

IS NOT SATISFIED

STATE FISH COMMISSIONER DESIRES MORE DEFINITE UNDERSTANDING.

Does Not Feel Inclined to Lease Ontario Hatchery to Government Until Members Are Satisfied That It Will Not Cost the State More Money Than It Does at the Present Time.

(From Wednesday's Daily.)

At the regular monthly meeting of the State Fish Commission yesterday afternoon, at which Master Fish Warden H. G. Van Dusen was in attendance and made his report, the matter of the proposition of the United States Department of Fisheries, to take over and operate the Ontario fish hatchery from the state, came up for consideration, and the board decided, after a lengthy discussion, to allow the matter to rest for the time being until a more definite understanding can be had as to just what requirements would be exacted from the state in case the transfer was made.

The Ontario hatchery, which was just completed last year at a cost of \$15,000, is the largest and best hatchery, and the most advantageously located for effective and satisfactory results of any hatchery on the Pacific Coast with the possible exception of the McClellan river hatchery, near Redlands, California, which has a capacity of 30,000,000 fish per year. The Ontario hatchery, while its full capacity is given as 20,000,000 fish per year, is really capable of taking care of a much larger number for the last count of last year's output showed that 27,000,000 fish had been hatched and turned out into the stream.

The proposition of the government fishery bureau to take over the Ontario hatchery emanated originally from a suggestion made by F. A. Seufert, of the Warren Packing Company, of Portland. Mr. Seufert conceived the idea that the hatchery could be conducted more advantageously and fully by the government than by the state and that the transfer of the hatchery, or rather, a lease of it to the government, would be a great relief to the state from a financial point of view. Mr. Seufert first communicated his proposition to Commissioner Gen. M. Bowers, of the Department of Fisheries, personally, and then to the department through the agency of United States Senator Fulton. Mr. Fulton also took the matter up with the department and received a reply from Mr. Bowers to the effect that the government would be only too glad to take over the hatchery and operate it, if it was found advisable from the view point of the state and the government. Mr. Bowers says, quoting from his letter to Senator Fulton:

"I beg to advise you that the bureau is anxious to do all in its power to maintain and increase the supply of salmon in the Columbia basin, and it aims to take advantage of every opportunity to extend its work of artificial propagation. State and private hatcheries have in a number of instances been operated by the government, and this bureau is ready to cooperate in this way to the full extent of its resources whenever such cooperation is agreeable to the states concerned. The station at Ontario seems to possess exceptional facilities for taking eggs of the chinook salmon, and it is unfortunate that a shortage of funds should prevent the saving of all the available eggs. If the government undertook to run this station, no effort would be spared to operate it to its fullest capacity."

Further in his letter he gives the conditions under which the government station at Ontario seems to possess exceptional facilities for taking eggs of the chinook salmon, and it is unfortunate that a shortage of funds should prevent the saving of all the available eggs.

"The state to provide water for hatching purposes, to keep in repair the buildings and the grounds, to put in and maintain the rack, and to provide the necessary hatching equipment; the government to furnish all necessary labor, to pay all operating expenses, and to return to the river a certain percentage of the fry, say 80 or 90 per cent (probably all the fry would be returned, but a little margin is desirable in order that possible demands for fry from other waters might be met.) The arrangement would, of course, be conditional on congressional appropriations that would admit of new work."

In referring to Mr. Seufert's suggestion that rearing ponds be provided, Mr. Bowers says this meets with hearty approval, and if the state has funds that may be devoted to this purpose, it would greatly increase the efficiency of the hatchery. "Should rearing be made practicable," he says, "the government would meet the running expenses, and would probably have to keep the station open during the entire year."

The only objectionable feature which seems to be taken by the proposition is the condition under which the state is required to fully equip the plant, which it has already done, and put in and maintain all racks and furnish the water supply for hatching purposes. This portion of the work is by far the most expensive of operating the hatchery and so far as the board is concerned, before the proposition is viewed in a favorable light, they would not be certain as to whether it would not cost the state more to lease the station to the government under those conditions than it would to operate the hatchery itself besides having the benefit of all of the fry hatched instead of operating the hatchery and then turning over 20 per cent of the product to the government for distribution to other streams.

