OREGON CITY ENTERPRISE, FRIDAY, APRIL 20, 1917.

KILLING OF IMMATURE STOCK CALLED WASTE BY CHICAGO JOURNAL

BINE IN FAVOR OF FIN-**ISHING FEEDERS**

The Chicago Live Stock World, in a gon legislative assembly and at one "Patriotism and Profit," relative to the killing of immature and unfinishern. It fullerwa:

General farmers and live stock producers can do their country no greater the food preparedness meetings, service than by seeking to make their production reach the very limit of possibility.

Men who send to market immature and young stock that could carry great er weight are wasting the country's resources. In all human probability they are also sacrificing profits they might reap. The unprecedented prices have been and are a temptation to each in while the cashing is good; but when a man sends to market underweight and young breeding stock he is killing the goose that lays the golden egg. He is making it harder for himself and others to repienish feed lots and pastures.

To be sure, no man can be expected to go out and buy dear feed to make 1600 and 1700-pound steers or 400 pound lard hogs, but it is little into the United States duty free. If the tess than an oconomic crime at this fall wheat is extended, flour prices time to send in half finished 1000 to will probably drop back to a lower 1200-pound cattle and 150 to 180-pound level. hogs.

Marketing of strictly dairy yeal calves is excusable, but every calf that could grow into good beef should by all means be kept.

Sending to slaughter pregnant cows and helfers for beef should be abnolutely discontinued, at least for the period of the war.

In our great national emergency every man should consider how best Le cau help along. The easiest way for every owner of live stock to "do goes to market carrying as much weight as it is practical to put on.

We are now drawing the May and June and July supplies of beef, pork and mutton.

Farming and live stock feeding is a good deal of a gamble, but there never was a time since the American Civil War when a feeder could feel as sure of good profit on bringing his live stock up to normal weight.

The higher the prices for grain, the more certain is the feeder of a profit in putting weight on Immature stock

From one end of the country to the other there is a dearth of mature stock. Feed lots, East, West, North and box 112, Oregon City, South, are bare. Hundreds of thousands of sheep and cattle have been wiped out by the almost unprecedentod severity of winter in the West, and there is no spot on the map where the can turn to find a surplus of

Hood River Man Turns Yard Into Food Producing Area HOOD RIVER, Ore., April 17 .-- As

vidence of the keen interest taken by the people of Hood River in PATRIOTISM AND PROFIT COM- the food preparedness campaign inaugurated last week, a man with team gon and plow was busy today turning un der the sod of the big lawn around the home of E. L. Smith, exspeaker of the Notice of Final Settlement of the Es-

LAWN IS MADE GARDEN

house of representatives of the Orerecent issue, contains an article on time territorial secretary and acting dersigned executor of the estate of from the date hereof. governor of Washington territory. Mr. Smith, who has won the name the County Court of Clackamas Couned stock for the market. The advice of Hood River's Grand Old Man, plant ty, State of Oregon, his final account should be of interest to Oregon farm, er of one of the valley's first commer as such executor of said estate and cial orchards, although now in his 80th that Monday, the 21st day of May, year, participated actively last week in 1917, at the hour of 10 n'clock a. m.,

Advance Follows the Upward Trend of Wheat Prices in Portland

PORRTLAND, Ore., April 17 .- Flour prices were advanced 40 cents a barrol in the local market vesterday to the wholesale basis of \$10.60 a barrel for the best family patents. In the ad- J. E. Gage and Phoebe J. Gage, Devance the flour market followed the general upward course of wheat prices, although wheat for the day was lower. Wheat prices all over the country

large,	LE AT A 1 cheap work	hornes, al	so wag-
	eavy and If		
	is, plows, cul		
EOWIS;	also numer	ous other	small
tools.	Walter's	Stables,	Oregon
City.			

"OR SALE-Young Holstein bull. Address Hox 93, Route No. 3, Oregon City, Ore.

his bit" is to see that every animal FOR SALE-Having sold part of my to-wit: farm, I will offer, at a bargain, a

place, Or. Phone 443-W.

