Deathknell

By F. A. MITCHEL

In Andalusia, Spain, stands a ruin in which there are the remains of a tower that dates back to the beginning of the afteenth century. At that time clocks began to be used, and this old tower was built to hold one of the then new devices for marking time. The timepiece that was set up in the top of this ancient fortress was cumberome, as all mechanical contrivances are when they are first invented. There was a great deal of beavy iron and oaken supports, but these conduced to its long life.

For 300 years it struck the hour, but after the expiration of the third century of its being it got out of order and was not repaired. For half a century longer it remained in its perch, and those inhabiting the castle dared not go under it, fearing that at any time it might come down.

The last person to inhabit this Andalusian antiquity was one of the dukes of Veragua, a descendant of Columbus, the discoverer of America. It had been given him by one of the kings of Spain as a reward for the services of his distinguished ancestor. The clock had struck for the last time on the day the duke was born. It was the next day-so runs the legend-that it got out of order. A man was sent up to fix it, but returned without doing so, reporting that the damage had been done by one of the supports rotting away and letting down one side of the clock. Later the staircase leading up to it fell, and from that time the clock remained out of reach.

The duke lived to enter upon his eightieth year. During this long period the clock remained upon the tower, its heavy iron parts rusting away Now and again a rotted landing or a piece of staircase would fall, but the iron parts of the clock remained entire The minute hand finally rusted away and fell to the ground. It was longer than the tallest man. Persons gather ed about it and wondered at its size and weight.

One night after the duke had enter ed upon his eightieth birthday those in habiting the castle and those surround ng it were awakened by the deep toned stroke of a bell. To those within the castle walls the sound seemed to come from above; to those round about it seemed to come from different directions. One said from the east, another from the west, another from up on the heights above, another from the valley below. Every one listened for a sec-ond stroke. It came, and another and another, till there had been twelve wheezy clangs which seemed to come from the throat of some monster, such as one reads of in ancient lore. Then when there came no more

strokes every one in the castle turned out into the court, and there was habel of voices discussing from whence the sounds could have come. An old man whose routh had been passed in erstitious times, ventured to as that either angel or devil had resusci-tated the old clock and some momentous event had been foretold. A younger person maintained that the sound had come from the sky and was a voice from heaven calling sinners to repentance. There were many theories, but it was generally believed that the sounds were from some ordinary cause and their importance had been magnified by the imagination. The only person who did not come

out to discuss the phenomenon was the duke. He was a bachelor, and, having no family to minister to him in his old age, no one knew whether or not he had heard the strokes of the bell or what interpretation be put upon them. The door of his chamber remained closed and all was quiet within. A woman who attended him, followed by some one who loved the old man, listened near the door, but, hearing nothing, told the others to go to bed. The duke had slept through the clanging, and it would be a shame to awaken him.

Within an hour after the stroke of sidnight all were in bed and many were asleep. But some there were who could not dismiss from their minds an occurrence so strange that it surely must portend some calamity.

A few sat up till dawn debating whether, if it were a warning, it came from angel or devil. When it was light enough to see clearly they went to the old tower and looked up. A support had given way during the night, and the clock was tilted on its

"I told you so," said one. "It was the clock that struck by being tilted." "Fool!" replied another, "How could such tilting have caused twelve dis-Stinct strokes?"

"Have a care!" cried a third as gust of wind swept through the ruin. Scarcely had the last words been spoken when the old clock came tumbling down and lay a heap of rotted wood and rusty iron at the bottom.

"The duke is dead," came a voice from another part of the castle.

All turned and went toward the The duke's door had been opened,

ind by the pallor on his face it was known that something had happened. A surgeon was called, who declared that the old man had been dead some hours. Then it came to be believed that the old clock tolled his knell as he was dying as well as its own.

After the duke's death the inhabitents of the castle scattered. It was pever again occupied and soon fell into complete ruin.

Variety. "What color are Percival's eyes? sked Maude.

"I'm not sure," replied Maymie whether they are black or blue. Fa ther says he'll see to it that they're both."-Washington Star.

Courting Admiration. "Tommy, how is it that your fee re so wet coming home from school?" "Well, th' girls don't think nothin' a boy what's afraid t' wade in th'

HOW IT CLIMES BACK!

