OREGON CITY, OREGON, TUESDAY, OCTOBER 14, 1913.



gists, or psycopathists, or whoever or whatever may undertake to fathom the depths of a feminine mind. It may be that men who never vote hold this same sort of resentment against those who do, but, if so, they have always had the grace, or the discretion, to conceal it. When woman takes the field against her sisters, however, she throws discretion to the winds and becomes

congressman is through patronage.



system in Oregon City, Oregon, ex-

cept those persons lawfuly empow-

of the provisions of this act shall

Sec. 2. Any person violating any

ered so to do.

Notice is hereby given that the City Engineer of Oregon City, Oregon, has filed his certificate of the completion and approval of the work done by the Oregon Engineering and Construction Company, Contractors, for the improvement of J. Q. Adfrom the South line of Eighth street to the South line of Fourteenth street, and the City Council consider the acceptance thereof and all of the objections to the acceptance of said improvement, at the Council Chamber, of said Oregon City on the 29th day of October, 1913, at 7:30 o'clock p. m.

Oregon, for the county of Clack-

gon, you are hereby required to appear and answer the complaint filed against you in the above en-titled court and suit, on or before the 22nd day of October, 1913, said court and cause, on or before the 19th day of November, 1913, and if date being more than six weeks from the date of the first publication hereof, and if you fail to appear and answer the complaint of the plaintiff therein, plaintiff will the court for the relief prayed for in apply to the court for the relief praved for in file herein, to-wit: For a judgment that the bonds of matrimony existing between yourself and plaintiff be dissolved and that the custody of the minor child, Virginia Ford. the issue of your marriage with plaintiff, be awarded to plaintiff and for such other and further relief as to the court may seem just and equitable. This summons is published in the Morning Enterprise, by order of Hon. J. U. Campbell, judge of the above entitled court, and which order is dated the 5th day of September, A. D. 1913. The first publica. tion of this summons is Tuesday, September 9th, 1913, and the date of the last publication of this summons is October 21st, 1913.

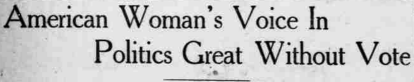
order of the Hon. H. S. Anderson, judge of the above entitled court. which order is dated October 4th, The date of the first publication of this summons is October 7th, 1913, and the date of the last pub-

a veritable dog in the manger, without taste for its contents, but snapping viciously at all who have.

Let the anti-suffragists be reassured. A loosening in moral tone is not a new thing in the world. It had its tides and ebbs before even men were voting. Flux and reflux, action and reaction, are parts of the primal laws of existence. The finest philosophy of life is that compressed in the words, "This, too, shall pass away." Let the ladies read the Prophet Ezekiel on the sins and vices of Tyre and Sidon. The prophet could find no sin in either Tyre or Sidon, or even old Babylon itself, which was not to be found in Ninevah when Jonah came there and brought with him a moral reaction, which, no doubt, came to other ancient cities and remained with them until an immoral reaction brought back what the prophet called "the beast," which seems a very fitting name. And nobody at all was voting then. Several bad things in our own generation antedate the suffrage movement. There was the can-can. No doubt the ladies of the National Association never saw it, but it was often danced in the some sort of circles in which the tango now has a vogue. There was the danse du ventre-and not a woman asking a vote. There was the Black Crook, there was the French ballet, there was the hooche-coochee. We had all of them to a satiety, and then a reaction and and a revulsion without a woman asking us to scratch her ballot. Ladies, sit down!

FEDERAL Secretary Houston of the United States department of agricul-AID LAWFUL ture in an admirable address before the American Road Congress at Detroit Monday declared that the suggestion for federal aid of road building raises grave questions and involves possible dangers. That an insistent clamor from every section of the country for immediate road building at federal expense might result in a drain the treasury could not bear is true. This could be checked by requiring large state appropriations as a condition precedent to federal aid.

Startled as some members of congress appear to be at the suggestion, there is ample authority in the constitution for federal aid of road building There is even prece dent for it. In George Washington's administration, in 1796, congress authorized the building of a road westward from Baltimore, and it was constructed for a distance of 650 miles. The roads of Europe, incomparably superior to ours, are almost without exception under governmental supervision. England took charge of general road building in 1285 and there were special statutes on the subject in 1524 and 1555. The British parliament gave Sir John Macadam \$50,000 for his invention in 1819 of



By Sir ALFRED GELDER, Member of Parliament, of Hull, England THE VOICE OF THE AMERICAN WOMAN IN POLITICS WITHOUT SUFFRAGE IS FAR MORE POTENT THAN THAT OF HER ENG-LISH SISTER WHO IS STRIVING FOR THE BALLOT.

If the wives and mothers of Americans are discreet they will continue to have LARGE INFLUENCE IN POLITICS AND OTHER AF-FAIRS. I am in favor of giving women the right to vote in England. but I am distinctly opposed to the militant methods that are being pursued by our women. Suffrage for women is not a party question. Those who favor suffrage argue that, inasmuch as women already have the right to vote in municipal affairs, the right should be extended to parliamentary affairs. I believe this view to be the correct one. BUT 1 DF-PLORE THE VIOLENT METHODS USED BY THE WOMEN The better class of women in England are opposed to these methods.

There are many sides to the question. The householder, for instance, the woman householder, claims, and with reason, that she is entitled by virtue of her position to a voice in governmental affairs, and the married woman claims an even higher right as the mother of coming generations, and I believe they are both right, but they should be patient.

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L. AUSTIN, the tailor, for men and women. Suits made to your meas-ure; alterations and refitting. Prices reasonable. Room A, Barclay Building.

