OREGON CITY, ENTERPRISE, FRIDAY, APRIL 28, 1922.

OREGON CITY ENTERPRISE Published Every Friday E. E. BRODIE, Editor and Publisher. Entered at Oregon City, Oregon, Post office as second-class matter. SUBSCRIPTION RATES \$1.50 6 Months 1-3 Months Subscribers will find the date of expiration stamped on their papers following their name. If last payment is not crelited, kindly notify us, and the matter will receive our attention. Advertising Rates on application.

CHURCH FIRE IS THOUGHT TO BE PREMEDITATED

a similar opinion

any fire in the furnace itself. Chief not quite hit bottom, while John Priebe is certain. J. C. Cochran, lead- Moody indicates that we have almost er of the local Boy Scout troop which turned the corner and conditions are was meeting in the building that night | probably slowly improving. stated to the chief that all of the

Man Is Seen

Reports that a man was seen rungation by the authorities, as is the tal question, story told by members of a local lodge, who returning home at 1:30, saw a man enter an auto, which drove ditions covering nearly all the most imhurriedly away. The machine was portant centers indicated to the writparked by the church, and the top er that there were three distinct was down.

ed over the fact that he found the of our financial system were the faults front doors opened when the fire de- and that prosperity would not return partment arrived. The department until its defects were eliminated, A answered the call immediately and it second school stoutly maintained that is regarded as improbable that any- adversity had overtaken us because one had opened the door after the fire the farmers had been severely hit was noticed.

At some times before the doors ducts, and predicted that only the rehave been left open, Rev. H. G. Edgar turn of the farmers' buying power says, but it is believed that they were would result in general prosperity. This locked Friday night.

Piano Is Damaged

The damage is estimated at \$4,000, or probably more as the interior of the church was badly damaged by water. One of the pianos in the building was ruined though the organ was saved. There is \$3,400 in insurance. Plans for the repair or rebuilding of the church will not be made at present, according to Rev. Edgar, pastor.

Services are to be held in Shively's Opera House for the present, and no change in the services will be made, the regular program being observed The fire Saturday was the second in a week's time here. The blaze at the Barclay school is also believed to have been of incendiary origin, and both matters are still under investiga-

tion The Home-keepers' Home Economic EXPERTS SEE End to Long Period Of Depression and UPWARD MOVE Is Held Indication **Of New Prosperity** IN BUSINESS -By Robert E. Smith-

Have we hit bottom? Are times getting better or worse? Are we on the up or down grade? When can we expect prosperity to return? These are questions which are being constantly asked and on which there seems to be divergence of opinion. We might reply to these questions Yankee fashion by asking whether it is darker at mid-

Although financial reviewers or eco-Local officials are puzzled over the nomic prognosticators are inclined to ing profits either. There experses are thereof to estimate and the set of the s cause of the fire which Saturday deal in generalities and differ somemorning gutted the Presbyterian what in their conclusions, an analysis due to high rentals, abnormal transportion, decree, interest, costs and church at 7th and Jefferson streets, of their reports indicates the following tation costs, huge taxes and wage Although no absolute statement is specific answers to these queries: If scales, all of which are still maintainmade, Fire Chief William Priebe be- we have not already hit bottom, we lieves the blaze was caused intention are almost there. There seems to be to marked extent. And all must be deally, and Sheriff Wilson, who investi- no marked movement for either better | flated and will be sooner or later. But gater early Saturday morning, is of cr worse conditions, Neither can we ex- it will not be accomplished easiy. The

The fire, which started directly ward or downward in the near future. As to the last question, "When will

fires in the building were extinguished we have prosperity?" no one can give when the troop left about nine o'clock, a definite answer or even an approx imation, but perhaps a brief discus sion of the economic forces which are ning from that district just before delaying prosperity will be timely and

Business Centers Surveyed

A recent survey of business connels schools of thought on this question. Chief Priebe is somewhat concern- One school declared that the mechanics through price reductions of their pro-

> theory was prevalent in the West and South, A third school felt that hard times were caused by large stocks of manufactured goods, which had been accumulated in the hands of the manufacturers, brokers, jobbers and retailers, and averred that, as soon as these stocks had been absorbed, industry would revive and this would insure na-

centers, particularly those East of Chicago. All agreed that high taxation and the unsettled condition in Europe that they were the principal causes for the dull times.

