W. C. T. U. COLUMN.

"For God and Home and Native Land." MRS. F. A. MORRIS, Press Superintendent,

Newberg, Oregon THE WILL FOR THE DEED. We scan the probate records in vain for a bequest to the W. G. T. U. A rich man dies every week or two, and his will shows benevolent thought in every direction but ours. Why is it? Not because good men do not think of us. "They love us still"-far too still, alas! But we are like the dear, devoted women (forgive us for saying it ourselves), in many households, who struggle along with scanty wardrobes, patching clothes, shoes, rubbers, carpets, and even furniture, and asking once in awhile very timidly for twentyfive cents to replace something that has not enough fibre and shred left for patching. What would you say to women like that-fair, enlightened, progressive daughter of the nineteenth century? Something after this fashion is easy to imagine: "My dear woman, you forget that you are a wife, that you are equal partner with this man you have chosen, and who walks by your side in such calm indifference to your privations and painful economies. He is not to blame, either; you have educated him to just this sort of thing by your lack of faith in him and your timidity. March up to him to-morrow evening right boldly and say, "Jonas, you know we (be sure to say we) have had a prosperous year, and the house and the children and even I, your cherished partner, never looked so shabby before. Now before you go down town I want you to give me a check for \$500 (moderate, to begin with) that I may start at once to pages of temperance doctrine into replenish and get things in order for summer, and don't invest all lishing houses; establish temperthat last payment of Harvey's in ance gardens and concert halls, with Northwestern bonds just yet, for I grand orchestras and no beer, and think we shall need at least half of send temperance missionaries folit for our summer outing this year; lowing one another in quick succesthe children and I, and you, too, Jonas, need the change." That, now, would be taking just about the this in view, even while we ask you family where the income has reached four heads and a home that you will several thousand a year, and saves be proud to point to when visitors endless heartburning and meanness are in our city, as one of the monuand misery. Suppose the W. C. T. ments of your success and of your U. announces a change of policy to devotion to your wives and moththe lords of change and trade. Let ers." Let the W. C. T. U. begin to it say: "We are threadbare for ar- talk like this, to act on this wise; to 36 5t gument for total abstinence. Everything has been worked over and over and turned this way and that till it is no longer presentable. A leader of fashion must have the latest, most stylish gown obtainable. The very latest gown for us in our advocacy of fashion not yet grown obselete, thank heaven! is a a national temperance hospital, which is going to cost sixty or sev enty thousand dollars, perhaps, but will demonstrate as never before in the United States, that sick people can get well without alcohol in their medicine and without alcohol as a medicine. Those leaders of medical fashion, the doctors, have been eyeing our prohibitory laws with altogether to much suspicion, and we must show them that we have introduced a dress reform into our wardrobes which makes prohibition consistent and in every way practicable; that aqueous extracts, saccharated extracts, etc., are the latest thing out in medicine, and that whisky, brandy, wine and beer are no necessary part of materia medica. Then, as we propose not only to set the fashion, but to train the fashionmakers of the future, we shall have to ask you a little later for some fifty or sixty thousand dollars more for a medical college building,

THE WILLIAM TO

may be inculcated, and a new generation of doctors raised up to perpetuate our well proved doctrines. This has been a prosperous year, you know, dear gentlemen, for nearly one million of dollars has been spent mainly by you and your employes in a very superfluous, not to say injurious article of drink, and we propose with what you pay us, to help you save a large slice out of that next year and the year after, county, Or and perhaps a good deal longer. Next, and in the order of climax, now that our wardrobe is somewhat replenished, we have absolutely got to build. This renting of inconvenient and altogether unsuitable houses (considering our position in the world as partners in great and lucrative business interests) is entirely unworthy of us and of our station. We have actually never had a home of our own, never a boudoir to retire into, and now, alas! not even a salon where we can entertain and benefit our friends and neighbors. We want to build suitably for the present and for the future also. Noblesse oblige. And we have duties to posterity that it is high time to think of. Now we ask you for \$800,000 to build with. Don't start! We have ideas, listen! We are going to introduce a new fashion in dwellings. Of course we don't need \$800,000 just for our own accommodation, but we are going to build in etoges and shall only need one of these for ourselves; the rest we shall rent at good prices; we shall ask good prices-we have learned from you gentlemen the ways of the building market-and thereby secure for ourselves an income. With that income we shall help to build homes that have been ruined and have tumbled down over their poor inmates' heads; we shall endow beds in temperance hospitals; send millions upon millions of pages of temperance doctrine into literature; found newspapers; publishing houses; establish temperance gardens and concert halls, with grand orchestras and no beer, and send temperance missionaries following one another in quick succession around the globe. You see we have grand beneficence, and only this in view, even while we ask you to give us a respectable shelter for our heads and a home that you will be proud to point to when visitors

