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office as second-class matter. SUBSCRIPTION RATES

lowing their name. If last payment is report shows that the activities of profitable work of the club. not crelited, kindly notify us, and the clubs during 1921 exhibit a naturthe matter will receive our attention. al increase over the proceeding year has been in the pork production pro-

# 150 WOMEN REGISTERED IN VOCATIONAL CLASSES

More than 150 women are enrolled under the supervision of Miss Martine Reitan, who has recently arrived here from the Oregon Agricultural College to take up her duties here as an inof the state.

Many women of this city are taking advantage of the opportunity given them in being instructed in the classes where millinery, cookery and sewing are featured. It was the intention of organizing a class in home training, but few seemed interested in this. Miss Reitan is being assisted who is in charge of the millinery

Days Are Arranged

ranged by Miss Reitan and Miss Howey, with the former in charge of the cookery and sewing and Miss Howey in charge of the millinery classes: Oregon City-Cookery, Monday and Wednesday evenings: millinery, Wednesday evening; sewing, Tuesday eve-

West Linn-Millinery, . Thursday and Friday evenings; sewing, Mon day, Wednesday and Thursday.

Willamette, Millinery, Tuesday and Friday afternoon. The classes in sewing from Willamette meet with the West Linn women at the Union high

Miss Reitan gave instruction in cookery at the home of Mrs. E. B. Andrews at Falls View, where she is making her home, on Monday evening President Lumbermens Trust Comwhen nine members were in attendance. Delicious home-made rolls and other delicacies were made, and later in the evening enjoyed.

Further Courses Talked dies will be completed about March redemption and cancellation on June 15, it has not yet been decided as to 15 next. These notes are wholly tax whether they will be continued by exempt and their redemption will rethe state, but Miss Reitan desires all lease \$400,000,000 for investment. Prethose wishing to continue with the in- sumably a large part of the sum will struction or those who are contemp- go into short term municipal bonds lating taking such a course. If the and the first 31/2 per cent Liberty same is continued, to phone to the bonds, which are also tax exempt. The home of Mrs. E. B. Andrews or to announcement caused an immediate ion government, part of which circu- In the Circuit Court of the State of City Superintendent R. W. Kirk or strengthening of the market for these otherwise communicate with her, as classes of securities. an effort will be made to continue the work or to resume next year.

The quota for the term designated

West Linn and Willamette.

Miss Reitan engaged in this line of work in the East before coming to the House. Oregon a year ago, specializing on cookery and sewing instruction, while Miss Howey is also experienced in instruction of millinery.

# PARKING RESTRICTIONS THREATENED BY COUNCIL

Official Oregon City is again threatening to enforce the traffic ordinance than ever attempted before, are projected. A restricted district on Main street between Sixth and Eighth streets, with a 15-minute parking limit between eight o'clock in the morning bonus would be \$850,000,000 a year for and six in the evening.

on the proposed amendment to the tional capital gains. existing regulations creating the special limit for the two blocks where bill, if enacted, will retard the return the traffic is heaviest. The present of prosperity. Our congresses have law has a 45 minute limit for Main always been very tender hearted to-

# WILHOIT SPRINGS FIRM IS SUED BY ELECTRICIAN

Wilhoit Spring Mineral company is to decline in value. However, in the asked in a suit filed here Friday by long run, prices of corporation bonds Robert Skeen, representing the Skeen | would probably be affected more. Electrical works. He alleges that the material furnished in the construction in his latest weekly review, in which of a pavalion, natatorium and other he says: buildings at Wilhoit. He also asks tion.

HENRI LANDRU DIES

VERSAILLES, Feb. 25 .- In the misty dawn Henri Landru, France's archmurder, was beheaded on the guillotine before the gate of St. Pierre prison today. He had been found guilty on November 30 of the murder of 10 women to whom he had made love of visible supply for capital. and offered marriage, and a boy, the son of one of his victims.

DR. WM. KRASSIG DENTIST Specializes in

Extraction of Teeth Crown and Bridge Work

"Plates That Fit"

10-11-12 Andresen Bldg. Oregon City, Ore.

