TWO DIVORCE SUITS FILED

Florence I. Gates Asks to Be Granted a Legal Separation

FROM HER WEDDED HUSBAND WHOM SHE MARRIED IN COLO-RADO-DAVID M'KEE, OF WOOD-BURN, SUES HIS WIFE FOR A LEGAL SEPARATION.

Florence L Gates yesterday filed a suit in the second department of the State Circuit Court demanding a decree of divorce against her husband, John T. Gates, upon the charge of inebriation and neglect.

The plaintiff alleges that she and the defendant were married at Glenwood Springz, Colorado, on April 3, 1892, at had been made to a reaffirmation of which time the defendant was engaged last year'r platform was directed alin the livery business in the town of most entirely to the clause in the trust Gypsum, Colorado, in which he was doing well financially, but, notwith- required to prevent their affording shelstanding this fact, during the month ter to monopolles." of May, 1892, he disposed of his livery drinking until the habit grew to "hab- and the entire delegation in Congress itual, gross drunkenness;" that he are here to attend the convention. grew to neglect her and neglected and refused to provide for her until the NATIVES HAVE CONFESSED situation, together with her delicate health, compelled her to leave the defendant and come to live with her mother in Marion county, Oregon, on April 3, 1893. Turner & Inman are the plaintiff's attorneys.

In the same department yesterday David McKee, of Woodburn, also filed monial alliance, existing between him-

that he and the defendant were married in Multnomah county, on October 3, 1899, but that shortly after the marshould, the defendant became abusive and has made the plaintiff's life intolerable and burdensome; that upon divers occasions she struck him in the face and threatened and attempted to scratch out his eyes, and accused him of being unduly familiar with other women to the plaintiff's great distress of mind. Corby & Corby and W. M. Kaiser are the plaintiff's attorneys in the action.

Attorney General D. R. N. Blackburn yesterday filed, in the first department of the State Circuit Court, the plaintiff's notice of appeal to the Supreme Court, of the case of the State of Oregon, plaintiff, vs. Geo. W. Davis, Geo. G. Bingham and E. P. fendants, on February 10, 1902.

This suit was based upon the findings, by a committee of the Legislature, Land Board's department during the Court:

complaint is one created by statute and accrued to the State of Oregon prior to the first day of January 1895. "This action not having been commenced withir, six years from the time when the cause of action stated in the complaint accrued to the State of Oregon, it is barred by the statute of limitations of this state.

. "The cause of action stated in the

"Judgment should be rendered against the State of Oregon and in

THE JAPAN CURRENT

MOVEMENT TO STUDY IT BY SCIENTIFIC MEN FOR BENEFIT OF THE COAST.

BERKELEY, Cal., July 29.-Professor William E. Ritter, head of the department of zoology at the University of California, is the prime mover in an undertaking which promises to be of great scientific and economic value to the Pacific Coast, namely, the systematic observation of the flow of the Japan current and the study of biological conditions of that great stream. The San Pedro and Santa Barbara Channels will also be surveyed. The enterprise has the backing of President Harriman, of the Southern Pacffic Railroad Company, the United States Fish Commission, and a number of weathy business men of Los Angeles.

The plans, as they are now matured. contemplate the establishment of a complete marine laboratory and museum at San Pedro, to be a department of the University of California, and open to all advanced students of biology. With this as a permanent basis of operations, exceditions both along the coast and farther into the mid-Pacific will be made on vessels especially equipped for marine work of a

scientific nature. The United States Fish Commission has given strong assurance that the Alabatross will be put at the service of the scientists for the deep sea work, and for the investigations along shore a smaller vessel is to be provided.

IN SUPREME COURT

APPEAL CASE OF SALEM FLOUR-ING MILLS COMPANY AGAINST THE STATE HEARD.

