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TURK TROOPS ADVANCE UPON BRITISH POSITIONS

CONSTANTINOPLE, Oct. 9.—The Turkish nationalist troops yesterday resumed their advance in the Dardanelles area in the direction of Chanak, the British stronghold, according to a Mudania dispatch. It was reported Turkish irregulars have appeared a short distance from Beikos. Beikos is a suburb of Constantinople, eight miles above the American naval anchorage. The British are entrenched around Beikos. Turkish irregulars and small bands of guerrillas and bandits which form the advance guard of a Turkish army, have appeared in small villages east of Constantinople, on the Asiatic side. The British yesterday made final preparations for defense, blowing up bridges and crossroads. A British destroyer anchored Sunday at Shileh on the Black sea coast. The commander went ashore, met the nationalist officer there and requested him to withdraw his forces. The Turk replied that he had orders to remain, whereupon the British commander declared he would also remain.

2 WOMEN ARE BURNED AS OIL STOVE EXPLODES

Mrs. Edward L. Walters, well known in Oregon City, where she and her husband resided until spring, and Mrs. J. J. Myers, are in a hospital at Dunsmuir, California, where they are suffering from burns about the face and bodies, caused from an explosion of an oil stove while camping. According to a letter received by L. G. Lee, of this city, the two families were camped together and were preparing a meal when the explosion occurred. Both women were rushed to the hospital and it will be several weeks before they will be able to leave. They were on their way to Oregon from Long Beach, California, where they had been enjoying an outing, and had made the trip by automobile. Walters, the injured woman's husband, was in business in Oregon City for several years, being owner of the Red Front Livery barn at that time. He later went to Pacific City, where he operated a store, recently returning to Oregon City.

Man Kidnapped Teacher of 18 Says He Is "Very Sorry"

PORT ORCHARD, Wash., Oct. 9.—Charged with kidnaping Miss Jennie Blakeley, 18-year-old school teacher at Manchester, Theodore Johnson, 29, Clam Bay, was in jail here today following an alleged statement that he is guilty and that he is "very sorry." Johnson is alleged to have told Deputy Sheriff Amos Corbett, when the latter arrested him, that a woman paid him \$100 to kidnap the girl. He refused to divulge the woman's identity. The kidnaping took place Wednesday, according to the authorities, but Miss Blakeley said her abductor had threatened her and that she had been afraid to report the matter until Saturday. She said she was accosted by Johnson while on her way from school, forcing her to accompany him to a cabin in the woods about a mile away and kept her prisoner for four hours. At the end of this period, she says, Johnson released her and accompanied her home.

Rehearing Denied By Supreme Court In Ruling On S. P.

WASHINGTON, Oct. 9.—The supreme court today denied a rehearing of the case brought by the United States in which it directed the Southern Pacific company to divest itself of ownership and control over the Central Pacific railroad. The court at its last term rendered an opinion which reversed the United States district court for Utah and held that the ownership and control of the Central Pacific by the Southern Pacific was in violation of the Sherman anti-trust act on the ground that the two systems were competing under the law. The decision resulted in numbers of petitions being presented to congress by commercial and other organizations, some urging and others opposing the enforcement of the decision. The refusal to reopen the case will result in the issuance of a mandate to the district court in Utah to give effect to the decision. The petition of the government for a rehearing of the case in which the court at its last term defined the stability and status as a federal agency of the emergency fleet corporation of the United States shipping board was also denied.

6 Per Cent State School Money to Loan on Farms
SCHUEBEL & BEATTIE
Bank of Oregon City Bldg.
Oregon City, Ore.

STRIKE COST To Workmen Is Over \$400,000,000; Load FALLS HARD On Wage Earners; Big Damage To Be Assessed UPON PUBLIC

By Robert E. Smith
President Lumbermen's Trust Company Bank, Portland, Oregon
Business optimism which has become a thought grim and determined during the long drawn out strikes has since their settlement acquired a note of spontaneity. Secretary Davis of the Labor Department sees removed "the last obstacle in the way of the greatest economic revival the nation has ever known" and a sharp expansion in industry and commerce is everywhere predicted, although of course we know that the effects of these strikes will be felt for six months at least. The proverb about those who dance having to pay the piper seems not to obtain in this case, or at least it prevails only in regard to a small proportion of the piper's bill, by far the greater share of the expense of the "party" being billed to the public, which was in no way to join the dance. The strike cost the shophen something like \$100,000,000 in wages, and that it cost the country at large some four times as much in addition. The coal strike cost the miners something like \$300,000,000 in wages, and the total loss to the country must almost equal ten times that figure.