# OREGON CITY ENTERPRISE Work of Industrial Clubs Here is Praised in State Leader's Report

The progress made by Clackamas school of the O. A. C. at Corvallis. ... \$1.50 County in the Industrial Club work He sold his pig at the state fair for for boys and girls is well illustrated \$29.60 and found that including the Advertising Rates on application. and that the interest of the boys and ject for three years has found it both girls of the county in this valuable interesting and remunerative. He has work is growing stronger every year.

Many Prizes Won by Club Mrs. Purcell is directing the project in Clackamas and the success achieved at the state fair included 10 firsts, 7 seconds, 6 thirds, 5 fourths, and 5 fifths. The club work is a permanent educational activity conducted by the extension service of the in the vocational classes at West O. A. C. and the federal Department Linn, Willamette and Oregon City of Agriculture, cooperating with the state department of Public Instruction. Its objects are to interest the boys and girls in farm and home activities, to train their minds and structor under the vocational board hands by productive employment, to guide by the best method the work undertaken, to teach achievement, to the end that they may assist in the betterment of the community at

Pigs Are Source of Revenue The individua, experiences of memin her work by Miss M. Olive Howey, trayed in the report. Melvin Stewart demonstrative of the favorable strides Club House, Sherwood, C. C. Laucks; ter consisting of a trip to the summer | most in the state.

Melville Richey of this county, who won upwards of 7 prizes at various exhibitions throughout the state. He is looking forward eagerly to the two weeks summer school at Corvallia

by the boys and girls in the calf raiswinners in this line are Francis, Ken- Oglesby hall, near Molalla. neth, and Icelia Hughes and Jean Skene.

fair and three trips to the summer run.

school at O. A. C. bers in the work of the club are por- amas county, the report indicates, are Beaver Creek, L. P. Duffy; Lad Hih of Clackamas county, who took up being made by the clubs as well as Parkplace Grange, Parkplace, Mrs. A. the second division of pork product he interest and industry of the boys M. Gilman; Boring Theatre, Boring,

### BOND ADVANCE Becomes Apparent; Quick Sales Are REFLECTED BY Opposition Shown In House, Causing BONUS DELAY -By Robert E. Smith-

pany Bank, Portland Oregon.

Two factors lent decided strength to the financial market this week. One was the calling by Secretary of the Treasury Mellon of \$400,000,000 As the present course in these stu- Liberty Victory 3% per cent notes for

Bonus Opposition Heavy

Later in the week, it became apby the state consists of 144 hours for parent that the soldiers bonus bill will each district. The course consists not go through with the unction and of twelve lessons at \$2.35 for the enthusiasm that had been forecast. Dispatches from Washington stated Miss Reitan and Miss Howey are that President Harding was opposed much encouraged over their classes to a bond issue to pay the bonus and in the three districts-Oregon City, was equally opposed to the 8-point tax program that had been suggested by the Ways and Means Committee of

Since the government has only two sources of raising money, taxative and borrowing, it became at once apparent that a positive obstacle to the bonus and program had appeared. Liberty bonds immediately advanced one point and securities showed decided

strength. danger of bonus legislation has pass- expects to increase its earnings to \$4,ed: the subject is likely to be one of the greatest contention in Congress on business unless developments indicate that the bonus will be deferred. President Harding has stated clearly

it should be postponed. Cost Would be Big

It is estimated that the cost of the the first two years, and, if one-half Large metal signs have been erect- the beneficiaries elect the cash plan ed on the corners of Main street in and one-half the certificate plan, its the restricted district, but the 15 ultimate cost would be about \$3,330, minute law cannot be enforced until 000,000. The annual cost of \$850,000. the council takes definite action up- 000 is just about 20 per cent of our na-

There is no denying that the bonus wards the labor vote and the soldier vote, and there is a powerful minority which may jam the bill through, regardless of business consequences. The plan for financing the bonus from the proceeds of the money owing us by foreign governments is chimerical. The soldiers will wait a long time for any bonus from that source. Either taxation or a bond issue to pay A judgment for \$1443.49 against the the bonus would cause Liberty bonds

