

would be unwise to tear up too many of the city's thoroughfares at one time. The council certainly recognized that better work can be done in seasonable weather, after the winter nothing will be done toward the improvement of Seventh street for some time, which is pleasing to the Enterthe property owners on that street will eventually recede from their position and call for a modern pavement. will be a leverage along educational ports from other Willamette Valley towns where contracts for hard surface streets have been awarded, and improvement that will be of lasting benefit.

stars: Venus, Mars, Jupiter, Mercury,

Morning star: Saturn.

deferring further improvement of office. Don't forget to state what ben- apostles? streets until next Spring is along the efit these "Suggestive Questions" are right line. There are several streets to you. Give your full name and adnow undergoing improvement, and it tion Editor of the Morning Enterprise. rains have ceased. This means that (Copyright, 1911, by Rev. T. S. Linx:40(1).the appearance of that improvement he did before? Why? we have a natural wonder why Ore- importance must we give to "compas- means" gon City should not get into line with sion," or heartfelt pity, for the unsaved masses in about their salvation?

Sun sets 6:24, rises 5:33. Evening son and the number of the question which have the power to cure disease you wish answered. You may select without medicine?

any question except the one indicated (10.) What evidence can you give that it may be answered in writing that all Christians have the power by members of the club. Dr. Linscott and do cast out clean spirits?

The action of the city council in these columns or by mail through this from memory the names of the twelve

the house of Israel?

(14.) Apart from other reasons

what wise diplomacy was there in get-

ting the Jews to accept Christ before

you a nice 2 acre tract almost adjoining city limits. \$550,00 buys the land, \$55.00 first payment; balance \$10.00 monthly or \$30.00 every three months until paid. We have uncleared acres for \$250.00 per acre on same terms, 25 minutes walk from Postoffice, E. P. Elliott & Son.

covered shall be filled or excavated to the top of the curb. Material:

Sand and gravel or broken rock, or by permission of the engineer. what is known as Clackamas river gravel, may be used in making the concrete. When rock is used, the same shall be the best hard, dark

the conditions herein stated. The inside core shall be of concrete mix-ed and laid similar to the concrete bed for the walk. Planed boards free from warp and not less than In the Circuit Court of the State of one and three-quarters inches thick

Attorney for Plaintiff.

#### Summons

Oregon, for Clackamas County . H. A. McClintock, Plaintiff, vs. McClintock, Defendant

To Jennie McClintock, Defedant:

In the name of the State of Ore-

gon, you are hereby required to ap-

pear and answer the complaint filed

court and cause on or before Fri

against you in the above entitled

Canada also will protest against the act passed to regulate the Panama Canal. The Canadians are ready for a good deal of reciprocity if called by some other name

The sultan has a theory that the great powers of Europe are sure to disagree before Turkey can be ejected. Again the indications are that he is right.

rapid succession. It would take a long time to make the briefest summary of all that the politics every few years," said the wit-Republican party has done for the ness, farmers,

Safe and sane politics always increases in popularity in September wine? He told me once he had some and October, while November clinch- wine, but it was not good, so he gave es the point by a million or two.

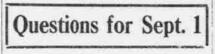
Judge Parker forgets that his own campaign fund in 1904 was not in the ed Schuebel how he could ride around nature of small change.

The G. O. P. i sforming its battle whenever he wanted to. He declarlines. It always means a fight, and usually a footrace for the other side. had plenty of money.

Police Commissioner Waldo of New York admits that there is a little police graft. That is like a man at the time of the flood remarking that it was quite a shower.

The New York police say that the judges are responsible for the existence of gambling. The judges retort that the police are responsible. The buck is passed so much in Gotham that it is nearly worn out.

(12.) Who became the outstanding members of the apostolic company? twelve forbidden to work among the Gentiles and to confine themselves to



SCHNOERR MAKES

bought and sold.

the stand in rebuttal.

preaching him to the Gentiles? (15.) Verses 7-8-What is the best scott, D. D.) news the world has ever heard? The Mission of the Twelve. Matt. (16.) What has the preaching of x:35-x:15; x:40-xi:1.

the gospel accomplished for Golden Text-He that receiveth you world? (This is one of the questions prise, for there is a possibility that receiveth me, and he that receiveth which may be answered in writing by me receiveth him that sent me. Matt. members of the club.)

