vies contemplates an investigation of trusts and combinations which shall determine first, whether the concentration of industry in the hands of a few corporations has had economical results, and second, whether the public has been benefitted by the results.

"Since its creation eleven years ago, this branch of the department of commerce has made separate investi-

ago, this branch of the department of commerce has made separate investigations of great value, including the beef, tobacco, lumber, steel, Standard Oil, water power, harvester and other trusts. These investigations have furnished the public authoritative facts regarding each specific industry, but up to this time the government has not attended to correlate the facts in relation to the whole hig problem of industrial monopoly. This, Commissioner Davies proposes to do, and to extend the investigation to cover the whole field of industrial combination. If undertaken in a scientific spirit and carried forward with the assistance of the nation's ablest and best economists and investigators, this work will be of immense value to congress in dealing with a radical and effective wave in the dealing of the southwest corner of the south of Range 5. West, Williametre Meridian, thence nonring East 10.96 chains, thence North 22.75 chains the requirements to a point diverge the proposer of the southwest corner of the southwest corner

this work will be of immense value to congress in dealing with a radical and effective way with the next big problem to be dealth with, before the country can become industrially free.

"Such an investigation should determine the value of these great properties. We should know the actual amounts that have been invested, and to what extent we suffer from extorationate prices because of overcaptalization. The people are willing to pay a fair return on legitimate values, but Years 10.96 chains, thence North 22.75 chains to the river; thence up fiver with the eighning; thence South 18.25 chains to the place of beginning, consuming 22 acres, situated in Linu Country, Oregon.

You are further notified that the plaintiff has paid taxes on said premises for subsequent years as follows, all of which payments, together with the certificate of Delinquence bear underest at the rate of fifteen (15 per cent per annum from the date of the everal payments.

Notice of Road Meting.

Notice is hereby given by the sindersigned, resident tax payers of Road District No. one of Linn County, Oregon, being more than ten per cent C. H. Cummings, Plaintiff,

the same being the amount there does and delingness for tases, for the year 1977, together with penalty, interest and delingness for tases, for the year 1977, together with penalty, interest and costs flaction upon the real proof of the same person of an interest and the same person of the same person of the same person of an interest and the same person of the same perso Notice is hereby given by the sur1997. Together with penalty, meterst
and coars factoria upon the real groupthe owner as appears of record, atthe owner as a state of Section's in
the owner as appears of record, atthe owner as appears of record, atthe owner as appears of record in
the common state of Section's in
the owner as appears of record in
the owner appear

In the Circuit Court of the State of Oregon for Linn County.
Bertha Wapas, Plaintiff,

vs.
Frank Wapas, Defendant.
To Frank Wapas, the above named defendant:

To Frank Wapas, the above named defendant:

In the mame of the State of Oregon: You are hereby required to appear in the above Court to answer the Complaint of plaintiff, filed against you in this cause, on or before the 13th day of December, 1913. The date of the first publication of this summons is October 31st, 1913, and the last day of publication is December 12th, 1913; and you are notified that if you fail to appear and answer the Complaint in this suit as herein required the plaintiff will take a decree against you for the relief prayed for in said Couplaint, To-Wit; for a decree of said Court dissolving and annulling the marringe contract now existing between you, said defendant, and the said plaintiff.

This summons is published by order of Hon. D. B. McKnight, County Judge of the County of Linn, State of Oregon, made and dated at Albany in said County, October 29th. 1913.

McFADDEN & CLARK

MicFADDEN & CLARK
Attorneys for Plaintiff,
Date of first publication to be October 31st, 1913
Date of last publication to be Dec.
12th, 1913. odf n7-14-21-28 d5-12

Summons for Publication in Fore-closure of Tax Lien.

In the Circuit Court of the State of Oregon for Linn County. Oregon, for Linn County. Depart-ment No. 2. C. H. Cummings, Plaintiff,

ment No. 2.
C. H. Cummings, Plaintiff,
vs.
J. W. Menzies, Defendant, I.
To J. W. Menzies, the above named defendant.
In the name of the State of Oregon:
You are hereby notified that C. H. Cummings, the holder of Certificate of Delinquency numbered 286 issued on the 7th day of October, 1909, by the Tax Collector of the County of Linn, State of Oregon, for the amount of \$3.28 the same being the amount then due and delinquent for the taxes for the year 1908, together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner as appears of record, situated in said County and State, and particularly bounded and described as follows, to-wit:
The NE4s of SE4s of Section 3, Township 12 South, Range 1 East of Williametre Meridian, Linn County, Oregon.