Oregon has particular cause for optimism and congratulation just now, having played the role of "teacher's pet" to the 67th Congress which adjourned last week. Oregon is the beneficiary of more than seventeen per cent of the entire amount covered by the rivers and harbors authorization bill which approved projects and improvements for Oregon aggregating \$5,364,470. In addition, the army appropriation bill which was approved last June carried an item for river and harbor improvements of which Oregon's share is \$1,359,000. One of the early laws enacted by this Congress was a general highway law which defined and established a general system of federal highways and of roads to be constructed within the national forests. Out of the appropriation which accompanied this act, to Oregon has been apportioned \$3,958,329.90 government aid to an amount of \$500,000 was granted Oregon irrigation projects during the fiscal year of 1922 and \$1,500,000 more will be available during the fiscal year of 1922 and \$1,500,000 more available during the fiscal year of 1923 from the government for the same purpose.

The investment market which has been "going strong" in spite of the soldiers' bonus menace, now happily evaded, suffered a weakness and decline this week. This is directly attributable both to the war situation in Europe and to the probability of extensive new government financing in the near future. All the government issues were lower in price and Liberty second 4's, second 4 1/2's and Liberty second 4's, sold below par for the first time in some weeks. This decline is thought to be temporary, as the bond market is yet far from the saturation point and an immense amount of money is still available for new capital flotations. This is fortunate, for there is much financing still to be done.

Although many corporations have already consummated refunding operations whereby they have replaced issues bearing higher rate coupons with others bearing current interest rates, many more such refunding operations are expected, and the government is said to be perfecting huge refunding plans. The latest government offering, that of \$200,000,000 one year certificates of indebtedness bearing a 3 1/2 per cent coupon, was more than twice oversubscribed. The fixing of this rate by the Secretary of the Treasury is taken as an indication of a belief on his part that the supply of money would continue plentiful and comparatively cheap. It is argued that, had he anticipated firmer conditions, he would have borrowed more at this figure as the heavy oversubscription of the issue proved he could easily have done.

Rumors are rife of a prospective loan of \$25,000,000 to the Province of Ontario, to be floated in New York later in the autumn, and American bankers are said to be hungrily watching the move. In view of the prospective Canadian government financing it is said that Canadians are unwilling to encourage flotation of the new issue in this country, and also that they believe that such financing as can be done at home should be taken care of there. Present developments, however, seem to indicate that the conclusion has been reached that it would be well to throw open the doors for American bids, particularly when such a figure as \$25,000,000 is mentioned.

European Situation
The terrible Turk is again on a rampage. He has completely annihilated the Greek army and ravaged and destroyed a great seaport and now demands at the point of the sword Constantinople and Thrace and has invaded neutral territory to enforce his demands. The Allies, no matter what their differences in regard to questions of debts and reparations, will take concerted action in regard to freedom of the Dardanelles and Bosphorus, and the United States has sent twelve warships to reinforce the six already there for the protection of our interests. The swift movement of events in the Near East has directed attention from the League of Nations which has been in session at Geneva all month. There seems to be no question that the League feels that the presence of America at the council table would be of inestimable advantage in solving its problems. It is seldom that a problem comes up for discussion and perhaps settlement but that political leaders suggest what America might be induced to do under certain conditions. To solve it. The German rep-

arations question, although it develops new phases each week, is still as critical as ever. M. Clemenceau, the "Old Tiger" of France, is coming to America in the near future, as he said, to "declare frankly what my opinions are on the rights and duties of each nation in the redoubtable world crisis unchained by the war, where the same victory made all the Allies solidly responsible for the future." M. Clemenceau said that he could no longer bear the idea of France being accused of imperialism and militarism by the American people.

Investment of Marks
With Franklin D. Roosevelt, former Secretary of the Navy, as its president, the United States European Investors, Limited, has been launched under a charter from the Canadian government for the purpose of enabling American holders of German marks to re-invest their holdings in tangible properties in Germany. It is the belief of the organizers that the man marks bought here in the United States will buy more in Germany than they ever will more in the United States. It is estimated that thousands of millions of marks are held in this country and Canada by persons of small means.

