THE TELEPHONE-REGISTER. THE WILSON BILL PASSED.

129 Majority.

All Expectations.

HARDING & HEATH, Publishers.

SUBSCRIPTION BATES.

One Copy . per year, inadvance... One Copy, six months in advance. The Silver Men are Snowed Under .-- The

Entered at the postoffice at McMinnville Oregon, as second-class matter.

RESOLUTIONS OF CONDULENCE AND ALL OBIT-uary Poetry will be charged for at regular advertising rates.

paper regularly will confer a favor by im-mediately reporting the same to this office

Thursday, August 31, 1893.

The editor of the Telegram wants

will pay.

Thanks to the commonsense of the majority of the members of the legisla- ing defeated, it would be in order to ture the Pennoyer stay law is sight and mind.

will be charged against it.

It is now stated beyond a question

person by the name of Ellis had been offered his first amendment for free can be placed upon it to cause a elected to congress from Oregon. Since coinage at the ratio of 16 to 1; defeated, lapse. then we have not heard a word about 123 to 225, amid applause from the antithe gentleman. Where is he at? a majority.

the future as there has been in the conventions of the past.

ple to saddle the perponsibility of the ing and rocking to and fro in his pivot you read the volume. It is well worth throughout the county and in no small could see through it.

Cholera is raging in Russia and in the silver leaders sat. They sat in conseveral Mediterranean ports, but thanks suitation some time, and then Bryan to the efficient measures taken by the made his way back to his own seat. authorities of our seaboard cities, it has With the wave of applause and jubila-is in favor of an extra session in order ter than if they made their own.

Yamhill county has paid the state does not apply to Yambill. This counthe delinquent counties.

The small papers located near large timber, preemption and homestead tak- the voice of the clerk at times, and the

GOOD ADVICE.

Goes Through the House With has already started the wheels of incountry will be prosperous as of yore,

Majority in Favor of Repeal was Beyond unless such bigoted asses as the editor of the Evening Telegram have enough influence with the loose and immoral WASHINGTON, Aug. 28 .- The galler- element, to which such people and pa-

ies of the house were crowded long be- pers cater, as to produce the revolution SAMPLE COPIES OF THE TELEPHONE-REGIS-TEE will be mailed to any person in the United States or Europe, who desires one, free of charge. Who desires one, L. P. Fisher, Newspaper advertising agent, 21 Merchants' Exchange, San Francisco, is our anthorized agent. This paper is kept on file in his office. In the speaker commanded order in high issue of the *Telegram*, it is time that press censorship should commence and the fool-killer start on his journey. Such silly drivelings cannot emanate terest in the matter on hand. The from a mind whose parts are healthy. All subscribers who do not receive their chaplain prayed briefly and his voice With great dignity the editor writes: was inaudible at a distance of more "We who are Americans will stand up than 10 feet. After the reading of the for America, and if we fail we will die journal, Weaver, of New York, appeared at the bar of the house, on the been waiting to die with his boots on rm af his colleague, General Tracey, for so long a time that it is now imposand was sworn in by the speaker. The sible to tell whether his feet or his resolution contained in the order of brain dictates the articles that appear procedure on the silver question was in his paper-they both have the same An electric line to the Willamette reported by the clerk, providing for a aroma. We suggest that he cut his river through Dayton is practical and vote first upon the free coinage of silver boots off, wash his feet and give his

at the present ratio of 16 to 1. Bailey brain a chance to recover. of Texas asked if, in the event of all

The senate has reported a substitute amendments included in the order beto the Wilson bill amounting to the propose an additional amendment ger- same thing with the exception that it mane to the subject. Speaker Crisp re-plied that, as at present advised, he of the democratic platform to provide a The year of 1893 will go down in would answer no; that the order pro- currency of gold and silver and to history as a peculiar one. Financial vides exhaustively all that the house maintain a parity between the metals depression, great storms, plagues and may consider, but that when the time Everyone recognizes the need of the came to formally present the question silver already circulating in the counthe gentlemen from Texas might be try and more of it would not hurt if heard. McMillin desired to offer an our store of gold could be increased amendment providing for the free cointhat Amick, a Cincinnatti physician, has found a complete cure for pulmo-nary consumption. It is hoped that it is not another Koch fiasco. repealing the silver purchase clause of an increased load effects it the same as It was rumored some time ago that a the Sherman act, was read, and Bland does a load upon a wagon. Enough

