver, 909

W. J. WILSON. Sheriff of Clackamas County, Oregon. By E. C. Hackett, Defuty. Dated, Oregon City, Oregon, March 23rd, 1917,

Notice of Sale of Real Property. In the County court of the State of Oregon, for the County of Clackamas, In the matter of the estate of Julia Ann Mumpower, Decensed.

Notice is hereby given that from and after May 1st, 1917, the under-To E. R. Langley, Hazel Langley, Buth signed, executor of the Last Will and Testament of Julia Ann Mumpower, Langley, his wife, Roy Langley and deceased, will sell at private sale, the estate situate in Clackamas and Otis Goodwin, her husband, Ed- County, State of Oregon, which is de-

Reginning at a point in the western boundary line of the Horace Baker In the name of the State of Oregon. D. L. C., which said claim is in T. 2 S., Northern boundary of "Outlook"; Thence West along the Northern For the sum of \$1060.00, together boundary of "Outlook" 20.00 chains to with interest thereon at the rate of 6 the West boundary line of the Baker per cent per annum from the 25th day claim; Thence North 9 degress 20 of April, 1915, and the further sum of minutes East on said claim line 27.50 \$100.00 as a reasonable attorney's chains more or less to place of be-Jersey cow. W. Wheatley, (Mount costs and disbursements herein incur- Oregon, and in the Western half of said Baker D. L. C.

Also the following described real

Beginning at the meander corner by A. F. Langley and in favor of the on the North boundary line of the plaintiffs herein be decreed to be a Horace Baker D. L. C. on the Town Jersey heifer, 15 months old. Stray- first lien upon the following describ- ship line between T. 2 S. R. 2 E. and T. 2 S. R. 3 E. of the W. M. on the about 10 months ago. Address Box | Beginning at a point in the North | South bank of the Clackamas River. East of Willamette Meridian in West on the North boundary of said the place of beginning containing ten Clackamas County, Oregon, thence In the Circuit Court of the State of South 33 degrees 45 minutes East along the boundary line of said tract to Chas. E. Dart, plaintiff, the Southeast corner thereof; thence N. 74 degrees 20 minutes W. along boundary of said tract, 3.00 chains to the Southwest corner thereof: Thence S. 33 degrees 45 minutes West, 1.5 chains along the eastern boundary of tract of land described in Book 91, Page 557 Deed Records aforesaid to the most Northerly corner of tract of land de scribed in Book 119, Page 391 Deed Records aforesaid; thence S. 60 degrees 30 minutes East along the Northeasterly boundary of last named tract 6.80 chains to angle corner in said line, thence S. 50 degrees East along sald boundary 10,00 chains more or less to Southwest corner of tract of land described in Book SI, Page 271 Records aforesaid: thence North 17 degrees 30 minutes East 78 feet to angle corner in West boundary of last named tract. Thence N. 5 degrees West on said boundary line, 6.80 chains more or less to place of be-

ginning Also the following described real

Beginning at the meander corner of the North Boundary line of the Horace Baker D. L. C. on the Township Une between T. 2 S. R. 2 E, and T. S R 3 E of the W. M. and running thence South 80 degrees 15 minutes East along the North boundary of land described in Book 81, page 271 Rec ords of Deeds of Clackamas County, Oregon, 2.51 chains to angle corner; in boundary line; thence North 62 degrees 10 minutes East, 5.00 chains more or less along said bounary line to where same intersects and crosses the Northern boundary line of said Baker claim; thence South 72 degrees 30 minutes West, tracing the northern boundary line of said claim to the place of beginning.

Upon the following terms: All cash, or one-half cash and the balance of the purchase price on credit, with interest at the rate of six per cent, per annum on deferred payments. said sale to be made in the office of Stone & Moulton, attorneys, Oregon City, Oregon

LORENZO D. MUMPOWER, STONE & MOULTON and G. E. HAYES,

Attorneys.

Notice of Receiver's Sale. Notice is hereby given that the undersigned, Receiver of the Minthorn-Springs Water Company, an Oregon of Wm. McHardy, Plaintiff, and Corporation, will receive sealed bids All bids must be accompanied by

All bids will be received subject to celver, and possession given immedio'clock a. m. at the front door by the said court, and the balance of

All bids must be mailed or delivered

Northwestern Bank Building, Portland, Oregon. The right to reject all bids Is reserved. JOHN H. GIBSON,

FLEGEL, REYNOLDS & FLEGEL, Attorneys for Receiver Dated March 23, 1917. Notice to Creditors.

In the County Court of the State of Oregon for the County of Clack-SINSS. In the matter of the estate of James

Meade Brown, deceased, Notice is hereby given that the undersigned has been appointed administratrix of the estate of James Mande Brown, deceased, with the will annexed. All persons having claims against the said estate are hereby notified to present the same with the proper vouchers within six months from the date of the first publication of this notice to the administratrix at the office of Stone & Moulton, Stevens building, Oregon City, Oregon

BESSIE F. MYKOL, Administratrix of the estate of James Meade Brown, deceased, with the will annexed. STONE & MOULTON. Attorneys for Administratrix.

