the second second second second	AND AND AND A CONTRACT MARKEN AND AND AND AND AND AND AND AND AND AN	IN NEW CARTER OF THE OWNER OF THE OWNER		And the state of the state of the state of the	
GON MIST.	IF St. Helens would secure the pro-	CIRCUIT COURT DOCKET,	SHERIPP'S SALE.	E. E. QUICK, G. W. COLE,	
	posed road from the Nehalem valley there must be concerted and immedi-	LAW,	BY VIRTUE OF AN EXECUTION, judgment order and decree, duly issued out of and under the scal of the Circuit	Commissioner of Notary Public	Patronize 😞
-BY-	ate action on the part of her citizens. The project is meeting with much	M. W. Miller vs. W. D. Cathey; Em- mons & Emmons for plaintiff.	Out of and under the scal of the County of Court of the State of Oregon and County of Columbia, to me duly directed, dated the 5th day of September, 1894, upon a judg- ment and decree rendered and entered in asid Court on the 7th day of June, 1894, in favor of Archibaid Campbell as plaintiff and against Franklin Williams as defend-	CONSIGNOR OF STREET	
ERGLE & DAVIS.	encouragement from the people along the line in Washington county, and	W. J. Zillman vs. Charles Bureau; Lewis & Keenan for plaintiff.	5th day of September, 1894, upon a judg- ment and decree rendered and entered in	COLE & OUICK.	Home
L COUNTY PAPER.	the prospects as they now appear, are flattering in the extreme for the suc-	F. W. Thorp ws. H. McEntire; W. J. Ruce for plaintiff.	said Court on the 7th day of June, 1894, in favor of Archibald Campbell as plaintiff	Court of Court	
the second s	cess of the scheme in the last men-	D, Hinkle vs. H. McEntire; W. J. Rice	and against Franklin. Williams as defend- ant, for the sum of one thousand and thirty- eight (\$1,089) dollars, with interest thereon from said 7th day of June, 1894, at the rate of 8 per cent. per annum. and the further sum of fourteen and 15-160 (\$14.15) dollars costs and disbursements; also the costs of and upon this writ, commanding use to make sale of the following real property of the above-named defendant, to-wit: The southwest quarter of the aortheast quarter	St. Helens, Orogon	✤ Industry
passific advance	tioned instance. Why should not the people of this place and those living	Tatum & Bowen vs. G. A. Massie; Wood- ward & Woodward for plaintiff.	from said 7th day of June, 1894, at the rate	PROPRIETORS OF	TILLISTI J
Boaths	along the proposed line via Milton creek show the same interest, and the	ward & Woodward for plaintiff. Columbia county vs. W. A. Meeker: W.	sum of fourteen and 15-100 (\$14.15) dollars costs and disbursements; also the costs of	HThomas Humaniant Custom	
the made known upon application	same willingness us the people of	Columbia county ys. W. A. Meeker: W. N. Barrett and W. J. Rice for plaintiff.	and upon this writ, commanding me to make sale of the following real property of	"Thorn's Numerical System	SEASON 1894-95
	This is a busine a chance for St. Hel-	Columbia county vs. G. A. Massie; W. N. Barrett and W. J. Rice for piaintiff.	the above-named defendant, to-wit: The southwest quarter of the northeast quarter	OF	SEASUN 1094-93 "
IA COUNTY DIRECTORY.	ens that does not present itself often, and if the people were wide awake to	W. W. West vs. G. A. Massie; W. J. Rice for plaintiff.	(swig of ness); also the north han of the southeast quarter (nig of seig), and the	Title Abstracts"	
	their interests there would be more lively action taken.	S. Barber vs. L. G. Atlen and E. R. Bird; Paxton & Paddock for plaintiff.	the above-named defendant, to-wit: The southwest quarter of the northeast quarter (swig of neig(); also the north hall of the southeast quarter (nig of seig), and the southwest quarter of the southeast quarter (swig of seig), all in section fourteen (14), township seven (7) north of range four (4) west of the Willarectte Meridian in Colum- bia soundy, State of Oregon; with the ex- ception of the part of the one hundred and sixty acres sold to J. B. Bridges, and de- scribed as follows, to-wit: The north thirty ucres of the above-described southwest quarter of the northeast quarter (swig of pets.)	The Abstracts	
Dean Hanchard, Rainiar Judson Wend, Verponia	THERE is so much to be said in be-	R. B. Brenham vs. E. Kiesendahl; R. G.	west of the Willamette Meridian In Colum- bia county, State of Oregon; with the ex-	-POR-	Our Second Sale since Removing to Our New Store, S. W. Cor. Third and Oak streets.
Dean Blanchard, Rainiar Judson Weed, Vernoula Chas, F. Duan, Rainiar E. M. Wharton, Columbia City	half of republican principles that it is	A. Emmons vs. S. B. Rose.	ception of the part of the one hundred and sixty acres sold to J. B. Bridges, and de-	Columbia - County, - Oregon	Store S W Cor Third and Oak streets.