Financial System Sound

The first idea is entirely erroneous There is nothing wrong with the mechanics of our financal system, nor has School to be held under the auspices there been. The theory that hard of the Ladies Missionary Societies of times were brought about through the he First Presbyterian church, with Federal Reserve Board pursuing a pol-Mrs. Elinor M. Redington, demonstra- icy of deflation which caused a shorttor in charge, to be held at the Pres- age of funds and high interest rates byterian church on Tuesday, Wednes- is exploded. Interest rates have not day and Thursday, April 25, 26 and been so low nor has money been so will be held at the Methodist plentiful in years. Yet times are surely church, owing to the condition of the much harder than in 1921 when just interior of the church due to the fire the reverse was true. There is great estate. merit in the contentions of the other Each day's program will commtnce two schools of thought, but they should boarder? at \$:30 o'clock, when breakfast will be considered together. It is quite evibe served by Mrs. Redington and at dent that commercial prosperity cannot he had so long as the farmer, who The afternoon's program will open buys one half the manufacteured products of the nation, is out of funds, and it is likewise quite apparent that Mrs. Redington will give interesting there can be no industrial prosperity so long as there are large surplus stocks on hand. Agricultural and industrial prosperity are dependent upon each other and commercial prosperity on both. Even though stocks are low, people cannot buy unless they have funds and, on the other hand, even In Icy Willamette though the consuming public has the money to buy, such resumption of buying will not help the manufacturer There is no provision in the fish and if there are large stocks of manufactured goods between him and the consumer. The effect of high federal and local taxation must not be overlooked as police this tremendous toll must be taken ing harrowing experience by Warren from the production of the nation but no great relief in this respect can be looked for in the immediate future. stilly vigils of Friday night the game The turbulent and pauperized condiwarden had maintained a ceaseless tion of Europe has prevented us from watch on the waters of the Willamette exporting our surplus raw products in the neighborhood of Oregon City, and although this condition is rapidly improving, we are now faced with the new problem of European manufactur-

Steel industries150 It requires nothing more than a curs-

ory examination of this index to show that the spread between the prices received by the producers and the prices they pay as consumers is entirely too large. Indeed, it is practically double what it was in 1913. Now take into consideration the fact mat more than

then we begin to arrive at something, the County Court house in the City very tangible and very enlightening. Expenses Have Grown The fourth major condition rests on

the "cost of doing business"; operat- for U. S. gold coin cash in hand, all court, which order was dated and enexpenses have swelled and still ing night or at three o'clock in the morn- are entirely too high. These expenses are eating up the incomes of manufacturers, jobbers and retailers alike, so

ing profits either. These expenses are ing themselves above the normal line pect a marked movement either up- pressure of economic law must be exerted more strongly, and will be. With above the furnace, was not caused by Roger Babson seems to think we have it, political pressure must be brought to bear to compel tax reduction. These

things will not be easy of accomplishment; they can only be achieved by determined and hard fights. Nevertheless, we can look forward to permanent improvement only as progress in these things is made, because they ent between producer and consumer. The buying power of half our popula-

tion will increase as these differences are lessened, and then, as surely as day follows night, business will return to its steady flow in its accustomed chan-

> In summing up the situation, we find that we have taken the turn. The forward movement should begin next autumn, following the liquidation of this year's farm corps. Undoubtedly the probable improved buying power of

THOUSANDS LOSE LIVES

Athens.

according to the report.