BY VIRTUE AND AUTHORITY OF AN Execution and a decree of foreclosure and an order of sale duly issued ont of the circuit court of the state of Oregon, for Yamhill county, on the 10th day of April, 1888, upon a judgment duly earelled and docacted in the clerk's office of said county, on the 10th day of March, 1888, in favor of W. M. Wardle, plaintiff, and gainet John Wardle, Palish, March, 1888, in favor of W. M. Wardle, plaintiff, and gainet John Wardle, Palish, March, 1889, in favor of W. M. Wardle, plaintiff, and gainet John Wardle, Palish, March, 1889, in favor of W. M. Wardle, Plaintiff, and gainet John Wardle, Palish, March, 1889, in favor of W. M. Wardle, Palish, March, 1889, in favor of W. M. Wardle, Plaintiff, and gainet John Wardle, Palish, March, 1889, in favor of W. M. Wardle, Plaintiff, and gainet John Wardle, Palish, March, 1889, together with costs taxed at \$43,10, and to me duly directed and delivered, I did on the IIIth day of April, 1888, the 12th day of March, 1889, together with costs taxed at \$43,10, and to me duly directed and delivered, I did on the IIIth day of April, 1888, the 12th day of March, 1889, together with costs taxed at \$43,10, and to me duly directed and delivered, I did on the IIIth day of April, 1888, together with costs taxed at \$43,10, and to me duly directed and delivered, I did on the IIIth day of Ap thereby secure for ourselves an inright position for a woman in a to give us a respectable shelter for

Westerfield,

DEALER IN

Oregon. Lafayette

Advertise In The Oregon Register;



where the principles of our system

Notice for Publication.

LAND OFFICE AT OREGON CITY.

Oregon, April 17th, 1888.
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the clerk or judge of Yamhill county. Oregon, at Lafayette, Oregon, on Friday, June 1st, 1888, viz:

W. 0. Sunderland,

Homestead entry No. 4,463, for the lots I and 2 of section 18, t5 s, r 6 w.

He names the following witnesses to pro e his continuous reshience upon, and cultivation of, said land, viz:

Alonzo Newell of Sheridan, Yamhill county, Oregon; Charl.s Nash, of Willamina, Yamhill county, Oregon; Charl.s Nash, of Willamina, Yamhill county, Oregon, and David James, of Willamina, Yamhill county, Oregon.

W. T. BURNEY.

37-54

Notice for Publication.

Oregon April 16th, 1888.

1. 6. W. Wallace,

Homestead entry No. 4.479, for the n e d of n w.d. n d of n e d and s e d of n e d, section 18, t 3 s. r 9 w.

He names the following witnesses to prove his continuous, residence upon, and cultivation

He names the following witnesses to prove his continuous, residence upon, and cultivation of, said land, viz:

M. Foland, of Hebo, Oregon; W. C. Smith, of Hebo, Oregon; E. F. Luster, of Nestocton, Oregon; and J. H. Ellison, of Tillamook, Ore-

W. T. BURNEY, Register.

Notice for Publication.

LAND OFFICE AT OREGON CITY, Coregon, April 16th, 1888. Notice is hereby given that the following-amed settler has filed notice of his intention

named settler has fried notice of in interation to make final proof in support of his claim, and that said proof will be made before the clerk or judge of Tillamook county. Oregon, at Tillamook, Oregon, on Saturday, June 9th, 1888, viz: Joseph N. McCune.