This 20 per cent of the result of a year's hatch would be a big thing when it is taken into consideration that the minimum output is 10,000,000 fry. It is understood that if the government will agree to take over the plant without requiring any additional expense to

IN GOOD HANDS

GREATER SALEM REPUBLICAN COUNCIL TAKES CHARGE OF CITY'S ADMINISTRATION.

Mayor Waters Delivers Lengthy Message, Making Important Recommendations—D. W. Pugh Elected Chief of the Fire Department and H. C. Tarpley Street Commissioner.

(From Wednesday's Daily.)

WAS CONCLUDED

JURY IN LA VIE vs. TOOZE HOP CASE BROUGHT IN SEALED VERDICT.

Charles Thomas Pleaded Guilty to Obtaining Money Under False Pretenses and Was Sentenced to Serve One Year in Penitentiary—Judge Frazier Will Occupy Bench Today.

(From Wednesday's Daily.)

The second day's session of the regular January term of Judge Burnett's department of the circuit court was taken up by the trial of the hop case of George A. La Vie against Walter L. Tooze, which was begun on Monday. During the day the defense introduced its testimony, after which the respective attorneys presented their argument, the case being given to the jury at 4 p. m. The jury was out until 9 p. m., when it brought in a sealed verdict.

Charles Thomas appeared before the court and withdrew his plea of not guilty, entered the previous day to the information filed against him by District Attorney Hart, and by which he was charged with the crime of obtaining money under false pretenses. He pleaded guilty, waived time, and was sentenced to imprisonment in the Oregon State Penitentiary for a term of one year. The prisoner was transferred to that institution by Sheriff Colbath yesterday afternoon.

Harry E. Allen, who is charged by the information of the district attorney with the crime of forgery, was brought into court and entered a plea of not guilty. His case will come up for trial at 9 a. m. Friday.

The district attorney filed a criminal information against L. D. Massey and Lee J. Jeffries, charging them with the crime of selling spirituous liquor without a license. The defendants, who are confined in the county jail, appeared before the court and were duly arraigned.

After the jury in the La Vie-Tooze hop case had retired for deliberation, the damage suit of Frazier & Long vs. The Western Union Telegraph Company was called. In this case the plaintiffs seek to recover damages for the alleged negligence of the defendant company in delivering an important message to the plaintiffs.

In selecting a jury to try the case the regular panel was exhausted, and a special venire was summoned, as follows: Bent Jones, A. L. Headrick, Hugh Freeland, G. G. Gans, Sam Heimroth and E. T. Malvin.

The following jury was finally selected, after which court adjourned until 9 a. m. this morning: C. F. Hicks, Jacob Miller, Sol Anderson, J. C. Cutsforth, C. Marsh, Charles Hartman, George Kraus, F. W. Steussloff, C. D. Bowen, Bent Jones, E. T. Malvin and Sam Heimroth.

Owing to the death of Judge Burnett's sister, Judge Arthur L. Frazier, of Portland, will occupy the bench today.

AUMSVILLE NOTES.

(From Wednesday's Daily.) Mrs. Frank Shepherd, of Noble, came up on the train Saturday to visit with her parents, Mr. and Mrs. J. E. Roberts. Grandmother Pound is in Portland visiting with her daughter, Mrs. O. H. Gilbert. Quite a number of young people enjoyed a pleasant party at the home of Mr. and Mrs. McKinzie, just east of town, on last Thursday evening.

Richard Tucker has leased his farm west of town and will move to Coos county, where he expects to remain for two years. At the regular election held by the Aumsville Sunday school, the last Sunday in December, the following officers were elected for the ensuing year: Superintendent, H. C. Porter; assistant superintendent, Mrs. Chapel; secretary, Miss Ethel Hein; treasurer, Thomas Johnson; librarian, Miss Jessie Reed; organist, Miss Mary Fuson; superintendent home department, Mrs. F. L. Pound. Aumsville, Jan. 5, 1904.

ELECTED OFFICERS.

Ladies' Auxiliary to the Y. M. C. A. Held a Meeting Yesterday. (From Wednesday's Daily.) The Ladies' Auxiliary to the Y. M. C. A. held a meeting at the Association parlors yesterday afternoon and elected the following officers for the ensuing year: President, Miss Nina McNary; vice president, Mrs. F. A. Wiggins; secretary, Mrs. J. H. Brooks; treasurer, Mrs. B. J. Hendricks.