W. H. Kyser, Kyser W. N. Meserve, Dulcas	with much difficulty we dispel the de- sire to go across the river and help the	Gus. H. Bynon vs. S. B. Rose.	acres of the above-described southwest	Goluminia - Councy, - Orogon	Store, S. W. Col. Third and Oak Success
P. A. Frakes, Scappoose 8. G. Schoonover, Vernouia	brothers out. We've been through our campaign and know just how it	G. M. Farr vs State Losurance Co; C. E.	Deta.) Now, therefore, by virtue of said exeru-		
the state of the state of the state of the	works.	Kinds for plaintiff. F. P. Hale vs. Wm. Riggs et. al: Dillard	nets.) Now, therefore, by virtue of said execu- tion, judgment order and decree, and in compliance with the commands of said writ. I will, on Saturday, the 13th day of October, 1894, at the hour of 10 o'clock in	stiend to matters before the Board of	
ionicity Notices. R. Helens Lodge, No. 32-Regular	WONDER what prompted Senator Peffer to remark that he thought the	& Cole for plaintiff.	compliance with the commands of said writ. I will, on Saturday, the 13th day of October, 1834, at the hour of 10 o'clock in the forencon, at the front door of the county Court House, in St. Helens, said county and state, sell at public auction, subject to redemption, to the highest bidder for cash, all the right, title and interest of the above-	Sxamined and abstracts furnished. Will attend to matters before the Hoard of Equalization; payment of taxes, etc. Real Estate, Conveyanceing, and Insurance, and Loans negotisted.	\$9.95 All-Wool Suits \$9.95
b) Helens Lodgs, No. 32-Regular ons first and third Saturday in 17:30 r. s. at Masonic hall. Visit- in good standing invited to at-	next house would be overwhelmingly	The Columbia River Packing Co. vs. L. O. Baxter; Frank Spittle for plaintiff.	Court House, in St. Helens, said county		\$0.95 All-Wool Suits \$9.95
		The Portland Savings Bank vs. Joseph Smith; Watson, Beekman & Watson for	redemption, to the highest bidder for cash,	Administrator's Notice. Notice is hereby given that 1, the under-	
Rainier Lodge, No. 24-Stated rday on or before each full moon Massuic hall, over Blauchard's g members in good standing in-	had something to do with it-just a	RQUITY.	indement order and descer interests and	Notice is hereby given that I, the under- signed, have been duly appointed by the honorable county court of Columbia county Oregon, administrator of the estate of	
	THERE does seem to be not the	Matter of assignment of Columbia City Lumber Co.; insolvent debtor.	costs and all accruing costs. September 11, 1894. C. F. DOAN, s14012 Sheriff of Columbia County, Or.	Oregon, administrator of the estate of Merritt Pomeroy, deceased, and that all	Frocks and Single and Double-Breasted Sacks, 20 and
and the standing cordially invited to	requisite harmony for success in the	Matter of assignment of Link & Blak + insolvent debtors	s14012 Eheriff of Columbia County, Or.	Oregon, administrator of the evide of Merritt Pomeroy, deceased, and that all persons having claims against said estate are required to present them with the proper vouchers, within six months from the date hereof to me at St. Helens, Colum- bia county, Oregon, save of W. H. Doiman. Dated at St. Helens, Oregon, this 6th day decents of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the decent of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the s	22-ounce goods; eighteen patterns, including Blue and
	democratic ranks. In some of the eastern states there are two democratic	Matter of assignment of Nicholas, Bevis & Splawn, insolvent debtors.	SHERIFF'S SALE.	the date hereof to me at St. Heleus, Colum-	Black Cheviots.
PYTHIASAvon lodge No. 62, useday eyaning at 7:30 o'clock in hall, St. Helens, Oregon. Tran- invited to attend.	tickets in the field-all democrats, but different kinds.	Matter of assignment of E. Snyder, in-	BY VIBTUE OF AN EXECUTION.	Dated at St. Helens, Oregon, this 6th day of Sentember, 1894.	Every suit warranted made of celebrated Albany Woolen Mills Cassimere,
	WHAT will happen to the Wilson			of September, 1894. EDMOND C. GILTNER, Administrator of the estate of Merritt	and manufactured on our own pramises. We employ 147 hands and money paid for labor remains here at home.
PTTHIAS Rainier Lodge No. 58, aturday evening at 7:30 o'clock, wer Beiz' store. Transient breth- nvige to attend.	bill provided Senator Peffer's predic-	Fisk & Johnson, insolvent debtors, vs. N Merrill.	Columbia, to me duly directed, dated the 11th day of September, 1894, upon a judg-	Pomeroy, deceased. #705	
