## THURSDAY, OCTOBER 23, 1913

## FOREST GROVE PRESS

generation and a second second second	TRAIN SCHEDULE	CIRCUIT COURT	COUNTY COURT	
ELEGAL NOTICES		French vs. French, set for trial	In the matter and estate of Daniel J.	8 8
	Giving Correct Time of the Arrival and	Tuesday, October 2, 1913. Witnesses	Womer, deceased, Maggie Womer, ex-	H. T. GILTNER'S
In the Circuit Court of the State of Ore-	Departure of All Forest Grove Trains	ordered to attend on same subpoena.	ecutrix, it was ordered that November 17, 1913, be fixed as the date for hear-	A TH. I. GILINLK D
gon for Washington County.		overruled. November 1, 1913, to	ing objections.	"THE QUALITY STORE"
Sadie M. Morris, Plaintiff	OREGON ELECTRIC	answer. Anderson et ux vs. W. G. Carlson,	In the estate of John R. Hall, de- ceased, G. W. Hall, executor, the re-	
J. G. Morris, Defendant.		W. G. Hare, attorney for plaintiff,	port being regular, etc., the same is	Staple and Fancy Groceries
To J. G. Morris defendant: In the name of the state of Oregon:	*LV PORTLAND AR FOREST GROVE 6:45 a. m. 8:05 a. m.	findings and decree; testimony heard.	approved.	
You are hereby required to appear and answer the complaint filed against you	8.05 a. m. 9:25 a. m.	Potts vs. Pioneer Educational Soci- ety, set for trial October 27.	In the estate of Thomas P. Baldwin, Ray D. Baldwin, administrator, an	The very best at the Right Price
in the above entitled suit, on or before	10:25 a. m. 11:45 a. m.	Mary E. Borstel vs. Wm. Borstel,	order of publication was made and	Phone 701
the expiration of six weeks from and after the date of first publication of	1:25 p. m. 2:45 p. m. 3:45 p. m. 5:05 p. m.	witness for plaintiff being Mary E.		Å Å
this summons, tow t: the 23rd day of October, 1913, and if you fail to an-	5:15 p. m. 6:40 p. m.	Borstell, findings and decree. Sampson vs. Sampson, went by de-	court. In the estate of Mary T. Woodford,	Q Q
swer, for want thereof the plaintiff will	6:35 p. m. 7:55 p. m.	fault.	deceased, claims amounting to \$1,210	SOUTH MAIN STREET FOREST GROVE
apply to the court for the relief prayed for in the complaint towit: for the dis-	8:30 p. m. 9:35 p. m. 11:40 p. m. 12:45 p. m.		having been filed, in addition to the	
solution of the marriage contract now existing between plaintiff and defend-		default. Truman Delano, matter of title regis-	attorney's fee amounting to \$75, viz., R. N. Stephenson, claim of \$1,200,	00
ant; and that she be decreed to be the	6:10 a. m. 7:30 a. m.	tion.	printing bill of \$10 and the above-	
owner of the home in Forest Grove, and that she be decreed and have judg-	6:45 a. m. 8:05 a. m.		mentioned attorney fee of \$75, total	
ment covering the equity in the real	8:30 a. m. 9:50 a. m.	withdrawn and given ten days to answer.	\$1,285, was allowed and so ordered by Judge Reasoner.	
estate in the city of Portland, Oregon. That she be awarded such other and	10:35 a. m. 11:57 a. m. 1:05 p. m. 2:25 p. m.	Schneider vs. McLaren, decree.	In the estate of Ira D. Smith, de-	
further relief as may seem equity in the premises.	3:40 p. m. 5:00 p. m.	Luscher vs. Leiter, dismissed.	ceased, Mary E. Smith, administratrix,	Dogin Mount
This summons is published by order	6:00 p. m. 7:20 p. m.	Smith vs. Phelps, set for Wednesday, October 29.	semi-annual report was made and regu-	Begin Now!
of the Hon.D.B. Reasoner Judge of the county court for Washington county,	8:05 p. m. 9:25 p. m. 9:45 p. m. 10:50 p. m.	Doughty vs. Sampson, decree.	lar account was approved. The following marriage licenses were	to plan for that College Course.
Oregon, said order being made on the 8th day of September, 1913.	*Jefferson Street Station.	Shute Saving Bank, a corporation, vs.	issued during the past seven days:	
The date of the first publication of this		J. H. Shields, dismissed.	Katherine Miller, 29; James R. Hart,	There is considerable discussion about Education but
summons is September 11th, 1913, and the last date of publication of this	SOUTHERN PACIFIC	Shrier vs. Kuehne, dismissed. Vanderwal vs. Masters, confirmed.	32. Miss Miller is a Washington County girl and Mr. Hart is from Douglas	there is no doubt that a good general college course taken right
summons the 23rd day of October, 1913, J. N. Hoffman	LV PORTLAND AR FOREST GROV	Monson vs. Monson, default and ref-		
Attorney for Plaintiff.	7:15 a. m. 8:40 a. m.	erence.	Frank Schulmerich, 23; Lena Kamna,	is in the long run the practical thing in Education.