During the meeting the following program was rendered, which was thoroughly enjoyed by those present: Instrumental Solo... Miss Marie Stone Address... Rev. W. C. Kantner Vocal Solo... Miss Ella Rineman Sketch of the Year's Work... Miss Nina McNary Reading... Miss Neva Griswold

Legal blanks at Statesman Job Office

FOR NEW POWER

ELECTRIC LIGHTS OF SALEM WILL BE FURNISHED WITH ELECTRICITY FROM SILVERTON.

New Dam is Almost Completed to Take the Place of the One Washed Away in October—Crew of Twenty Men at Work Erecting Poles and Wiring for New Line.

(From Wednesday's Daily.)

According to the present plans, the Citizens Light & Traction Company of this city will be furnishing the city of Salem with electric lights and power from Silverton on and after the first of February, or about three weeks from now, and it is at least fondly expected, that the service will then be greatly improved.

According to the original contract, the Union Light & Power Company, which owns the Silverton power, was to have been furnishing power to the city limits, by the first of November, but this was made impossible by the washing out of the Silverton dam in Silver Creek in October, the evening of the first high water. At that time about eighty feet of the center of the dam was washed out, on account of the faulty construction work, and the damage occurred the same evening that the work was accepted by the company's engineers.

As soon as possible, the work of reconstruction of the dam was begun, and the continued and unusual low water for this time of year, has been very favorable to the work, although it is understood that the present dam is only a temporary affair, and will be rebuilt next summer.

The company now has a crew of twenty men at work putting up poles and wiring, and already a string of poles extends from the city limits, near the Fair Grounds, to Pulling river, and the distance of a few days will extend the entire distance to the power house near Silverton.

Manager J. W. Springer, of the Citizens Light & Power Company, is also doing his part in the work of preparing for the new power, and yesterday a car load of poles were unloaded at the Fair Grounds for the company to use in extending the line to the transforming station, where the present power house is located. The transforming machinery was ordered last month, and is expected to arrive in the near future, and a portion of it which was ordered early, is now in place.

The company has been somewhat handicapped lately, and could not very well improve the old plant since it was to be so soon removed for the reception of the new power, but after the first of the month, there is not expected to be any more trouble or embarrassment on account of a poor system, or shortage of power.

A Very Close Call.

"I stuck to my engine, although every joint ached and every nerve was racked with pain," writes C. W. Bel-lum, a locomotive fireman of Burlington, Iowa. "I was weak and pale, without any appetite and all run down. As I was about to give up, I got a bottle of Electric Bitters, and after taking it, I felt as well as I ever did in my life. Weak, sickly, run down, I gained strength and vigor from their use. Try them. Satisfaction guaranteed by D. J. Fry, Salem, Oregon. Price 50 cents."

TWO SALES CONFIRMED.

Administrator of the Cooper Estate is Authorized to Distribute Shares of Stock. (From Wednesday's Daily.) Roscoe C. Thomas, the administrator of the estate of William Cooper, deceased, petitioned the Marion county probate court yesterday for an order authorizing and directing him to distribute 120 shares of stock in the First National Bank of Moscow, Idaho, belonging to the estate, among the heirs as follows: Forty shares to Emma Johnston; forty shares to Roscoe C. Clyde J. and Laura G. Thomas; forty shares to Ira Perrine. The petitioner also set forth that Emma Johnston desired to retain her shares, but asked for an order to sell the remaining eighty shares to Ladd & Bush, at the rate of \$120 per share. The respective orders were made as prayed for.

Upon the petition of W. C. Hubbard, administrator of the estate of Edward Collier, deceased, the court made an order authorizing the petitioner to sell, at public sale, 147 acres of land in township 4 south, range 3 west, belonging to the estate, and also directed him to pay \$500 out of the funds on hand, upon a mortgage held against the estate by Hoefler & Zorn, and to pay the claims of the appraisers.

In the matter of the estate of Katie A. Evans, deceased, the sale of 2182 pounds of dried prunes made by A. L. West, the administrator, to H. S. Gill and Co., was approved. The consideration of the sale was \$49.45. The administrator was also authorized to pay \$50 out of the funds of the estate, for the redemption of lot 9 in Sunnyside Fruit Farm No. 12, which had been sold to P. H. Marlay, by the sheriff of Marion county, for delinquent taxes.