The appeal case of the Salem Flouring Mills Company, respondent, vs. W. P. Lord, Governor, et. al., appellants, an appeal from Marion county, was yesterday argued in the Supreme Court by S B, Linthicum and George H. Williams for respondent, and D. R. N. Blackburn, L. K. Adams and John A

Carson for appellants.
This is a suit brought by the plaintiff to restrain the state officers from using the waters of Mill Creek, in sup plying the Penitentiary, Asylum and

other state institutions. The plain-liffs claim the right to all the water in the Mill Creek ditch, coming down from the Santiam, and assert that the water pumped by the state from a well inside the Penitentiary wall, comes directly from the creek, and no part of it is returned to the creek, thus diminishing the flow of water and consequently the power. The state asserts that it has the right to use the water, but that it he water used does not come out of the creek, but comes into the well from springs, as water ordinarily from springs, as water ordinarily mes into wells. In the trial cour judgment was rendered against the state officers, and the defendants ap-

IOWA REPUBLICANS

THE TRUST PLANK OF LAST YEAR WILL BE IN THE PLATFORM AGAIN.

DES MOINES, Ia., July 29. - The withdrawal of LaFayette Young tonight as a candidate for a member of the committée on resolutions, is generally regarded as ending the opposition to the reaffirmation of last year's platform by the Republican State Conven-

It was held by some that the clause business, contrary to the wishes and was a virtual admission of the Dempleadings of the plaintiff, and engaged ceratic claims that the tariff fosters in the saloon business; that he began crusts. Senators Allison and Dolliver

TELL OF THEIR MURDEROUS DEEDS IN SLAYING AMERI-CANS IN MINDORA.

WASHINGTON, July 29 .- Manila papers received at the War Departan action demanding that the matri- ment, give an account of the beginning cerning the same, I beg leave to subof the trial of twenty-three natives in mit the following: self and Lottle McKee, be forever dis- the Island of Mindoro, who are charged with killing four Americans. The The plaintiff alleges in his complaint names and identity of the Americans Hanover National Bank, in conformity I notice, however, that she holds a cercould not be learned. From one of to your orders, should be a preferred the twenty-three men arrested a par-tial story of the massacre has been ob-were funds in the bank upon which amount is undoubtedly due her. tial story of the massacre has been obriage, although he conducted himself tained. The four Americans approachas a faithful and affectionate husband ed the shore of Mindoro in a boat and other drafts mentioned in the same Frank Davey, secretary; this claim of as soon as they landed the natives attacked them, putting all to death and expenses incurred for the non-payment stands upon the books in the name of mutilating them. The bodies were put adrift in a boat. The finding of the boat by the Americans led to the discovery of the crime and confessions from some of the natives gave such facts as have been obtained.

PECULIAR PREDICAMENT

ERROR IN SETTING TIME-LOCK GOT A NEW YORK BANK INTO DIFFICULTY.

full of money and securities which McCornack, defendants, a suit to re-cover upon the defendants' bond in failure of the time-lock, the Phoenix claim of Tilmon the sum of \$5,000, which was tried in National Bank in Wall street has con- \$1078.84, Tilmon Ford, Slater's checks the Circuit Court on October 8, 1901, ducted its business for a day on bor- \$746.32, Angle Ford Warren \$2700 and I am inclined to think that and a decision rendered for the de- rowed capital. The lock had been set R. H. Finch \$113.23. I have listed school deposits and a decision rendered for the defor 48 hours on Saturday instead of for these in error. Angle Ford Warren 40, and there was accordingly nothing and R. H. Finch have not presented to do but wait, and meantime to send of a shortage of accounts, amounting out and borrow enough money to get to \$39,932.68, in the clerk of the State through the day on. The consequences might have been rather serious had defendant, Geo. W. Davis' term, and there been any securities locked up the plaintiff appeals upon the follow- which were wanted or had the books ing conclusions of law of the Circuit been in the vault. As it happened there was little in convenience.

GIGANTIC COMBINATION

THE WORLD'S GREAT OIL MAG-NATES HAVE JOINED FORCES.