The probable effects on business amount asked is due for labor and are clearly analyzed by John Moody

"In practice, the United States gov-\$150 attorney's fees and costs of ac ernment has the first call upon the capital supplies of the American people. If a bonus is to be financed, Uncle Sam will take what capital he wants first and corporations and foreign governments can have a portion of whatever there may be left. Furthermore, the capital supply is just as definitely limited as the supply of wheat or cotton-the principal difference being that there are no statistics

> Should a bonus loan of \$1,000,000. 000 be floated, about one-fourth of the annual capital production of the American people would thereby be absorbed; and the consequent relative shortage of capital supplies would inevitab-'y tend to raise the price of capital, no matter whether the tendency were

visible or not. This, too, would be pretty certain to affect corporation bonds more than Libertys, because, viewing the nation as if it were one big corporation, the United States debt is a sort of first mortgage on our wealth, while the Oregon City: Effert Stanifer, 21, Oremunicipal debt might be classed as in the nosition of a second mortgage, and the corporation debts in that of a third gaturday afternoon by Judge E. J. mortgage or debenture.

tion for the first time won first prize and girls which it is said, is rapidly S. E. Walker; Clackamas County The following are the days ar- at the county and state fair, the lat- making this branch one of the fore- Spiritualistic Association, New Era,

> would fall upon them directly or indirectly. In spite of all the efforts of That is to say, the additional taxes political science, the world-wide practice in taxation is to make such levies as will provoke the least popular resistence, or in other words, tax the classes who poll the smallest vote. In America this means the classes who pay the surtaxes, and should the bonus measure pass, we would have to expect that any further reduction of surtaxes would be correspondingly deferred, and also that the fall in the fast and one sided, general average price of capital would be retarded. Otherwise expressed, this measure, if enacted, would be at least as important to the market position of corporation bonds as to that of

Libertys.' Canadian Inflation is Small

the Canadian dollar has been the les- tables on their floor. sening of currency inflation in the Dominion. That basis of circulating medium is the notes issued by the Dominlate in the form of \$1 and\$2 notes; others are in the form of notes of large denominations and are used by H. F. Way, Plaintiff, banks in settlements between one an other.

The government notes are backed To Grace A. Way, defendant: by gold and securities. The degree of inflation is surprisingly small. On January 1, 1922, there were \$81,131,000 gold and \$162,859,000 securities against \$281,000,000 notes, leaving \$37,000,000 uncovered. The United States alone among the great nations has been able to maintain its currency on a gold basis, but Canada is rapidly approaching that condition.

Will America Pay The Provincial Debts? The Province of Quebec in Canada made a net profit of \$4,000,000 in 1921 out of the liquor business; the government of British Columbia made about It is not to be supposed that the \$2,000,000 from the same source, and

000,000 this year. These profits come very largely out and it will have an adverse influence of the pockets of thirsty Americans and those who purchase supplies in ancial condition and credit of the two seem meet and equitable in the provinces named have improved materially since they went into the liquor

grow the provinces will be able to pay off the entire indebtedness from the

Fate of the Mark

For every gold mark in Germany, purchased German marks in the early stages of inflation had better sell now while they still have some trifling value, because all evidences point to eventual repudiation.

Formal repudiation is not necessary because almost complete, although gradual, de facto repudiation has already taken place. Portlanders who so gaily bought marks a year ago with the hope of doubling their money, haven't a Chinaman's choice; nor have they any better chance of getting their investment back, except a very trifling proportion.

Government by Bloc President Harding has openly expressed his opposition to the formation of so-called "blocs" in Congress to promote legislation for the benefit of special classes of industries.

The farmers' bloc has been widely advertised as having obstructed legislation recommended by the President. The membership of the farmers' bloc in the Senate has been analyzed and found to include 14 lawyrs, 2 farmers, 2 livestock growers (including Senator Stanfield of Oregon), one insurance agent, one writer, one agricultural college president, one well digger and one editor. The bonus bloc is another group that has adopted high-handed methods. The power of blocs lies in the fact that they usually represent a minority vote whose strength is uncertain, undisclosed and difficult to locate.