WAS NOT KIDNAPED.

Missing New York Heiress Located in Mobile, Where She is About to Marry. CHICAGO, Jan. 7.—A dispatch to the Tribune from Mobile, Alabama, says: Ethel Lovelle, the missing New York heiress to \$3,000,000, has been found in Mobile. She says she is going to stay hidden from her relatives, and is going to marry J. Plozes, a clothing merchant.

When the young woman disappeared from New York it was reported that her relatives feared that she had been kidnaped. Incidentally, it is stated that the Colorado aunt from whom it is alleged she inherited her fortune, is not known in Denver.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. Cheney & Co., Props, Toledo, O. We, the undersigned, have known F.

THE CITY

More Votes Are Cast—There is a second candidate in the Statesman's 1904 subscription contest.

Too Much Sprits—Thomas Drew, a native of Illinois, aged 34 years, was yesterday brought to the insane asylum from Coos county by Sheriff E. M. Gallier and one guard. He is a laborer by occupation and his mental derangement was brought on through alcoholic excesses.

(From Thursday's Daily.)

FOR NEW POWER

ELECTRIC LIGHTS OF SALEM WILL BE FURNISHED WITH ELECTRICITY FROM SILVERTON.

New Dam is Almost Completed to Take the Place of the One Washed Away in October—Crew of Twenty Men at Work Erecting Poles and Wiring for New Line.

(From Wednesday's Daily.)

According to the present plans, the Citizens Light & Traction Company of this city will be furnishing the city of Salem with electric lights and power from Silverton on and after the first of February, or about three weeks from now, and it is at least fondly expected, that the service will then be greatly improved.

According to the original contract, the Union Light & Power Company, which owns the Silverton power, was to have been furnishing power to the city limits, by the first of November, but this was made impossible by the washing out of the Silverton dam in Silver Creek in October, the evening of the first high water. At that time about eighty feet of the center of the dam was washed out, on account of the faulty construction work, and the damage occurred the same evening that the work was accepted by the company's engineers.

As soon as possible, the work of reconstruction of the dam was begun, and the continued and unusual low water for this time of year, has been very favorable to the work, although it is understood that the present dam is only a temporary affair, and will be rebuilt next summer.

The company now has a crew of twenty men at work putting up poles and wiring, and already a string of poles extends from the city limits, near the Fair Grounds, to Pulling river, and the distance of a few days will extend the entire distance to the power house near Silverton.

Manager J. W. Springer, of the Citizens Light & Power Company, is also doing his part in the work of preparing for the new power, and yesterday a car load of poles were unloaded at the Fair Grounds for the company to use in extending the line to the transforming station, where the present power house is located. The transforming machinery was ordered last month, and is expected to arrive in the near future, and a portion of it which was ordered early, is now in place.

The company has been somewhat handicapped lately, and could not very well improve the old plant since it was to be so soon removed for the reception of the new power, but after the first of the month, there is not expected to be any more trouble or embarrassment on account of a poor system, or shortage of power.

A Very Close Call.

"I stuck to my engine, although every joint ached and every nerve was racked with pain," writes C. W. Bel-lum, a locomotive fireman of Burlington, Iowa. "I was weak and pale, without any appetite and all run down. As I was about to give up, I got a bottle of Electric Bitters, and after taking it, I felt as well as I ever did in my life. Weak, sickly, run down, I gained strength and vigor from their use. Try them. Satisfaction guaranteed by D. J. Fry, Salem, Oregon. Price 50 cents."

TWO SALES CONFIRMED.

Administrator of the Cooper Estate is Authorized to Distribute Shares of Stock. (From Wednesday's Daily.) Roscoe C. Thomas, the administrator of the estate of William Cooper, deceased, petitioned the Marion county probate court yesterday for an order authorizing and directing him to distribute 120 shares of stock in the First National Bank of Moscow, Idaho, belonging to the estate, among the heirs as follows: Forty shares to Emma Johnston; forty shares to Roscoe C. Clyde J. and Laura G. Thomas; forty shares to Ira Perrine. The petitioner also set forth that Emma Johnston desired to retain her shares, but asked for an order to sell the remaining eighty shares to Ladd & Bush, at the rate of \$120 per share. The respective orders were made as prayed for.

