[2] OREGON CITY, OREGON, FRIDAY, OCTOBER 3, 1913. **MR. HENRY PECK AND HIS FAMILY AFFAIRS** HENRY JR. SAYS By Gross SAY DEAR LETS THREE YES, IFEEL GO TO SOME SHOW LIKE SOING TO-NIGHT SLIPPERY YEPLEE LECTURE DICK TO-NIGHT GO, MAY TJ . NIGHT THE BOY TO-NIGH THE PAW ENNOYED a for IT YERY MUCH LAW JUC MISS A. CRA TO KANDE THE EQUALITY KIDS OF WOMAN 68055 ENTERPRISE nevertheless, she would not abolish if she could and which could not be re-MORNING **REPAIR ANYTHING** WE A BEAUTIFULLY LOCATED HOME Not only is it necessary that tradition be regarded but the man's respect OREGON CITY, OREGON for the girl who takes the initiative in matters of this kind would be material-3 blocks from the head of 7th AND EVERYTHING street steps, on the corner of two improved streets; street ly lessened-because of tradition, it is true, but nevertheless it would be just improvements paid. 6-room house, hot and cold water, elec-E. E. BRODIE - - - - Editor and Publisher the same. Abolish the sexual traditions and one abolishes the mainstay of the MILLER-PARKER COMPANY race. He removes all trace of the chivalry that has come down throuh the tric lights, bath; wood shed; Entered as second-class matter January 9, 1911, at the postoffice at generations. He removes the respect that man has lodged in himself for garden; good lawn with trees Next Door to Bank of Oregon City front yard. \$2700.00; in the woman-for his regard for woman is a tradition. It is even more than that. Oregon City, under the Act of March 2, 1879. \$1200.00 cash, balance on long It is a religion. time. NOTICE TO CREDITORS. sent them duly verified to me per-If this is to be the "modern woman," may the Lord deliver us from her TERMS OF SUBSCRIPTION sonally, at Monitor, Oregon, or to my attorney, E. P. Morcom, at his office at Woodburn, Oregon, within **DILLMAN & HOWLAND** In the County court of the State of One year by mail ______\$3.00 Give us the good cld-fashioned kind who know how to make homes and to Oregon, for Clackamas county, Six months by mail______ 1.50 develope law-abiding citizens in the community and the educational battle for In the Matter of the Estate of Otto six months from the date of this no-Hanson, Deceased: Four months by mail______ 1.00 votes will take care of itself. We believe heartily and enthusiastically in the Notice is hereby given that letters testamentary have been issued by tice Per week, by carrier______.10 vote. But we do not believe that because of her controlling ambition to have essary to pay for the repairing of Dated this 12th day of September, the furnace in the public library 1913. the above entitled court in the as much a say so in the elections as he does her husband or brother that wobuilding, and the removal of burn-J. D. ERENTSON. above entitled matter to the under ed parts of the same. man should also attempt to reverse the traditions of the race; that she should Administrator. CITY OFFICIAL NEWSPAPER signed; and all persons having claims against said estate are here-Read first time and ordered pub-E. P. MORCOM. try to overturn everything that history and the generations of the past have lished at a special meeting of the by required to present same duly verified as required by law within Woodburn, Oregon, Attorney for City council, of Oregon City, Ore-gon, held on the 1st day of Octogiven to us; that she should attempt to turn the world upside down in her WOMAN AND THE Tradition-that training instilled into us by gen-Administrator mad race for power or upset those things upon which the foundations of sosix months from the date of the ber, 1913, and to come up for sec MODERN DRAMA eration upon generaton of customs and thought, SHERIFF'S SALE first publication of this notice to ond reading and final passage at a ciety and civilization are based. In the Circuit court of the State of Oregon, for the county of Clackamas the undersigned at Oswego, Oregon, until it has become a living factor in everyday life and has developed into a special meeting thereof to be held Date of first publication, Sept. 19, on the 15th day of October, 1913, at 7:30 o'clock p. m. L. STIPP, Recorder. D. H. Smith, Plaintiff, 1913 powerful instinct that controls our actions-sometimes binds us to the past Date of last publication October 17 VS. and prevents our escape into better and more up-to-date channels and methods 1913. J. E. Sutherland, Defendant. MATT DIDZUN. FRANK SCHUGEL, ORDINANCE NO .