The authorized capital of the United European Investors, Limited, consists of \$60,000,000, par value \$1, and common shares of 600,000,000 marks, made up of 10,000 mark units. The preferred stock has been subscribed by the officers and directors to cover the expenses of organization. The common shares are offered to the public in exchange for their marks at the rate of 10,000 marks a share. The marks thus obtained, according to the official prospectus, will be invested in Germany, in real estate, mortgages, securities and participation in industrial and commercial enterprises, William Schall, of William Schall & Company, 45 William Street, New York, who is vice-president and chairman of the company's executive committee, said that its purposes have met with general approval in Germany.

As a result of a recent trip through Germany he returned of the opinion that sound and attractive investments could be secured for marks at prices which should enable profitable returns, coupled with safety of principal. He arranged that the Deutsche Bank and the Norddeutsche Bank at Hamburg should be the company's depositories. The scheme will afford a ray of hope to those who are in possession of many of the all but worthless marks. Americans are estimated to have lost at least two billion dollars by the purchase of marks before German financial inflation commenced; this has been disclosed by inquiry among American bankers in Paris. It is also estimated that Germany has profited by from four billion to five billion dollars on sales of her depreciated currency to foreign buyers. American purchases for the most part were made when the mark sold around six cents and even later, until it reached one mill. London bankers are said to admit that their customers have lost 250 million pounds sterling, and Spanish speculators and French industrial magnate is reported to have lost three million francs in mark manipulations.

Traffic Through Canal
Traffic between the Eastern and Western ports of the United States through the Panama Canal nearly doubled during the last fiscal year, according to the "Panama Canal Record," covering the twelve months and ending June 30. In 1921 the total was 1,372,388 cargo tons, compared with 2,562,527 tons in 1922. These shipments were carried in 555 vessels, against 322 in the year before. The total trade carried through the canal did not vary greatly in the two years. Cargo tonnage moving over the United States coastwise route was about equally divided between eastbound and westbound traffic.

The leading commodities carried in Atlantic to Pacific trade were iron and steel, coal, sulphur and miscellaneous manufactured articles of all kinds, while the bulk of the shipments in the opposite direction consisted of lumber, canned goods, oil, metals and fresh and dried fruits. Second only to the coastwise business in volume was the moving away from the Far East. Considering the Atlantic to Pacific cargoes along the tonnage over this route exceeded the United States coastwise tonnage by approximately 450,000 tons, and was more than five times as great as that over any of the remaining great trade routes.

Cargo from the Far East to the United States through the canal was less in 1922 than in 1921. This one-sided traffic was due to the fact that many of the outgoing vessels return by way of the Suez Canal, the round-the-world cruise giving a better opportunity to pick up a return cargo than the trip back across the Pacific. The outgoing shipments over this route consist mainly of oils, iron and steel, railroad material, machinery, raw cotton and ammonia, while in return in Far East sends sugar, rice, tea, rubber, wool, coconut and vegetable oils. The third most important route through the canal in point of cargo tonnage was that between European ports and the West coast of the United States. This was a one-sided traffic, the bulk of it moving from the Pacific to the Atlantic.

DENVER 'FLIVVERER' HOLDS RECORD FOR TRAVEL TREADMILL
DENVER, Colo., Oct. 7.—If there's such a thing as an auto travel treadmill, John E. Hayes of Denver is the champion globe flivverer. In ten years he has driven 650,000 miles without leaving his home. The distance traveled would have taken him twenty-two times around the world. His ramblings—or rattlings—have been within a comparatively small radius of Denver, following the ditch system in his capacity as chief engineer of the Farmers' Reservoir and Irrigation Company. His diary shows that he averaged 150 miles a day, and that the greatest distance for a single day was 326 miles. Of the entire distance, 375,000 miles were recorded in the same automobile. Some flivver-mill, eh what?

The Woman's Column. By Florence Riddick-Boys.

THE WHY OF OUR SCHOOLS
Not alone to build the people into fine individuals, for their own sake, nor because it will add to their happiness, their earning power and general efficiency, do we provide ourselves with schools—but for purposes of self-defense.