# Two Couples Given Marriage Licenses

Marriage licenses were granted here Saturday as follows: John J. Bolan, 30, Portland and Myrtle Schenk, gon City and Gladys Makinstee, 18

# OAK GROVE DANCE HALL HAS LICENSE WITHHELD

Allowing Beach Pavalion To Run Has 90 Signatures.

Although no court order definitely denying the petition of the Oak Grove Beach managers for a dance hall license, has been made, it is understood that the county court, temporarily at Calf Raising Popular In Clackamas | least, will withhold the granting of Particular success has been gained the license. Nine licenses have been issued and three, including the Oak ing division and many prizes have re- Grove Beach petition, were denied. sulted from their efforts, among the The other two are the Mulino hall and

A petition, containing more than ninety names, has been presented to Lois Pagenkopf attributes her ex- the court asking them to refrain from ceptional showing to the help and en- the granting of this license. The couragement she received from Mrs. sheriff's office has advised against L. Purcell, the club leader. As a the granting of the Oak Grove license. proof that her work in the club has Judge H. E. Cross intimated Saturday not gone unrequited Lois points to that it will be turned down. It is unthe fact that during her five years' ac- derstood however that both Commistive membership she has received \$51 sioner W. A. Proctor and W. W. Harin prizes with four trips to the state ris favor the allowing of the hall to

The licenses granted by the court The examples of the work in Clack- are as follows: Beavon Heights Hall, J. H. Strubble; Carver Industrial hall, Carver, Thomas E. Anderson; Twilight Hall, Oregon City, Route Six, C. Should a bonus be financed wholly E. Swick; Macksburg Hall, Macksby taxation, corporation bonds would burg, J. E. Gibson; Grange Hall, Osstill be affected the more, in all prob- wego, J. F. Huffman,

Silverton high last Friday evening by the score of 56 to 15. The game was

The locals will play the Union high squad next Wednesday evening at the West Linn floor. The preliminary game will be between the girls of the two schools. Oregon City holds a victory over the west siders in a game played between the boys and the girls of the schools. But as this One factor that has influenced ma- game was played at Oregon City the terially the advance in the value of west siders think they will turn the

### SUMMONS

Oregon, for the County of Clackamas

VS.

Grace A. Way, Defendant.

In the Name of the State of Oregon, you are hereby notified and required to appear and answer the complaint l answer the plaintiff will apply to the Court for the relief prayed for in the complaint, to-wit:

For a decree dissolving the marriage contract heretofore and now existing between plaintiff and defendant, and decreeing that defendant have the temporary care, custody and control R-2; John Frazer, of Oregon City, Ore., of the minor children, Rowens A. Way, R-3: John Ness, o f Oregon City, Ore., Herbert F. Way and Greville F. Way. subject, however, to the further order of this court, and that plaintiff and defendant shall become and be tenants in common in the ownership and title of Tract Numbered Sixteen (16) who cross the border to buy liquor Bland Acres, Clackamas County, Oregon, and that plaintiff is the owner of | In the Circuit Court of the State of the United States from rum runners Lot 7, Block 66, Oregon City, Oregon, but this time more drastic regulations that he favors the bonus, but thinks bringing in the goods from Canada. subject to the payment to defendant of Export business to the United States the sum of \$50.00 and for such other represents the larger share. The fin- and further relief as to the Court shall

> premises. This summous is published by order of the Honorable J. U. Campbell, Judge If the trade and profits continue to of the Fifth Judicial District of Oregon, which order was made February 16th, 1922, directing that the summons be published in the Oregon City Enterprise, once a week for six consecutive weeks, the date of the first publication, there are now outstanding 110 marks February 17th, 1922, and the date of of paper currency. Americans who the last publication, March 31st, 1922. JOS. E. HEDGES. Attorney for Plaintiff,

# SUMMONS

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

George R. Ives, Defendant. To George R. Ives:

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 six weeks from the first publication of summons, to-wit: The 24th day of March, A. D. 1922, and if you fail to so appear and swer for want thereof, the plaintiff will apply to the Court for the relief demanded in her complaint filed in this suit, namely: A decree of this Court dissolving the bonds of matri- In the Circuit Court of the State of mony and the marriage contract now and heretofore existing bewteen the plaintiff and the defendant.