-State of Oregon, County of Clackamas, An Ordinance declaring the assess-Executor of Above-Named Estate, 88. But, though it has been responsible for the delays in the development of ment for the improvement of Thir-Fickle Fortune's fairest favors By virtue of an execution, duly isteenth street, Oregon City, Oregon, from the west side of Jackson street Are sure to fall among the savers. the race during the periods of our history and has at various times held back NOTICE OF APPLICATION FOR sued out of and under the seal of LIQUOR LICENSE the above entitled court, in the racial advancement, there is no reason why it should be thrown into the scrap to the east side of Monroe street. Notice is hereby given, we will at the above entitled cause, to me duly di-Oregon City does ordain as follows: next regular meeting of the City Council apply for a license to sell heap as totally worthless and condemned because it stands in the way of the Section 1. The assessment for The Bank of Oregon City rected and dated the 26th day of the improvement of Thirteenth August, 1913, upon a judgment renambitions and aspirations of some of our best but rather too enthusiastic OLDEST BANK IN CLACKAMAS COUNTY liquor at our place of business, 501 street, Oregon City, Oregon, from the west side of Jackson street to dered and entered in the Justice Main street, for a period of three court of District No. 4, Clackamas the east side of Monroe street has months. HUNSAKER & TAYLOR. In the latest issue of the Woman's Journal, there appears a long editorial been levied and declared according county, Oregon, on the 24th day of to Assessment Roll No. 21, new May, 1913, in favor of D. H. Smith, SUMMONS on the subject of the modern drama and the place that woman has attained as plaintiff, and against J. E. Sutherseries, and the whole cost thereof In the Circuit court of the state land, defendant, for the sum of \$144.-70, with interest thereon at the rate is \$3546.25. interpreted by the latest writers of stage fiction. The editorial commends Oregon, for Clackamas county. Amy Pye, Plaintiff, Section 2. Whereas the condition the play "Tradition," because it is original in the stand that it takes against of said street was and is dangerous of 6 per cent per annum from the FOR SALE. 1st day of May, 1913, and the fur-ther sum of \$6.70, costs and disto the health and safety of the peo vs. Edmund Pye, Defendant. the sex traditions of the race. It quotes excerps from the play in which a ple of Oregon City and the public Edmund Pye, above named defend-THE CLOUDBURST. and it is necessary for the immedibursements, and which FOR SALE-5 acres and 4-room bunjudgment lover had waited 10 years to ask the important question because he did not ant: was duly filed and docketed in this galow adjoining fair grounds at ate protection of the health and Born mid the crags and spires In the name of the state of Orecourt on the 14th day of June, 1913. safety of the said public that this feel that he was financially able to give his wife the luxuries that he would Of the lefty mountain peak, Born mid the lightning's fires, Canby. \$3009. Terms, E. E. Flohr, gon, you are hereby required to apordinance shall take effect and be commanding me that out of the per-Canby. pear and answer the complaint filed want her to have. In spite of the fact that there was a tacit understanding in force immediately upon its ap-proval by the mayor. The dusty plains I seek. sonal property of said defendant, or against you in the above entitled if sufficient could not be found then COW FOR SALE-Good one, C. D Down through the forest spaces court and cause, on or before the out of the real property belonging Read first time and ordered pub-Robeson, three miles out on High-I rush like an angry steed 10th day of October, 1913, and if lished at a regular meeting of the city council of Oregon City, held on said defendant in Clackamas to 'Tis the maddest of all mad races land road. you fail so to appear or answer herecounty, Oregon, on and after said Let those in my path take heed in the plaintiff will apply to the June 14th, 1913, to satisfy the aforathe 1st day of October, 1913, and to court for the relief praved for in WOOD AND COAL