Upon the petition of W. C. Hubbard, administrator of the estate of Edward Collier, deceased, the court made an order authorizing the petitioner to sell, at public sale, 147 acres of land in township 4 south, range 3 west, belonging to the estate, and also directed him to pay \$500 out of the funds on hand, upon a mortgage held against the estate by Hoefler & Zorn, and to pay the claims of the appraisers.

In the matter of the estate of Katie A. Evans, deceased, the sale of 2182 pounds of dried prunes made by A. L. West, the administrator, to H. S. Gill and Co., was approved. The consideration of the sale was \$49.45. The administrator was also authorized to pay \$50 out of the funds of the estate, for the redemption of lot 9 in Sunnyside Fruit Farm No. 12, which had been sold to P. H. Marlay, by the sheriff of Marion county, for delinquent taxes.

WAS NOT KIDNAPED.

Missing New York Heiress Located in Mobile, Where She is About to Marry. CHICAGO, Jan. 7.—A dispatch to the Tribune from Mobile, Alabama, says: Ethel Lovelle, the missing New York heiress to \$3,000,000, has been found in Mobile. She says she is going to stay hidden from her relatives, and is going to marry J. Plozes, a clothing merchant.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. Cheney & Co., Props, Toledo, O. We, the undersigned, have known F.

THE CITY

More Votes Are Cast—There is a second candidate in the Statesman's 1904 subscription contest.

Too Much Sprits—Thomas Drew, a native of Illinois, aged 34 years, was yesterday brought to the insane asylum from Coos county by Sheriff E. M. Gallier and one guard. He is a laborer by occupation and his mental derangement was brought on through alcoholic excesses.

(From Thursday's Daily.)

FOR NEW POWER

ELECTRIC LIGHTS OF SALEM WILL BE FURNISHED WITH ELECTRICITY FROM SILVERTON.

New Dam is Almost Completed to Take the Place of the One Washed Away in October—Crew of Twenty Men at Work Erecting Poles and Wiring for New Line.

(From Wednesday's Daily.)

According to the present plans, the Citizens Light & Traction Company of this city will be furnishing the city of Salem with electric lights and power from Silverton on and after the first of February, or about three weeks from now, and it is at least fondly expected, that the service will then be greatly improved.

According to the original contract, the Union Light & Power Company, which owns the Silverton power, was to have been furnishing power to the city limits, by the first of November, but this was made impossible by the washing out of the Silverton dam in Silver Creek in October, the evening of the first high water. At that time about eighty feet of the center of the dam was washed out, on account of the faulty construction work, and the damage occurred the same evening that the work was accepted by the company's engineers.

As soon as possible, the work of reconstruction of the dam was begun, and the continued and unusual low water for this time of year, has been very favorable to the work, although it is understood that the present dam is only a temporary affair, and will be rebuilt next summer.

The company now has a crew of twenty men at work putting up poles and wiring, and already a string of poles extends from the city limits, near the Fair Grounds, to Pulling river, and the distance of a few days will extend the entire distance to the power house near Silverton.

Manager J. W. Springer, of the Citizens Light & Power Company, is also doing his part in the work of preparing for the new power, and yesterday a car load of poles were unloaded at the Fair Grounds for the company to use in extending the line to the transforming station, where the present power house is located. The transforming machinery was ordered last month, and is expected to arrive in the near future, and a portion of it which was ordered early, is now in place.

The company has been somewhat handicapped lately, and could not very well improve the old plant since it was to be so soon removed for the reception of the new power, but after the first of the month, there is not expected to be any more trouble or embarrassment on account of a poor system, or shortage of power.

A Very Close Call.

"I stuck to my engine, although every joint ached and every nerve was racked with pain," writes C. W. Bel-lum, a locomotive fireman of Burlington, Iowa. "I was weak and pale, without any appetite and all run down. As I was about to give up, I got a bottle of Electric Bitters, and after taking it, I felt as well as I ever did in my life. Weak, sickly, run down, I gained strength and vigor from their use. Try them. Satisfaction guaranteed by D. J. Fry, Salem, Oregon. Price 50 cents."

TWO SALES CONFIRMED.