The summons is published once a week for six successive weeks by order of Hon, J. U. Campbell, Judge of the above entiled Court, dated the 8th day of February, A. D. 1922 directing the publication thereof.

ALLEN & ROBERTS, Attorneys for plaintiff. 714 Swetland Bldg., Portland, Ore. Date of first publication, February loth, 1922. Date of last publication, March 24th,

SUMMONS FOR PUBLICATION IN FORECLOSURE OF TAX LIEN In the Circuit Court of the State of Oregon for the County of Clackamas

M. Phillips. T. Ilias and L. T. Trepcov, Defendants. The 'atter couple were married To M. Phillips, T. Ilias, and L. T. Trepcov, the above named defendants:

John Peterson, Plaintiff,

You are hereby notified that John Peterson the holder of Certificate of Delinquency numbered 2199 issued on the 15th day of December 1920, by the Tax Collector of the County of Clackamas, State of Oregon, for the amount of Seven & 87-100 Dollars, the same being the amount then due and delinquent for taxes or the year 1916 Petition Presented Against together with penalty, interest and Transacts a General Banking Business costs thereon upon the real property assessed to you, of which you are the owner as appears on record, situated in said County and State, and particularly bounded and described as follows, to-wit:

North 23 acres of the N. 1/2 of S. W., ¼ of Sec. 28, Tp. 1, R. 5 E. W. M.

You are further notified that said John Peterson has paid taxes on said premises for prior or subsequent years with the rate of interest on said amounts as follows:

1917 year's tax-paid Dec. 15, 1920; tax receipt number 19306, amount, \$5.58; rate of interest 12%; total,

1918 year's tax-paid Dec. 15, 1920; tax receipt number, 19397; amount \$5.46; rate of interest 12%; total,

1919 year's tax-paid Dec. 15, 1920; tax receipt number ,18528; amount, \$7.90; rate of interest 12%; total, 1920 year's tax-paid, first 1/2, June

1, 1921; tax receipt number, 11963, amount \$4.36; rate of interest 12%; total \$4.92.

1920 year's tax- Second 1/2, Oct. 5, 1921; tax receipt number, 16425; amount, \$4.28; rate of interest 12%; total \$4.84.

Sald M. Phillips, T. Ilias, and L. T. Trepcov, as the owners of the legal, title of the above described property as the same appears on record are hereby further notified that said John Peterson will apply to the Circuit Court of the County and Stae aforesaid for a decree foreclosing the lien against the property above described and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of this summons exclusive of the day of said first publication, and defend this action or pay the amount due as above shown together with costs and accrued interest and in case of The Oregon City high school basket. your failure to do so, a decree will be ball team met defeat in the hands of rendered foreclosing the lien of said taxes and costs against the land and premises above named.

This summons is published by order of the Honorable J. U. Campbell. Judge of the Circuit Court of the State of Oregon, for the County of Clackamas, and said order was made and dated this 8th day of February. 1922, and the date of the first publication of this summons is the 10th day of February 1922.

All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon, at the address hereafter

WM. A. WILLIAMS, Attorney for the Plaintiff. Address 822 Chamber of Commerce Bldg., Portland, Oregon.

DEPARTMENT OF THE INTERIOR. U. S. Land Office at Portland, Ore.

Jan. 31.1922. Notice is hereby given that Jacob G. Martzolf, of Oregon City, Ore., who, on August 16th, 1918, made Homestead of plaintiff in the above entitled Court | Entry, No. 06139, for Lots 1 and 2. Secand cause on or before Saturday, the tion 3, Township 3 S., Range 2 E., W. first day of April, 1922, and if you do Meridian, has filed notice of intention agtabligh o make three-year proof, t claim to the land above described, be fore the Register & Receiver of the U. S. Land Office, at Portland, Ore., on

the 29th day of March, 1922. Claimant names as witnesses: William Braatz, of Oregon City, Ore., R.3. Victor Neal of Portland, Ore. 20th and Quimby streets.