We have received a copy of "Hystersilver men, who did not expect so large ical Women" from the author, Dr. A. W. Thornton, of West Ferndale, Wash. With the new county officers next The announcement of the vote was It is the result of long years of practice

year will commence the salary system, received with applause and some surand just as many good men will be prise at the majority against free coin-Australia and treats of that divine candidates in the conventions of the age, it being nearly double the largest thing, woman, in a most peculiar state. dition of the finances of the people of estimate made by the anti-silver com- To say that the advice given in it this county in such a troublous time. mittee. Bland, from his seat at the ex- would tend toward a better moral con- Our prosperous condition is due to the treme left of the speaker, smiled grimly dition of humanity would convey no- fact that the mills have continued in The efforts of some papers and peo- as he heard the result, nervously chew- thing more than your impression should operation and to the sales of beef cattle

death of Lieut. Nelson upon Gen. chair. The figures show that a major the time spent in reading it, as it tells extent the creameries now in operation Compson are ridiculous. It is such a ity of the democrots voted against free plain but not generally known truths in Tillamook city. Where formerly no farce that a person without brains coinage. As the clerk began calling in an entertaining manner, with well- farmer realized on his butter until the the roll Bryan walked down the center selected language. The price of the winter or next spring the patrons of

aisle, calm and grave, around to where volume is \$1, bound in cloth and it can the creamery are now receiving cash be obtained by addressing the author. monthly to a considerable amount Col. Jeft Myers has aired himself and the farmers to realize more on the but-

not yet appeared in the United States, and probably will not. erushing defeat of free coinage was an- propriations. This is simple buncombe, ping considerable butter at fair prices, nounced, the whole house seemed to for the same legislature would meet and is making considerable reputation Yamhill county has paid the state taxes in good coin of the realm, so all what was to follow for the or the same legislature would meet and is making considerable reputation in the Portland market. At first they taxes in good coin of the realm, so all what was to follow for the next few instead of repealing their former efforts. Only shipped 300 pounds each trip of votes. These were on various ratios, Col. Myers should not have voted for the Elmore, this was increased to 500 ty would be pleased to see the state sue was dead.

The first of the ratio votes was taken Paying State Taxes. amid such a buzzing as fairly drowned

Within the past week a number of ing to the enterprising farmers who are ings are now engaged in changing their few members who were keeping tally the counties have paid their state taxes. operating that creamery. politics in order to hold the patronage of the land office. Parasites of this or-

would "bust."

The action of congress on Monday has already started the wheels of in-dustry, and the first rays of returning confidence are brightening the finan-cial horizon. In a very short time the

Come Early and Get One, as the Stock is not exceedingly large, and will not last long at this price.

The Discount Sale

STILL CONTINUES, and the people are receiving more goods for less money than they ever received before.

Recollect, We Move

During August to our new building on the corner of Third and D Sts. We want all our Summer Goods sold by that time.

25 Per Cent off

Brings a large number of articles below cost and if you purchase where you can get what you want the cheapest, the stock of goods should go quickly.

KAY & TODD.

TRAINING. BREAKING._

HORSES are Trained for Speed and Broken to Drive.

-AT THE-

MCMINNVILLE TRACK

Stable room will be rented to those who wish to do their own training.

Track in Fine Condition.

And is the Ideal track of the State for Train-

Plenty of Good Water and Shade. Parties interested are requested to call at track for terms, etc.

A. T. HARPOLE, McMinnville, Oregon.

the Circuit court of the state of Ore- for Yamhill county: dney A. Burnett C. B. Wiley, Plaintiffs,	In the Circuit court of the gon, for Yamhill county: Andrew Full and George Trunk, Plaintiffs, ys
Va B. Latham, Em- G. Latham and A. Lisser, doing busi- latinder the firm work of A. F. Risser mpany, Defendants. A. F. Risser, doing business under the m name of A. F. Risser & Company, id defendant, above named: a the name of the state of Oregon, You hereby required to appear and answer	ris, T. R. McDonald and
Stad against you and said	m arritht

SUMMONS.

hill county :

Defendante, To William Bond, Hannah Be W. T. Shurtleff, Allee O. Sh ton Hampton, Mrs. Milton 1 D. Nash, L. B. V. Nash, J. Mrs. J. A. Arment, Henr George L. Simonds, Elmer P. ley B. Hastings, J. C. Morris, Donald and Yambill Coun said defendants.