Notice to Creditors. Notice is hereby given that the undersigned has been duly appointed by the County Court of the State of Oregon for the County of Clackamas executor of the estate of Otillia Reverman, deceased. All persons having claims against said estate are hereby required to present them to me at the office of C. Schuebel, Oregon City, Oregon properly verified as by law required. within six months from the date

Date of first publication March 16, CARL B. REVERMAN.

Executor of the estate of Otillia Reverman, deceased. C. SCHUEBEL. Attorney for Executor.

Summons. Oregon, for Clackamas County,

Minnie May Dart, defendant. To Minnie May Dart, above named

defendant: 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 27th day of April. ,1917, said date being the expiration of six weeks from the first publication of this summons, 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 her complaint, to-wit:

For a decree dissolving the marriage contract now existing between plaintiff and defendant. This summons is published by order of Hon. Geo, R. Bagley, judge of the circuit court, which order was made on the 12th day of March, 1917, and the time prescribed for publication thereof is six weeks, beginning with the issue dated Friday, March 16, 1917, and continuing each week Transacts a General Banking Business thereafter to and including Friday, April 27, 1917, BROWNELL & SIEVERS,

Attorneys for Plaintiff.

Notice of Sheriff's Sale. Oregon for the County of Clack-John L. Bowman, plaintiff,

Mount Hood Hotel Company, a corporation, and Donald Bedley, de fendants By virtue of an execution, judg

ment order, decree and order of sale issued out of the above en titled court in the above entitled cause, to me directed and dated the 12th day of March, 1917, upon a judgment rendered and entered in said court on the 10th day of March, 1917, in favor of John L. Howman, plaintiff, and against Mount Hood Hotel company, a corporation, defendant, for the sum of Four Thousand Five Hundred (\$4500.00) Dollars, with interest thereon at the rate of 8% per annum from the 23d day of August, 1912, until paid; for the further sum of Fifteen Hundred (\$1500.00) Dollars, with interest thereon at the rate of 8% per annum from the

8th day of April, 1913, until paid;

for the further sum of One Hundred Twenty-four (\$124.93) and 92.100 Dollars, with interest thereon at the rate of \$% per annum from the 5th day of March, 1915, until paid; for the further sum of Two Hundred Seventy-eight (\$278.07) and 97.109 Dollars, with interest thereon at the rate of 8% per annum from the 12th day of February, 1917, until paid; for the further sum of Eighty-two (\$82.56) and 50.100 Dollars, with interest thereon at the rate of 8% per annum from the 12th day of February, 1917, until paid, less the sum of One Hundred Eighty-five (\$185.00) Dollars due said defendant as a credit; and for the further sum of Three Hundred (\$360.00) Dollars as attorney's fees and also plaintiff's costs and disbursements incurred herein, taxed at the sum of Twenty-two (\$22.60) fendant; and 60,100 Dollars, together with erty to-wit:

Township Three (3) South of Range plaint, to-wit: pertaining.

EXCEPTING Block Eleven (11) of Arrah Wanna Park and EXCEPTING One (1) acre here

tofore sold to the State of Oregon.

EXCEPTING a tract of land containing about one-third acre, more or less, located in the NWM of Section 5, Township 3, South of Range 7 East of the Williamette Meridian, in Clackamas County, In the Circuit Court of the State of State of Oregon, being more fully | described as follows: Beginning at an iron state at low water line of Burton Brown and Bertha Harper, Salmon River under a hemlock tree 12 inches in diameter, marked X, tion from the northerly corner of Lot 2 in Block 4, in Arrah Wanna Park, thence running in a northwesterly direction following low water line of Salmon River about 100 feet to an iron stake about 6 feet in an easterly direction, from a hemlock tree 8 inches in diameter marked X, thence in a west-southwesterly direction about 100 feet to an iron stake 3 feet westerly from a hemlock tree 6 inches in diameter marked X, thence in a southeasterly direction about 160 feet to an iron stake about 12 feet southerly from a fir tree 24 inches in diameter marked X, thence in a northeasterly direction about 112 feet to the place of beginning, And right of way through property to said Lot from a

tract of Arrah Wanna Park. ALSO EXCEPT Lot 6 in Block 1 Lots 1, 3 and 4 in Block 3: Lots 3 4 in Block 10, Arrah Wanna Park.