A nation which permits to its citizens a large share in self government must educate its citizens, or through ignorance, they are likely to destroy or bring calamity upon their government. Realizing this, the government not only supplies the means of education to all its people but compels them up to a certain age, to attend school. We have been lavish in expenditure for education, and there is no excuse for any individual suffering the lack of it. One of the first acts of the colonies, that a child shall be in school less than one hundred years that high schools generally became open to women.

The object of the schools has been defined by the Congress of the United States, as follows: "Religion, morality, and knowledge being necessary to good government and the happiness of mankind, schools and the means of education shall forever be encouraged." We appreciate this spirit so fully that few mothers have to be urged to back their children in every way to accept and make the most of this education. There are some children, however, who do not have this backing. Child labor laws and rulings which require that a child shall be in school up to eighteen years of age are helping in this matter. It is such a pity that any child should leave school too young. He is worth little in industry before this age and it is an economic waste to take him from school and put him into it. Two years more of education would mean infinitely much to him.

THE LEAGUE OF WOMEN VOTERS

With political organizations for women everywhere, what, the women ask, is the use of the League of Women Voters? The aim of the League is to be a great clearing house of national research. It is now working on the task of codifying the laws of all the states which concern women and children and the home. It will show up the strength and weakness of such laws in each state, and will be valuable for comparison. It is also serving as a school of citizenship, conducting in many places courses of study in the mechanism of government. It will lead women to think about good government and to discuss it and this will react on the men voters, making for a more intelligent citizenship. The league of women voters, urges women to join the party of their choice for it is shrewd enough to see that it is only by working through parties that women will become a force in government.

WOMAN-TORIALS

Someday, Perhaps—
Years hence you shall not be canning fruit in the home, nor baking the bread, nor doing the washing, nor sewing the garments, nor mending the run-arounds. Instead we shall probably be tapping the type-writer in the bank, or selling real estate, or running the bakery, or managing the factory, or superintending the Day Nursery which will do all these jobs while she is slowly, but surely, learning to spin, weave, soap making, and knitting in the homes of our great grandmothers. Will it be a better day? Faith in humanity and evolution leads us to be optimistic.

Women Less Emotional
President Charles F. Thwing of Western Reserve has observed, after watching the convention of the Business and Professional Women's Clubs of the United States, that women are moving away from emotionalism toward intellectualism; away from individualism toward collectivism.

Love takes the "bore" out of the work of the household.

Half of the students in the medical department of the University of Warsaw, Poland, are women.

Mothers, medical inspection in the schools shows that many children are backward in their studies because of adenoids, near-sightedness or bad teeth. It is not because they are lazy or not bright.

MRS. SOLOMON SAYS:
On Baking Day—To avoid burning your arm or hand when reaching into the oven, put on canvas gloves if you wear long sleeves; if short ones, wrap the dish towel around your arm. Of course, you use holders. The pan-cake turner will serve to slip under the hot pans to draw them from the oven, saving your long reach inside the oven. To test cakes and puddings, use a tooth-pick: It is cleaner than a broom straw.

TO TALK OR NOT TO TALK
To a chum who is sparring of words, I sent the verses, "The Silent Folk," with the comment "A-ha!." She replied with the verses in the second column.

Large deposits of asphalt have been found in the Argentine in close proximity to oil fields. The interesting feature about these asphaltic deposits is that they also contain quantities of vanadium.

JAMES MOORE GIVEN 2 YEARS IN PENITENTIARY

Man Convicted of Statutory Offense Is Sentenced by Circuit Judge Campbell.
James Moore, convicted of a statutory crime against Violet McKinnis, was sentenced by Judge J. U. Campbell Thursday to two years in the state penitentiary. The jury which heard the case brought by the state in the name of the eleven-year-old girl, recommended extreme leniency.

POLICEMAN MURDERED BY COLORED BOOTBLACK

VANCOUVER, B. C., Oct. 9.—Fred Deal, a colored bootlegger, this morning shot and killed Policeman R. J. McBeath and seriously wounded Detective Thomas Quirk. Deal was observed driving an automobile on the wrong side of the street. When Officer McBeath remonstrated with Deal he was so manifestly intoxicated that the officer decided to take him in. Detective Quirk assisted McBeath to take Deal to a patrol telephone. While McBeath was calling the police station Deal opened fire. McBeath was instantly killed but Quirk, with a bullet in his hand, fired back at Deal, who ran into an alley. Deal lost his cap in the scuffle getting out of the car and half an hour later he was arrested still without his cap. A woman in the car with him was held as a material witness. Deal is wealthy. He was arraigned in court this morning and remained for a week. McBeath won the Victorian Cross, Britain's highest war decoration, for bravery in France.