Asks Man's Estate

the costs of and upon this writ, com- within six weeks from the date of the manding me to make sale the follow-ing described real property, situate in the county of Clackamas, state of plaintiff's complaint, herein for want plaintiff's complaint, herein for want D. C. LATOURETTE, President Oregon, to-wit: thereof, the plaintiff will apply to the

WM, G. MARTIN

SUMMONS

In the name of the State of Oregon

That the marriage contract

tween the plaintiff and defendant.

be dissolved and held for naught

and that the plaintiff herein have

her former name of Lydia Olson

restored to her, and for such other

and further relief as to the Court

able J. U. Campbell, Judge of the

above entitled Court on the 15th day

Date of first publication April 21st,

Date of last publication June 2nd,

JOSEPH, HANEY & LITTLEFIELD,

NOTICE TO CREDITORS.

Attorneys for Plaintiff,

WM. HAMMOND.

This summons is served upon you by

may seem meet,

of April, 1922.

1922.

1922.

To George Schoch, defendant:

mas.

¥15.

CAREY F. MARTIN.

All of Lots six (6), seven (7) and Court for the relief demanded in his eight (8) of Block Sixty-three (63) complaint, to-wit: For a decree of of Central Addition to Oregon divorce forever dissolving the marri-City, Clackamag County, Oregon, according to the maps and plats on file in the office of the Recordother relief as may be equitable. er of Conveyances of said Clackamas County, Oregon,

Now, therefore, by virtue of said 50,000,000 live on the production of execution, judgment order and decree, raw materials, and then consider the and in compliance with the commands third big fact, namely that the buying of said writ, I will, on Saturday, the power of this immense army has been 20th day of May, 1922; at the hour of reduced approximately 33 per cent,- 10 o'clock a. m., at the front door of of Oregon City, in said County and State, sell at public auction, subject the order of Honorable James U. to redemption, to the highest bidder. Campbell, Judge of the above entitled

the right, title and interest which the tered of record in the above entitled within named defendants or either of cause on April 20th, 1922. them, had on the date of the mortgage herein or since had in or to the above

thereof, to satisfy said execution, judg-Temple, Salem, Oregon.

W. J. WILSON, Sheriff of Clackamas County, Oregon. In the Circuit Court of the State of By E. C. HACKETT, Deputy. Dated, Oregon City, Ore., April 21st,

> Lydia Schoch, Plaintiff, SCHUEBEL & BEATTIE. Attorneys for plaintiff. George Schoch, Defendant.

NOTICE TO CREDITORS

Notice is hereby given that the un-dersigned has been duly appointed Xou are hereby required to appear and answer the complaint filed against you administrator of the estate of W. J. in the above entitled suit on or before Gortmaker, deceased, and any and all the 2nd day of June, 1922, and if you persons having claims against the said fail to appear and answer said comestate are hereby required to present plaint, for want thereof, plaintiff will maintain the huge spread now appar- said claims, duly verified as by law take default against you and apply to required, at the office of my attorney, the Court for the relief prayed for in Wm. M. Stone, Oregon City, Oregon, her complaint, to wit: within six months from the date of this notice. heretofore and now existing be-

Dated April 12, 1922. Date of first publication April 14 1922

1922

Date of last publication May 12, 1922 HENRY W. GORTMAKER,

Administrator of the estate of W. J. Gortmaker, deceased. WM. M. STONE,

publication in the Oregon City Enter-Address Oregon City, Ore. prise for six successive weeks pursu-Attorney for Administrator ant to an order made by the Honor-

SUMMONS Nº. 18666

In the Circuit Court of the State of Oregon for Clackamas County, Department No .- Otto C. Buff, plaintiff, vs. Myrtle Lusk Buff, Defend-

To Myrtle Lusk Buff, the defendant above named: In the name of the 511 Corbett Building, Portland, Ore, State of Oregon, you are hereby required to appear and answer the Com-

plaint of plaintiff filed against you in Notice is hereby given that the unthe above entitled cause and court, der signed have been duly appointed plosion occurred today among war within six weeks from the date of the Administrators of the Estate of Wil-Summons, and if you fail to so answer | Court of Clackamas County, Oregon:

or appear herein, the plaintiff will any and all persons having claims Eighteen hundred soldiers are re- take a decree against you, forever dis- against the said estate must present ported to have been buried among the ruins of a barrack. Hundreds of cit-between you and plaintiff and grant-as by Law required, at the office of between you and plaintiff and grant- as by Law required, at the office of has filed his final account in the ofing to plaintiff such other relief as Wm. Hammond, Oregon City, Oregon, fice of the County Clerk of Clackamas may seem equitable. within six months from the date of