Where are the bonds to hold me? said judgment with interest, costs "Tradition" takes the sand that the girl should have reversed the prececome up for second reading and the complaint, which is that the Over the banks 1 foam disbursement and costs, and that affinal passage at a special meeting Away from the heights that foaled marriage now existing between you ter due and diligent search. I was of the said city council to be held OREGON CITY WOOD & FUEL COand the plaintiff be forever dis unable to find any personal property on the 15th day of October, 1913, at I dash for my sea salt home Wood and coal, 4-foot and 16-inch solved and that plaintiff be permit. of said defendant out of which to satisfy said judgment, therefore, in 7:30 o'clock p. m. lengths, delivered to all parts of ted resume her maiden name In vain shall they try to head me L. STIPP, Recorder. Amy Buxton, and for such other and city; sawing especialty, Phone obedience to said writ and by virtue My course is clear o'er the plain. Mark how the bravest dread me-The avalanche of the rain. further relief as to the court may your orders Pacific 1371, Home thereof, I did on August 28th, 1913, RESOLUTION seem just and equitable. This sum A120, F. M. BLUHM duly levy upon the real property of Whereas, The city council of Oregon mons is served upon you by publi In this, we think that the paper has gone too far. If woman is to so far -Arthur Chapman in Denver Resaid defendant, namely, all of lots City, Clackamas county, Oregon, deem it expedient to change the cation by order of the Hon. J publican MISCELLANEOUS 11 and 12 in block three (3) of Eakin, judge of the above entitled Weed's addition to the town of Can grade of Harrison street, Oregon court, which order is dated August January Harvests. by in Clackamas county, Oregon. January is the wheat harvesting FOR TRADE-As first payment on a City, from the north side of Seventh 28, 1913. The date of the first pub NOW, THEREFORE, by virtue of small house in Gladstone, or near street to the south side of Eighth lication of this summons is August month of Australia, New Zealand. said execution and in compliance by, any part of eleven lots in Crook Chile and Argentina. 29, 1913, and the date of the last street with the commands of said writ, 1 publication is October 10th, 1913. Ore, W. J. Wheaton, Sixth Be It Resolved. That the said cit: county. and Water Sts, Oregon City. will, on Saturday, the 27th day of council intends to change the grade FRANK SCHLEGEL MABEL IRENE VOLKMAR September, 1913, at the hour of ten of Harrison street from the north Attorney for Plaintiff. Piano Lessons o'clock a. m. of said day, at the front 9.707 Madison St. Phone M-2174 side of Seventh street to the south FIRE WOOD WANTED-5 cords Tradition binds the race. Most of those traditions are good. They are door of the county courthouse in the · Limited Number Students Desired · side of Eighth street from its pres-SUMMONS good, sound, first-growth cordwood In the Circuit court of the State of Oregon, for the county of Clack of Oregon City, in said county ent established grade to the fol-TERMS REASONABLE delivered at Gladstone. Telephonand state, sell at public auction, sub-............. lowing described grade to witject to redemption, to the highest Main 26. Commencing on the north side of amas Oscar J. Kober, Plaintiff, bidder, for U. S. Gold coin, cash in Seventh street and on the east side ********* Annie V. Kober, Defendant. hand, all the right, title and interof Harrison street at an elevation L. G. ICE. DENTIST WILL TRADE my brand new 7-room est which the within named defendof 350 feet; thence on a descending Beaver Building bungalow in Portland, strictly medant had on June 14, 1913, or since To Annie V. Kober, the above named Phones: Main 1221 or A-193 grade for a distance of 137 feet at ern, never been occupied; lot 59x8: had in or to the above described defendant: an elevation of 348 feet; thence on ideal location, close to store and In the name of the State of Ore real property or any part thereof, to descending grade to the south satisfy said execution, with interest, school, 5-cent car fare, for good resi side of Eighth street at an elevation gon, you are hereby required to ap dence property in Oregon City, Call costs and disbursements and all acof 332 feet.