FOR SALE-Five year old registered containing twelve acres. Jersey cow. W. Wheatley, (Mount Pleasant) Oregon City, Route 1.

Oat hay for sale, inquire Route 6,

234, R 1, Oswego. Reward.

LOST OR STRAYED-Fawn colored

NOTICE TO CREDITORS.

qualified as such Excentors.

signed Executors at the Bank of Ore-

gon City, in Oregon City, Clackamas

County, Oregon, within six months

Dated this 9th day of April, 1917.

ROSWELL L. CONNER.

Executors of the Last Will and Testa-

ment of John T. Apperson, Decean-

SUMMONS.

Oregon, for the County of Clacks-

The Glenmorrie Company, a corpora

E. D. Elliott and S. F. Sinclair, De-

To E. D. Elliott and S. F. Sinclatr:

In the name of the state of Oregon

You and each of you are hereby re-

nd.

21116.06.

tion, plaintiff,

fendants.

EDWIN CLYDE APPERSON.

Any allen enemy who fails to surarticle he found in his possession. Gunn and firearms thus surren- Testament of John T. Apperson, dodored will be secled and labeled and ceased, by order of the County Court shall doem equitable.

WM. J. WILSON, Sheriff of Clackamas, County, Ore-

Dabed, April 18th, 1917.

tion of this notice.

tate of John Shannon, Deceased. Notice is hereby given that the un

John Shannon, deceased, has filed in

has been fixed by usid Court as the time for hearing of objections to said FLOUR \$10.60 A BARREL report and the settlement thereof.

In the Circuit Court of the State of JOHN SHANNON. Executor of the Estate of John Shannon, Deceased.

C. SCHUEBEL, Attorney for Executor. SHERIFF'S SALE.

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

Frank E. Andrews, Plaintiff YB.

fendants. By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above en- than six weeks after the 13th day of were unsettled by the government's titled court, in the above entitled April, 1917, which is the date precause, to me duly directed and dated the 13th day of April, 1917, upon a lication of this summons, and if you judgment rendered and entered in said fail to so appear and answer on or in favor of Frank E. Andrews, plain- want thereof, plaintiff will apply to complaint, to wit:

tiff, and against J. E. Gage and Phoebe said court for the relief demanded in J. Gage, defendants, for the sum of the complaint filed herein. \$1116.90, with interest thereon at the In said complaint plaintiff asks for

rate of six per cent per annum from a decree of this court absolutely barthe 28th day of July, 1914, and the ring and foreclosing all the right. further sum of \$100.00 as attorney's title, claim and interest of the defendfoe, and the further sum of \$21.00 costs ants E. D. Elliott and S. F. Sinclair, and disbursements, and the costs of and each of them, and their heirs,

and upon this writ, commanding me legal representatives, successors and to make sale of the following des- assigns, in or to Lot or Block Numcribed real property, situate in the bered One (1) of Glenmorrie, containcounty of Clackamas, state of Oregon. Ing three and one quarter (3%) acres

Beginning at a point on the north recorded plat thereof of record in the first lien upon the following describ- T. 2 S. R. 3 E. of the W. M. on the new range. Estey organ, drophead boundary line of the D. L. C. of J. G. office of the Recorder of Conveyances Singer sewing machine, all furniture, Swafford and wife in Tp. 3, S. of R. 2 for Clackamas County, Oregon, and and other articles usually found in East of the W. M., which point is N. every part thereof, unless the said the household, also new disc har- 88 minutes E. 31.10 chs. from the N. defendants, or either of them, shall Section 1, Township 2 South. Range West on the North boundary of said row, two 1-horse cultivators, 1-horse W, corner of said D. L. C. and running on or before a day certain to be fixed 2 East of Willamette Meridian in claim 9.00 chains to the Northeast corn planter, new; buggy with pole thence S. 9.64 chs.; thence S. 85 min- by this court, pay to the plaintiff in Clackamas County, Oregon; and run- corner of the tract of land described and shafts; single harness and 100 utes W. 12.45 chs., thence N. 9.64 chs. the lawful money of the United States. ning thence West 6.87 chains; thence in Book 138, page 553 Deed Records other articles. William Lillie, Park- to the North boundary line of said the following sums, to-wit: The sum South 14.54 chains; thence East 6.87 Clackamas County, Oregon, to the claim; thence North 58 minutes E of Three Thousand One Hundred chains; thence North 14.54 chains to Clackamas County, Oregon, thence 12.45 chs. to the place of beginning Twenty-five and 01-100 (\$3125.01) dol. the place of beginning, containing ten South 33 degrees 45 minutes East lars, with interest upon the sum of acres, more or less.