USED to meet for in the crowded The glance I save her-well at last the came the best, most beautiful of

Once, with a boldnessement to be forgiven, I stole a kiss—I thought my leve had earned it— But, sh, that sweeters time schen I was ELECTRIC LAMPS SWUNG ON WIRES

shriven, Gave her another kine and she returned

Then came the day I slipped a sulitaire Upon her hand. What grief if she had

My feelings of today. She has returned -Ted Robinson in Cleveland Plain Deal-

The Danger of It. "So you think my brother emberried the funds of his bank?"

"But, sir, I don't know you." "And you have the idea that my sister married her husband for his "Why do you"-

"And you're sure that my cousins ought to be in jall for horse stenling?" "I have never seen you in my life. How can you accuse me"-

"And it's your positive belief that I set fire to an orphan asylum?" "Dear me, this is very embarrassing.

I wish you'd explain" "And you have it from excellent authority that my father ran away sleep, with the servant girl?"

"Why, I'd like to know who you are. This is very presumptuous, I am sure. This is the first time we've ever met." "I know. I'm the guy who sat in front of you in the street car yesterday morning when you were doing all that talking."-Detroit Free Press.

A Sound Answer.

Thomas Edison was discovered by a visitor experimenting with a long coil of wire. He was in the midst of his deep sea soundings. "What is that for?" the caller asked

"Making sounds," replied Mr. Edison, intent upon his work. "Ah!" said the other with jocular meaning. "What kind of note does it

give of "The deep C, of course," replied the inventor.-Philadelphia Record.



The Florist-Wouldn't you like one of these luxuriant umbrella plants?

On one occasion a census clerk in scanning one of the forms to see that it had been properly filled up noticed the figures 120 and 112 under the heading, "Age of father if living" and "Age of mother if living." "But your parents were never so old, were they? queried the astonished clerk. "No. was the reply, "but they would ha" bin if living."-Pittston Gazette.

Isn't Paw the Fox? Willie-Paw, what is caution? Paw -Caution is when a man picks out an affinity who has the same colored hair as his wife, my son,-Cincinnati Enquirer.

Naming the Crime. "Do you think it would be wrong if I should steal a kiss?"

"Well, it's what I might call grand larceny."-- Detroit Free Press,

A Line on the Situation. "How on earth did Belle ever ge berself engaged to young Blinks?" "She caught him on a fishing party. -Baltimore American.

A Master Valet's Product.

"How well preserved Lord Bawnbast is! Is he not a great swell?"

"Oh, yes!" with a burst of confidence "Do you know, when he arrived he was obliged to pay duty on himself as a work of art!"-Philadelphia Press.

The End of the Romance. The days will dreary seem," said he, "When you are far away.
Though blue above the skies may be,
To me they will be gray.

"My every thought will be of you Until again we meet. It is so hard to say adleu

"I'll think of you each day," said she, "And dream of you each night, and every thought that comes to me To you I'll gladly write.

"You've promised that each day you'll pen A word of love to me, And that will belp to cheer me when The hours drag drearly."

But day by day no letters came, Since fiction here is barred, For he forgot the maiden's name, and she misiate his card.

EARTHQUAKE VISITS THIS PART OF OREGON

She felt that burning look, and she re- Tremblor Felt by Many in Hillsboro Homes, Early Sunday

> Portland and Scattle Also Experienced Slight Quakes, Says Papers

spurmed it!
Pate had no more to give. And none can Hillsboro experienced a slight earthquake, early Sunday morning, while people were yet taking their Sabbath day sleep. Many were awakened by the tremblor, and a number felt both shakes. Electric lamps swung from their wires, and houses slightly rocked as though in a heavy gale. Many a husband remarked to his spouse-"Well, that is some wind," while many a wife responded, "Yes, the weather is changing."

There was no noise with the disturbance-just nice, little undulations, like rocking one to

Seattle and Portland discerned the quakes, and the tremblors were noticed all along the coast

Every time a quake visits this part of the Pacific coast there is much conjecture on what will some time in the future happen when some fault down in the subterranean cavern closes or widens, and one is constrained to wonder if we will ever have a repetition of what San Francisco endured a few years ago.

W. H. Morton and wife were 9:22 among those who realized that 12:30..... a m the shock was a quake, while scores felt it, but ascribed it to a heavy gust of wind.