This Summons is published in the this Notice. MAGGIE CROSS, CLARA ELLEN Oregon City Enterprise, a newspaper CROSS AND MABELLE IRENE of general circulation, printed and published at Oregon City, in Clackamas LAMBERT. County, Oregon. The date of the first Administrators of the Estate of Wilpublication thereof, being Friday, liam Etters, Deceased. April 21, 1922, and the date of the last Wife or Concubine? June 2, 1922, all done in accordance First publication April 7th, 1922.

McGourty, deceased:

Notice is hereby given that the un-

dersigned, administratrix of the es-

tate of Charles McGourty, deceased,

County Court of the State of Oregon,

gon, between the hours of 9:00 a. m.

vill, in pursuance to an order of the

PROFESSIONAL DIRECTORY

F. J. MEYSR, Cashies The First National Bank of Oregon City, Oregon CAPITAL, \$50,000.00

age contract existing between you and plaintiff and granting to plaintiff such Transacts a General Banking Business

This summons is published for six so fail to appear and answer plaintiff consecutive weeks in the Oregon City will apply to the Court for the relief Enterprise, a newspaper of general cir- prayed for in her complaint, to-wit: culation, printed and published at for a decree of divorce forever dissolv-Oregon City, in Clackamas County, ing bonds of matrimony heretofore Oregon, the date of the first publica. and now existing between plaintiff tion thereof, shall be Friday, April | and defendant, and for such other re-21st, 1922, and the date of the last pub- lief as the Court may deem equitable lication thereof, shall be Friday, June This summons is published by or-2nd, 1922, all done in accordance with der of the Hon. J. U. Campbell, Judge of the above entitled Court. The order is dated April 1st, 1922. Date of first publication April 7th, 1922.

Date of last publication May 19th, 1922. F. C. McDOUGAL

Attorneys for Plaintiff. Address 501 Northwest Bank Bldg., Postoffice Address: 413 Masonic Portland, Oregon Attorney for Plaintiff.

GUARDIAN'S NOTICE OF SALE OF REAL PROPERTY Oregon, for the County of Clacka-No. 2796

> In the County Court of Clackamas County, State of Oregon. In the Matter of the Guardianship of Alfred Gunderson and Harold Gunderson, Minors.

Notice is hereby given that the undersigned, George Gunderson, Guardian of said minors, pursuant to an order and license of sale duly made and granted by said court on the 23rd day of March, 1922, will at his dwelling house on the S. E. 1/4 of the S. W. 1/4 of Section 15 in Township 2 South, Range 4 East of the Willamette Meridian in Clackamas County, Oregon, on and after the Sth day of May, 1922. offer for sale and sell at private sale to the highest bidder the one-sixth interes; of each of said minors, Alfred Gunderson and Harold Gunderson, in

and to the merchantable timber situated on the S. W. 1/4 of the S. W. 1/4 of Section 15, and the N. W. ¼ of the N. W. ¼ of Section 22 in Township 2 South of Range 4 East of the Willamette Meridian in Clackamas County, Oregon; such timber to be removed by the purchaser, from said premises within four years from the date of sale. Bids and offers will be received 10 o'clock a. m., at the front door of for sale of said timber cash down, or the County Court House in the City of on credit with a reasonable down pay- Oregon City, in said County and State, ment, or on a stumpage basis to be paid for as the timber is cut; and all demption, to the highest bidder, for bids are subject to acceptance of the U.S. gold coin cash in hand, all the guardian and approval of the court right, title and interest which the Bids to purchase said timber may be submitted to the undersigned at his

> GEORGE GUNDERSON. Guardian.

dersigned by mail at Boring, Oregon.