ANNUAL MEET HELD BY OREGON CITY BAPTISTS

The annual meeting of the members of First Baptist church was held Friday night with nearly 400 present. Supper was served at 6:30. The history of Oregon City "is closely interwoven with that of the church, which celebrated its seventy-fifth anniversary July 4, of the present year. The reports of the various branches showed the church to be in a highly satisfactory condition, closing the church year with every dollar of indebtedness paid and a surplus of near \$700 on hand for the building fund. Present at the meeting was Mrs. A. M. Bratton, who helped to organize the first missionary society in 1876. The address of the evening was delivered by the Rev. W. B. Hinson of Portland.

LEGAL NOTICES

NOTICE OF SALE
In the Circuit Court of the State of Oregon for the County of Clackamas. H. T. Bruce, Plaintiff, vs. Adolph Strebel and Mary Strebel, his wife, and J. L. Loomis, Defendant.

By virtue of an execution, order, judgment and decree and order of sale issued out of the above entitled Court in the above entitled case to me directed and dated the 5th day of October, 1922, upon a judgment rendered and entered in the said Court on the 2nd day of October, 1922 in favor of H. T. Bruce, plaintiff vs. Adolph Strebel and Mary Strebel, husband and wife, defendants, for the sum of \$4138.90, with interest at the rate of 7 per cent per annum from the 9th day of September, 1922 until paid and the further sum of \$250.00 with interest at the rate of 6 per cent per annum from the 2nd day of October, 1922, and for the further sum of \$14.00 costs and disbursements and costs of and upon this writ, directing me to make sale of the following described real property, to-wit:

A part of the E. A. Collard D. L. C. T. 2, S. R. 1 E. of the W. M. Beginning at a point which is the N. W. corner of the Dennis O'Bryan tract as described in Vol. N. of Deeds page 203, being 23.60 chains S. and 27.30 chains West of the 3/4 post between Sections 10 and 11. T. 2 S. R. 1 E. and 15.00 chains S. of the N. Boundary line of said D. L. C. thence W. 3.35 1/2 chains; thence S. 2.28 chains to a point on the S. line of the O'Bryan tract and Hallman Watson Road; thence N. 88 degrees 30 minutes West along the S. line of said road 3.96 chain to a point marked by a stone; thence S. 7.26 chains; thence E. 7.00 chains; thence N. 0.91 chains to a point; thence E. 0.25 chains to a stone monument which is 35.85 chains W. and 23.25 chains S. of the N. E. corner of said D. L. C. and which point is also the S. W. corner of the said Dennis O'Bryan tract described in said Vol. N. page 203, thence N. along the W. line of said O'Bryan tract 8.25 chains to the place of beginning, containing 6 acres more or less, as described in Vol. T. page 313, T. page 318, and 33, page 335, Deed Records of Clackamas County, Oregon, except therefrom a tract of land conveyed to Dennis O'Bryan described in Vol. T. page 319, Clackamas County Deed Records.

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 Saturday, the 4th day of November, 1922, at 10:00 A. M. at the front door of the County Court House in Oregon City, Clackamas County, Oregon, sell at public auction, subject to redemption, sell to the highest bidder with cash in hand, all the right, title and interest, which the within named defendants and each of them in the above entitled suit had on the 31st day of July, 1921, had on the mortgage herein foreclosed, or since said date, had in and to the above described property or any part thereof to satisfy said judgment, execution, order and decree, interests, costs and accruing costs.

W. J. WILSON, Sheriff, Clackamas County, State of Oregon. By E. C. HACKETT, Deputy. Dated October 6th, 1922. First Publication October 6th, 1922. Last Publication November 3rd, 1922.