In the name of the State

are hereby required to appear the complaint filed against y entitled suit on or before th September, A. D. 1893, that b Monday in September, 1893, day of the next regular term court next after the security plaint filed age

aid defenda

firm name of A. F. Risser & said defendant, above named

SUMMONS

said defendant, above named: In the name of the state of Oregon, You F are hereby required to appear and answer the complaint filed against you and said other defendants, in the above entitled suit, on or before the 25th day of Septem-ber, A. D. 1893, that being the fourth Mon-day in September, A. D. 1893, and the first day of the next regular term of said court next alter the service of this summons by publication thereof as by law provided, and if you fail so to answer, for want thereof theplaintiffs above named will apply to the above named circuit court for the relief prayed for in the complaint filed in said a court in the above entitled suit, which is in the follows, tout: For a decree in floor of plaintiffs and sum of \$200.00 attorneys' fees herein and for the costs and dis bursements of this suit.

For a decree in two of plaintiffs and against said defendants V, B, Latham and thorday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1896, that being in Monday in September, A. D. 1897, and Monday in September, Monday in September, A. D. 1897, and Monday in September, A. D. 1897, and Monday in September, Monday in September,

be applied, 1st, To the payment of the costs and dis-pursements of said suit and of said sale; 2d, To the payment of said \$200,00 attor-and good conscience.

be applied, ist, To the payment of the costs and dis-bursements of said suit and of said sale; 2d, To the payment of said \$200,00 attor-neys' fees; 3d, To the payment of the amount found due and owing to the plaintiff, Sidney A. Hurnett; 4tb, To the payment of the amount found due the plaintiff, C. B. Wlley; 5th, To the payment of the sum of \$20.00 taxes upon said mortgage. For a decree against all said defendants for ever barring them of all rights and equi-ties in or upon said real premises and every part thereof, and authorizing the sheriff making said sale to put the purphaser of said premises in possession thereof, and for such other and further relief in the premises as may seem to the court meet with equity and good conscience. This summons is served by publication thereof under and by virtue of an order made by the Hon. George H. Burnett, judge of said court, said order made at chambers, at Salem, Oregon, and bearing date the 18th day of July, A. D. 1853, July, A. D. 1803. To C. A. Blaue, Minnie Blaue, Jacob Ganow, Ber-tha Ganow and J. W. Doty, July? Attorneys for Plaintiff. To C. A. Blaue, Minnie Blaue, Jacob Ganow, Ber-tha Ganow and J. W. Doty, July? Attorneys for Plaintiff. To C. A. Blaue, Minnie Blaue, J. Now, Bertha Ganow and J. W. D defendants.

To C. A. Blaue, Minnie Blaue, Jacob G. now, Bertha Ganow and J. W. Doty, sai defendants : Attorneys for Plaintiff

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 complaint filed against you in the above entitled suit on or before the 25th day of September, A. D. 1893, that being the fourth Monday in September, 1893, and the first day of the next regular term of said court next after the service of this summons upon you by publication thereof as by law provided, and if you fail so to answer for want there-of the plaintiff will apply to the above named court for the relief prayed for in the couplaint filed in said court in the above

RAMSEY & FENTON, Attorneys for Plaintiff

SUMMONS. SUMMONS. In the Circuit court of the State of Ore-gon for Yamhill county: S. H. Dorrance and

In the Circuit Court of the State of Or-gon for Yamhill county :

John Atkinson and J. D. Carter, Defendants

m Valley Bank, a Plaintiff,

ing Purposes.

