ADDITIONAL HILLSBORD LOCAL.

Hoyt for good goods.

Prudent people purchase Dr. L .we's glasses. There's a reason.

Gen. Rensom Post G. A. R. holds its election Saturday. The W. R. C. election is today.

Dr. Lowe, the optician, will be in Forest Grove Dec. 7 and 8 and till moon the 9th.

Just received-A fine assortment of bar making the compromise. fresh candies at Heidel's Confection-

A well made portrait of the giver is often the most welcome Holiday gift, such a fine photo as Pope & Morgan are now offering at a price that will pay you to investigate.

Saturday night, Dec. 5, is the regular communication of Tuality lodge No 6, A. F. & A. M. and election of officers. Tualatin Chapter No. 31, O. E. S., meets Tuesday evening, Dec. 8, and also holds election.

U.S. District Attorney John H Hall, of Portland, was attending to business before the circuit court Monday. Speculation as to his successor has been rife for a year past but his efficiency has been recognized dency. Admit that he orders hiin retaining him to finish the prosecation of the timber land frauds.

A second, "Citizens" ticket ha been put out to contest the election next Monday with the candidates previously announced. For mayor, R H. Greer; councilmen, Al Carlile, U. G. Gardiner, and Ed Schulmerich. tressurer, A. C. Shute; recorder, H. T. Bagley. These are all men of goo I standing and the ticket will cer ain'y win considerable support so tha' the city election is likely to be lively 7/15

The Hillsboro band is preparing for an entertainment, partly musical and in part dramatic, to be given during the Holidays for replenishing their treasury which has been de pleted in buying music and instruments. For an organization of which the city is justly proud and one con tributing so much to the success of public occasions the band benefit ap peals to all and will undoubtedly be patronized as it deserves,

Some of Portland's citizens, tired of the city government's alliance with vice, are endeavoring to enjoin Mayor Williams and Chief Hunt from collecting money from gambling houses. An ex-Attorney General of the United States ought to be Saif government becomes a farce it able to form an opinion whether the ne representatives of the people cor Federal Supreme Court is likely to give a municipality the right to license a wrong and some of these days a case will arise that will be taken to that court of last resort.

Wm. D. Worster, a special agent of the Pacific States Telephone Co. with headquarters at Portland, was in town Friday assisting Agent Palma- fense, teer to get the 9 telephone contracts needed to complete the 100 subscribers in town which would entitle Hillstoro to all-night service. These were quickly secured and as soon

ter, all have their adherents and un- American loyalty to righteousness? til medicine becomes an exact science the believers in one school For sale or to let on shares-74 need not cry against another for all head of fine Cotswold sheep. Good have their victims of mistaken diag- proposition to the right party. Call nosis, of remedies that fail to re. on or write H. R. Kay, R. F. D. 2, lieve, of cases where their system Forest Grove, or inquire at News offalls down.

The State Land Board has been acres, by granting the 26 claimants headed by Senator Marsters, of Rose burg, the right to purchase 6 sections at the minimum price of an acre and will publicly auction off the rest to the highest bidder. Two monthago 11,000 acres adjoining this wasold at a dollar. The board was divided, State Treasurer Moore opposing the sale, Governor Chamberlain, tavoring and Secretary of State Dun-

Have Dr. Lowe cure your head and eye ache by removing the cause with a pair of his superior glasses. They are best by all tests.

Just received, new buckwheat flour and pure maple syrup. Call in when passing and taste the syrup; its quality has no equal, ofessinger trading C

See Hoyt's big add-isn't it a w topper? He means business and is zetting business too.

THEODORE BOOSEVELT'S WAY.

(Portland Oregonian, Dec. 1.)

Admit that President Roosevely desires a nomination to the Presicourse so as to appeal to the people for support. It is nevertheless neces eary for thinking men to consider the ppeal he makes and to decide whether it is deserving of approva! or of condemnation. Other men appeal to motives more or less honorable, more or less base. Certainly he has the right to aspire to the nomination. Certainly he can as sume from his selection for Vice-President that he is not presuming in his candidacy. What, then, i-"is appeal? It is faithfully reflected n this paragraph from his comment on the Bristow report :

No crime calls for sterner reprobation than the crime of the corruptionist in public life, and of the man wno seeks to corrupt him. The oribe giver and the bribe taker are qually guilty. Both slike siregainst the primary law of the state s af ty. All questions of difference in party policy sink into insignificance when the people of this country are brought face to face with a question like this, which lies at the root of nonest and decent government. On this question, and on all others likit, we can afford to have no division among good citizens. In the last resort good laws and good administration alike must rest upon the broad basis of sound public opinion. full public conscience, an easy-going acquiescence in corruption, infallibly means the ruin of free institutionrupt others or are themselves cor rupted. Freedom is not a gift which will tarry long in the bands of the lishonest or those so foolish or s ncompetent as to tolerate dishonesty in their public servants. Under ou system all power comes from the people and all punishment rest-ultimately with the people. The coleration of the wrong, not the ex posure of the wrongs, is the real of-