REAL ESTATE TRANSFER

Mary Banks to F M Bryan, 3 a sec 24 t 2 s r 2 w L Webb to Calista Lewis, lot in in Evelyn ______2300 Chas G Oberg to Frank Halley, 20 a Wash Co Inv Co to Claude Scotine, q c 30,87 a Geo Richardson claim. Sheriff to Same, same as above...... 500 John Podge to A M Hambree, tracts in it 2 blk 18 and tr lt 2 blk 8 F G W Olson to Geo Simpson, 2 lots lots 15 & 16 West Park F Grove... seigle Coffman, gdn, to Jas Selder, 8¼ a on Boone Ferry Road...... Elste Gossett et al to Same, as above 4: Mrs. Knozia-No; some one would Jas Baldwin to John Anderson, tract borrow it for a rainy day.—Chicago R T Whitly to John Gillespie, 16.32 E R Reynolds to Same, 10 lots blk 42 Cornelius...... Talbot to Same, 2 its bik 29 Cor... J Wirtz to Fred Harper, 60x200 ft in Harvey Clarke d I c F Grove. ...10 B Jolly to Bernhard Menkeus, Pleasantview Cornelius
G A Nichols to B Koehn and S Base, River also land in H Lindsey d I c Alb Martin to Ches G Martin, lot in Tuslatin Grove Tract..... Eva Adams Admr to Peter Hansen, 63.77 a Amon Knighton claim 50 Lee Drorbaugh to G W Drorbaugh, tract in Fruitvale F Grove25 C G Boldenweck tr to Paul Reimers, 21 tr Chehalem Mt Orchards 118 Paul Reimers to Pulsky Orchard Ce, 120 a & other land G Creek W W Sporalsky to Ada Alexander,

son, Sox roo feet in Tualatin Batie 7 to A J Wieks, lot 98

Taylor Ferry Road.... W ⊂ Kulisch to Walter Zurcher, 1.31 Same to Carrie Reichen, as above..... 73
Henry Meister to T P Ass'n, 4 lots
Meyer's ad to Reedville Homes...1000 in Connell. H B Tigard to Arthur Curnow, 1.30

A CARD

To The Argus: In looking over Dr. Calvin S. Whites's health report on schools, that appeared in your last issue, it reads that the well at Beaverton school had been condemned and the water was still being used. This last statement is incorrect. City water was installed in the school house, Feb. 26-only a few days after the well had been condemned. W. B. Emmons,

Member of the Board. Beaverton, Oregon, March 20, 1914.

A. C. Mulloy, of Laurel, was a

WALL PAPER AND PAINTS



My New 1914 stock of Paints, Vernishes and Well Paper has arrived and is ready for your inspection. Ketail Prices are guasanteed to be 15 to 25 per cent lower than in Portland Save your carfore. The largest complete stock of its kind in Washington County. Call and see for yourself. House painting wall tinting and papering. Hotimates furnished upon application.

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Hillsboro, Oregon

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	To Portland-	
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Argus and Oregonian, \$2.25.

Two Cases of Circumstantial Evidence

By SARAH BAXTER

Judge Erskine of the criminal court was dispensing justice to the unfortunate when a request came over the telephone that he come home immediately. Realizing that something momentous had happened in his household, he adjourned the court and left for his residence. On reaching it he found his daughter, a girl of twenty, in charge of a policeman.

"I'm only obeying orders, judge," said the man, who recognized the to Judge,

What does this mean?" "We don't know," sobbed the prisoner. "Some one reported to Hammerstein & Co. that they would find goods stolen from their dry goods store between the mattresses of my bed. A man came here representing himself as a water inspector and found those things."

"Don't ery. Lulu: it will be all right." Though the judge reassured his daughter, he could not reassure himself. He did not doubt that some one had laid a trap for him, but remembered that all are supposed to be equal before the law, and unless he could prove a conspiracy there was trouble ahead. He cast a glance at some laces in the hands of a man in plain clothes, then went with his daughter to court, where, having furnished ball, he took her home. Then he repaired to the office of the head of the firm of Ham-

merstein & Co. All Mr. Hammerstein knew about the matter was that they had received an anonymous note informing them where certain of their stolen goods were to be found, and they had sent a detective to the address. He had secured entrance as a water inspector and found the articles. The judge went away much depressed. The offer of Mr. Hammerstein to refrain from prosecuting the case did not relieve the former because the state would surely prosecute anyway, and, even if the case was not tried, the stain would remain. Judge Erskine believed that some criminal whom he had sentenced had taken this method of revenge.

A few days after his daughter's arrest he received the following note: Judge Erskine:

Judge Erskine:

Sir-A few weeks ago you sentenced

Edna MacAlpine to state prison on a

charge of shoplifting at Hammerstein's.