LONDON, July 29 .- The Daily Mail asserts that there is no longer any doubt that the three monster oil interests of Rockefeller, Rothchild and Nofavor of the defendants, dismissing this bel, have entered into a working agree-

> It was doubtless this combine, continues the Dally Mail, which induced the Russian Government to issue invitations to the anti-trust conference. The spokesmen of the great combine declare it means a fight to the death, and that the independent exporters cannot hope to win.

ASSASSINS SENTENCED

TRIAL OF MURDERERS OF MAR-QUIS DE MORES CONCLUDED-SEVEN ARE TO DIE.

TUNIS, July 29.-Trial of assassins of the Marquis De Mores, at Susa, resulted in the condemning to death of El Kheir and the sentencing of Hamma Chickah, to twenty years' imprison-

ment. Seventeen others accused of the issassination of De Mores were sentenced in default, six to be put death, and eleven to hard labor.

WILL BE SEPARATED

PROFESSORS OF CHICAGO UNI-VERSITY WILL SEPARATE YOUNG MEN AND WOMEN.

CHICAGO, July 29,-The professors composing the University of Chicago have completed a secret mail vote on the question of segregation at the Midway school. They sent in a majority of affirmative answers. This action of the most representative men of the University's faculty makes the segregation of the young men from young women all but a fact.

MISS ANRON'S FEAT.

NEW YORK, July 29.-Paced by 8 otor cycle with wind shields. Miss Lettle Brandon, known among wheelmen as a century rider, has pedaled 23 miles 715 yards in one bour. The performatice was made on the quarter mile board track at Vallsburg, N. J., and is nearly eight miles further than any other female rider in the same

AGREEMENT ABANDONED. SHANGHAI, July 39.—The bankers' Great Britain and the United States have abandoned the agreement to induce the other powers concerned to accept the payment of the Chinese aternational indemnity upon a silver

REPORT OF THE RECEIVER

Claud Gatch Shows What Some of the Claims Are

FILED AGAINST THE GILBERT BROS. BANK, AND HOW THEY COMPARE WITH THE BOOKS-TOTAL AMOUNT CLAIMED AG-GREGATES LARGE SUM.

Claud Gatch, receiver of Gilbert Bros. Bank, yesterday filed a report in Judge R. P. Boise's department of the State Circuit Court, supplementary to ficate of deposit No. 695, \$327.33; cer-tificate of deposit No. 964, which was the report filed on July 9th. In the first report, all claims were set out in detail, and in yesterday's report, Mr. Gatch reported as to the correctness, justness, reasonableness and validity of the claims presented against the Gilbert Bros. Bank. Mr. Gatch speaking of conditions of the receivership, stated that the claims filed aggregated \$106,852.98, and the cash on hand \$10,111.30, but there is sufficient property on hand to indicate that the claimants may receive from 50 to 75 per cent of their claims, or even more. Yesterday's report, after naming the court and the title of the case, is as

follows: To the Hon. R. P. Boise, judge of the above named court:

Pursuant to your order of July 8. 1902, wherein you requested me to report as to the correctness, justness, reasonableness and validity of the claims presented against the Gilbert Bros., as per my report of June 3, 1502, and make recommendations con-

Class A, pages 1 and 2: The claim of Herman W. Barr for draft against the said draft was drawn; likewise the correct or not, your receiver is un- amount is correct. able to state, but, if allowed in the case of Mr. Barr, should be allowed in the cases of the chimants, who are similarly situated.

I desire to erase from Class B. the account of Tilmon Ford, executor, for \$643.95, and remove it to class A, as he requests it to be listed among the preferred claims; the reasonableness or justness of its preferment I am unable to pass upon. The claim, as filed, is \$643.95; the books of Gilbert Bros. NEW YORK, July 29.-With its vault show due his administrator account, it is not in the name of executor on the

books, \$463.95. I desire to erase from Class B the ceived upon collateral security. Ford, personal, claims against the estate.