The question, therefore, is wheth er the people of the United States care enough for the principles of bonesty in public life to stand by the man who puts his trust in their loyas the instruments can be installed alty to righteousness. We know the that much desired change will take arts of the politician. We know how favoritism and patronage and corporation influence are supreme in The State Board of Medical Ex- so many places. We have seen how aminers is rapidly transforming its. fficial life is sometimes steeped even members into those equine quadru- in corruption of the deepest dye. Is peds smaller than the horse and disthere anything else which at this tinguished by their harsh bray and time so sharply challenges the atlong ears. Just now it is resolved tention of the thoughtful or calls up that osteopaths shall not attempt on the activity of the well-disposed? healing, claiming that while the Is there any question of tariff, or effenders ao not give medicine they currency, or the dependencies, or of dissuade their patients from going fices, which transcends the import to regular physicians and take fees ance of standing in this critical conthat should go, the State Board evi- flict between right and wrong for the dently thinks, to those of the older expression and maintenance of inschools. With so many limitations tegrity in the public service? Can to the power of the physician the we afford as a Nation to turn our public does not take kindly to at- backs upon the man who has had tempts to prevent progress in an art the courage to brave the intrenched of such vital import. Kill or cure, forces of favoritism and greed and like cures like, mind controls mat- the faith to anchor his hopes in an

artis J. Firdse.l and Leavitt S. Birds II.

Henry Meyer, Defendant. To Henry Meyer, the above name! De-

In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiffs herein on or befo e the lass stay of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer the plaintiffs will apply to the court for the relief prayed for in their complaint, to wit: hat the plaintiffs be decreed to be the owners in fee simple of the following described real estate, to wit: the S.W. M. of See 16, T. 3 N. R. 5 W. of the Will Mer., in Washington ounty, Ore, and containing 180 acres of land, and that the defendant be forever barred from claiming or asserting my right, title or interest In the name of the State of Oregon: You the defendant beforever barred from claiming or asserting in yright, title or interest in or to said premises and for such other and further relief as to the court may appear equitable. The time prescribed in the order for the publication of t is summons is six weeks, and the day of first publication is October 39, 1903. This summons is served upon you by publication, by order of Hon. L. A. Ro d. County Judge of Washington County. Oregon, which order was made and dated on October 29, 1903.

S. B. HUSTON.

24-29

Attorney for Plaintiffs.

SUMMONS.

Erwin Ritter, Administrator of the estate of Jno. W. Lemmon, deceased, Plaintiff,

Robert A, Foreman and Ladd & Tilton, Agents, Defendants,

To Robt. A. Foreman, the above named defend

To Robt. A. Foreman, the above named defend ant.

In the name of the State of Oregon, you are hereby required to appear and answer the complaint of the plaintiff filed againt you in the thove entitled suit and court within six weeks from the date of the first publication of this summons, the first publication thereof being on the List day of October, 1903, and if you fail to so appear and answer, for want thereof the plaintif will apply to the Court for the relief prayed for and demanded in his said complaint, to wit: That he as administrator be adjudged and decreed to be the owner in fee simple and free from all incumbrances of the following described land in Washington Co., Ore, and described as follows, to wit: lots numbered one and two in section 17 in F.i. N. R. I. W., Will. Mer. That the defendant and each of them be adjudged to have no interest in or lien upon the said real property by vitue of a certain mortgage made and executed by the said Jno. Lemmon and wife to the said Robt. A. Foreman, and which mortgage is recorded opage 409 of book "F" of the records for mortgage for washington County, Oregon, and that said lefendants and each of them above named beforever enjoined and barred from asserting or claiming any interest in or lien upon the foregoing described real property by virtue of said mortgage or otherwise, that said mortgage be adjudged to be fully paid, satisfied and discharged that the Recorder of Conveyances of Washington County, Ore., be authorized and directed to satisfy said mortgage or record; and for such other and further relief as may seem to the Court to be equitable. This summons is served upon you by publication by order of L. A. Rood, County Judge of Washington County, Ore., dated at Chamber Oct. 2ind, 1993. Said order requires this summons to be published for six consecutive and successive weeks, and requires this summons to be published for six consecutive and successive weeks, and requires this summons to be published for six consecutive and successive weeks, and requires this

ADMINISTRATOR'S NOTICE.

ADMINISTRATOR'S NOTICE.

Notice is nereby given that the undersigned has been appointed administrator of the estate of Geor. e Bruder, deceased by the County Court of the State of Oregon for Washington County, and has qualified. Il persons having claims against said estate are hereby notified to present the same at the office of the "Hillsboro Independent" at Hillsboro, Oregon, with proper vouchers a d duty vertified, within six months of the date nere f.

Dated and first published November 6, 1903

Administrator of the Estate of George Bruder, deceased.

Bruder, deceased.
Gantenbein & Veazle.
Attorneys for Admin strator

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given, that I, the undergned Executrix of the Estate of Rebecca Wright deceased, hove fied in the of the State of Or gon for ashington County, my final account as ich Executrix and that said Court has et Monday, the 14th day of December 103 at the hour of 10 o'clock A. M o tot at the hour of 10 o'clock A. M of and day as the time and the County Court room is hillsboro Oregon, as the pi ce or hearing objections to said account and he final settlement of said Estate. Dated,

ANNA E DIXON,

Executrix of the Estate of Rebecca A.