RE UNITED AMERICAN MECHAN-	tion proves true? You can imagine.	G. R. Murphy vs. John W. Shatonetux.	out of and under the seal of the Circuit Court of the State of Oregon and County of Columbia, to me duly directed. dated the 11th day of September, 1394, upon a judg- mont and decree rendered and entered in said Court on the 24th day of May, 1894, in favor of Willard Galloway a splaintiff and against Alkin Copeland and H. B. Borth- wick and Mary A. Borthwick as defendants, for the sum of eleven hundred and seventy	Fruit Trees	
RE UNITED AMERICAN MECHAN- a Connell No. 10Meets in Odd St. Helens, every Thursday even- lock. Visiting brethren in good ted to attend.	THE name of Rork seems dead; at least he is silent as a tombstone. He	W. J. Rice vs. Columbia Banking Co. F. E. Beach vs. W. A. Musgrove.	favor of Willard Galloway a spiaintiff and against Aikin Copeland and H. R. Borth-	Fint fices	IN MOUED & CO
ted to attend.	knows the people know him.			APPLE TREES; Northern Spy, Spitzenburg, Ben Davis, Baldwin, Gravenstein, Etc.	J. M. MOYER & CO.,
ENS, OREGON, OCT. 5.	WM. MCKINLEY will speak in ten	Matter of M. Rober, insurent debtor. Mrs. Robt. McMath vs. John Maynard et. al.	per cent, per annum, and one hundred and		Wholesale and Retail Clothiers
	states during the campaign in the east and south.	Philander Harris, by guardian, vs. E. W. James et. al.	twenty-five (\$125.00) dollars attorney's fees	Talian, Petite and Silver.	In all 100 mild on a little Oak Dauland Brann
E STAMPS NOT MONEY.	CLATSKANIE.	Mercy S. Dobbins vs. A. F. Dobbins.	20-100 (\$20.20) dollars costs and disburse- ments: also the costs on this writ, com-	Dium Charm and Dear Trade	Nos. 81 and 83 Third Street, S. W. Cor. Oak, Portland, Oregon
ou old party yelpers who	D. Dixon Sr. took a trip to Fortland	Chas. P. Mugele vs. Geo, S. Dippold.	ments: also the costs on this writ, com- manding me to make sale of the following real property of the aborenamed defend- ants, to writ: The northeast quarter of sec- tion twenty-seven (27) in township six (6)	Plum, Cherry and Pear Trees.	
t money that is good in ad please tell us why post-	last Saturday.	Thos. F. Oakes et. al. vs. Geo. C. Jaquish. Thos. F. Oakes et. al, vs. Reuben Foster.	tion twenty-seven (27) in township six (6) north, range two (2) west of the Willamette Meridian, in Columbia county, State of	Our Apple and Prune Trees are grafted from our own young bearing orchard, and are true to name and free from pests.	
are never below par? And no metal base."-Sentinel.	We understand the Clatskanie hotel is soon to open again under the man-	James Dare vs. Thomas Dowson.	Oregon.	A nice lot of Currant, Gooseberry, Wine-	DART & MUCKLE
stamp is simply evidence	agement of Thomas Dawson.	C. A. Freeman vs. Albert Freeman. R. W. Clarke vs. Peter S. Wright et, al.	Now, therefore, by virtue of said execu- tion, judgment order and decree, and in	berry and Earheart Raspberry.	DARI & MOCKEL
hard cash, which has al- paid to the government.	H. L. Warren has bought out his partner in the meat business and is	M. E. McLaughlin vs. John B. Ortel et. al,	compliance with the commands of said writ, 1 will, on Saturday the 20th day of October, 1894, at the hour of 11 o'clock in	A. HOLADAY,	Are once more doing business at the old stand formerly oc-
mps may properly be called money paid.	now running the business alone.	DELENA.	the foreston at the front door of the county	Scappoose, Or.	cupied by Muckle Bros., where can be found a complete stock of
provides the amount of	Mrs. W. K. Tichenor is stopping at the Riverview hotel this week, in	Mrs. H. H. Kyle, of Columbia City, is	Court House, in St. Helens, said county and state, sell at public auction, subject to redemption, to the highest bidder for cash, all the right, title and interest which the above-named defendants or either of them	••• POPHAM'S ••• Hea Weed Compound.	
ich shall be charged by the t for carrying from one part	search of improvement in health.	visiting her parents, Mr. and Mrs C. S. R. Washburn.	all the right, title and interest which the above-named defendants or either of them	arte derte Componie.	Fresh Staple Groceries
try to another each letter,	Ed Page and family made a trip to Portland last week, expecting to pay a	Wilson & Palm have added another	had in and to the above-described real	FOR RHEUMATISM. NEVER FAILS	