Administrator of the Cooper Estate is Authorized to Distribute Shares of Stock. (From Wednesday's Daily.) Roscoe C. Thomas, the administrator of the estate of William Cooper, deceased, petitioned the Marion county probate court yesterday for an order authorizing and directing him to distribute 120 shares of stock in the First National Bank of Moscow, Idaho, belonging to the estate, among the heirs as follows: Forty shares to Emma Johnston; forty shares to Roscoe C. Clyde J. and Laura G. Thomas; forty shares to Ira Perrine. The petitioner also set forth that Emma Johnston desired to retain her shares, but asked for an order to sell the remaining eighty shares to Ladd & Bush, at the rate of \$120 per share. The respective orders were made as prayed for.

Upon the petition of W. C. Hubbard, administrator of the estate of Edward Collier, deceased, the court made an order authorizing the petitioner to sell, at public sale, 147 acres of land in township 4 south, range 3 west, belonging to the estate, and also directed him to pay \$500 out of the funds on hand, upon a mortgage held against the estate by Hoefler & Zorn, and to pay the claims of the appraisers.

In the matter of the estate of Katie A. Evans, deceased, the sale of 2182 pounds of dried prunes made by A. L. West, the administrator, to H. S. Gill and Co., was approved. The consideration of the sale was \$49.45. The administrator was also authorized to pay \$50 out of the funds of the estate, for the redemption of lot 9 in Sunnyside Fruit Farm No. 12, which had been sold to P. H. Marlay, by the sheriff of Marion county, for delinquent taxes.

WAS NOT KIDNAPED.

Missing New York Heiress Located in Mobile, Where She is About to Marry. CHICAGO, Jan. 7.—A dispatch to the Tribune from Mobile, Alabama, says: Ethel Lovelle, the missing New York heiress to \$3,000,000, has been found in Mobile. She says she is going to stay hidden from her relatives, and is going to marry J. Plozes, a clothing merchant.

How's This?

We offer One Hundred Dollars Reward for any case of Catarrh that cannot be cured by Hall's Catarrh Cure. F. J. Cheney & Co., Props, Toledo, O. We, the undersigned, have known F.

THE CITY

FOR SALE—Fall blood short-horn bull and one good draft mare. C. C. Nott, on Frank Smith place, three miles east of Salem.

FOR SALE—A PORTABLE SAW-MILL engine, 18-horse power; cheap. Also saw weighing about 1160. J. E. Murphy, Fair Grounds.

(From Thursday's Daily.)

PHRENOLOGY REVEALS THE traits of mind. Send good photo and one dollar and learn much about yourself you ought to know. Photo returned if desired. Address N. J. Bowers, Turner, Oregon.

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

TO THE MAN WHO WANTS A HOME—1 an owner of 120 acres of land six miles west of Salem, Oregon. Twenty acres in cultivation; fifteen cords of standing grub oak wood; on public road, 2 miles to R. R. station; house and barn; family orchard; rich soil and best of spring water. Ready cash takes this place at a bargain. For particulars inquire of N. F. Nelson, Oregon City, Oregon, or Derby & Wilson, Salem, Oregon.

OSTEOPATHY. MRS. SCHOETTLE, BARR & HARR—Osteopathic physicians. Successors to Dr. Albright & Wyckoff. The only regular graduates. Graduates of the American School of Osteopathy at Grand Opera House, corner Court and Liberty streets.

LEGAL NOTICES.

STATE SCHOOL MONEY. If you must borrow, why not benefit the schools of Oregon. The principal or any part of it can be paid at any time after one year. No commissions. Interest 6 per cent. For further information call on F. A. TURNER, Attorney for State Land Board for Marion County. Over Capital National Bank.

NOTICE.

The regular annual meeting of the share holders of the Capital National Bank of Salem, Oregon, the election of directors will be held at its banking house in Salem, Oregon, at 3 o'clock of Tuesday, the 12th day of January, 1904. JOS. H. ALBERT, Cashier.

EXECUTOR'S NOTICE OF APPOINTMENT.

To Whom It May Concern: Notice is hereby given that the undersigned was by an order of the County Court of Marion county, Oregon, dated November 30, 1903, duly appointed executor of the estate of August Otto, deceased, and all persons having claims against said estate are hereby required to present the same duly verified and with proper vouchers at the law office of John W. Reynolds in Salem, Oregon, within six months after the date of this notice. Dated December 18, 1903. SAMUEL A. SEWERT, Executor of the Estate of August Otto, deceased. By John W. Reynolds, his Attorney.