While she was shopping there a third who
feared to be caught with the stolen goods on her, noticing a bag lying on the counter, put the goods in it. A few minutes later one of the store detectives arrested Edna MacAlpine, to whom the bag belonged. I know this, but I can't prove it. Can't you secure a pardon for Edna MacAlpine?

Here was the explanation. Some person in the interest of one whom the judge had sentenced, either guilty or not, had undertaken to force him to intercede with the governor for a pardon. There was no signature to the note, nothing by which to trace the writer. The fact that it did not refer to the case against his own daughter did not change the judge's opinion. He believed that if he secured a pardon for Edna MacAlpine he would receive an exoneration for his daughter. At any rate, it was the only way that suggested itself to free his daughter from the charge.

Judge Erskine went at once to the governor and represented the case to him. There was no evidence that he could consider to prove that Edna Mac-Alpine had been wrongfully convicted; but, being a practical man, he put the same interpretation as the judge on the connection between Miss Erskine's arrest and the letter her father had received. A pardon requires a good deal of delay, but this one, after much labor and the cutting of a good deal of red tape, was finally worked through, and Edna MacAlpine was released. The very evening the prisoner was

on Judge Erskine and said to him: "I am the sister of Edna MacAlpine who is as innocent of the charge on

which you sentenced her to prison as your daughter is of a like offense. I took the laces found in her posses and went to your house on various pretexts, till I gained admission to ber room, where, when not observed, I placed them between the mattresses of her bed. I then informed Hammerstein & Co. of their being thera My last act in obtaining justice for my sieter was to write you the note you received asking for her pardon. I dared not refer in the note to your daughter's case or sign my name lest you accuse me of conspiracy, and you might have proved me guilty. In any event this course would have destroyed my chances for obtaining the pardon. Now that my sister is free you are welcome to prosecute me for conspiracy or any other crime."

The judge listened to this confes with intense anxiety. "You have convinced me of your sister's innocence of the crime for which I sentenced ber, for were she guilty she would not have inspired the devotion of so splendid a woman."

The judge went to a desk, wrote out a bond of indemnity and the confersion she had made. He asked her to sign the latter, and when she had done so he handed her the former, to which he had attached his own signature. Then he called his daughter into the

"Why, you're the book agent," said Miss Erskine. "I am, and I called an other chara-

ters, though only as the book agent did I show my real face." Judge Erskine is more cautious about convicting accused persons on circumstantial evidence.

Suggestion Unheeded. "Last spring," said Mrs. Crosslots "that next door neighbor of ours planted large quantities of awest corn and peas and potatoes that nobody has

"Perhaps," replied her husband, "but I'm too busy a man to follow up any of these tips about buried treasure."-Washington Star.

Breaking It Gently. "Hallon! Sit down. I believe ; have come to ask me"-

"You have been mininformed. haven't come to ask you anything." "Why, I understand you"-"I came merely because I wished be first to tell you a bit of good news I am going to marry your daughter.

A Meaning Remark. brags about her beauty?" "Why, I did not bear her s

Short Storles.

about it."

"Didn't she say she entered a crowd ed car last evening and every man in it jumped up and offered her his sent?" -Houston Post.

Plausible Bign. Gladys-Jack is borrid! When we were out tonight a little bug flew right into my mouth, and I asked him of what that was a sign. Clytie-What did he say it meant? Gladys-That I should keep my

mouth shut.-Judge. Anticipating Hor Noods. "Marriage is a serious business. Are you preparing yourself to be a good lousewife, my dear?" "Oh, yes, grandma! You ought to

see the house gowns I am having made!"—Kansas City Journal. Systematic. Sinkers and coffee for breakfast-He limits himself to a dime-Boup, pie and coffee at midday— He doubles the sum this time— He doubles the sum this time— Meat, spuds and coffee for dinner Cost three dimes, and so this men Is running his food department On the ten, twenty, thirty plan.

—Boston Transcri

Not in Loap Year. They were quarreling. "Well, you can't say I ran after you said the wife.

"Neither does a mouse trap run after the mice, but it catches 'em just the same," replied hubby. — Philadelphia Ledger.

The Writers.

Selma Lageriof is the only woman Notice is hereby given to the literature.

Kuprin, Russia's most talented nov-

the "Pay as You Enter club" and started on a seven months' trip around this notice. the world for a weekly magazine, carrying as a side line a persistent delusion that he will get material to write a funny book about China on ble return.