Co. to ship larger amounts as they were

are gleefully citing the fact that their with any ratio if it could not get the where he found a county that had not and brush heaps and scatter grass seed suspended banks are about to resume business, the papers of this city have had voted aye on the first roll call, vot-that is, he gave those counties credit Miles' Nerve and Liver Pills. nothing to say. The banks of Me- ed no on the second, and many others for the amount apportioned them by Minnville are solid and have been do- left the chamber, indifferent to the re- the distribution on their state taxes. By ing business all through the depression. sult. The vote on the question of free this means Multnomah county has

coinage at 17 to 1 resulted-ayes 100, paid out about \$16,000 of the large sum The papers talking of a \$160,000 a noes 240. On this vote, beside the loss due the state, Yamhill county having year appropriation for the militia are of the populist votes, members of that paid her taxes in full, there was no reavery well informed indeed. If they party withholding votes, there were son for a "hold-out of the school money know as much about other matters as several negative votes from those who apportioned to it, and this sum was they do of this they would be fit per- voted in favor of a ratio of 16 to 1. sons for the editorial staff of the even- When it came to the 18 to 1 amend- treasurer. It is understood that the ing Telegram. The appropriation was ment, the chorus of dissatisfaction school districts in Multnomah have not which arose when Match of Missouri yet received the money due them from \$20,000 a year for two years.

insisted on a demand for the ayes and the county treasures under the state ap-With some means of transporting noes showed the house was in no tem- portionment. The reason for this is freight from the Willamette river to per for delay. Bland did not join in that the county treasurer is afraid that this city the grip of the Southern Pa- the demand. The vote on the second the drawing of so large a sum out of a cific would loosen. An electric line ratio amendment made a slightly bet- Portland bank at one time just now it can be built at a slight expense and it ter showing for the silver men, not becan haul freight and passengers cause of any considerable increase in enough to pay a good dividend upon the vote, but by the falling off in the number of adversaries. The vote re- This List is Published Exclusively in the investment.

sulted-ayes 102, nays 239,

Secretary Carlisle has ordered the By the time the third vote was called Following are the letters remaining for United States mints at Philadelphia Bland had recovered wind enough to two weeks in the postoffice at McMinnand San Francisco to commence coin- make a demand for the ayes and noes ville, Oregon, Aug. 31, 1893 : ing some \$55,000,000 in gold bullion himself, although he did not stay in Babcock, Charles McNamara, Thos that is stored in the treasury and is a part of the \$100,000,000 gold reserve. It were going, and the silver men who Gilbert, Lewis Gries Dollie will be coined into \$10, \$5, and \$21 had united to prevent a further rollcall, Grice, Dollie Graham, Mrs Geo pieces, preference being given to the concluded to let things go and put ev- Graham, MissMaud Pratt, Mrs C T two first two denominations. The ca-pacity of the Philadelphia mint is about \$5000 per month. Concentration of the question. The vote on the 19 to 1 amendment was ages 105, noes 237. Murry, J W

The slighter gains made on higher Miners from Cour d'Alene are now ratios were not unexpected by some of employed as farm hands in Eastern the leaders, and it was the published will please say "Advertised." If not Oregon and Washington at \$1 per day impression of these that a ratio of 20 to called for in two weeks they will be and board, Van Delashmutt informs 1, next amendment offered, would poll sent to the dead letter office as "unthe Welcome that the mine owners of the largest vote recorded in favor of claimed." Idaho would give employment to free coinage. The result of the call was thousands of these laborers if they ayes 119, noce 200. would work for \$1.75 per day and board. The amendment to re-enact the But their union will not permit this, Bland-Allison act was defeated-136 to and the mine owners cannot afford to 213. Wilson repeal bill was then passpay the \$3.50 per day demanded .- Wel- ed-ayes 239, noes 110.

John Bach McMaster, the eminent tion is the price of wheat. The proshistorian, is preparing for the Septemperity of the Willamette valley depends view, entitled "A [Ceutury's Struggle for Silver." In this review, Mr. Meber Forum a financial and historical re-Master will depict vividly the wide- produced in any other section of counspread embarrassment that prevailed among merchants and others in the United States a century ago for want of a small exchangeable coinage, and will a small exchangeable coinage, and will insist on the vital importance of an article would not influence the prosabundant and 'convenient silver-currency medium in everyday mercantile perity of the section. Mixed farming

that the surplus wheat of the crop of residents of this country will soon rec-189G will not supply the deficit of coun- ognize that small amounts of money tries not growing enough for their con- coming in at short intervals during the sumption by at least 1,000,000 bushels, year results in more prosperity and The deficit of the wheat importing contentment than does a large amount once a year. countries amounts to 379,000,000 bushels while the surplus of the wheat export-

ing countries is 378,000,000 bushels. The | The per capita circulation can be intariff war between Russia and Germa- creased indefinitely and as long as it is ny will result in favor of America, so hoarded times will not be better. The the American farmer who is able to circulation is large enough, provided it hold his wheat is safe in doing so, un- is in the field doing the work for which it was created. less he has obligations to meet.

acts as a governor upon the financial condition of a community and assures From the latest reports it is estimated a circulation of money at all times. The

While the newspapers of other cities part that faction was not going to fool state school land interest fund and effort to clean out corners, old stumps . Plaintiffs.

getting short. This is very encourage

The Creameries.