ALSO EXCEPT 1.50 acres in the tion five (5), in Township Three (3) the Willamette Meridian, beginning at the Northwest corner of Block 11, Townsite of Arrah Wanna Park,

Now, therefore, by virtue of said highest bidder for cash in hand, all proper in the premise the right, title and interest which the within named defendants and each and all of them had on the 23d Date of first publication Feb. 23, 1917. day of August, 1912, and on the Sta Date of last publication April 5, 1917.

day of April, 1913, the dates of the mortgages herein foreclosed, or since that date had in and to the above described property or any part thereof, to satisfy said execution, judgment order and denree, interest, coats and accruing interest, W. J. WILSON, Sherift of Clackamas County. By E. C. HACKETT, Deputy Dated this 16th day of March, 1917. First issue March 16th, 1917.

Last issue April 13, 1917.

In the Circuit Court of the State of Oregon, for Clackamas County. Eva Marks, plaintiff,

Joseph Marks, defendant, To Joseph Marks, above named de-

. In the name of the State of Oregon the costs of and upon this writ. you are hereby required to appear and commanding me to make sale of answer the complaint filed against you the following described real prop- in the above entitled suit, on or before the 13th day of April, 1917, said date All that certain real property being the expiration of six weeks situated in the County of Clack- from the first publication of this sumamas, State of Oregon, described mons, and if you fail to appear and answer said complaint, for want there-The Northwest quarter (NW 1/4) of, the plaintiff will apply to the court of Section Numbered Five (5), in for the relief prayed for in her com-

Seven (7) East of the Willamette For a decree dissolving the marri-Meridian, containing one hundred age contract now existing between and sixty-one (161) acres, more or plaintiff and defendant and for the less, including all the plat of Arrah care, custody and control of the said Wanna Park, being a part thereof, to- minor children. This summons is gether with the tenements, heredi- published by order of the Hon. J. U. taments and appurtenances there Campbell, Judge of the Circuit Court. unto belonging or in any wise ap which order was made on the 1st day of March, 1917, and the time prescribed for publishing thereof is six weeks, beginning with the issue dated March 2, 1917, and continuing each week thereafter to and including Friday, April 13, 1917.

BROWNELL & SIEVERS. Attorneys for Plaintiff.

Summons.

Oregon, for the County of Clacksmas.

Plaintiffs. about 132 feet in a northerly direc. John W. Ladd and J. W. Ladd and all unknown heirs of John W. Ladd and J. W. Ladd also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein. Defendants.

To John W. Ladd and J. W. Ladd and all unknown heirs of John W. Ladd and J. W. Ladd, also all other persons or parties unknown claiming any right, title, estate, lien or interest in the real estate described in the complaint herein. 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 within six (6) weeks from the date of the first publication of this Summons, to-wit: on or before the 5th day of April, A. D. 1917, and if you fail to so appear and answer the complaint herein for want thereof the said plaintiffs will take and 5 in Block 7 and Lots 1, 2 and a decree against you as prayed for in said complaint, to-wit: Quieting title against you to the Northwest northwest quarter (NW14) of Section 20 in Township 3 South, of Range Seven (7) East of ette Meridian, containing forty (40) acres, more or less, and located near Sherwood, Clackamas County, Oregon, and that the said defendants, thence northerly following low John W. Ladd and J. W. Ladd and all water mark of Salmon River about other persons or parties unknown 300 feet to an iron stake, thence claiming any right, title, estate or in-Easterly 300 feet to an iron stake, terest in the real estate described in thence Southerly 138 feet to the the complaint herein and each of them Northwest corner of Lot 5, in Black and all persons claiming by, through 10, thence Westerly on the North- from or under them or any of them, erly line of Block 11 to the place of be forever barred from any claim, right, title and interest in and to the said real property. Second, that the execution, judgment order, decree plaintiffs be decreed to be the owners and order of sale, and in compliance in fee simple of the following des with the commands of said writ, I cribed lands: The Northwest quar will on Saturday, the 14th day of ter (14) of the Northwest quarter (14) April, 1917, at 10 o'clock a.m., at of Section 20 in Township 3 South of the front door of the County Court Range 1 West of the Willamette Mer-House, at Oregon City, Clackamas Idian, containing Forty (40) acres, County, Oregon, sell at public auc- more or less, and for such other and tion, subject to redemption, to the further relief as may seem fit and

ALLEN & ROBERTS, Attorneys for the Plaintiffs.

PROFESSIONAL DIRECTORY

#### JOSEPH E. HEDGES Lawyer

MONEY TO LOAN

William Hammond

WEINHARD BUILDING

Home A-151

D. C. LATOURETTE, President 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.

Phones-Pacific 52

GEORGE C. BROWNELL

Attorney-at-Law

C. D. & D. C. LATOURETTE

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,

HAMMOND & HAMMOND Attorneys-at-Law All legal business promptly attended to In the Circuit Court of the State of Abstracts, Real Estate, Loans, Insur ance.

Philip L. Hammond

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

Office Phones-Pacific Main 405;

Home A-270. STONE & MOULTON Attorneys-at-Law Beaver Bldg., Room 6 OREGON CITY - - - OREGON O. D. EBY

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