Also atract of land being a part of Sixteen Hundred Twenty-five and the D. L. C. of J. G. Swafford lying 01-100 (\$1625.01) dollars thereof, at in Sec. 4, Tp. 3 S. of R. 2 E of W. M .; the rate of six (6%) per cent per anbeginning at a point at the S. E. cor- num from the 19th day of October, ner of a tract of land deeded by G. J. 1913, and interest on Fifteen Hunthence S. 43 degrees 30 minutes W. the above named defendants, or either 8.20 chs. along said county road; WANTED-Girl for housework, Must thence N. 8.42 chs; thence N. 88 deerty the right of way for the Clacka-Now, Therefore, by virtue of said execution, judgment order and decree, of; and further that the said defend. ever barred from all right, title, claim chains more or less to place of beand in compliance with the commands ants, and each of them be decreed to or equity of redemption in and to the ginning. of said writ, I will, on Saturday, the 19th day of May, 1917; at the hour of have forfeited to this plaintiff herein, 10 o'clock a. m., at the front door of all moneys heretofore paid to the said have such other and further relief in the County Court House in the City of plaintiff upon said contract; and fur-Oregon City, in said County and State, ther for its costs and disbursements meet, just and equitable. sell at public auction, subject to reherein, and for such other and further demption, to the highest bidder for relief as is just and equitable in the by publication thereof for six succes-U. S. gold coin cash in hand, all the premises.

of the minor children, Robert Brock amas, and State of Oregan, towit: in boundary line; thence North en Notice is hereby given that the un- and Dorothy Brock; for the sum of Blocks Six (6) and Seven (7) of degrees 10 minutes East, 5.00 chains render such prohibited article will dersigned, Edwin Ciyde Apperson and 120.60 per month to be allowed plain- Atkinson's Addition as per duly re- more or less along said bounary be subject to summary arrest if such Roswell L. Conner, have been appoint liff for the support and maintenance corded plat thereof on file in the Re- line to where same intersects and ed Executors of the Last Will and of said minor children; and for such corder's office of Clackamas County, crosses the Northern boundary line of other and further relief as the Court Oregon, and I will, on Saturday, the said Baker claim; thence South 72

dered will be secled and labeled and ceased, by order of the County Court This summons is published pursu-returned to the owners after the of the State of Oregon, for the County and to an order, duly made and enterof Clackamas, and they have doly ed, by the Hon. J. U. Campbell, Judge of Oregon City, in said County and of the above entitled Court, dated the state, sell at public auction, subject

claims against said eatate are hereby said summons shall be published in for U. S. gold coin, each in hand, all it, with interest at the rate of six per notified and required to present the the Oregon City Enterprise once a the right, title and interest which the cent, per annum on deferred payments, same, duly verified, to the under week for six consecutive weeks from within named defendants, or either of said sale to be made in the office of the date of the first publication.

> EDWIN G. AMME. Attorney for Plaintiff, 4th Floor Elec- thereof, to satisfy said judgment order, trie bldg., Portland, Oregon.