Notice of Final Settlement

Notice is hereby given that the under sigued, the duly appointed, qualified and acting guardian of the person and estate of John K Sutherland, a minor, has filed in the county court of the State of Oregon for Washington County, his final account in the matter of said estate, and that said court has fixed Monday, April 13th, 1941, at the hour of ten o'clock A M of said day, in the county court room in Hillshore, Washington County, Oregon, as the time and place for hearing objections to said fluid account and for the final settlement of said estate.

March 12th, 1944

P C Anderson.

Ouardian of the person and estate
John E Sutherland, a minor
Thos H Tongue Jr, Attorney
Guardian

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Hillsboro

Oregon

SUMMONS. In the Circuit Court of the State of Oregon for Washington County Serah J. Roberts, Plaintiff, vs I. F. Rob. orts, Defendant.
To L. F. Hoberts, above named defend

In the name of the State of Oregon, you 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 Friday the sh day of May, 1914, and if you had to so appear and answer the Plaintiff for want thereof will apply to the Court for a decree dissolving the bends of matrimony heretotore and now existing between you and the Plaintiff and for such other and further relief as to the Court of the state of the form of the plaintiff and for such other and further relief as to the Court of the state of of th further relief as to the Court may seem meet and equitable. This summons is served upon you by publication in the Hillsboro Argus a weekly newspaper of general circulation published in Wash general circulation published in Wash-ington County, Oregon and the date of the first publication of this Notice is Thursday the 26th day of March, 1914 and Thursday the 26th day of March, 1914 and the date of the last publication is Thursday the 7th day of May, 1914, and the Order of publication was made and dated on the 25th day of March, 1914 by the Hon, D.B. Reasoner, Judge of the County Court of the State of Oregon in and for the County of Washington in the absence of the Circuit Judge from said County.

Ciyde Richardson, Attorney for Plaintiff 518 Chamber of Commerce Bidg., Port land, Oregon. Sheriff's Sale On Forclosure

Notice is hereby given, that by virtue of an execution, decree and order of sale, bessed out of and under the seal of the Circuit Court of the State of Oregon, for the County of Washington, dated the 19th day of March, 1914, in favor of John Sigrist, plaintiff, and against Myrta 0 Ferguson, and J. W. Ferguson, defendants, for the sum of 3912.75, with interest thereon from the 16th day of March, 1914, at the rate of 7 per cent per annum, and the further sum plaintiff and defendant, and that plaintiff per cent per annum, and the further sum plaintiff and defendant, and that plaintiff per cent per annum, and the further sum plaintiff and defendant, and that plaintiff per cent per annum, and the further sum the diverged and forever free! from decree the sum of the county of the c Notice is hereby given, that by virtue of per cent per annum, and the further sum of \$17.75 costs and disbursements, with fundant on the ground of descrion continuous thereon from the 18th day of March, 1914, at the rate of 5 per cent, per such further relief as to the court may such further relief as to the court may interest thereon from the 16th day of March, 1914, at the rate of 6 per cent, per annum, to me directed and delivered, commanding me to make sale of the real property hereinafter described. I have levied upon, and pursuant to said execution, decree and order of sale. I will on Monday, the 4th day of May, 1914, at the south door of the Court House, in Hills boro, Washington County, Oregon, at the hour of the Court House, in Hills boro, Washington County, Oregon, at the hour of the ofclock A. M. of said day, sell at public auction to the highest bidder for cash in hand, all of the right, title and interest of the defendants Myrta G. Fer guson and J. W. Ferguson, of, in and to the following described real property lying, being and situate in Washington County, Oregon, and particularly described as follows, to-wit.

Beginnings at a stake 19.97 chains east, and 5c18 chains south of the northwest corner of Section 4. T. I. N. R. 2. W. Will. Mer., running thence east 9.73 chains to a stake; thence south O deg. 40 min. E. 5.16 chains to a stake; thence east 9.73 chains to a stake; thence north 5.16 chains to the place of beginning, containing 5 acres to satisfy the hereinbefore trained sums and for the costs and expenses of sale and of said Writ.

Said sale will be made subject to redemption as per statute of Oregon.

Dated at Hillsboro, Oregon, on this 19th J. E. Reeves, Sherriff of Washington County, Oregon, and particularly of the costs and expenses of sale and of said Writ.

Said sale will be made subject to redemption as per statute of Oregon.

Dated at Hillsboro, Oregon, on this 19th J. E. Reeves, Sherriff of Washington County, Oregon, on the state of last day of March 1914.

Notice is hereby given to the stockholders and renters of the day of March 2014.