The claim of Ladd & Bush, class B page 2, \$10,512.09, stands upon the books of Gilbert Bros., at the time of fallure, \$28,034.42; the reduction being made by the payment of collateral securities and funds upon order of the court, upon deposit in the First National bank, of Portland, against which Ladd & Bush held assignment.

The claim of Wm. M. Kaiser, et. al. page 2, under class B, is for \$101.35, the books of Gilbert Bros. , show due \$569; they are composed of the claim of W. M. Kaiser, agent, open account, \$45, W. M. Kalser, open account \$25.85. Angie Kaiser, open account, \$10, as per page 5 under the heading of class C, and the account of Angelina Ryan, open account, \$20. These accounts do not agree with the books of Gilbert Bros., being less in amount, but doubtless being made so by the payment of collaterals.

The claim of S. B. Crocker, class B. page 2, should be for \$3756.70, instead of \$3656.70, and as listed on page 3. The First National Bank of Corvallis claims \$3431.12, page 2; the books show \$3338.76 due them; they are holders of a note of P. S. Knight as collateral security or No. 687, which has been reported to me, since the claim has been filed, as paid. Under class B should be listed the

claim of Mrs. S. G. Minor, page 5, of \$100, as she holds collateral security. Louise Waite claims \$175.50, page 7; the books show \$550 due her; the difference, perhaps, is in the fact that she has received proceeds of a collateral note which she holds.

The attorney presenting the claim of G. W. Gray, for rent, as listed on page 4. for \$69.33 desires the same listed as a preferred claim under class A, claiming that the rent was due for my occupancy of the building, while temporary receiver of the Gilbert estate,

Referring to the claim of W. C. Barker, class C, page 2, for \$2219.80, open account, there appears upon the books of Gilbert Bros. an overdraft against W. C. Barker of \$142.20, and a credit to his special account of \$2340; this would have a net amount less than

Referring to the claim of Brown & Wrightman, page 3, I do not know the usual rate of attorneys' fees in such cases, but desire to state the following facts: Upon my appointment as tem-porary receiver I retained Brown. Wrightman & Myers, and, of course, I had no authority to arrange for com-pensation, but told them I would recmmend a just and reasonable fee for their services. As to their claims as attorneys' fees for A. T. Gilbert for \$1000 I have no knowledge of the ser-vice they performed for Mr. Gilbert, or whether it should be a claim against the estate. For their services rendered to me, as temporary receiver and permanent receiver, since the suit in bankruptcy failed, I would consider \$500 to \$1000 an equitable fee. Their claim for services in the defeat of the ankruptcy case I have not sufficient me to state the reasonableness of a feed in such a case, without taking the testimony of attorneys in similar cases, or examination of the records to see what fees are paid in like cases, under like circumstances.

The claims of E legal knowledge of such service to pass

The claims of Roy Burton, \$24. and Virgle Byrd, \$42.15, on page 2, do not

appear upon the books of Gilbert Bros. as it is for labor performed, but the proportionate amounts I find correct fler examining the credits placed to heir accounts for services rendered. am informed that a claim for labor hould be preferred.

Referring to the claim of Tilmon Ford, Slater's checks, page 4, for \$746.32 the books of Gilbert Bros., as a matter of course, show no such account, but as Mr. Slater's claim is less in amount than the books show, he has undoubtedly taken into consideration these checks which have been issued to Mr.

Mr. Ford presents a claim as execu-or, page 4, for \$642.95; the books show \$463.95 to his credit as administrator as has been set forth heretofore in reference to claims of parties asking a preference.

The claim of Mary E. Gilbert, balance of \$7.45, page 4; the account of Mary E. Gilbert upon the books of Gilbert Bros. stands overdrawn \$441.55 her claim, however consists of a certiissued to Claudie Gilbert, \$37.73; certificate of deposit No. 693, Issued to Carlton Gilbert, \$58.62; these are interest-bearing certificates which if such interest be allowed by the court would probably make the amount of \$7.45 correct.