NOTICE OF FINAL ACCOUNT Notice is hereby given that the undersigned, as Administrator of the estate of James Anderson Boe, deceased County, Oregon, and that said court has appointed and set Monday, the 1st day of May 1922, at the hour of 9:30 o'clock a. m. in the fore noon of said day, in the County Court Room of said Court has been appointed by said Court as the time and place for the hearing of objections thereto and the settlement thereof. and that all per-

Attorney for Administrators sons interested in said estate may ap-

O. D. EBY . Attorney-at-Law Money loaned, abstracts furnish ed, land titles examined, estates settled, general law business Over Bank of Oregon City. Phone 465

Open from 9 A. M. to 3 P. A.

C. D. & D. C. LATOURETTS

Attorneys-at-Law

Commercial, Real Estate and

Probate our Specialties. Of

fice in First National Bans

Bldg., Oregon City, Oregon

WM. STONE ATTORNEY AT LAW Stevens Bldg., Oregon City, ore.

plats thereof on file in the records of the said County and State, including the following described machinery and apparatus, which machinery and apparatus are fixtures on the said premises; one sash clamp; one boring machine; one sander; two trim saws; one lathe machine; one band-saw; one rip-saw; one shaper; one cut-off saw; one joiner; two moulders; one dowell machine; one drier; together with pulleys , belts and various materials owned by said defendants and incident to the operation of said machinery also the following described property situated in Clackamas County. Oregon, to wit: All of Lots 1-2-5 and 6 in Block 1 of South Oregon City No. 1, according to the duly recorded plats thereof on file in said County and State.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the 29th day of April 1922; at the hour of sell at public auction, subject to rewithin named defendants or either of them, had on the date of the mortgage said residence or addressed to the unherein or since had in or to the above described real property or any part thereof, to satisfy said execution, judgment order, decree, interest, costs and all accruing costs.

W. J. WILSON, Sheriff of Clackamas County, Ore. By E. C. HACKETT, Deputy. Dated, Oregon City, Ore., March 31st

> SCHUEBEL & BEATTIE. Attorneys for Plaintiffs.

SHERIFF'S SALE

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

F. F. Brandes, Plaintiff,

1922.

VS. Eleanor A. Warwick and Reyden E. Warwick her husband; Harold C. Stephens, Earl J. Bailey and Estella I. Bailey, his wife, Defendants. State of Oregon, County of Clackamas.

has ensued. Is Woman Who Now

ing the summer and there will be some increased industrial and commercial activity, its extent depending upon price readjustments and crops prospects

the farmers will be anticipated dur-

ant.

were collaferal causes, a few declaring izens in the vicinity have been killed.

Fires have broken out, and panic

tion-wide prosperity. This was the materials at Salonika, Greece, accord- date of the first publication of this liam Etters, deceased, by the County prevailing ideas in the manufacturing ing to a news agency dispatch from

IN SALONIKA EXPLOSION

LONDON, April 20 .- A terrific ex-

of Saturday.

12:15 a luncheon will be served.

at 1:30 o'clock. Together with the demonstration,

talks in preparing menus.

Drowsy Fish Warden Has Rude Wakening

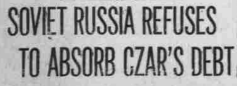
game code for the state of Oregon, whereby arrangements are made for the hours of sleep which even the wide awake fish wardens need and this no doubt accounts for the follow-Connell, deputy game warden.

All day, Friday, and far into the but the demands of nature finally overcame the guardian of the fish and game code and he dozed gently. The boat drifted silently on and at dumped upon our market.

last the gentle current carried it in to some weeds along the bank. H. E. Meads, chief deputy game warden, obout in the stream. In a semi-conscious state Connell clutched the pole and leaning all his weight on it gave a mighty heave and landed in the river.