NOTICE OF ADMINISTRATOR'S SALE
In the Circuit Court of the State of Oregon for the County of Multnomah. In the Matter of the Estate of George H. Johnson, deceased. Notice is hereby given that the administrator of the above entitled estate will sell at private sale the following described real property, belonging to said estate, to-wit: An undivided three-fourths interest in the following described real property situated in the County of Clackamas, State of Oregon: A part of the Donation Land Claim No. 39, Township 3 South, Range 1 East of the Willamette Meridian, described as follows: Beginning at a point in the East boundary of said claim at a point South 44 deg. West 10.19 chains from the most easterly corner of said claim; thence South 44 deg. West along the Easterly line of said claim 9.32 chains; thence North 50 deg. 30 min. West 42.50 chains; thence North 5 deg. 15 min. East 15.99 chains; thence South 51 deg. 30 min. East 40.00 chains to the place of beginning, containing 50 acres, more or less, on the following terms, cash at time of sale. The said described property will be offered for sale and the said administrator will proceed to sell the same from and after the 1st day of November, 1922. Application for the purchase of said property may be made to the administrator at 808 Union Avenue North, Portland, Oregon. This sale will be made pursuant to an order of the above entitled court heretofore duly made and entered on the 31st day of August, 1922. CLARENCE W. WEST, Administrator of the Estate of George H. Johnson, deceased. First publication September 29, 1922.

SUMMONS
In the Circuit Court of the State of Oregon for Clackamas County. Thelma Anderson, Plaintiff, vs. William R. Anderson, Defendant. To William R. Anderson, the above named defendant, In the Name of the State of Oregon; You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the expiration six weeks from the date of the first publication of this summons, which date of expiration is fixed by order of the above entitled Court as November 19th; if you so fail to appear and answer 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 said parties. This summons is published by order of J. U. Campbell, Judge of the above entitled Court. The order is dated Sept. 23rd, 1922. Date of first publication, Sept. 29, 1922. Date of last publication November 16, 1922. ELMER R. LUNDBURG, Address 425 Yeon Bldg., Portland, Oregon. Attorney for Plaintiff.

SUMMONS
In the Circuit Court of the State of Oregon for Clackamas County. Emma Herrmann, Plaintiff, vs. Christian Herrmann, Defendant. To Christian Herrmann, the above named defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before November 3rd, 1922, said date being more than six successive weeks from the date of the first publication of this summons; and if you fail so to appear and answer, for want thereof 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 herein, and for such other and further relief as to the Court may seem equitable. This summons is published pursuant to the order of the Honorable J. U. Campbell, Judge of the above entitled Court, which was made and entered September 20th, 1922, and directed that this summons be published in the Oregon City Enterprise, a newspaper published and of general circulation in the County of Clackamas and State of Oregon, once a week for six successive weeks, beginning September 22nd, 1922. Dated and first published September 22nd, 1922. Last publication November 3rd, 1922. CARL B. WINTLER, Attorney for Plaintiff. P. O. Address 732 Chamber of Commerce Building, Portland, Oregon.

ALIAS SUMMONS
In the Circuit Court of the State of Oregon for Clackamas County. Perry R. Kilander, Plaintiff, vs. Viola Kilander, Defendant. To Viola Kilander, the above named defendant, In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before November 3rd, 1922, said date being more than six successive weeks from the date of the first publication of this summons; and if you fail so to appear and answer, for want thereof 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 herein, and for such other and further relief as to the court may appear equitable. This alias summons is published in the Oregon City Enterprise pursuant to the order of the Honorable J. U.

U. D. & C. LATOURETTE
Attorneys-at-Law
Commercial, Real Estate and Probate our Specialties. Office in First National Bank Bldg., Oregon City, Oregon. O. D. EBY
Attorney-at-Law
Money loaned, abstracts furnished, land titles examined, estates settled, general law business. Over Bank of Oregon City. Phone 405
WM. STONE
ATTORNEY AT LAW
Stevens Bldg., Oregon City, Ore.
MONEY TO LOAN
Farm Loans Preferred
PAUL C. FISCHER
Beaver Bldg., Oregon City
Pacific Phone:
Office 52 Residence 304-M
CHARLES T. SIEVERS,
Lawyer
Oregon City, Ore.
Phones: Off. 80 Res. 251-W
EMORY J. NOBLE
LAWYER
Justice of Peace
201-2 Masonic Temple, Oregon City.