ALEXANDER SWEEK,

## SUMMONS

Oregon for Clackamas County. Olive Marsden, Plaintiff

William Marsden, Defendant. To William Marsden, the above nam-

ed defendant, In the Name of the State of Oregon; you are hereby required to appear and the 18 day of March, 1922 at ten answer the complaint filed against o'clock in the forenoon, at the front you in the above entitled suit on or door of the county court house in before the expiration six weeks from Oregon City, Clackamas County, Orethe date of the first publication of this gon, sell at public auction, (subject to summons, which date of expiration is fixed by order of the above entitled Court as March 31st, 1922; if you so fail to appear and answer plaintiff will apply to the Court for the relief prayed for in her complaint, to-wit: for a the mortgage described in said decree decree of absolute divorce from de and order of sale, or since that date, fendant, with restoration of plaintiff's in and to the above described property. former name, and such other and or any part thereof, to satisfy said further relief as to the Court may seem just and equitable.

This summons is published by order of Hon. J. U. Campbell, Judge of the above entitled Court.

The order is dated February 14, 1922. Date of first publication February Date of last publication March 31,

1922. GEO. L. MASTEN. Attorney for Plaintiff. Address 310 Panama Bldg., Portland, Oregon.

## SUMMONS

Oregon, for the County of Clacka-Mabel Susan Clarkson, Plaintiff,

Robert Clarkson, Defendant. To Robert Clarkson, defendant:

In the Name of the State of Oregon, you are hereby required to appear and answer the complaint of plaintiff now on file herein within six weeks from the date of the first publication hereof, and on or before the 31st day of March, 1922, and in the event that you fail, neglect or refuse to so appear and answer, default will be taken against you and a decree will be entered herein against you, as prayed for in plaintiff's complaint, dissolving the marriage contract heretofore and now existing between plaintiff and yourself and granting to plaintiff the sole and exclusive custody and control of Milton Robert Clarkson, the minor child of plaintiff and yourself, and for such other and further relief as to the Court shall seem just and equitable.

This summons is served upon you In the name of the State of Oregon: by publication thereof in the Oregon PROFESSIONAL DIRECTORY

D. C. LATOURETTE, President F. J. MEYER, Cashiev The First National Bank

City Enterprise at least once a week

for a period of not less than six con-

secutive weeks by order of the Hon-

orable James U. Campbell, Judge of

the above entitled Court, made and

The date of the first publication

The date of the last publication here-

JOSEPH, HANEY & LITTLEFIELD,

511 Corbett Building, Portland, Ore.

NOTICE OF SHERIFF'S SALE

In the Circuit Court of the State of

Hendee Brothers, a corporation, and

By virtue of an execution, judgment

order, decree and order of sale issued

out of the above named court in the

above entitled cause, to me directed

and dated the 10th day of February,

1922, upon a judgment rendered and

entered in said court on the 3rd day

of February, 1922, in favor of O. A.

Ritan, plaintiff, and against Hendee

Brothers, a corporation, defendant, for

the sum of \$11,715.70, with interest

thereon at the rate of seven per cent

per annum from the 3rd day of Feb-

ruary, 1922, and the further sum of

\$13.25 costs and disbursements, and

the costs upon this writ, commanding

me to make sale of the following de-

of land situate and being in the

Oregon, and being portions of the

Donation Land Claims of Lot

Whitcomb Nos. 38 and 41, and Wil-

liam Meek, No. 50, in Township 1

South, Range 1 East of the Wil-

lamette Meridian, and further

known and described as follows,

to wit: Beginning at the northwest

corner of a tract of land in the

Donation Land Claim of said Wil-

liam Meek, conveyed by Wm.