Wight Lec ased 26.39

SUMMONS.

n the Circuit Court of the State of Oregon for Washington County. urtis J. Birdseil and Leavitt S. Birdseil, Plaintiffs

Vs. Defendant. For A. Summers, the above named defendant: in the name of the State of Oregon:

You are hereby required to appear and answer the complaint of the plaintiffs herein on or before the last day of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer, the plaintiffs will apply to the court for the relief prayed for in their complaint, to wit: That the plaintiffs be decreed to be the owners in fee simple of the following described real estate, to wit: The W. 1-2 of the N. W. 1-4 of Section 16, T. 3. N. R. 5 W. of the Will, Mer., in Washington County Oregon, and containing so acress of land, and that the defendant be forever barred from claiming or asserting any right, title or interest in or to said premises, and for such other and further relief as to the court may appear equitable.

The time prescribed in the order for the publication of this summons is six weeks, and the day of first publication is October 30, 1903. This summons is served upon you by publication, by order of Hon. L. A. Rood, County Judge of Washington County, Oregon, which order was made and dated on October 29, 1903.

S. B. Hestox.

24-29

Attorney, for Plaintiffs.

NOTICE OF FINAL SETTLEMENT.

Notice is hereby given that the undersigned quartian of the persons and estate of Eisle McClaran and Belle McClaran, minors, has this day field with the County Court of Washington County, State of Oregon, his final account in said guardianship estate, and that said Corrans set the 21st day of December, 1903, at the hour of 10 o clock in the forenoon of said day, at the County Court house in Hilisboro, Oregon, as the time and place for hearing objections to said final account and the determination thereof, and the final settlement of said estate.

Dated at Hil sboro, Oregon, this 19th day of November, 1903.

(Signed) JAMES McCLARAN, Guardian, E. B. Tongue, Attorney.

E. B. Tongue, Attorney.

settling the Klamsta county swamp land controversy involving 8960 Curtis J. Firdsed and Leavitt S. Birds II DEADLY NARCOTICS

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Bailey's Pharmacy.

SUMMONS.

In the Circuit Court of the State of Oregon for Washington County. Curtis J. Firdsell and Leavitt S. Birdsell, Plaintiffs,

Daniel Clark, Defendant.

fendant:

To Daniel Clark, the above named Defendant:

In the name of the State of Oregon: You are hereby required to appear and answer the complaint of the plaintiffs herem on or before the last day of the time prescribed in the order for the publication of this summons, and if you fail so to appear and answer the plaintiffs will apply to the court for the elief prayed for in their complaint to with the plaintiffs be decreed to be the owners in fee simple of the following described real estate, to with the N.E. 14 of Sec. 16, 1, 3 N., R. 5 W. of the Will. Mer., in Washington County. Oregon, and containing 160 acres of land, and that he defendant be forever tarred from claiming or asserting any right, title of interest in or to said premises, and for such other and further relief as to the court may appear equitable. The time prescribed in the order for the publication of this summons is six weeks, and the day of its publication is October 30, 1903. This summons is seved upon you by publication, by order of Hon. L. A. Rood. County Judge of Washington County, Oregon, which order was made and dated on October 29, 1903.

S. B. HUSTON.

24-29

Attorney for Plaintiffs.

Attorney for Plaintiffs.

Warted-A cook for family of five good wages. Inquire at Independent

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SUMMONS.

IN THE CIRCUIT COURT OF THE state of Oregon for Washingto : County T. L. Christianson, Plaintiff.

Walter A. Christianson, Annie J. Christianson, Henrietta I. Christianson and Mary rt. Couch, Defendants.

To Waiter A. Christianson, Annie J. Christianson and Henrietta I. Christianson, defendants above named:
In the name of the State of Oregon:

In the name of the State of Oregon: You are hereby required to appear and answer the compaint of the plaintiff herein on or before the last any of the time prescribed in the order for the publication of this sum one and if you fail so to appear and a swer, the plaintiff will apply to the court for the relief prayed for in his complaint to wist for a decree authorizing the sale of the West helf of Section 26 in T. 1 S. K. S. W. of the Will. Mer. in Washington County, Oregon containing 320 acres, and that the proceeds thereof be a plied 1st—to the general costs of this suit and of the expenses of said sale. E—To the payment of the amount due the To the payment of the amount due the defendant, Mary H. Couch, upon a most gage which she holds against said p emisses 3-The residue to be divided in equal shares, between the plaintiff and the defendants, Walter A. Christianson, Annie J. christianson and Henrietta I, Christianson

The time pre-cribed in the Order for the publication of this summons is six weeks and the day of first publication is October 30, 1903. This summons is served upon you by pub ic tion, by order of Hon T. A. McBride Circuit Judge of the Fifth Judicial District of Oregon, which order was made and dated on October 28th, 1903.

S. B. HUSTON.

24-29 Attorney for Plaintiff.

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