ADMINISTRATOR'S NOTICE.

Notice is hereby given that the undersigned has been appointed administrator of the estate of Boniface Mauch, deceased, by the County Court of the State of Oregon, for Marion county, and has qualified. All persons having claims against said estate are hereby notified to present the same at number 723 Chamber of Commerce Building, Portland, Oregon, with proper vouchers and duly verified, within six months of the date of this notice. Dated and first published December 18, 1903. DON. G. WOODWARD, Administrator of the estate of Boniface Mauch, deceased. GANTENBEIN & VEAZIE, Attorneys for Administrator.

ADMINISTRATRIX NOTICE OF FINAL SETTLEMENT.

To all whom it may concern: Notice is hereby given that the undersigned, administratrix of the estate of Jennie Aiken, deceased, has this day filed her final account in said estate and that the Honorable County Court of Marion County, Oregon, has fixed and appointed Saturday, the 13th day of February, 1904, at the hour of 10 o'clock a. m. of said day, at the county court house in said county and state as the time and place for hearing any objections to such final account and for the settlement thereof. Dated this 24th day of December, 1903. GRACE E. HOCKETT, Administratrix of the estate of Jennie Aiken, deceased.

CITATION.

In the County Court, for the County of Marion, State of Oregon, In the Matter of the Estate of Horace Harper, deceased. Citation. To the heirs of said decedent and to all other persons unknown, if any such there be and all other persons interested in said estate. Whereas, application having been made in due form to the above-named court on the 23rd day of December, 1903, by H. J. Bigger, administrator of said estate, for an order and license directing, authorizing and empowering him to sell the real estate belonging to the estate of said decedent, and describe as follows: to-wit: The north half (1/2) of section twenty-two (22), and the south one-half (1/2) of section the southwest one-fourth (1/4) of section fifteen (15), all in township ten (10) north, range six (6) east, of the Willamette Meridian, in Marion and Linn counties, state of Oregon.

And whereas, said court fixed on the 6th day of February, 1904, at 10 o'clock a. m., at the court room of this court in the court house in Marion county and State of Oregon, as the time and place for hearing any and all objections to said petition and the granting of said order and license of sale.

Therefore, in the name of the State of Oregon, you and each of you are hereby cited, directed and required to be and appear at said time and place then and there to show cause, if any you have or if any exist, why an order of sale should not be made, as in the petition prayed for, and why said petition should not be granted and said order and license should not issue.

Witness: the Hon. John H. Scott, Judge of said court with the seal of said court affixed this 24th day of December, A. D. 1903. JOHN W. BOLAND, Clerk. By A. McCulloch, Deputy.

ADMINISTRATRIX NOTICE OF APPOINTMENT.

Notice is hereby given to all whom it may concern, that the undersigned has been duly appointed by the County Court of Marion county, Oregon, as administratrix of the estate of Clement W. Knox, deceased, late of Marion county, Oregon, and all persons having claims against said estate are hereby further required to present the same, duly verified, to the undersigned at her residence in Salem, Oregon, within six months from the date of this notice, and the date of the first publication thereof.

Dated at Salem, Oregon, this 30th day of December, 1903. NELLIE F. KNOX, Administratrix of said estate.

SUMMONS.

In the Circuit Court of the State of Oregon for Marion county, Department No. 2, Angeline M. Newman, Plaintiff vs. W. W. Newman Defendant. To W. W. Newman, the said 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 entitled cause and suit on or before the 20th day of February, 1904, and if you fail to so answer for want thereof the plaintiff will take a decree against you forever dissolving the bonds of matrimony now existing between you and plaintiff and for such other and further relief as to said court may seem meet with equity. This summons is published in the Weekly Oregon Statesman, a newspaper of general circulation in Marion county, Oregon, printed and published at Salem in said county and state, said publication being made for six consecutive weeks in accordance with the order of Hon. R. P. Boise, the judge of said court, made this 6th day of January, 1904, and the date of first publication of this summons is Friday January 8, 1904, and the date of the last publication thereof Friday, February 19, 1904. BONHAM & MARTIN, Attorneys for Plaintiff.