Meek and wife and H. W. Eddy

and wife to Seth Luelling by deed

dated October 31, 1857, and record-

ed November 14, 1857, in Book "C"

at page 130, records of deeds for

Clackamas County, Oregon, said

tract being designated in said deed as "Lot 3d" and locally

known as the nursery lot: thence

running south 10° east 122.76 feet

to an iron pipe; thence running

south 88° 31' West 419.1 feet to

an iron pipe; thence south 10° 25'

west 50.1 feet to an iron pipe;

554.49 feet to the Willamette River

at the low water mark; thence

with meanders of the river at the

low water mark, down stream, 285

feet more or less to that certain

piece of land conveyed by Hen-

dee Brothers, S. B. Hendee and

wife, O. S. Hendee and E. L. Hen-

dee to Lottie Chase Smith on the

4th day of April, 1911, by deed

recorded at page 430 of Volume

120 of Records of Deeds of said

the easterly line of said Lottie

Chase Smith's land north 37° 58'

east 144 feet, more or less, to an

iron pipe in the southerly line of

the right of way of the P. R. L. &

P Company's railway: thence

north 4° east 30.63 feet to a pipe in

the northerly line of said right of

385,9 feet to a pipe at the north

east corner of said Smith land;

thence North 69° 30' east 675.50

feet to an iron pipe; thence north

58° east 353.76 feet to an iron

pipe: thence south 28° 31' east

331,55 feet to the place of begin-

ning, excepting the right of way of

the P. R. L. & P. Company's rail-

Now, therefore, by virtue of said

execution, judgment order, decree and

order of sale, and in compliance with

the commands of said writ, I will, on

redemption) to the highest bidder for

cash, all the right, title and interest

which the said defendant, Hendee

Brothers, a corporation, had on the

26th day of March, 1914, the date of

execution, judgment order and decree,

Sheriff of Clackamas County, Oregon

Dated this February 17th, 1922.

In the Matter of the Estate

Arthur Cliff, Deceased.

Oregon:

NOTICE OF SALE

Notice is hereby given that the un-

of Arthur Cliff, deceased, will in 'ac-

lowing described property, to-wit:

Situate in Clackamas County,

All of tract 30 Outlook, accord-

ing to the duly recorded plat there-

of, except land described in Vol.

145, page 376, deed records of

tract of land lying and being with-

in the boundaries thereof and

south of the County Road, cross-

ing said described tract, to-wit:

comemneing at a point 18.25 chains

East of the quarter section corner

between Sections 13 and 11, Town-

shin 2 South Range 2 East of the

Willamette Meridian, running

therce East to the Clackams Riv-

er: thence down stream following

the meanders thereof to a point

due north of the place of begin-

Also the following described

Clackamas County, Oregon.

W. J. WILSON.

R. SLEIGHT.

Attorney for Plaintiff.

By E. C. HACKETT, deputy.

Yoen Bldg., Portland, Oregon

interest and costs.

way; thence north 20° 30' west

thence south 43° 06r 30"

County of Clackamas, State

Those certain pieces or parcels

scribed real property, to wit:

Oregon for the County of Clacka-

Attorneys for Plaintiff.

entered February 10th, 1922.

hereof is February 17th, 1922.

of is March 31st, 1922.

O. A. Ritan, Plaintiff,

ation. Defendants.

mas.

of Oregon City, Oregon CAPITAL, \$50,000 00 Open from 9 A. M. to 3 P. M.

> C. D. & D. C. LATOURETTE Attorneys-at-Law Commercial, Real Estate and

> > O. D. EBY

Probate our Specialties. Of-

Bldg., Oregon City, Oregon.

fice in First National Bank

Attorney-at-Law Money loaned, abstracts furnish ed, land titles examined, estates settled, general law business.

Phone 405

Over Bank of Oregon City.

WM. STONE ATTORNEY AT LAW The Waverly Association, a corpor- Stevens Bldg.,

Oregon City, Ure.

ning; thence south to the place of beginning.