The prices paid by the creamery enable

Some surprise is expressed at the con-

Act on a new principle-regulating the liver, stomach and bowels through the never, stomach and bowers through the neves. A new discovery. Dr. Miles' Pills speedily cure biliousness, bad taste, torpid liver, piles, constipa-tion. Unequaled for men, women, and children. Smallest, mildest, surest! 50 doses, 25 cents. Samples free at Rogers

Christena Knight, Plaintifl,

To John Knight, the above named defend-

In the name of the State of Oregon, you are hereby notified and required to appear and answer the compiaint filed against you in the above entitled suit in the above en-titled Court by the first day of the term fol-lowing the expiration of the time prescrib-ed in the order for publication of this sum-mons, to-wit: Monday, the 25th day of September, 1886; if you fail so to appear or answer for want thereof the plaintiff will apply to the court for the relief prayed for in the complaint herein, to-wit: A decree dissolving the marriage contract now ex-isting between the plaintiff and the defend-ant, and for such other and further relief a may be just and meet in the premises This summons is served by publication thereof for six weeks by order of Hon. M.

Mrs. C. J. WOOLDRIDGE, of Wortham, Texas, saved the life of her child by the use of Ayer's Cherry Pectoral. in the Circuit Court of the State of Orego for Yamhill County Alma Johnson, Plaintiff,

nse of Ayer's Cherry Pectoral. "One of my children had Croup. The case was attended by our physician, and was might I was startled by the child's hard breathing, and on going to it found it stran-ting. It had nearly ceased to breathe. Realizing that the child's alarming condition had become possible in spite of the medicines given, I reasoned that such remedies would Ayer's Cherry Pectoral in the house, I gave the child three doses, at short intervals, and haxing waited results. From the moment preventy water results. From the moment the pectoral was given, the child's breathing grew easier, and, in a short time, the was steeping quiety and breathing naturally. The child is nive and well to-day, and I do not hesitate to say that Ayer's Cherry Pec-toral saved her life."

AYER'S Cherry Pectoral Prepared by Dr. J. C. Ayer & Co., Lowell, Mass.

Prompt to act, sure to cure

In the name of the State of Oregon, yo n the Circuit Court of the State of Oregon. for Yamhill County, Addie M. Morris. Daniel Morris, Defendant.

This summons is served by publication hereof for six weeks by order of Hon. M. Munly, judge of the 4th judicial district the state of Oregon, acting for the 3d ju-icial district, dated August 9th, A. D. 1803, JNO, J. SPENCER, Attorney for Plaintiff

SUMMONS.

are hereby required to appear and ans the complaint filed against you in above entitled suit on or before the twe above entitled suit on or before the twen tifth (25th) day of September, A. D., In that being the first day of the term of s court following the expiration of the ti seribed for the publication of this ar mons, and if you fail so to answer, plaintiff will apply to the Court for the lief asked for in said complaint, to-wit: A diverse from the warrism now ex-

her asked for in said complaint, to wit: A diverge from the marriage now exist-ing between you and plff. This summons is published by order of Hon, M. G. Munly, judge of the Greuit. Court of the Fourth District of the Stare of