that the marriage was to take place as soon as he was in a better financial condition, he had never opened his mouth to speak the words that the girl had waited patiently so long a time to hear.

of action.

women.

dents of ages untold and that she should have stirred matters up by asking the man the question that the customs and maxims of our race delegate only to the men. It commends the play as a modern one, as a an advanced stand on woman's place in society, as a recognition of the position that she has attained through her acquisition of the vote.

forget the traditions of the race, if she is to pass up every principle for which it has stood, if she is to scorn the customs that have grown and delevoped with the centuries of the racial growth, she has taken a step that will not help along the cause for which she fights and that will make many voters in those states where suffrage is yet an issue stop before they give the right for which she contends.

the outgrowth of generations of customs. They show the development of the race. They indicate the general progress of humanity. In the days of our Anglo-Saxon forefathers in the tribal woods of mideaval Germany, woman's place was at the bottom of the scale, though she held there a position higher than in the history of other races and nations of the world at the same stage of development.

Custom has changed with the times. It has often changed for the better. But we cannot see where the changes that woman now suggests and the stand that some of the suffragettes now take is one whit better than those that are now in vogue. Neither do we believe that the reversal of the position of the sexes will tend to improve the conditions. The traditions of the ages have made it the place of the man to assume the aggressive, for the wo man to be on the defensive. They have created the custom that gives to man the selection of his mate, that leads him to begin the affairs of love. To reverse those positions and to declare that the woman should now assume the aggressive should the man at any time fail to take the position to which he is entitled in the estimation of the girl, is a reversal not only of the traditions to which the girl bows allegiance but of those which the man still acknowledges supreme.

It is of the most vital importance that these race-old traditions should be maintained. Though woman will not acknowledge it, chivalry still plays an important part in our every day life. It still maintains its place in the relations between man and woman. And chivalry is a tradition. It is a training that has been instilled into the boys for generation after generation. It has been taught to the child on his mother's knee from the time that the first knight wearing the colors of his lady on his spear charged down the field against his rival "for her sake." It is the training that leads men to do many things that the "modern" woman would not officially commend but which

Modern Dress Hurts Suffrage Cause

By Mrs. THOMAS R. MARSHALL, Wife of the Vice President TO ME THE FASHIONS OF TODAY OUGHT TO CONVINCE ANY ONE THAT A WOMAN IS NOT FIT TO VOTE, SOME WO-MEN'S DRESS IS NOT ONLY EXTREME; IT IS OBJECTIONABLE.

Woman would do more good by correcting the dances in our cafes. and cabarets than in running for office.

If I were in a suffragist state I would certainly cast my vote, because I would consider that a duty. But I have always announced that I was not for suffrage. I do not say that women should be tied down to the home, but I think there are MANY THINGS THEY MIGHT DO WITHOUT ACTUALLY BREAKING INTO POLITICS. Mr. Marshall is more of a suffragist than I am.

The women in the east are not strongly in favor of the ballot, and none of the cabinet women seem to favor it, with the exception perhaps of the president's daughter, Miss Jessie Wilson.

Wants, For Sale, Etc. Notices under these classified headings

will be inserted at one cent a word, first tions. One inch card, \$2 per month; ball inch card, (4 lines), \$1 per month. Cash must accompany order unless one insertion, half a cent additional inser-has an open account with the paper. No. financial responsibility for errors; where errors occur free corrected notice will be printed for patron. Minimum charge 15c.

Anyone that is cut of employment and feels he cannot afford to advertise for work, can have the use of our want columns free of charge. This places ~o obligation of any sort on you, we simply wish to be of assistance to any worthy person,

HOW would you like to talk with 1400 people about that bargain you have in real estate. Use the Enterprise

HELP WANTED-FEMALE

WANTED-Lady cashier with experience. Apply at once to Mr. Karo, at the J. Levitt store, Reference required.

WANTED-A girl for general housework and care of children. Enquire, Mrs. Berray at Gladstone, two blocks from drug store.

WANTED-Girl for general house-work, 702 Water street,

FOR RENT.

FOR SALE-30 acres good level land. 10 acres in cultivation; 10 slashed balance in timber; 1½ miles north of Mulino on good road. \$150 down; balance 2 years, 7 per cent interest. Address Mrs. M. E. Graves, Canby,

Oregon Rt. No. 1. FOR RENT-Front room, with board in private home, reasonable, 616

11th St., City. FOR RENT-Large front room, furnished for sleeping. Inquire of Farr Apartments, 903½ Seventh St, room 2 or-B.

Main 3581 or A-9 for further particulars.

ORDINANCE NO .---

An Ordinance establishing the grade of Madison street, Oregon City, Oregon, from the south line of Third street to Spring street. Oregon City does ordain as follows

Section 1. The grade of Madison street, Oregon City, Oregon, from the south line of Third street to Spring street is hereby established at the following described grade, to-

Commencing on the south side of Third street and the east line of Mudison street at an elevation of 250 feet; thence on an ascending grade a distance of 137 feet to cen ter of alley, at an elevation of 274 feet; thence on an ascending grade a distance of 153 feet to an elevation of 286 feet; thence on an as cending grade a distance of 90 feet at an elevation of 287 feet.

Commencing again on the south side of Third street and the west line of Madison street at an elevation of 246 feet; thence on an as cending grade for a distance of 290 feet, at an elevation of 286 feet: thence on an ascending grade for a distance of 90 feet at an elevation of 287 feet.

Read first time and ordered pub lished at a special meeting of the city council held on the 26th day of September, 1913, and to come up for second reading and final pass age at a special meeting of the city council to be held on the 15th day of October, 1913, at 7:30 o'clock p. m.