Campbell, Judge of the above entitled court, which order was made and entered Sept. 19th, 1922, and directs this alias summons to be published in the Oregon City Enterprise, a weekly newspaper published and of general circulation in the County of Clackamas and State of Oregon, once a week for six successive weeks, beginning Sept. 22nd, 1922. Dated and first published Sept. 22nd, 1922. Last publication November 3rd, 1922. CARL B. WINTLER, Attorney for Plaintiff. P. O. Address 732 Chamber of Commerce Building, Portland, Ore.

NOTICE OF FINAL SETTLEMENT
Notice is hereby given that the undersigned executor of the Will and Estate of A. C. Beaulieu, deceased, has filed his final account as such executor, in the County Court of the State of Oregon, for the County of Clackamas, and the Court has appointed and set Monday, the 16th day of October, 1922, at 10:00 o'clock A. M. of said day, at the County Court Room of said County in Oregon City, Oregon, as the time and place for hearing objections to said final account and the settlement of the same. JOSEPH G. BEAULIEU, Executor of the Will and Estate of A. C. Beaulieu, deceased. JOS. E. HEDGES, Attorney. Date of first Publication, September 15th, 1922. Date of Last Publication, October 13th, 1922.

NOTICE OF FINAL SETTLEMENT
Notice is hereby given that the undersigned administrator of the estate of Edward Patrick Brennan, deceased, has filed his final account as such administrator, in the County Court of the State of Oregon, for the County of Clackamas, and the Court has appointed and set Monday, the 16th day of October, 1922, at 10:00 o'clock A. M. of said day, at the County Court Room of said County in Oregon City, Oregon, as the time and place for hearing objections to said final account and the settlement of the same. E. A. BRADY, Administrator of the Estate of Edward Patrick Brennan, deceased. JOS. E. HEDGES, Attorney. Date of first Publication, September 15th, 1922. Date of Last Publication, October 13th, 1922.

SUMMONS
In the Circuit Court of the State of Oregon for the County of Clackamas. Virginia Miles, Plaintiff, vs. Roderick C. Miles, Defendant. To Roderick C. Miles, defendant above named: In the name of the State of Oregon, you are hereby summoned and required to appear and make answer to the complaint filed against you in the above entitled court on or before Friday, the 20th day of October, 1922, which date is subsequent to the expiration of six weeks after the 8th day of September, 1922, which is the date of the first publication of this summons, and if you fail so to appear and answer the said complaint, for want thereof, the plaintiff will take a decree and judgment against you as prayed for in her complaint, to-wit: For a decree that the bonds of matrimony now existing between said plaintiff, Virginia Miles, and said defendant, Roderick C. Miles, be dissolved, that she be divorced absolutely from the defendant, and for such other and further relief as in equity may be met and proper. This summons is served upon you by publication thereof for six consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation, printed and published at Oregon City, Oregon, said service being made in compliance with an order made by J. U. Campbell, Judge of the above entitled Court, dated the 5th day of September, 1922. Date of first publication, September 8th, 1922. Date of last publication, October 20, 1922. HENDRICKSON & SCUDDER, 610 Spalding Building, Portland, Oregon, Attorneys for Plaintiff.

SUMMONS
In the Circuit Court of the State of Oregon for the County of Clackamas. Roderick C. Miles, Plaintiff, vs. Roderick C. Miles, Defendant. To Roderick C. Miles, defendant above named: In the name of the State of Oregon, you are hereby summoned and required to appear and make answer to the complaint filed against you in the above entitled court on or before Friday, the 20th day of October, 1922, which date is subsequent to the expiration of six weeks after the 8th day of September, 1922, which is the date of the first publication of this summons, and if you fail so to appear and answer the said complaint, for want thereof, the plaintiff will take a decree and judgment against you as prayed for in her complaint, to-wit: For a decree that the bonds of matrimony now existing between said plaintiff, Virginia Miles, and said defendant, Roderick C. Miles, be dissolved, that she be divorced absolutely from the defendant, and for such other and further relief as in equity may be met and proper. This summons is served upon you by publication thereof for six consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation, printed and published at Oregon City, Oregon, said service being made in compliance with an order made by J. U. Campbell, Judge of the above entitled Court, dated the 5th day of September, 1922. Date of first publication, September 8th, 1922. Date of last publication, October 20, 1922. HENDRICKSON & SCUDDER, 610 Spalding Building, Portland, Oregon, Attorneys for Plaintiff.