Dated at Portland, Oregon, this 7th day

E. E. SELPH. Attorney for Plaintiff

Plaintiff,
A. Derived and R. Derendants.
Demodants.
Demodants.
Demodants.
To M. L. Gove, demodant above named.
In the name of the State of Oregon. 'S year in the above called set of the state of oregon.' Spectra and answer their state of the state of oregon.' Spectra and answer their state of the state of oregon.' Spectra and answer their state of the state of oregon.' Spectra and answer their state of the state of oregon.' Spectra and answer state complaint if a gain state of the state of oregon.' Spectra and answer state complaint if and the state of the sta Final Settlement, So cents.
Final Settlement, So cents.
Final Settlement, So cents as the executor of the estate of which interest thereo, interest thereo, issue as the executor of the estate of which interest thereo, interest thereo, issue as the executor of the estate of the interest thereo, issue at the hour of one o'clock p. m. of said day or which is a set the 2nd day of October, A. D. at the county court room at McMinnville, yambill county, Oregon, as the time and issue are hereby notified and required in and line, and for s25.00 attorns, court has set the 2nd day of October, A. D. at the county court room at McMinnville, yambill county, Oregon, as the time and part the county court room at McMinnville, issue are hereby notified and required in and line. D. Showden D. L. C., in 73 S. R.2 W. The McMinn and and records in book is ability issue as the same is all estate are hereby notified and required in diverse if any there be, why said account. May of August, A. D. May of August,

Indecree that the here and thereas of the
defendant, M. L. Gove, is subsequent and
inferior to the lien of plaintiff, and that the
defendants and cach of them and every
person claiming by, through or under them
or either of them be foreclosed and forever
barred of all equity of redemption in and
for such other and further decree as may
be meet and equitable in the premises.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 the 25th day of
a September A D. 1886, that being the fourth
thereof for six weeks by order of Hon. F.
D. Shattuck, judge of the fourth judicial
district, of the state of Oregon, acting for
the judge of the third judicial district of
said said state made Angust 9th, A. D. 1880,
JNO. J. SPENCER,
Au10Defendant,
The name of the State of Oregon, You
are hereby required to appear and answer
the complaint filed against you in the above
entited suit on or before the 25th day of
a September A D. 1886, that being the fourth
the induce of the summons by publication
thereof for six weeks by order of Hon. F.
D. Shattuck, judge of the fourth judicial
district, of the state of Oregon, acting for
the judge of the third judicial district of
said said state made Angust 9th, A. D. 1880,
JNO. J. SPENCER,
Au10Defendant,
The above entited
summons is served by publication
the origin and annulling the
marriage contract now existing between
the decree dissolving and annulling the
marriage contract now existing between
tied suit, to-wit:

For a decree dissolving and annulling the marriage contract now existing between the said plaintiff and the said defendant and for an order of said court awarding the care and custody of Florence Dailey, Ho-mer W. Dailey and Hattie Dailey, the mi-nor children of plaintiff and sald defend-ant, to the said plaintiff during their mi-nority and for such other and further re-lief as shall appear to the court to be meet with equity and good conscience. This summons is published by order of the Hon. Geo. H. Burnett, judge of said court, said order made at chambers at Sa-lem, Oregon, and bears date the 1sth day of July, 1893. RAMSEY & FENTON.

RAMSEY & FENTON, Attorneys for Plainti

SUMMONS. In the Circuit court of the State of Or-goa, for Yamhill county : In the Circuit court of the state of a on for Yamhill count Le Bettman, Plaintiff. F. M. Glover, Plaintiff, Wm. Roof, Defendant William Roof, Defendant, To Wm. Roof, said defendant :

Defendant. and for such other and the property for prediction of the source of the sou

SUMMONS.

In the Circuit court of the state on, for Yamhill county:

ju27

R. W. Phillips, Plaintiff,

William Roof and

Defendants.

Detenuation for William Roof and M. Conlins, fendants: In the name of the state of Oregon, You and each of you are hereby notified and re-guired to be and appear in the above entit-led action in the above named court and ans-wer the complaint filed therein against you by the above named plaintiff, by Monday, by the above named for the forclosure of the costs and disbursements of said suit for a decree against all said defend above named for the forclosure of the dead held by the said plaintiff above named for the forclosure of the dead held by the said plaintiff above named for the forclosure of the dead held by the said plaintiff above named for the forclosure of the dead held by the said plaintiff above named for the forclosure of the dead held by the said plaintiff above named for the forclosure of the dead held by the said plaint filed

RAMSEY & FENTON, Attorneys for Plaintiff. ju27 To W. Roof, the above named defendant In the name of the state of Oregon, You

In the circuit court of the state of Ore-gon for Yamhill county.