That is to say the more sensitive sumer., parts of his anatomy reclined in the water while his hands still held their grip on the pole and his feet remained in the boat On another occasion it is said the

dock but despite these corporal moistenings the deputy game warden still maintains that his spirits are as dry as ever.



the czarist government during the war Yellow pine-lumber (at the mill) 182 and later by the Kerensky govern- Douglas fir lumber (at th mill) 125 ment. In their answer to the allies' Lumber (retail) partly estimated 200 demands, made public here today, the Cost of living variously estimatenvoys of soviet Russia asserted that they cannot meet all of the conditions Wage scales (approximated) laid down for them

Prices Govern Recovery

ed goods produced at low cost being

What is perhaps the most important serving the boats predicament ad- of all the factors in re-establishing dressed the somnolent form of his trade, commerce and industry and the partner with a request to shove her resultant prosperity is just beginning to be recognized. This is the relation of the prices of manufactured goods to those of raw products and the spread between the producer and the con-

For example, farm products at the farm are at lower price levels than in 1913, but foodstuffs retail at 43 per cent above such prices. Cotton and wool at the farm are only slightly hero of this narrative walked off a above the prices of 1913, but the price of retail clothing is double the 1913 price, Statistics are generally tiresome, but the followng figures, taken from a recent survey of the United States Department of Commerce, con-

clusively indicate why one-half of the people of the nation are unable to buy what the other half produce: Average Prices in 1913-Base 100 Farm crops, at the farm100% All animals, at the farm 95

Cotton, at the farm GENOA, April 20.-Russia refuses Wool, at the farm108

PORTLAND, April 25 .- On the choice betwen two words, to be made and entered of record, April 18th, 1922. in Judge Tazwell's probate division of the circuit court, depends the dis-

position of Ernest Descamps' \$70,000 The two words are-husband or

Madame Jeanne Grivois asserts that Descamps, one time ruler of the French underworld in Portland, whose disappearance wrote into the criminal annals of the city its most puzzling mystery, tricked her into be-



YAKIMA, Wash., April 20 .- A dog belonging to W. E. Lamson of this city carried home last night a flesh- and 5:00 p. m. offer for sale and sell covered human hand, apparently from to the highest bidder, at private sale,

the body of a girl, according to the for cash or part cash, subject to the On March 26, the same dog carried home a human foot. on which remained some flesh and ligaments

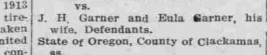
The police made public a theory that a girl reported to have mysteriously disappeared about two months ago was murdered and parts of her body buried in scattered places

Classified Ads

FOR SALE: Thorobred O. I. C. Gilts, 4 months old, V. E. Dart, Molalla, Rt 1

MONEY TO LOAN on farms over 10 acres. 6% long time loans on easy payments. Arthur Graham, Canby, Oregon.

LEGAL NOTICES SHERIFF'S SALE In the Circuit Court of the State of Oregon, for the County of Clackamas. George Reddaway, Plaintiff,



By virtue of a judgment order, de- 1922. cree and an execution, duly issued out of and under the seal of the above en- 1922. titled court, in the above entitled

cause, to me duly directed and dated the 18th day of April 1922, upon a Retail foodstuffs142 judgment rendered and entered in said 129 court on the 17th day of April 1922, in favor of George Reddaway, Plaintiff,

and against J. H. Garner and Eula Garner his wife, Defendants, for the sum of \$615.00, with interest thereon at the rate of six per cent per annum from the 11th day of December, 1920,

with the order of the Honorable James Last publication May 5th, 1922, U. Campbell, Judge of the above en-NOTICE OF FINAL SETTLEMENT titled Court, which order was made

WM. G. MARTIN, dersigned administrator of the Estate CAREY, F. MARTIN, of Edward Owens, deceased, has filed Attorneys for Plaintiff. his final account as such adminis-Postoffice Address: 413 Masonic trator, in the County Court of the Temple Bldg., Salem, Oregon. State of Oregon, for the County of Clackamas, and the Court has appoint

NOTICE OF ADMINISTRATRIX'S ed and set Monday, the 8th day of May, 1922, at 10:00 o'clock A. M. of SALE OF REAL PROPERTY said day, at the County Court Room In the County Court of the State of of said County in Oregon City, Ore-Oregon, For Clackamas County. gon, as the time and place for hearing In the Matter of the Estate of Charles objections to said final account and

the settlement of the same W. F. HARRIS, Administrator of the Estate of Edward Owens, deceased.