Notice is hereby given to the stockholders and renters of the day of March 2014.

Notice is hereby given to the stockholders and renters of the day of March 2014.

Administrator of the estate of last of the day of March 2014.

Administrator of the costs of the

Scholders and renters of the Scholls Telephone Co. that the salministrator. who ever received the Nobel prise for stockholders and renters of the Board of Directors met and orelist since the death of Tolstoy, does not look his part. He is a stout. March, 1914, by electing E. C. and Friday bearded bourgeois type, who, judged by his looks, ought to be selling butter Kindt, Sec-Treas. All accounts instead of writing passionate stories and living a passionate life.

Homer Cross humarist founder of C. E. Kindt, Sec-Treas., Beaverton, Ore. R 3, and must be paid various other forms of amusement, has within 30 days from the date of office hours, I to 4 p. m. Home calls.

E. C. Mulloy, President Scholls Tel. Co. C. E. Kindt, Sec-Treas. Scholls Tel. Co. Dated March 14, 1914.

In the Circuit Court of the State of reges for Washingto Geo. G. Stephen, Plaintiff;

Arville Stephen, Defendant To Acville Stephen, the above named defendant:

in the name of the State of Oregon you are hereby required to appear in the above entitled Court and cause on or before Priday, the 24th day of April, 1914, which to six weeks after the date of the which is six weeks after the date of the first publication of the aummons and plead to the complaint herein field against you, and if you fast to appear and answer for want thereof, the plantiff will apply to the Court for a deces forever dissolving the bonds of matri-mony now and heretefore existing between you and the plaintiff, and for such

other and further relief as to the Court may seem meet and equitable This summons is served upon you by publication in the Hillshore Atgus by publication in the Hillshop Aigus by virtue of an order of the Hon, h I Reasoner, Judge of Washington County, Ore, dated March 11, 1914, the date of the first publication of this summon being March is, and the date of the less

publication being April 28, 1912

A. H. Hooker,
Attorney for Pisintiff.

CITATION

in the Circuit Court of the State of Oregon in and for Multimonah County. In the Matter of the Estate of Edward Gratism, Deceased, Citalium. To E. F. Gratton, Annie Barnickel, Eva

Gratico, Harry Gratico Attest Gratica and Edward Gratico, and to all others whom it may concern.

In the Name of the blate of the pon, you are herefly concuranted to appear before the Homorable Crimit fourth of the Sale of Oregon, in and for Multiconnair Court, at the Court House in the city of Portand on the Zill day of April, but a the four of 1000 o'clock, A. M. of said day is show course. If any exist, a by the putting of the appearance of the court whom it may concern: If you are going to build this Spring of the administrator A. E. Barnelas, should not be administrator A. E. Barnelas, should not be administrator and the following prices on building and excavating.

An undivided interest in the West One half of the Northwest quarter of the Northwest Quarte (4 % of N. W. 1, 10f N. W. 1, 10f N. W. 1, 10f N. W. 1, 1 being Let Numbered Franc 10, in Section time, (1 Township Two 12) North, Range Franc 2 West of the Witningthe Maradian, containing

Judge of Multiconah County Oregon, made on the 1th day of March, 1914 directing such publication in the Hills-toro Argus, once saids used he four i consecutive weeks the first published in the lith day of March, 1914 and

Witness my hand and the seal of said Court affixed this 17th day of March 194.

July B. Coffey, Cark of Circuit Court, by J. W. Cochran, Deputy.

E. L. McDougal, 010 12 Chamber Caga-nerus, Portland, Oregon, Attorney for

Notice to Creditors

In the County Court of the State of Oregon for Washington County. In the Matter of the Retate of Charles H.

I, the undersigned, having been ap-pointed by the County Court of the Star of Oregon for Washington County, as administrately of the estate of Charles II. required by law, within six months after be first publication of this cotice, to said frace A baker, at her residence No Me-11th Street, Portland, Multinomah Coun-

Dated March 12th, 1914 Orace A Baker, Administrators of the Estate of Charles H Haker deceased

SUMMONS

IN THE CIRCUIT COURT OF THE STATE OF OREGON FOR

WASHINGTON COUNTY. Thomas M Hunter, Defemiant

To Thomas M Hunter, above named defendant: In the name of the State of Oregon you are hereby required to appear and susser

Dr. Gertrude Phillips Osteopathic Physician-

to 12 a. m.

For lunch pickled pigs feet, home made sausages and lognas. - H. R. Emmott.