L. STIPP, Recorder.

ORDINANCE NO .-An Ordinance appropriating \$240.00 out of the general fund of Oregou City, Oregon, for the purpose of repairing the furnace in the public library building and the removal of burned parts of the same.

Oregon City does ordain as follows: Section 1. There is hereby an propriated out of the general fund of Oregon City, Oregon, the sum of \$240.00 or so much thereof as is nec

Commencing again on the north side of Seventh street on the west side of Harrison street at an elevation of 347 feet; thence on a de scending grade a distance of 137 feet at an elevation of 346 feet. thence on a descending grade to the south side of Eighth street at an elevation of 332 feet.

Read, adopted and ordered published at a regular meeting of the city council, held on the 1st day of October, 1913. By order of the council of Oregon

City. L. STIPP, Recorder.

TO WHOM IT MAY CONCERN: Notice is hereby given that there

is on file in the office of the city recorder of Oregon City, a plat and plan showing the proper street number for all property in Oregon City and a proper number for all houses or buildings may be had upon application at the city recorder's of

fice. Section 5, of Ordinance No. 357, reads as follows

"Any owner of said buildings now erected or hereafter to be erected within the limits of the said Oregon City or other person having CHS tody and control of said building who shall refuse or neglect to cause to be placed thereon the number thereof in accordance with the foregoing sections of this ordinance shall be deemed guilty of a misdemeanor and upon conviction before the mayor or recorder shall be fined in any sum not exceeding twenty five dollars or by imprisonment for any term not exceeding twelve days

or by both fine and imprisonment. order of the council of Ore By gon City, Oregon. L. STIPP, Recorder.

NOTICE OF APPLICATION FOR

LIQUOR LICENSE Notice is hereby given that I will. the next regular meeting of the city council, apply for a license to sell liquor at my place of business, Main street, for a period of three months. CLAUS KROHN.

pear and answer the complaint filed against you in the above entitled. cruing costs. suit on or before six weeks from the date of the first publication of this summons, which first date of publication is August 22, 1913, and if you fail to so appear and answer for want thereof, plaintiff will ap

ply to the court for the relief pray ed for in his complaint, filed in this suit. to-wit: For a decree that the marriage contract heretofore and now existing between the plaintiff and the defendant be forever dis-

solved. This summons is served upon you by publication thereof for six (6) successive weeks in The Morning Enterprise by order of Hon. H. S. Anderson, judge of the County court, which order is dated the 21st day of August, 1913. Date of first publication. August

22, 1913. Date of last publication, October 3, 1913.

E. J. MENDENHALL.

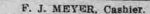
Attorney for the Plaintiff.

Administrator's Notice Notice is hereby given that the under signed was on the 8th day of Sep tember, 1913, appointed administrator of the esetate of Eskild Erentson, deceased.

All persons having claims against the said estate are requested to pre-

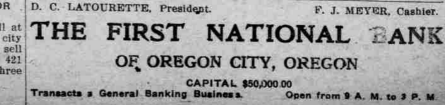


1913. FOR SALE BY JONES DRUG COMPANY 2-3 Mulkey Bldg., Portland, Ore.



Attorney for Plaintiff.

· W. B. GLEASON.



E. T. MASS.

Sheriff of Clackamas county, Ore. By B. J. STAAT. Deputy.

Dated, Oregon City, Ore., Aug. 28, 1913

SUMMONS

In the Circuit court of the state of Oregon, for Clackamas county. May Coulombe, Plaintiff,

VS. Ovid Coulombe, Defendant.

To Ovid Coulombe, the above named defendant:

In the Name of the State of Oregon you are hereby required to ap pear and answer the complaint filed against you in the above entitled cause on or before the 10th day of October, 1913, and if you fail to so appear and answer, for want there of the plaintiff will apply to the court for the relief prayed for in her said complaint, to-wit:

For a decree of divorce setting aside the marriage contract between herself and the defendant and that she be restored to her maiden name, namely, which is May Eckert, and that she have such other and further

relief as may be meet with equity. This summons is published by order of the Honorable J. A. Eakin, judge of the Circuit court of the state of Oregon for Clackamas coun ty, for the fifth judicial district, made and entered on the 28th day of August, 1913, and the time pre scribed for the publication of this summons is six weeks beginning on the 29th of August, 1913, and end-

ing with the issue of October 10th