Homestead entry No. 6,686, for the 4 and n e 4 of s w 4, section 18, t 2 s. r 9 w. He names the following witnesses to prove his consistence upon, and cultivation

of said land, viz:
T. F. Harrs, Truman Rarris, J. W. Johnson and John Sheets, all of Tillamook, Tilamook county, Oregon.
W. T. BURNEY W. T. BURNEY.

Sheriff's Sale.

BY VIRTUE AND AUTHORITY OF AN

Saturday, the 12th day of May, 1888,

Saturday, the 12th day of May, 1888, at the hour of 1 o'clock, p. m., at the court bouse door in Lalayette in said county and state. I will sell at public anotion the above described real property of said de'endants to the highest bidder for each in hand, to satisfy said judement, costs and accraing costs.

Dated this 11th day of April, 1888,
T. J. HARRIS,
36 5t

Sheriff of Yamhili County.

Notice for Publication.

LAND' OFFICE AT OREGON CITY,

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before the county judge or elerk of Tillamook county, Oregon, at Tillamook Oregon, on Morday, May 28th, 1888, viz:

Homestead entry No. 5,330 for the nej of s w jand s w j of nej and u w j of sej and sej of n w j section 30. t 3 s, r 8 w.

He names the following witnesses to prove his continuous residence upon, and cultivation of said land, viz.

Matt Casey, Lewis Johnson, Jean Bumgarner and B. W. Turner, all of Nestocton P. O., Oregon.

W. T. BURNEY. 36-6t

Notice of Appointment of Administrator.

Notice is hereby given that J. E. Hubbard has been duly appointed by the county court of Yamhill county, Oregon, administrator de bon-a non of the estate of Nathan Westfall, de-

Therefore all persons having claims against said estate are hereby notified to present them with proper youthers to the undersigned at Lawithin six months from this J. E. HUBBARD.

Administrator de bonis non of said Fexton & Fenton, Attorneys for estate.

Notice of Appointment of Ad-ministrator.

Notice is hereby given that Wm. E. Davis has been duly appointed by the county court of Yamhill county, Cregon, administrator of the estate of G. W. Tolson, deceased.

Therefore all persons having claims against said estate are bereby notified to present them with proper vouchers to the undersigned at his residence near Newberg, Yamhill county, Oregon, within six months from this 6th day of April, 1888.

WM. E. DAVIS. PENTON & FENTON, Attorneys for estate

Notice for Publication.

LAND OFFICE AT OREGON CITY. Oregon, March 21st, 1889.

Notice is hereby given that the following-named settler has filed notice of his inten-tion to-make final proof in support of fils claim, and that said proof will be made before the clerk of Tillanook county. Oregon, at Tilla-nook, Oregon, on Tuesday, May 15th, 1888, viz.

Preemption P. S. No. 4892, for the n % of and s w 1 of n e 1 and s e 1 of n w 1 section 15 s, r 10 w.

He names the following witnesses to proving continuous residence upon, and cultivation

his continuous residence upon, and cultivation of and land. viz:
William A. Gare, Nellie Webb, Charles Sawdey and A. W. Fletcher, all of Oretown, P. O.;
Oregon.

W. T. BURNEY,

Notice for Publication.

Land Office at Oregon Crry, Oregon, March. 21st, 188s. {
Notice is hereby given that the following-named rettler has filed notice of his lutention to make final proof in support of his claim, and that said proof will be made before the county judge or clerk of Tillamook county, Oregon, at Tillamook, Oregon, on Wednesday, May 18th, 188s, viz.

Homestead entry No. 5,005, for the se i of set of section 8 and e is of ne i and swif of n e i. section 17. 15 s. r.10 w.

He names the following witnesses to prove his continuous residence upon, and cultivation of, sais land, viz:

Darks J. Dunn, Albert W. Fletcher, G. W. Darius J. Dunn, Albert W. Fletcher, G. W. Page and W. A. Gage, all of Oretown, P. O.

W. T. BURNEY,

Notice for Publication.