the amount required by	visit to Prof. Cleeton at Rainier, on		property to satisfy said execution, judg- ment order and decree, interests and costs and all accruing costs.	We refer you to David Van Siyke, Castle Rock, Washington: L. Beamis, Catlin, Washington: R. Fuster, Freeport, Washington: Samuel Low- ery, Bucoda, Washington; C. C. Lee, exjustice of the peace of Claistanie; Jao. Conway, ch- gineer Bryant's mill, Claistanie, Oregon; C. Lovegron, farmer, Claiskanie, Oregon, and hun- dreds of others if re nested. We refer to these because they are close by, and are well known.	Just from the best markets of the world. They also have a
ar, paper, or package to its	The vacant house next John Black-	John Alvin has returned from Portland where he has been working the past year, and is making some improvements on his	September 11, 1894. C. F. DOAN, #21019 Sheriff of Columbia County, O1.	ery, Bucoda, Washington; C. C. Lee, ex-justice of the peace of Claiskanie; Jno. Conway, en-	new and complete line of
nd, the government fixes	ford's will be occupied by the new minister, Rev. and Mrs. O. A. White.	place.		gineer Bryant's mill, Claiskanie, Oregon; C. Lovegron, farmer, Claiskanie, Oregon, and hun- dreds of others if re usatad. We refer to these	Ladies' Dress Goods, Latest Patterns.
which such letters, papers	They have already moved their house-	Harry Meserve came down from Wag- ner's mill Saturday and returned Sunday.	SUMMONS. In the Circuit Court of the State of Oregon.	because they are close by, and are well known. WE DON'T CROSS THE AT-	
e that the payments shall	hold effects and are getting in shape for living comfortably.	Olson Bros. have stopped logging for the season and expect to move their camp to a new location soon.	In the Circuit Court of the State of Oregon, for Columbia county. Mrs. Robert McMath, Pitf.,	LANTIC FOR REFERENCES	Realizing that their stock would be incomplete without, these
already received the cash	Rev. White, the new minister for		John Maynard, W. H. Con- SUMMONS	\$1.00 per Bottle. Six Bottles for \$5.00	gentiemen also carry a large invoice of
agrees that such stamps	this circuit, came in on the Shaver last Friday accompanied by his wife,	additional lumber for the new schoolhouse being built at Rainier.	vers, and N. B. Moyer, Defendants.	SOLD AT THE LABORATORIES	Ladies' and Gents' Fine Footwear
tate all the proof needed to	and on Sabbath evening preached his first sermon to quite a large audience.		To the above-named defendant, N. B. Moy- er. In the name of the State of Oregon: You are hereby required to appear in the Circuit court of the State of Oregon, for Co-		
has paid the amount as	He is an easy and rather fuent speak-				[aaaaaaaaaaaaaaaaaaaaaaaaaaaaaa]
y the stamps.	A few evenings ago some of John	interesta up Lost creek, but disappeared again Sunday.	the next regular term of said court, to-wit: Tuesday, the 9th day of October. A. D. 1894, and answer the complaint filed against you by the plaintiff in the above-entitled suit: and you will take notice that if you		
b is mailed for transporta-	Bryant's friends assembled at the Riv- erview hotel to congratulate him on	Tommy Meserve was seen last Sunday heading for Lost creek with a bucket of	1894, and answer the complaint filed against you by the plaintiff in the above-entitled	FOR PORTLAND, DAILY.	THE JOSEPH KELLOGG & COMPANY'S RIVER STEAMER
ay not be used a second	emerging from his minority to the	plums. Wonder where he was going?	fail to so appear and answer, the plaintiff	BTEAMER	
every stamp is redeemed t being done for which the	mature age of twenty-one years. He received the numerous congratulations	Petition for Liquor License.	will take judgment against you for the re- lief prayed for in the complaint, viz: Judg- ment for the sum of \$500 with interest		Ruderune A
uaed.	with becoming dignity and assisted in making the evening pass pleasantly.	To the Honorable the County Court of Co-	thereon at the rate of ten per cent per an-	Young America	资 · · · · · · · · · · · · · · · · · · ·
the Sentinel is, no doubt,		We, the undersigned legal voters residing	thereon at the rate of ten per cent per an- num from January 9th, 1802, until paid; for one hundred dollars attorney's fee in this suit, and the costs herein, to be taxed;	Toung minoriou	Aug. District and
ike this: "Why are stamps as paper money?"	have been trying to complete a bridge	State of Oregon, would respectfully peti-	this suit, and the costs herein, to be taxed; for a decree foreclosing a certain mortgage given to secure the aforesaid sum, and an order to sell the real estate described in said mortcage, as follows, to wit: The	VIA	
ery simple. There is no	near Adam Barr's place on the new Rainier road along the ridge between	journed term which will be beld on October	order to sell the real estate described in said mortgage, as follows, to-wit: The		