Claim of the heirs of the estate of Marietta Gilbert, page 4, open account, \$100, also 28.41; the books show but \$28.41; \$100 was deposited by order of court July 17, 1901, to satisfy a claim on the books against said estate,

as per report A, page 29. Claim of E. B. Kirk, Slater's check. page 5, for \$7.64; the books of Gilbert Bros., as a matter of course, show no record of checks drawn by customers, but as Mr. Slater's claim is less than the amount to his credit upon the books, this claim of Mr. Kirk for the amount of Mr. Slater's check is doubtless correct.

Claim of Antone Kufner, page 5, for \$1093.46; the books show \$967.75.

Claim of Thomas Lauderback, open account of \$18.72, page 5; the books show \$18.41.

Ida Muths, page 6, presents a claim open account, \$1268.50; the amount upon the books to her credit is 223.50. tificate of deposit for \$1000, so while

Claim of the Order of Pendo, per class. Mr. Barr presented a claim for \$25.83 I find, after some examination. of the draft; whether this is legally Mrs. F. M. Wilson, treasurer; the

> Oregon Hop Growers' Association page 6, \$357.77; the books show \$392.77, the difference of \$35.00 being rent due Gilbert Bros., which they had deducted from the amount.

Claim of Florence Olds for \$49.00, page 6; this stands upon the books in the name of Mrs. E. Thompson, Mrs. Olds being her legal heir.

Claim of Addie Parvin for \$506.18, page 6; the books show that she holds certificate of deposit No. 1152 for \$873.18; I suppose the difference is

Floyd Perkins' claim for \$11 do not school deposits, and are in the claims filed by he schools under the names of the respective schools of Salem.

While in this connection would say I have had presented to me, and should have filed with my report of June 3, 1902, the claims of Laurence Hofer for \$31.70 and Mac Hofer for \$30.00, accompanied by school savings bank books. These claims are undoubtedly included in the amount of claims presented by the four different schools of Salem. &

Schultz Organ Company, page 6; claim \$1768.20; the books show \$1885 due them, the difference is from the fact that they have received back a plane upon which Gilbert Bros. books STATES FIRE INSURANCE COMPA stands among the instruments in the charge of C. A. Whale.

Schaeffer Piano Company, page 6, claim \$439.14; the amount upon the books is balanced.

W. T. Slater, receiver, open account page 6, claims \$1613.85 and \$493.76; the books show due him \$2443.21; the difference is probably caused by his having made deductions for checks issued, O. G. Smith, page 7, claims \$29; the books show \$14.98.

J. H. Williams, page 7, claims \$43.20; the books show \$42.40. James Winstanley claims \$412.74.

page 7; the books show \$326.33. Mrs. F. A. Wiggins, page 7, claim of \$5.00, the amount of a check issued by R. Cartwright; of course the books show no record of checks drawn on the bank. Mr. Cartwright filed a claim, however, for the full amount of his

credit on the books. Claim of J. A. Stephens \$17.08, and also Nannie Stevens \$16.68. page 7. they present check of W. T. Slater, receiver; explanation of this character of claims has been made heretofore.

There has been presented to me since the filing of the claims, as set forth in my statement of June 9, 1902, Defendants. the following: Claim of Ralph Matthews for \$10, certificate of deposit No. 813; he also asks interest upon the

same, 50 cents, total \$10.50. Claim of Ernest Bean for \$15, certificate of deposit No. 826, together with interest on same after October 22, 1900. being the date of said certificate at the rate of 5 per cent, Claim of Marguerite Willson, Inter-

est-bearing certificate No. 820 for \$6.48 together with interest at the rate of 5 per cent from October 18, 1990. A. E. Arrington presents draft No. 7789, drawn by Gilbert Bros., spon the Hanover bank, of New York City, for \$16.15; he also presents therewith

parties presenting claims for such are claiming interest upon said certificates upon date of issuance. The certificates vary in length of time, some being only for a few months, others being for one

The Statesman Pub. Co. has on hand several hundred copies of the OREGON CONSTITUTION. The price is 16 cents ach as long as they last.