SUMMONS
In the Circuit Court of the State of Oregon for the County of Clackamas. Perry R. Kilander, Plaintiff, vs. Viola Kilander, Defendant. To Viola Kilander, the above named defendant, In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before November 3rd, 1922, said date being more than six successive weeks from the date of the first publication of this summons; and if you fail so to appear and answer, for want thereof 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 herein, and for such other and further relief as to the court may appear equitable. This alias summons is published in the Oregon City Enterprise pursuant to the order of the Honorable J. U.

SUMMONS
In the Circuit Court of the State of Oregon for Clackamas County. Thelma Anderson, Plaintiff, vs. William R. Anderson, Defendant. To William R. Anderson, the above named defendant, In the Name of the State of Oregon; You are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the expiration six weeks from the date of the first publication of this summons, which date of expiration is fixed by order of the above entitled Court as November 19th; if you so fail to appear and answer 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 said parties. This summons is published by order of J. U. Campbell, Judge of the above entitled Court. The order is dated Sept. 23rd, 1922. Date of first publication, Sept. 29, 1922. Date of last publication November 16, 1922. ELMER R. LUNDBURG, Address 425 Yeon Bldg., Portland, Oregon. Attorney for Plaintiff.

SUMMONS
In the Circuit Court of the State of Oregon for Clackamas County. Emma Herrmann, Plaintiff, vs. Christian Herrmann, Defendant. To Christian Herrmann, the above named defendant: In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled Court and cause, on or before November 3rd, 1922, said date being more than six successive weeks from the date of the first publication of this summons; and if you fail so to appear and answer, for want thereof 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 herein, and for such other and further relief as to the Court may seem equitable. This summons is published pursuant to the order of the Honorable J. U. Campbell, Judge of the above entitled Court, which was made and entered September 20th, 1922, and directed that this summons be published in the Oregon City Enterprise, a newspaper published and of general circulation in the County of Clackamas and State of Oregon, once a week for six successive weeks, beginning September 22nd, 1922. Dated and first published September 22nd, 1922. Last publication November 3rd, 1922. CARL B. WINTLER, Attorney for Plaintiff. P. O. Address 732 Chamber of Commerce Building, Portland, Oregon.

ALIAS SUMMONS
In the Circuit Court of the State of Oregon for Clackamas County. Perry R. Kilander, Plaintiff, vs. Viola Kilander, Defendant. To Viola Kilander, the above named defendant, In the name of the State of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled court and cause on or before November 3rd, 1922, said date being more than six successive weeks from the date of the first publication of this summons; and if you fail so to appear and answer, for want thereof 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 herein, and for such other and further relief as to the court may appear equitable. This alias summons is published in the Oregon City Enterprise pursuant to the order of the Honorable J. U.

SUMMONS
In the Circuit Court of the State of Oregon for the County of Clackamas. Virginia Miles, Plaintiff, vs. Roderick C. Miles, Defendant. To Roderick C. Miles, defendant above named: In the name of the State of Oregon, you are hereby summoned and required to appear and make answer to the complaint filed against you in the above entitled court on or before Friday, the 20th day of October, 1922, which date is subsequent to the expiration of six weeks after the 8th day of September, 1922, which is the date of the first publication of this summons, and if you fail so to appear and answer the said complaint, for want thereof, the plaintiff will take a decree and judgment against you as prayed for in her complaint, to-wit: For a decree that the bonds of matrimony now existing between said plaintiff, Virginia Miles, and said defendant, Roderick C. Miles, be dissolved, that she be divorced absolutely from the defendant, and for such other and further relief as in equity may be met and proper. This summons is served upon you by publication thereof for six consecutive weeks in the Oregon City Enterprise, a newspaper of general circulation, printed and published at Oregon City, Oregon, said service being made in compliance with an order made by J. U. Campbell, Judge of the above entitled Court, dated the 5th day of September, 1922. Date of first publication, September 8th, 1922. Date of last publication, October 20, 1922. HENDRICKSON & SCUDDER, 610 Spalding Building, Portland, Oregon, Attorneys for Plaintiff.

SUMMONS
In the