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

Plaintiffs, YH. E. R. Langley, Hazel Langley, Rath Langley, Homer Langley and Minnie Langley, his wife, Roy Langley and Josie Langley, his wife, Ida Goodwin and Otis Goodwin, her hus-

band, Edna Johnson and Fred Johnley, Defendants. To E. R. Langley, Hazel Langley, Ruth Langley, Homer Langley and Minnie

and Otis Goodwin, her hushand, Ed. scribed as follows: na Johnson and Fred Johnson, her

quired to appear and answer the complaint filed against you by plaintiff fendants: in the above entitled suit, on or before the 28th day of May, 1917, said date being prescribed by the order of the above entitled court and being more scribed by said court for the first pubcourt on the 13th day of April, 1917, before said 28th day of May, 1917, for each of you as prayed for in their Northern boundary of "Outlook": will take judgment against you and minutes West, 5.50 chains along the

per cent per annum from the 25th day minutes East on said claim line 27.50 of April, 1915, and the further sum of chains more or less to place of becosts and disbursements herein incur- said Baker D. L. C. red.

That and mortgage indenture exemore or less, according to the duly plaintiffs herein be decreed to be a ship line between T, 2 S. R. 2 E, and ed property, to-wit:

Beginning at a point in the North 19.75 chains North to the Southeast

III

That said mortgage hereinabove de- 74 degrees 20 minutes W. along bounscribed be foreclosed and that said dary of said tract, 3.00 chains to the property above described be sold as Southwest corner thereof; Thence S. provided by law in such cases; that 33 degrees 45 minutes West, 1.5 chains plaintiffs may become purchasers at along the eastern boundary of tract of Faulding to L. P. Williams, said cor. dred (\$1500.00) dollars thereof, at the said sale and the proceeds derived land described in Book 91, Page 557 ner being E. 30.10 chains and N. 21.60 rate of seven (7%) per cent per an therefrom applied to the payment of Deed Records aforesaid to the most Jersey heifer, 15 months old. Stray- chs. from the corner of sections 4, 5, num from the 19th day of October. the amount due plaintiffs, including Northeriy corner of tract of land de ed from road mile wes' of Oswego. S and 9 of said Tp.; thence S. 2.62 1913; and further for a decree of this interest, reasonable attorney's fees and scribed in Book 119, Page 391 Deed about 10 months ago. Address Box chs. to the center of county road; Honorable Court that upon failure of costs, and that the defendants, E. R. Records aforesaid; thence S. 60 de-Langley, Hazel Langley, Ruth Langley of them, to pay to the plaintiff the Homer Langley and Minnie Langley, easterly boundary of last named tract, above named sums, within the time his wife, Roy Langley and Josie Lang. 6.80 chains to angle corner in said ley, his wife, Ida Goodwin and Otis line, thence S. 50 degrees East along limited by this court, declaring the said defendants, E. D. Elliott and S. F. and Fred Johnson, her husband, and less to Southwest corner of tract of the book \$1. Page 271 Sinclair, and each of them, and their Mayme Langley, and any and all per- land described in Book \$1, Page 271 heirs, legal representatives, succes sons claiming by, through or under Records aforesaid: thence North 17 sors and assigns, to be absolutely bar them, subsequent to plaintiff's mort degrees 30 minutes East 78 feet to red and foreclosed of all their right, gage be forever foreclosed and for angle corner in West boundary of last title or interest in or to the above de- ever barred from all right, title, claim named tract. Thence N. 5 degrees scribed property, and every part there. or equity of redemption in and to the West on said boundary line, 6.80

21st day of April, 1917, at the hour of degrees 30 minutes West, tracing the

Now therefore, all persons having 27th day of March, 1917, directing that to redemption, to the highest bidder, balance of the purchase price on cred-

Date of first publication March 30, 1917 ment, or since had in or to the above City, Oregon,

described real property or any part decree, interest, costs and all acers Date of last publication May 11, 1917 ing costs.