TO EXCHANGE-A beautiful country

Any owner of any property with-in the assessment district of said improvement or any agent of such owner, may at such time or any time prior thereto, appear and file objections to the acceptance of said improvement and such objections will be considered and the merits thereof determined by the council at

the above named time and place. This notice is published in the Morning Enterprise and the time

and place were fixed by the Council of Oregon City, Oregon. L. STIPP, Recorder.

Notice of Acceptance of Street Improvement

Notice is hereby given that the City Engineer of Oregon City, Oregon, has filed his certificate of the completion and approval of the work done by the Oregon Engineering and Construction Company, Contractors for the improvement of Monroe Street, Oregon City, from the North side of Ninth Street to the North side of Eleventh Street, and the City Council will consider the acceptance thereof and all the objec tions to the acceptance of said improvement at the council chamber. of said Oregon City on the 29th day of October, 1913, at 7:30 o'clock, p.

Any owners of any property with-in the assessment district of said improvement or any agent of such owner, may at such time or any time prior thereto, appear and file oblections to the acceptance of said improvement and such objections In the Circuit court of the state of will be considered and all the merits determined by the Council at the above named time and place.

Morning Enterprise and the time and place were fixed by the City

Council of Oregon City, Oregon. L, STIPP, Recorder.

Notice for Bide.

Notice is hereby given that sealed proposals for the furnishing of all labor and material for the construction of an overhead bridge and steps at the South end of Main Street, Oregon City, Oregon, 300 feet South of the Hawley Paper Mills, will be received by the City Recorder until 4 o'clock p. m. Wednesday, the 22nd day of October, 1913. Plans and specifications containing further information and the kind of construction will be furnished upon application to the

a certified check equal to five per cent of the total amount of the bid, which sum will be subject to forfeiture to Oregon City in case of the failure of the successful bidder to enter into a written contract with Oregon City and to furnish the necessary bonds for said work, if called upon so to do, within the time specified for same.

The provisions of the law relative to hours of labor and security for D. C. LATOURETTE, President. material men will apply to a contract let under this notice.

The right to reject any and all bids is hereby reserved to Oregon City or to accept the bid considered most favorable.

between you and the plaintiff he forever dissolved, and for such other and further relief as to the court may seem just and equitable. This summons is served upon you by publication by order of the Hon. H. S. Anderson, judge of the County court, which or-der is dated October 4th, 1913. The date of the first publication of this summons is October 7th, 1913, and the date of the last publication is November 18th, 1913. POWERS & LORD. Attorneys for Plaintiff.

you fail so to appear or answer here

in the plaintiff will apply to the

the complaint, which is that the

Lewis Bldg.

SUMMONS In the Circuit Court of the state of

Oregon, for Clackamas county. Daisy Maud Dickey, Plaintiff, VS.

E. C. Dickey, Defendant. To E. C. Dickey, 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 19th day of November, 1913; which is more than six full weeks after the first publication of the summons, the first publication being made on them the 7th day of October, 1913, and if you fail to answer for want thereof the plaintiff will apply to the court for a decree dissolving the bonds of matrimony existing between the

plaintiff and defendant herein. This summons is published by an order of the Hon. H. S. Anderson judge of the County court which was made and entered on the 4th day of October, 1913. Date of the first publication, October 7th, 1913; last publication November 18, 1913. C. H. PIGGOTT.

Attorney for Plaintiff. Portland, Oregon,

SUMMONS

Oregon, for Clackamas county. Eleanora K. Tunberg, Plaintiff,

VS. Henry V. Tunberg, Defendant. To Henry V. Tunberg, aboye 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 the 19th day of November, 1913, and if you fail so to appear or answer herein the plaintiff will apply to the court for the relief prayed for in the complaint, which is that the marriage now existing between you and the plaintiff be forever dis-solved, and for such other and further relief as to the court may seem



LIDA M. O'BRYAN, Attorney for Plaintiff.

SUMMONS

In the Circuit court of the state of Cregon, for Clackamas county. Sarah Jane Bowen, Plaintiff,

VS.

Fred W. Bowen, Defendant, To Fred W. Bowen, the above named defendant:

In the name of the state of Ore gon you are hereby required to appear and answer the complaint filed against you in the above entitled cause on or before the 12th day of November, 1913, and if you fail to so appear and answer for want theraof 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 maider name, and that she have such other and further relief as may be meet and 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 courty, for the fifth judicial district, made and entered on the 29th day of September, 1913, and the time prescribed for the publication of this summons is weeks beginning on the 30th of September, 1913, and ading with the issue of November 11th, 1913,

. HUME & MCDEVITT

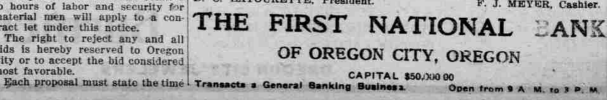
Attorneys for Plaintiff. Mohawk Bldg., Portland, Oregon,

NOTICE TO CREDITORS

Notice is hereby given that the undersigned has been regularly appointed administrator of the estate of Geo Thomas Hoffman, deceased, by the County court of Clackamas county. Oregon: Any and all persons hav-ing claims against said estate ara requested to present the same, duly verified to me at room 1, Beaver Building, Oregon City, Oregon, with-in 6 months from the date of the first publication of this notice. Date of first publication, August 27. 1913.

EMELINE JANE HOFFMAN, Administratrix of the Estate of George Thomas Hoffman. CHAS. T. SIEVERS. Attorney for Administratrix.

F. J. MEYER, Cashier.



Each bid must be accompanied by