JOS. E. HEDGES, Attorney. Date of First Publication, April 7th, 1922.

Date of Last Publication, May 5th, the date of this notice. of Oregon City .Enterprise, Oregon 1922.City, Clackamas County, State of Ore-

SUMMONS

E. L. McDOUGAL,

In the Circuit Court of the State of Oregon for Clackamas County. Pearl W. Prince, Plaintiff confirmation of the above named

VS.

Court, the real property of said estate George W. Prince, Defendant. situated in the County of Clackamas, To George W. Prince the above named State of Oregon, and particularly defendant. described as follows, to-wit:

In the Name of the State of Ore-All of the land bounded by a gon: You are hereby required to apline beginning at the Southeast pear and answer the complaint filed corner of the Northwest Quarter against you in the above entitled sun of the Northest Quarter of Secon or before the expiration six weeks tion 35 in Township 1, South of from the date of the first publication Range 4, East of the Willamette of this summons, which date of expir-Meridian, and running thence ation is fixed by order of the above en-North on the Sixteenth Section titled Court as May 19th, 1922; if you line 48 rods and 10% feet; thence so fail to appear and answer plaintiff West 20 rods; thence South to the will apply to the Court for the relief center of the Hood View County prayed for in her complaint, to-wit: Road; thence Southeasterly on the for a decree of divorce forever dissolv. center line of said road to the ing bonds of matrimony heretofore south line of the Northwest Quartand now existing between plaintifi er of the Northeast Quarter of and defendant, and for such other resaid Section 35; thence East on lief as the Court may deem equitable said South line to the place of This summons is published by orbeginning, containing six acres of der of the Hon. J. U. Campbell, Judge

land. of the above entitled Court. All offers or bids to be in writing The order is dated April 1st, 1922. addressed to the undersigned at the Date of first publication April 7th, place above designated. 1922.

Dated this 19th day of April, 1922. CECILIA MCGOURTY, 1922. Administratrix of the Estate of

Charles McGourty, deceased. Address 905 Northwest Bank Bldg., JOHN OLSEN, Attorney. Portland, Oregon.

413 Chamber of Commerce Bldg., Portland, Oregon.

Date of first publication April 21. SUMMONS In the Circuit Court of the State of Dtae of last publication May 19, Oregon for Clackamas County. Ada May Swapp, Plaintiff SUMMONS

Albert L. Swapp, Defendant. In the Circuit Court of the State of To Albert L. Swapp the above named defendant,

Oregon for Clackamas County, De-partment No.-Frank H. Begun, In the Name of the State of Ore-Plaintiff, vs. Winnifred O. Begun, Defendant. To Winnifred O. Begun, the defend-

on or before the expiration six weeks ant above named: In the name of the State of Oregon, from the date of the first publication

and the further sum of \$75.00, as at- you are hereby required to appear and of this summons, which date of expirtorney's fee, and the further sum of answer the complaint filed against you ation is fixed by order of the above en-\$18.00 costs and disbursements, and in the above entitled cause and court titled Court as May 19th, 1922; if you

No. 18675

pear on or before said date and file any objection thereto.

Dated and first publication March 31, 1922. Notice is hereby given that the un-Last publication April 28, 1922. A E. BOE.

Administrator of the estate of James Anderson Boe, deceased. BOON CASON.

413 McKay Bldg., Portland Ore. Attorney for Administrator

NOTICE TO CREDITORS

Notice is hereby given that the un dersigned has been duly appointed administratrix of the estate of Silas M. Adkins, deceased, and any and all persons having claims against the said estate are hereby required to present said claims, duly verified as by law required, at the office of my attorney Wm. Hammond, Beaver Building, Oregon City, Ore., within six months from

Dated March 24, 1922. Date of first publication March 31, 1922.

Date of last publication April 28, 1922.

JENNIE E. DIX. Administratrix of the estate of Silas M. Adkins, deceased.