To W. W. Evans and Fanny Evans, de

To W. Roof, the above named defendant: In the name of the state of Oregon, You are hereby required to appear and answer the complaint filed against you in the above september, A. D. 1893, that being the fourth Monday in September, 1898, and the first day of the next regular term of the above named court affect the service of this sum-mons upon you by publication, as by law required, and if you fail so to answer, for want thereof the said plaintiff, will take gudgment against you for the sum of thereon from the first day of November, A. D. 1892, at the rate of ten per cent per an-num, and for the sum of \$56,00 as attorneys fees in said action, and for the costs and the attached property heretofore duly at-tached in the above entitled action. This summons is served by publication, George H. Burnett, judge of said court, July, A. D. 1883. MAMSEY & FENTON. ju27 Attorneys for Plaintiff, SUMMONS. In the Circuit court of the State of Ore-for A judgment and bearing date the 12th day of July, A. D. 1883. The the circuit court of the State of Ore-for a judgment and decree against the for the first for yambilic toons. MAMSEY & FENTON. July A. D. 1883. The the Circuit court of the State of Ore-for a judgment and decree against the state of a papear and answer the complaint the relief prayed for in his complaint. For a judgment and decree against the for a judgment and decree against the state of the state of on answer, for want the of the plaintiff will apply to sail court the relief prayed for in his complaint.

wit: For a judgment and decree again defendant, R. A. Stewart, for the s \$650 in U.S. gold coin, with interest if from October 16, 1891, at the rate of cent per annum, and for the sum of attorneys fees, and for the costs a bursements of this suit; and for a forcelosing the mortgage picaded complaint, and for an order of sale mortgaged real premises, to-wit: part of the d. l. c. of W. S. Ayers an Notification No. 5774, claim No. 500 hill county Oregon, being bounded a scribed as follows, to-wit; Commen-the nw corner of said d. l. c. and ri

nw corner of said d. 1 nee east 37.67 chains : t nains; thence west 37.67 chains; thence orth 22.50 chains to the place ng, containing 83 acres more or le to for a decree barring and fore d defendants and each of them reons claiming by, through or em or either of them, of all equili mption in or right to said prem y part thereof, and for such oth ther, relief as may be meet and co the premises ining 85 acres m

n the premises. This summon summons is served by thereof for six weeks by order of He G. Munly, judge of the 4th Judicial of the state of Oregon, acting for the dicial district, dated August 5th, A JNO. J. SPENCER, Attorney for Plaintiff.

Get New and Startling Facts at Druggista.

Dr. Miles' New Heart Cure at Druggists,

Plaintin

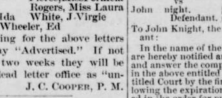
. W. Johnson, Defendant To J W. Johnson, defendant : In the name of the state of Oregon

August, 1800

Parties calling for the above letters ant J. C. COOPER. P. M.







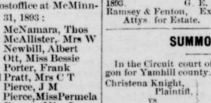


Saved Her Life.

promptly paid in cash by the state

ADVERTISED LETTER LIST

Paper Every Two Weeks.



Miles' Nerve and Liver Pills.

To Daniel Morris, the above nam In the name of the State of Oregon

Attorney for Plaintiff.

In the name of the State of Oregon, you are hereby notified and required to appear and answer the complaint filed against you in the above entitled suit, in the above entitled court, by the first day of the term following the expiration of the time prescribed in the order for publication of this summons, to-wit: Monday, the 35th day of September, A. D. 1803, and if you fail to so appear or answer, for want thereof the plaintiff will apply to the court for the remised for in her complaint herein, to-wit: A decree dissolving the marriage contract now existing between the plaintiff and the defendant, and for such other and the premises.

the premises, This summe Dated, July 29, 1836 JNO. J SPENCER. Atty, for Phr.

SUMMONS.

Plaintiff,

Notice of Appointment of Adminis.

Notice is hereby given that the under-signed has been by an order of the county court of Yamhill county, Oregon, appoint-ed administrator of the estate of Jarues Mc-Kinley, deceased. Now therefore, all persons having claims

against said estate a c hereby notified to present the same duly verified with proper vouchers, to the undersigned at his resi-dence, near Sheridan, in Yamhill county, Oregon, within six months from the date of this nesting

this notice. Dated July 11th, 1806. MERRITT McKINLEY MERRITT of said Esta Administrator of said Estate Ramsey & Fenton, Attys for Estate,