WANTED-Eggs and country butter; pay highest market price cash. Sa-lem Creamery Co., 225 Commercial street. LILIENTHAL BROS, HOP MERCH-

ants, H. J. Ottenheimer, manager, Office N. E. corner Commercial and State streets (upstairs); phone Main

PUBLIC AUCTION- AUGUST. 4th. Eleven cows with calves by side; also two steers and three helfers. C. E. Bradley, 4 miles east of Salem, at 1

REPORT CARDS-Our school cards are printed to fit the scho register. The prices are: Twelve cards for 10 cents; twenty-five for 20 cents; one hundred for 75 cents. Statesman Publishing Co., Salem,

MONEY TO LOAN ON IMPROVED farms and city roperty at 6 per cent per annum; no commission. Please call on or address Eugene Breyman. Remember the place, 270 Commercial street, one door north of Statesman office.

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I have reliable information on some good vacant surveyed oak, cedar, pine and fir timber claims in Southern Oregon. Satisfaction guaranteed. Call on C. G. RAWLINS. or address Albany, Oregon

ABSTRACTORS OF TITLE.

ESTABLISHED IN 1880.—Only com plete set of abstract books in Marion county, Oregon. Concerning titles consult us. Salem Abstract and Land Co., Sslem, Oregon, F. W. Waters, Secretary and Manager.

OSTEOPATHY.

OSTEOPATHY-DRS. WYCKOFF ALBRIGHT-Twenty months graduates of the American Scholl of Osteo pathy and A T. Still Infirmary. Dr. Wyckoff is the only gentleman graduate of osteopathy in Salem. Practice established in Salem since 1899 Hours 9 to 4. Phone Main 2721. Odd Fellows Temple.

LEGAL NOTICES.

NOTICE TO CONTRACTORS, Sealed bids will be received by the County Surveyor of Marion county, Oregon, up to 1 o'clock, August 8th, 1902, and then publicly opened in the pres-ence of the County Commissioners Court, for the construction of a Howe truss bridge across the Abiqua river on the Silverton and Marquam road and also for retimbering the Leichty owing to payment which she has re- bridge across Pudding river on the Salem and Silverton road.

> bidder must deposit 5 per cent of the amount of his bid as by law required. Plans and specifications can be seen at the county surveyor's office. The County Commissioners' Court reserves the right to reject any and all bids. B. B. HERRICK, Jr.,

County Surveyor of Marion county, Oregon. By W. J. CULVER, Deputy.

NOTICE OF INTENTION TO WITH-DRAW INSURANCE DEPOSIT BY THE UNITED STATES FIRE INSURANCE CO.

To Whom it May Concern: In accordance with the requirements of the laws of the State of Oregon, relative to insurance companies, no tice is hereby given that the UNITED NY, of New York, New York, desiring to cease doing business within the State of Oregon, intends to withdraw its deposit with the Treasurer of said the blood and kidneys. State and will, if no claim against said Company shall be filed with the Insur ance Commissioner within six months from the 21st day of February, 1902, the same being the date of the first publication of this notice, withdraw its deposit from the State Treasurer. UNITED STATES FIRE INSUR

ANCE COMPANY, By W. W. UNDERHILL,

President. Dated at New York, this 7th day of February, 1902. 2:21-6 mo.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Marion .. The Investors' Morfgage Security Company, Limited, Plaintiff, vs. Esther B. Miles, Prudence Miles, Abbie Edwards and C. J. Edwards, her hu Dora Goeltz, Louis Goeltz, Anna Ahlgren, - Ahlgren, her husband, Laurence Slover and -. Slover, his wife,

To Prudence Miles, Dora Goeltz, Louis Goeltz, Anna Ahlgren, gren, Laurence Slover and Defendants:

In the name of the State of Oregon you are hereby required to appear and answer the coulaint in the above entitled suit on or before the 25th day of August, 1902, and if you fall to so answer for want thereof, the plaintiff will apply to the Court for the relief demanded in the complaint, to-wit, for a decree foreclosing that certain mortgage made and executed on the 16th Miles and Eather B. Miles are mortgagors and the Invertors' Mortgage Se a claim for protest fees for \$1.50; total, curity Company, Limited, is the mortgagee, and which mortgage was given As these claims are small in amount to secure the payment of the sum of and have been presented within a short One Thousand Dollars (\$1,000.00) with time after the expiration of the date interest at the rate of eight per cent set by your honor for the presentations of claims, I would recommend that they be received, and treated as are the other claims of like nature.

In reference to the interest-bearing certificates of deposit nearly all of the parties presenting claims for such are claims interest at the rate of eight, per cant, per annum, which mortgage is recorded at page 220 of Book 27 of the record of Mortgages of Marion County, State Oregon, and for the sale described in said mortgage to mitigates presenting claims for such are premises being situate in the County of the received at the rate of eight, per cant, per annum, which mortgage is recorded at page 220 of Book 27 of the record of Mortgages of Marion County, State or the parties presenting all of the parties premises being situate in the County of the received at the rate of eight, per annum, which mortgage is recorded at page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the record of Mortgages of Marion County, State or the page 220 of Book 27 of the page 220 of Book

This is exclusive of most of the inter-est upon the interest-bearing certifi-ficates of deposit.

The amount of cash in my hands July 1, 1902, was \$16,111.50. The claims of Laurence and Muc Hofer, Ralph Matthews, Ernest Bear Marguerite Willson and E. A. Arring-

CLAUD GATCH. Receiver Gilbert Bros.

Marion, State of Oregon, and described The South haif (%) of the North to West quarter (%) and the North to (%) of the South West quarter (%) Section Twenty-two (2), and the Not half (%) of the North East quart (%) of the North East quarter (%) a the South East quarter (%) of th forth East quarter (%) of the No East quarter (%) and the South hair (%) of the South Beast quarer (%) of the North East quarter (%) and the North East quarter (%) of the South East quarter (%) of the North East quarter (%) of Section Twenty-one (21), all in Township Seven (7) South of Range Two (2) East of the Willametic deridian, containing Two Hundred a Twenty (226) acres, more or less, an for a decree barring and foreclosin you and each of you of all right, claim or equity of redemption in the naid premises and every part thereof, and for such other and further relief as to

This publication is made for six si essive weeks by order of Honor R. P. Boise, Judge of the Circuit Court of the State of Oregon for the County of Marion, duly made and entered in the above entitled cause July 8th, 1982, and the first publication of this summens is made July 11, 1962. BRONAUGH & BRONAUGH.

the Court shall seem meet and equita-

Attorneys for Plaintiff.

ADMINISTRATOR'S FINAL. NOTICE

Notice is hereby given that the undersigned, has this day filed his final report as administrator of the estate of D. E. Shepard, deceased, with the county court of Marion county, Oregon, and said court has set the time for hearing said final report on Saturday the 16th day of August, 1902, at 10 o'clock, a. m., of said day in the county court room in Salem, Oregon, at which time the same and any and all objections thereto will

be heard by said court. Dated at Salem. Oregon, this 17th day of July, A. D., 1902. EARL RACE, Administrator,

DR. C. GEE WI Wonderful Home



wonderful Chinese herbs, ruots, buds, bark and vegetables, that are entirely onknown to medical science in this country. Through the use of these harmiess remedies, this famous doctor knows the action of over 500 different remedies which is successfully asses in different diseases, the guarantees to cure cntarrh, asthmatiung, throat rheumatism, nervoumess, stomach, liver, kidney, bladder, femals trouble, lost manhood, all private diseases; thas hundreds of testimonials. Charges moderate.

moderate.

Call and see him Consultation free tients out of the city write for blank circular. Enclose stamp. Address T Gee We Chinese Medicine Co., 127% Street, Portland, Oregon. Mention paper.

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