W. J. WILSON, Sheriff of Cisckamas County, Oregon. By E. C. Hackett, Deputy. Dated, Oregon City, Oregon, March

23rd, 1917. Notice of Sale of Real Property. In the County court of the State of Dregon, for the County of Clackamas.

in the matter of the estate of Julia Ann Mumpower, Deceased. Notice is hereby given that from son, her hushand, and Mayme Lang- and after May 1st, 1917, the undersigned, executor of the Last Will and Testament of Julia Ann Mumpower, deceased, will sell at private sale, the Langley, his wife, Roy Langley and real estate situate in Clackamas Josie Langley, his wife, Ida Goodwin County, State of Oregon, which is de-

Beginning at a point in the western husband, and Mayme Langley, De boundary line of the Horace Baker D. L. C., which said claim is in T. 2 S., In the name of the State of Oregon, Ranges 2 and 3 East of the W. M., You and each of you are hereby re- which point is South 9 degrees 30 guired to appear and answer the com- minutes West, 19.5 chains from the plaint filed against you in the above Northwest corner of said claim; entitled suit on or before six weeks Thence East 38.75 chains to a point; from the publication of this summons. Thence South 29.00 chains to a point; to wit: On or before the 11th day of thence North 84 degrees West, 18.00 May, 1917, and if you fail to answer or chains to a point; thence South 1.00 appear, for want thereof the plaintiff chain; thence North 71 degrees 30 system.

Thence West along the Northern boundary of "Outlook" 20.00 chains to For the sum of \$1060.00, together the West boundary line of the Baker with interest thereon at the rate of 6 claim; Thence North 9 degrees 30

\$100.00 as a reasonable attorney's ginning situate in Clackamas County, fee in this suit, and for plaintiff's Oregon, and in the Western half of Also the following described real

estate:

Beginning at the meander corner cuted on the 25th day of April, 1913, on the North boundary line of the by A. F. Langley and in favor of the Horace Baker D. L. C. on the Town South bank of the Clackamas River,

line of Section One (1) 20.63 chains corner of Section 12 T. 2 S. R. 2. E. West from the Northeast corner of of the W. M. Thence N. 61 degrees

along the boundary line of said tract to the Southeast corner thereof: thence N

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 thereafter to and including Friday, April 27, 1917.

Upon the following terms:

All cash, or one-half cash and the them, had on the date of said judg Stone & Moulton, attorneys, Oregon

LORENZO D. MUMPOWER.

Executor. STONE & MOULTON and G. E. HAYES,

Attorneys. Notice of Receiver's Sale. Notice is hereby given that the un-

darsigned, Receiver of the Minthorne

Springs Water Company, an Oregon Corporation, will receive sealed bids on or before the 21st day of April, 1917, and will sell subject to the approval of the Circuit Court of the State of Oregon for the County of Ciackamas, all of the property, rights, franchises, privileges, and assets, real, personal and mixed, of the Minthorne Springs Water Company, and comprising its water plant and system in the Town of Milwaukle and adjacent thereto in the County of Clackamas, State of Oregon, including Lot Fifteen (15), Block Seventy-sev en (77), and Lots Twenty-seven (27) and Twenty-eight (28), Block Fortyfour (44), of Minthorne Springs Addition to Portland, in the County of Clackamas, State of Oregon,-and all water rights, assots, profits a pren dre and appurtenant to said described premises, and all pipe lines, power plant, and miscellaneous personal prop-

erty connected with the said water All bids must be accompanied by certified check payable to the order of John H. Gibson, Receiver, for ten per cent of the amount of the bid.

All bids will be received subject to the confirmation of the said court,property will be conveyed by the Receiver, and possession given immediately upon the confirmation of the sale by the said court, and the balance of the purchase price must be then paid in cash.

This sale is made pursuant to a decree and under order of sale duly made and entered in the said court on the 3rd day of March, 1917, in the cause therein pending, wherein G. Orlo Jefferson is plaintiff and the Minthorne Springs Water Company, et al. are defondants.