Notice of Final Settlement	3:30 p. m. 5:32 p. m.	Walker vs. Walker, default and reference.	Oscar Love, 27; Mabel A. Dreezen,	A shall will series all to the first shore series I college
	5:40 p. m. 6:58 p. m. Ly Forest Grove Ar Portlan	Ulm vs. Ulm, default and reference.	17, both of Washington County; consent	A school well equipped to do first class general college
In the County Court of the State of Oregon, for Washington County.	†6:40 a. m. 8:00 a. m.	Segnin vs. Segnin, default and ref-		work is
In the matter of the estate of Thomas P. Baldwin, deceased.	8:24 a.m. 10:20 a.m.	erence. Snyder vs Snyder default and ref-	In the matter and estate of James Wilson Warren, deceased,	Davifia Ilminomaita
Notice is hereby given that the ad-	"8:40 a. m. 10:00 a. m. 4:38 p. m. 6:20 p. m.	erence.	ordered to sell without apprais-	Pacific University
ministrator of the above-entitled estate has filed his final account as such ad-	*Sunday only †Daily except Sunday	Sampson vs. Sampson, default and	ment, October 7th, 1913.	Forest Grove, Ore.
ministrator in the above-entitled County Court. The Hon. D. B. Reasoner,		reference. Cummings vs. Cummings, default	In the matter and estate of	
County Judge, has set Monday, the 10th	You cannot afford	and reference.	Philip Beal is ordered adjudged (being a minor) same was con-	This school begins its 60th year of successful work in such
day of November, 1913, at the hour of 10 o'clock in the forenoon of said day	to neglect your chil-	Mabel James vs. H. E. James, suit	firmed and directed to issue prop-	general college lines September 17th, 1913. Terms reasonable.
as the time, and at the County Court	dren's visual sense.	money; allowed \$125 attorney fees and \$7 per week alimony; defendant al-	er conveyance for certain prop-	Record and equipment good. Come and help us help you.
room in the Court House in Hillsboro, Washington County, Oregon, as the	Cross eyes in children are fre- quently the result of muscular	lowed ten days to answer.	erty to J. Buchanan.	record and equipment good. Come and help us help you.
place for the hearing of objections, if any, to said final account and settlement	weakness, which may be over-	Vanderwal & Stoy vs. Froley, con-	In the matter of estate of Alenson Hinman, deceased, W.	Come in and talk the matter over or address for Catalogue
and distribution of the residue of said	come with proper glasses cor-	firmed.	N. Barrett, administrator, debits	
This order of publication being dated	rectly adjusted. If you have a child thus afflicted, consult Drs.	Borwick vs. Greer, set for Novem- ber 24.	and credits approved dated Oct.	and further information
at Hillsboro, Oregon, the 14th day of October, 1913.	Lowe & Turner when they are in	Ford vs. Kennedy, trial set for No-	9th. The estate of Rawlinson F.	PACIFIC UNIVERSITY, Forest Grove, Ore.
The first publication of this notice is	Forest Grove Thursday, October	vember 17. Dolan vs. Phelan, set for Tuesday,	Potts, deceased L. D. Westfall,	
made on this 16th day of October, 1913. RAY D. BALDWIN,	30. Remember the day and date. Scores of references.	November 25.	administrator.	
Administrator of the Estate of Thos. P. Baldwin, deceased.	Office in parlor of the Laughlin	Bowman vs. Bowman, went by de-	The last will and testament of	
	Hotel. 14t1	fault. Saffron vs. Nuberg demusers set for	Nathaniel T. Burnett, complaint filed October 14th., attorney	
When in need of some more		hearing Monday, October 27.	Wm. Barrett.	
office stationary call on the	WANTED-The PRESS desire	Weinert Olsen vs. Anna Olsen, de-	UNTION COUNT	
PRESS job department. Envel- opes, cards, letterheads, circular	to secure a live correspondent in	fault and reference. Mary E. Taylor seeks freedom from	JUSTICE COURT	
letters, bill heads etc.	county. Send in your application	Vernon Wells Taylor. Complaint filed	State vs. Henry W. Lyon, charged	
	at once.	October 16. Plaintiff is represented by	by C. A. Russell with hunting female	
THE BOOK STORE		a Portland attorney. The parties men- tioned were married at Vancouver,	precedenties, miles and and everes	The Approach of Spring
is receiving new goods every day	Constipation, indigestion, drive	Washington, November 26, 1887. The	State vs. Nels Johnson, hunting on occupied and unenclosed land on Octo-	
for the fall trade. Have already	away appetite and make you weak and sick. Hollisters's	plaintiff is, however, a resident of Cor-	ber 2. Defendant fined \$50, C. N.	is the signal for greater effort in all lines of endeavor. Warm-
in a large display of new books	Rocky Mountain Tea restores the	vailis at present and has been for some	Johnson coming forward and making	er and dryer weather means
by the most popular authors. Also a fine line of box stationary	appetite, drives away disease,	time past. The charges are cruel and inhuman treatment. The plaintiff al-	good for the man. He was thereupon released and asked to appear at any	greater activity in building
and pound paper. Call and see	builds up the system. 35 cents, Tea or tablets. Vankoughnet &	leges that on June 3, 1903, defendant	other time wanted.	operations. Now
us. H. R. Bernard Proprietor	Reder.	I-ft her and two children, aged 9 and 11	American Credit Association vs. Harry McLaughlin et ux, action for	Is the Time to Start
		years, respectively, leaving with	Harry McLaughlin et ux action for	