Up This Morning in Municipal Court on Charge of Maintaining Nuisance.

Changing his plea this morning.
Loo Poo, a Chimaman, was fined \$52,
I the linelades costs, by Municipal
Judge Van Tassel on a charge of maintaining a nuisance. The fine was paid
and Poo was released from \$100 cash
bail. Attorney Mark Weatherford
represented the defendant.
Foo was arrested yesterday on a
arrant sworn out by Chief of Police
Austin. In the complaint which was
filed by the chief, the Chinaman was
accused of violation of sections of
ordinance 436, prohibiting the safe
of intoxicating liquors in the city and
regulating the operation of cigar
stores, pool halfs and restauranta.
Foo is the proprietor of a chop
house at 121 and 125 East First street
known as the White House restaurant.
According to the complaint filed

known as the White House restaur-tant.

According to the complaint filed by Chief of Police Austin, Foo, was charged with allowing booze to be consumed in his place of business and of supplying the articles for such pur-poses. The offense was alleged to have been committed on November 9.

News on This Page is From Daily Issue of TUESDAY, NOV. 11, 1913.

HERE IS A GOOD

ONE ON CLEM IRVIN

ONE ON CLEM IRVIN

ONE of CLEM IRVIN

One women gave the men a close race in number of registrations but now three are nearly twice as many men as women. If the women gave the men as women, If the women gave the men as close race in number of registrations but now three are nearly twice as many men as women. If the women gave the men as close race in number of registrations but now there are nearly twice as many men as women. If the women gave the men as close race in number of registrations of fice.

"For awhile," said Mrs. Van Tassel's office.

"For awhil

G. H. Tracey of Salem arrived in the city last night to attend business matters here today. TO DATE ARE GIVEN

Out of the 1912 tax roll, Sheriff Bodine has collected \$484,859.83, segregated as follows: General fund \$250,-328, school district fund; \$72,194.34, union high schools; \$4,391.47, road fund; \$86,900.68, special road fund; \$10,369.47, city fund, \$60,671.01.
The total amount in penalities collected thus far is \$1,678.27 and the total rebate is \$12,032.40.

SUMMONS
In the Circuit Court of the State of bregon for Linn County.
Forest G. Davis, Plaintiff,

Miles Tetherow and A. B. Tetherow, his wife, Omer Tetherow and C. D. Tetherow, his wife, Anna Wier and John Wier, her husband, Effie Pierce and E. F. Pierce, her husband and Clyde Tetherow, unmarried, Defendants.

ants.

To Effie Pierce, E. F. Pierce, Clyde Tetherow, Anna Wier and John Wier, the above named defendants.

In the name of the State of Oreston, You are hereby required to appear and answer the complaint of the above enamed plaintiff in the above enamed e

Sent an investigation should design the street of these gets of the design of these gets of the street with the street of the st

AND PAYS FINE OF \$52 REGISTRATION IS **VERY SLOW NOW**

Only 1128 Have Thus Far Registered for the Coming

OTHER 428 ARE WOMEN

Fairer Sex Are Fewer Than at First; Only 10 More Days

Are you going to vote in the coming city election?

If you are, then why don't you register. It is estimated that nearly 1000 more eligible voters of the city of Albany have not thus far registered and there is only about 10 more days before the books close. The election is to be held on December 1 and the books will close at 6 o'clock on November 22.

That the women who have been

vember 22.

That the women who have been rather scarce in the registration booth as compared to their activity when the books first opened was the statement this morning by Mrs. Harriet Van Tassel, one of the registration clerks in City Recorder Van Tassel's office.

Miss Mabel Riggs, of Portland, is a guest at the home of Mr. and Mrs. P. A. Young.

F. S. Craw, of Portland, is attending business matters here today.

L. A. Messing, a well known attorney of Lyons, arrived in the city this noon to visit relatives and attend business. ness matters.

CHARGED WITH NOT PROVID-ING PROPER CARE FOR CHILD

On complaint of Mrs. Isabella Southworth, Ed Richards will be tried this afternoon before County Judge McKnight on a charge of not providing proper parental care for his thirteen year old daughter Pearl.

The case went to trial at 3 o'clock. It is understood that an effort will be made to have the child sent to some industrial institution for children. Her fathere is a laborer. Several witnesses are to be called in the case.