All bids must be mailed or delivered to John H. Gibson, Receiver, 909 Northwestern Bank Building, Portland, Oregon. The right to reject all bids is reserved.

> JOHN H. GIBSON, Receiver.

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

Summons.

In the Circuit Court of the State of Oregon, for Clackamus County, Chas. E. Dart, plaintiff,

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

yonug stock to put in feed lots or turn on the pasture.

Patriotiam alone ought to be sufficient spur to induce farmers and feders to mature their holdings. At this time it seems highly probable that such a course would not only be highly patriotic, but handsomely profitable.

Child Jumps From Window Oregon City When She Thinks Herself Locked In

DENVER, Colo., April 17 .- Believing that she had locked herself in the bathroom of her mother's apartment at the West Vernon hotel this morning and that no one was coming to let her out, 5-year-old Elsa Adrienne Moore,

of Portland ,climbed out on the window ledge and dropped three stories to the pavement below.

She struck her feet on the cement pavement, fracturing both bones of the right leg just above the ankle. The little girl had been playing about the upper halls and had gone into the bathroom. The door stuck when she tried to open it, and she thought she had locked herself in. No one answered her call for help, so the child crawled out on the window ledge, backed out, and hanging by her hands, dropped three stories. She struck within a foot of a flight of stone steps. The baby did not lose consciousness at any time, even when her leg was set. The little girl came here with her mother, Mrs. Aman Moore, wife of a business man of Portland, Or., when Mrs. Moore was called to Denver by the illness of her father.

N

be good cook. Country girl or expe- grees E. 5.63 chs, to the place of berienced foreigner satisfactory. Good ginning containing three acres, exwages. Phone Pacific 36, Oregon cept from the above described prop-City. mas Southern Ry. Company. -PHONES-Office-Home, A-23 Pacific, 253 Residence-36F11 DR. WM. C. SCHULTZE GIRL DROPS 3 STORIES DR. F. P. SCHULTZE Physicians and Surgeons Rooms 217-218 Masonic Bu'lding Oregon Worms Sap Your Child's Strength. Money to Loan right, title and interest which the PAUL C. FISCHER Lawyer gage herein or since had in or to the Deutscher Advokat OREGON CITY OREGON Notice

Pursuant to the proclamation of the President of the United States of date the 6th day of April, 1917, it Sheriff of Clackamas County, Oregon. is unlawful for alien enemies to have By E. E. HACKETT, Deputy. in their possession the following articles:

Any firearm, weapon, or implement of war, or component part thereof, ammunition, maxim or other silencer, bomb, or explosives, or material used in the manufacture In the Circuit Court of the State of of explosives; any aircraft or wireless apparatus, or any form of signaling device, or any form of clpher code, or any paper, document, or

All alien enemies having in possession any of the above prohibited articles are requested to surrender in the above entiled suit, on or before the same to me at the sheriff's office within 24 hours after the publica-

Nursery Stock at Bargan Prices AVE 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 prune 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.

LAFAVETTE NURSERY CO.

and all accruing cost. Dated, Oregon City, Oregon. 20th, 1917.

First publication April 20, 1917. Last publication May 18, 1917. Oregon, for Clackamas County. Ethel Vinton, Plaintiff. W. T. Vinton, Defendant.

In the name of the State of Oregon. you are hereby required to appear and 1917.

answer the complaint filed against you the twenty-fifth day of May, 1917, said date being the expiration of six weeks from the first publication of this sum-

Lafayette, Ore.

mons and if you fail to appear or ansthe plaintiff will apply to the court for the relief prayed for in her com- Gladys W. Brock, Plaintiff, plaint, to-wit.

SUMMONS.

¥8.

W. J. WILSON.

For a decree dissolving the marriage contract now existing between plaintiff and defendant and permitting April 13, 1917, and continuing each thereof, the plaintiff will app'y to the beginning with the issue dated Friday, April 13, 1917, and contining each week thereafter to and including Friday, May 25, 1917.