(17.) Apart from the miraculous Verse 35-If Jesus were to curing of the sick, the deaf, the dumb come to the world again to preach the blind and the insane, what has The hard surfacing of North Main under present day conditions, would Christianity done and what is it still street will be completed by spring and he confine himself to a pastorate or doing for these unfortunates? would he travel about preaching, as (18.) Verses 9-10-Would

have given them the same intsruc-(2) Jesus' mission and that of his tions, to take no money with them to lines. Nearly every day we hear re- apostles was to heal alike the bodies pay their expenses, if he had sent and souls of men. Why should that them to a Gentile nation?

not also be the mission of all Chris-(19.) Verses 11-15-Why does the obligation still rest upon us to liber- H. B. WEEKS, Teacher of Violin. tian workers today? (3) Verse 36-What measure of ally support the gospel with our (20.) Verses 40-xi:1-What sure

order to bring rewards come to us through receiving the messengers of Christ? Lesson for Sunday, Sept. 15, 1912. Verse 37-38-What is the evi-

dence today that "the harvest truly is Judgment and Mercy. Matt. xi:20-30.

Daper. Assistant District Attorney Stipp in an address to the jury, declared there was no question as | to Schnoerr's STRONG DEFENSE He urged the jury to render a guilt. verdict of guilty. J. E. Hedges, first speaker for the defendant laid stress upon the fact that Schuebel went to

(Continued from page 1) Schnoerr's home where the paper was that the lawyer had first been a social produced. "What took him and his brother out ist, then a Populist, a Democrat, a there?" asked the lawyer. "They Prohibitionist and a Republican in went early one Sunday morning and "Chris Schuebel has changed his remained two and one-half or three hours. He testified that his brother was at the Schnoerr home when he and I take everything as I see it. If a man changes his own poarrived, but the evidence showed that they both went out in the same autoliticial convictions so often there mobile and just before reaching the must be something wrong. How can house his brother got out and went he be a Prohibitionist when he drinks the Schnoerr home first. While Schuebel was there he wrote the article and asked Schnoerr to sign it.

it to his mother. Such a man must Schnoerr wouldn't do it because he be a hireling and a hireling must be has testified that he would have considered himself a traitor to have done Mr. Schnoerr testified that he askso. Schuebel said Schnoerr could not write, and Schuebel wrote the paper." the county in an automobile and spend The lawyer called attention to the weeks in campaigning, and go fishing copy for the advertisement, which ed Schuebel had informed him he had was written by Schnoerr, and asked a fund that he drew on and that he if that was not better written than the

paper Schuebel is alleged to have This ended the testimony for the written, defendant and Schuebel was called to "My conviction," said Hedges, "is that Schuebel wrote the article and asked Schnoerr to sign it, and The witness denied telling Schnoerr that if he would sign a paper he Schnoerr would not do it. Why did he remain there three or four hours (Schuebel) would get him 500 votes.

He also denied telling Schnoerr that if that was not the reason? It was he (Schuebel) was a good speaker along about this time Schnoerr said make speeches for Schuebel said to him, 'you sign this Tel. Pacific 1771 would Schnoerr. The witness also said oth- and I'll get you 400 or 500 votes." er parts of the defendant's testimony

Mr. Brownell made a thorough anwerd untrue. Robert Schuebel, who alysis of the evidence, and declared accompanied Chris Schuebel there was nothing against Schnoerr. to Schnoerr's home when the paper, He admitted that his client might Schnoerr says he was asked to sign, have been a little rash, but said men was written was the next witness. He forgot themselves in the heat of political campaigns. He closed with a denied that his brother urged Schnoerr to sign the paper. He said dramatic plea that the verdict be achis brother never said anything about quittal declaring that the jurors speaking for Schnoerr and getting must give the defendant the benefit him 500 votes if he would sign the of the doubt.