Also beginning at a point 10 chains East of the Northwest corner of the fractional Northeast quarter of the Southwest quarter of Section 13, Township 2 South of Range 2 East of the Willamette Meridian, running thence West 10 chains; thence South to the intersection with the West line of the Horace Baker Donation Land Claim No. 68, said Township and Range; thence South 9° 30, West tracing the westerly line of said Baker claim to the northwest corner of that certain tract of land described Vol. 152, page 40 Deed Records of Clackamas County, Oregon; thence East along the north line of said tract described Vol. 152. page 40 to a point due South of the place of beginning, thence north to the place of beginning. at private sale for cash to the highest

at the office of Wm. Hammond, Attorney at Law, Beaver Building, Oregon City. Oregon. A. R. SMITH, Administrator of the Estate of Arthur

and best bidder, said sale to be made

Cliff, Deceased. WM. HAMMOND,

Attorney for Administrator.

## SUMMONS

In the Circuit Court of the State of Oregon, for the County of Clack-

mas. William Sheahan, Plaintiff,

Frank Capen and Hattie E. Capen, his

wife, Defendants. In the name of the state of Oregon you are and each of you hereby is notified and required to appear and answer the complaint of plaintiff in the above entitled Court and cause on or before Saturday, the 11th day of March, 1922, and if you do not so appear and answer, the plaintiff will ap ply to the Court for the relief prayed for in the complaint, to-wit: For a de cree that the property described in the complaint, to-wit; All of Tract Numbered Twenty-three (23) and Lot "E" of Tract Numbered Twenty-two of Willamette and Tualatin Tracts in said Clackamas County, Ore gon, be sold in accordance with the law of this State and the practice of this Court, and fixing the attorney's feet at \$150.00 and that the proceeds of sale be devoted to the payment of the costs of sale, the costs and disburse ments of this suit, the amount of the said note, the attorney's fee and the amount of taxes, together with inter est at the rate of seven per cent per

annum on the whole amount. That plaintiff be permitted to be come a purchaser at said sale, and that defendants be forever foreclosed of all right, title interest and estate in or to said mortgaged premises, and that the plaintiff have such other and further relief as to the Court shall seem meet and equitable in the

premises. This summons is published by order of the Honorable J. U. Campbell, Judge of the Circuit Court for the Fifth Judicial District of Oregon which order was made January 23rd 1922, directing that the same be pub lished in Oregon City Enterprise once a week for six consecutive weeks, the date of the first publication January 27th, 1922, and the date of the last

publication, March 10th, 1922. JOS. E. HEDGES. Attorney for Plaintiff 8041/6 Main St., Oregon City, Ore.

## SUMMONS

No. -In the Circuit Court of the State of Oregon for Clackamas County. De partment No. -

Emma C. Harmon. Plaintiff,

John A. Harmon, Defendant. To John A. Harmon, the defendant

above named: In the name of the In the County Court of the State of State of Gregon, you are hereby re-Oregon for the County of Clacka- quired to appear and answer the Complaint filed against you in the above entitled cause and Court within six weeks from the date of the first publication of this Summons, to-wit: With in six weeks from January 20, 1922. dersigned, Administrator of the estate and if you fail to so answer or appear in this suit for want thereof, the plaincordance with the orders of the Coun- tiff will take a decree against you forever dissolving the marriage contract ty Court of the State of Oregon for the County of Clackamas, on and after existing between you and plaintiff and Tuesday, March 14, 1922, sell the folawarding to plaintiff the future custody of Rex L. Harmon and Edwin M. Harmon, your minor children; and granting to plaintiff any other relief which may seem equitable.

This Summons is published in the Oregon City Enterprise, a newspaper of general circulation, printed and published at Oregon City, in Clackamas County. Oregon; the first publication of said Summons being on Friday, January 27, 1922, and the last publication thereof, being on Friday, March 10, 1922, all in accordance with the order of Honorable James U. Campbell, Judge of the above entitled Court, made and entered in said cause this 26th day of January, 1932.

WM. G. MARTIN. CAREY F. MARTIN, Postoffice Address: 413 Masonic

Attorneys for Plaintiff. Temple Building, Salem, Oregon.