WM, HAMMOND. Attorney for Administratrix.

SHERIFF'S SALE

In the Circuit Court of the State of 29th day of April 1922; at the hour of mas.

Guy Gross and Minnie Gross, Plaintiffs.

VS Oregon City Cabinet Works, a corporation, Earl A. Parker, Ida M. Parker, right, title and interest which the his wife; M. B. Carroll, Hazel Carroll, his wife; Frank Isekeit and Ida them, had on the date of the mortgage Isekeit, his wife; the same person as Ida Treppe, Defendants.

By virtue of a judgement order,de all accruing costs.

cree and an execution, duly issued out of and under the seal of the above en titled court, in the above entitled cause, to me duly directed and dated the 24th day of March 1922, upon a 1922. judgment rendered and entered in said Date of last publication May 19th. court on the 24th day of March 1922. in favor of Guy Gross and Minnie Gross, Plaintiffs, and against Oregon City Cabinet Works, a corporation, Earl A. Parker, Ida M. Parker his Attorney for Plaintiff. wife, M. B. Carroll, Hazel Carroll his wife, Frank Isekeit, and Ida Isekeit his wife; the same person as Ida Treppe, Defendants, for the sum of \$3000.00, with interest thereon at the rate of seven per cent per annum from the 18th day of June, 1921, and the further sum of \$250.00, as attorney's fee, and the further sum of \$18.50 costs and disbursements, and the costs

of and upon this writ, commanding me gon; You are hereby required to ap- to make sale of the following describpear and answer the complaint filed ed real property, situate in the county against you in the aboxe entitled suit of Clackamas, state of Oregon, to-wit:

All of Lot 1 in Block 4 Mt Hood View Adidtion to Oregon City, Oregon, being a subdivision of Block 4 Holmes Addition to Oregon City, as per duly recorded

By virtue of a judgment order, decree and an execution, duly issued out of and under the seal of the above entitled court, in the above entitled cause: to me duly directed and dated the 22nd day of March 1922, upon a judgment rendered and entered in said court on the 18th day of March 1922, in favor ot F. F. Brandes, Plaintiff, and against Eleanor A. Warwick and Royden E. Warwick, her husband; Harold C. Stephens, Earl J. Bailey and Estella I. Bailey, his wife, defendants, for the sum of \$3832.00, with interest thereon at the rate of seven per cent per annum from the 27th day of May, 1921, and the further sum of \$37.28 taxes for 1921, and the further sum of \$250,00, as attorney's fee, and the sum of \$36.00 costs and disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situate in the county of Clackamas, state of Oregon, to-wit:

The East Half (E.1/2) of the Southeast quarter (S. E. ¼) Section Eighteen (18) Township Three (3) South, Range Five (5) E. of W. M.

Now, therefore, by virtue of said execution, judgment order and decree, and in compliance with the commands of said writ, I will, on Saturday, the Oregon, for the County of Clacka- 10 o'clock a. m., at the front door of the County Court House in the City of Oregon City, in said County and State. sell at public auction, subject to redemption, to the highest hidder, for U. S. gold coin each in hand, all the within named defendants or either of herein or since had in or to the above described real property or any part State of Oregon, County of C'ackamas. thereof, to satisfy said execution, judg ment order, decree, interest, costs and

W. J. WILSON. Sheriff of Clackamas County, Ore. By E. C. HACKETT, Deputy. Dated, Oregon City, Ore., March 31st

> W. H. FOWLER, Attorney for Plaintiff.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been duly appointed executor of the estate of Rebecca Emeline Ball, deceased, and any and all persons having claims against the said estate are hereby required to present said claims, duly verified as by law required, at the office of my attorney. Wm, M. Stone, within six months from the date of this notice.

Dated April 12, 1922. Date of first publication April 14.

1922. Date of last publication May 12.

1922 ALMIRON CLINTON BALL. Executor of the estate of Rebecca Emeline Ball, deceased. WM. M. STONE,

Address Oregon City, Ore. Attorney for Executor