Oregon, March 22d, 1888. Notice is hereby given that the following named settler has filed notice of her intention to make final proof in support of her claim, and that said proof will be made before the clerk of Tillamook county, Oregon, at Tilla-mook, Oregon, on Fr.day, May, 1ath, 1888, viz: Nellie B. Webb.

Premption D. S. No. 5.312, tag the e j. s w j a 4 w j of s e j of section 10. t 5 s r 10 w.

She names the following witnesses to prove her continuous residence upon, and cultivation of said land, viz:

Albert W. Fletcher, Charles I. Sawder, W. A. Gage and Darius J. Dunn, all of Oretown,

W. T. BURNEY. Register.

Notice of Final Settlement.

Notice is hereby given that the undersigned Wirt Laughlin and H. M. Roberts, joint administrators of the estate of Moran Griffin, deceased, have lifed their final account of their administration of said estate in the county court of Yambill county, Orgon, and said court has fixed Thesday. May, 8th, 1888, at the hour of 10 o'clock in the forencon of said day at the county court room at Lalayette, Oregon, as the time and place for hearing the same.

Therefore all persons interested in said estate are hereby notified and required to appear at said time, and place and show cause if any

tat's are neverly notines and low cause if any there be why said estate be not finally settled Dated this 23d day of March. 18s., WIRT LAUGILLIN, H. M. KOBERTS.

Administrators aforesaid

FENTON & FENTON, Attorneys for estate

Notice of Final Settlement.

Notice is hereby given that the undersigned county court of Yambill county Oregon, and said court has fixed Tuesday, May 81:, 1883, at the hour of 10 o'clock in the forenom of said day at the county court room at Lafayette, Oregon, as the time and place for hearing the same.

aame.

Therefore all persons interested in said estate, are hereby notified and required to appear at said time and place and show came if any there be why said estate be not finally rettled.

Dated this 2'd day of March, 1888.

1 P. GOESER. J. P. GOESER.

Administrator aforesaid. FENTON & PENTON

Attorneys for Estate

Notice of Final Settlement.

Notice is hereby given that the undersigned Lydia S. Miller, executrix of the estate of James B. Miller, deceased, has filed her final account of her administration of said estate in the county court of Yambill county, Oregon and said court has fixed Tuesday, May 8th, 1888, at the hour of 1 o'clock in the afternoon of said day at the county court from the fixed the said of the said say at the county county from the said say at the said said says the county county from the said says the said says the said said says the said said says the said said says the said says the said says the said says the said said says the says the said says the says the said says the said says the said says the says th of said day at the county court room at Lafay et'e, Oregon, as the time and place for hearing the same.

Therefore all persons inter-sted in said es Therefore all persons inter sted in said ea tate are hereby notified and required to appear at said time and place and show cause if any there be why said estate be not finally settled. Dated this 23d day of March. 1888. LYDIA S. MILLER

Executrix aforesaid. FENTON & FENTON, Attorneys for said estate,

33-6

Executor's Sale.

Notice is hereby given that the under-igned executors of the estate of soul J. Hembres, deceased, pursuant to order of the county court of Yambill county, Oregon, will duly sell st public auction to the highest bidder. for cash,

Saturday, May 5th, 1888,

at 1 o'clock, p. m., at the court house door in
Lafayette, Oregon, the following real estate of
said estate, to-wit;
Being a part of the donation land claim of
John B Pennington and Sarah E., his wife, in
Yamhill county, Oregon, and beginning at the
northwest corner of the donation land claim of
A. T. Hembree and wife, in said county, thence
to the said county, thence down the center
thereof to intersect east boundary line of said
Pennington donation land claim, thence north
to intersect the line of said Hembree donation
land claim, thence with said line to place of beginning containing eight acres of land as con
typed by deed, recorded on page 35t of book II
records of deeds for raid county.

Terms of sale, cash in hand;
Dated April 6th, 1888,

J. T. HEMBREE, W. C. HEMBREE, Executors

W. L. BRADSHAW, Attorney, for estate

Notice of Final 8

C. A. SNOW

Oregonian Railway, L'd.

Portland & Wilamette V Until further notice train arrive and depart from [al

as follows, to and from P. MAIL. Portland ... 7.3) a m Airlie...
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