Brownell & Slevers, Attorneys for plaintiff.

This summons is served upon you within named defendants or either of by publication thereof once each week them, had on the date of the mort- for six consecutive weeks in the Oregon City Enterprise, by order of the above described real property or any above entitled court of date April 11, 23rd, 1917. part thereof, to satisfy said execution, 1917.

judgment order, decree, interest, costs Date of first publication April 13, 1917 1917. Date of last publication May 25, 1917 GRIFFITH, LEITER & ALLEN, and BERT W. HENRY,

Attorneys for Plaintiff.

Notice to Creditors. Notice is hereby given to the undersigned has been duly appointed by the County Court of the State of mas. Oregon for the County of Clackamas, Wm. McHardy, Plaintiff, administritrix of the estate of Edgar VS. C. Brien, deceased. All persons hav- T. J. Jones, Defendant. ing claims against said estate are State of Oregon, County of Clacka hereby required to present them to mas, ss. me at the office of C. Schuebel, Ore-By virtue of a judgment order, debook written or printed in cipher or To W. T. Vinton, above named de as by law required, within six months and under the seal of the above entigon City, Oregon, properly verified cree and execution, duly issued out of from the date hereof. tled Court, in the above entitled cause Date of first publication, March 30, to me duly directed and dated the Sth day of March, 1917, upon a judgment JESSIE ANDERSON, rendered and entered in said court Administratrix of the estate of Edgar on the Sth day of March, 1917, in favor All legal business promptly attended to C. Brien, deceased. of Wm. McHardy, Plaintiff, and C. SCHUEBEL, Attorney for Adminagainst T. J. Jones, Defendant, for the istratrix. sum of \$200.00, with interest thereon at the rate of S per cent. per annum SUMMONS. from the 16th day of June, 1914, and wer said complaint, for want thereof In the Circuit Court of the tSate of the further sum of \$55.00, and the Oregon, for Clackamas County. further sum of \$25 as attorney's fee, and the further sum of \$29.15 costs and disbursements, and the costs of Roy C. Brock, Defendant, and upon this writ, commanding me To Roy C. Brock, Defendant: out of the personal property of said In the name of the State of Oregon defendant, and if sufficiennt could not plaintiff to resume her former name answer the complaint filed against you you are hereby required to appear and be found, then out of the real property belonging to said defendant on of Eathel Thomas. This summons pub- in the above entitled suit within six and after the date of said Sth day of lished by order of Hon. J. U. Camp weeks from the date of the first pub- March, 1917, to satisfy said sum of bell, judge of the circuit court, which lication of this summons; and if you \$309.15 and interest as above shown

order was made on the ninth day of fail to answer or appear, for want and also the costs upon this said writ. Now, Therefore, by virtue of said for publication thereof is six weeks, Court herein for the relief prayed for execution, judgment order and decree. in said complaint, to-wit: bonds of matrimony now and hereto-

and in compliance with the command For a decree forever dissolving the of said writ, being unable to find any personal property of said defendant's. fore existing between Gladys W I did on the 17th day of March, 1917. Brock, the plaintiff herein, and your duly levy upon the following described self, Roy C. Brock, the defendant here real property of said defendant, situ-

Also the following described real property described herein and every part thereof, and that plaintiffs may estate:

Beginning at the meander corner of the North Boundary line of the Hopace Baker D. L. C. on the Township This summons is served upon you line between T. 2 S. R. 2 E. and T. 2 S. R. 3 E. of the W. M. and running sive weeks in the Oregon City Enter- thence South \$0 degrees 15 minutes

prise by order of the Honorable J. U. East along the North boundary of land Campbell, Judge of the above entitled described in Book \$1, page 271 Reccourt, which order is dated the 22nd ords of Deeds of Clackamas County,

day of March, 1917. Date of first publication, March

Date of last publication May 11th,

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

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

Oregon, 2.51 chains to angle corner;

BROWNELL & SIEVERS, Attorneys for Plaintiff.