LOST

(13.) Verses 5-6-Why were the LOST:-On Seventh Street, between Schoenborn's Store and Jefferson Street a ladies brown leather purse with several dollars change. Re ward for return. Matilda Charman. 706, Seventh Street.

> LOST:-22 special rifle in case, be tween Wilhoit and Oregon City. Reward, J. F. Huffman, Oswego, Oregon Post Office Box 166.

# FOR SALE

FOR SALE .- The cheanest lines of shoes and harness in the county. Shoe repairing while you wait at G. A. Dreblow, Seventh street, opposite Wells Fargo

FOR SALE OR TRADE:-38-55 Rifle Jesus Address George Himler, Parkplace, Oregon

## VIOLIN TAUGHT

Grand Theatre.

## FOR RENT

FOR RENT:-Two furnished rooms, one a living room, other bedroom adjoining, Gentlemen preferred, Address 1111 John Adams Street.

FOR RENT:-One 5-room cottage modern, close in. Apply to George Randall, 801, Fifth and Jefferson streets.

WOOD AND COAL.

OREGON CITY WOOD AND FUEL CO., F. M. Bluhm. Wood and coal delivered to all parts of the city. SAWING A SPECIALTY. Phone your orders B 110

Peter Haberlin. Counselor in Patent and Trade Mark Causes. Inventors assisted and pat ents obtained in all countries. Man ufacturers advised and infringment litigation conducted. Expert re ports. Briefs for counsel, Validity searches. Trade marks designed and Labels, designs and registered. Preliminprotected. copyrights registered. ary consultations without charge 326 Worcester Bldg., Portland, Ore. Send for free booklets.

INSURANCE

FOR THE BEST INSURANCE always get Fire Relief Association

of McMinnville

GEO. W. H. MILLER, Local Agent. Home A64

NOTICES Notice of Redemption of Improvement

Bonds Notice is hereby given that Improvement Bond No. 60 of Oregon City, Oregon, will be redeemed by the Treasurer of Oregon City at the next interest paying period, on said October 1st, 1912. bond. to-wit: Interest will cease on said bond at

colored, sound basalt rock, gran ite, or equally hard stone, broken in pieces not larger than two inches largest diameter, nor smaller than one-half inch in diameter, or gravel of similar size may be used.

The broken rock shall be screened so that all dust, clay, loam, vegetable matter, and pieces smaller than one-half inch in diameter shall be removed. The rock shall be thoroughly washed if considered necessary by the City Engineer. The sand used shall be clean of all vegetable matter or dirt, coarse and sharp, and of the quality, known as Columbia river sand.

Cement: All cement shall be artificial Portland cement, free from lumps and deterioration on account of exposure to the weather, and must be approved by the City Engineer, who shall have access to it for the purpose of testing it, at least ten days before it is used. Forms:

The forms used shall be of lumber free from warp\_and not less than one and three-quarters inches thick, and sized; and if previously used, all mortar and dirt shall be washed off before using again. All forms shall be securely stak-

ed to conform to the established lines and grades, and the upper sur face of same shall be on a line with the finished surface of the walk or curb. All forms shall be thoroughly wetted before any material is de posited against them. Concrete:

Upon the foundation prepared as heretofore specified will be laid a bed of concrete three and one-half inches thick to be made as follows The cement and sand will be thoroughly mixed dry and made into a mortar with the least possible amount of water: to this shall be added the broken stone or gravel thoroughly drenched with water, and the whole shall then be thor oughly mixed until the aggregate is coated with mortar.

The concrete for the base shall be of one part cement, three parts sand and four parts broken rock, or clean gravel; quantities shall be measured and not approximated. A sack of cement, ninety four (94 pounds shall be considered to have volume of one cubic foot.

Machine mixing will be accept able when a concrete equivalent in quality to that specified above is obtained. The mixing of the concrete and mortar shall be thorough and at all times done to the satis faction of the City Engineer. The concrete shall be deposited in the forms within sixty minutes after being mixed, and shall be transform ed to the forms in water tight can riers. The concrete shall be even ly spread and tamped until free mortar appears on the surface. The base shall be laid in six foot blocks formed either by using strips across the forms or by placing the blocks alternately, or by cutting through to the sub-grade with a tool not over six inches long and one quarter inch thick. The upper sur face shall be made exactly parallel with the surface of the completed work. The mortar and the concrete shall not be mixed in greater quantities than is requried for immediate use, and none remaining unus ed until having set, shall be remix ed or used in any way. The whole | Transacts a General Banking Business.

be treated in the same manner as for sidewalks. The curbs shall be placed parallel with the property line and not less than ten feet therefrom. Corners:

shall oe used for curbs. They shall

At intersecting streets the corn er shall be a quadrant with a three foot radius, and at street intersections with alleys, shall be foot radius, and shall be finished as other parts of the curb.

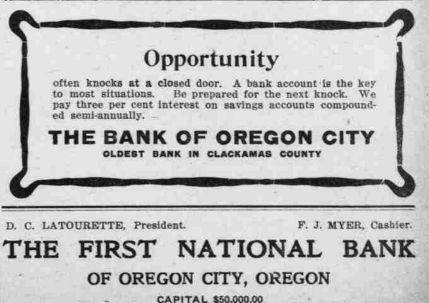
Section 2. All sidewalks curbs as aforesaid hereafter built shall be constructed in conformity with the foregoing plans and spec ifications, and whether built by city or by property owners, shall be built under the supervision of the City Engineer and the committee on streets and public property of the Council. And the Ordinances now in force governing the giv ing of Notice to build sidewalks in Oregon City, shall be followed when Notice is necessary in carrying out the provisions of this ordinance: and the property owner shall be required to obtain a permit as pro vided in such ordinances. Any person or firm engaged in building sidewalks in Oregon City shall notify the Recorder that he is engaged In the Circuit Court of the State of in such work, and shall be required

the Council to give a reasonable bond for the faithful performance of his work before permitted to commence the same. All such work shall be subject to the approval of the said Committee and Engineer. and if in their judgment such work does not comply in all respects with these plans the same may be rejected and the contractor compelled to complete such work to their

satisfaction. Section 3. Any person who shall violate any of the provisions of this ordinance, shall upon conviction thereof be deemed guilty of a misdemeanor, and punished by a fine of not more than \$50,00 or by imprisonment in the city jail not to exceed 25 days.

Read first time and ordered pub lished at a regular meeting of the City Council held on the 4th day of September, 1912, and to come up for second reading and final passage at a special meeting to be held on the 19th of September, 1912, at 8 o'clock, p. m.

L. STIPP, Recorder.



day, the 11th day of October, 1912, and if you fail to answer, for want thereof Plaintiff will take a decree against you divorcing him from you and freeing him of all obligations of the marriage contract. Notice of this summons is made upon you by publication in the

Morning Enterprise for six successive weeks by virtue of an order dated August 29th, 1912, signed by the Honorable R. B. Beatie, Judge of the County Court, of the State of Oregon for the County of Clackamas.

Date of first publication, August 30, 1912.

Date of last publication, October 11th, 1912.

PETER A. MCDONALD, Attorney-at-Law, 302 Failing Bldg., Portland, Oregon.

#### Summons

Oregon for Clackamas County. Ethel Gero, plaintiff, vs. James

F. Gero, defendant. To James F. Gero, 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 11th day of October 1912, that being the last day prescribed in the order of publication of the summons; and if you fail to so appear and answer said complaint the plaintiff will apply to the Court for the relief therein prayed, to-wit: A decree dissolving the marriage contract now existing between you and the plaintiff and changing the name of plaintiff to Ethel Smith.

This summons is published in the Morning Enterprise, a newspaper, for six consecutive weeks by order of Hon. R. B. Beatie, Judge of the County Court, made on the 29th day of August, 1912, the first publication being on the 30th day of August, 1912.

> S. R. HARRINGTON. Attorney for Plaintiff.

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

Pacific 3502, Home PATENTS Patent Attorney