ORE

SHUMB RY

OFFICIAL

ne copy all

COLUMBIA

POSTAGE

furrup,' and

ce at

hat they

not as good as

10101

whoever they may be.

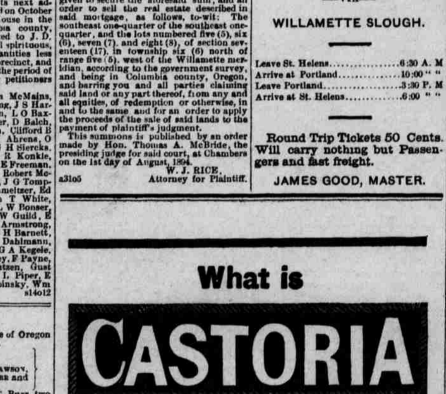
A moment's reflection will convince A moment's remection will convince any one that it is utterly impossible to carry on the enormous mail business of the people without payment in ad-vance, and without the stamps being

<text><text><text><text><text><text><text><text><text><text><text><text>

act as good as paper money?"
That is very simple. There is no imilarity at all between a postage framp and paper money. Why? Be cause paper money. Why? Be cause paper money is always a "prombed cause paper money is always a "prombed cause paper money is always a "prombed cause paper money. Why? Be cause paper money is always a "prombed cause paper money. Why? Be cause paper money is always a "prombed cause the amount. Biamps are evidence that the amount of their face has already been paid. The government to do the work or which the money has been as opaid. A moment's reflection will convince them very quarreleaseme and grave paysible to bear ar ; cousequently the government represent reports as stamps and graven between them very quarreleaseme and trademas them from any one having them in his possesion. Postage stamps and, radeemas them from any one having them in his possesion where they may be.
A moment's reflection will convince that the bearer, whoever he may be; is ont have it again.
A moment's reflection will convince that the bearer, whoever he may be; is ont have it again.
A moment's reflection will convince that the bearer, whoever he may be; which scruerd on the wich they and it is hoped will the scruerd of the graves of the government, because the government and thet the dow the two cond the scrue they may be.
A proceeded in a crowd to invade their premises. After some vigorous rap-ping at the door the crowd was re-

of a shotgun or other hostile demon-stration and the man of the house who had retired, was kind enough to

SUMMONS.



Castoria is Dr. Samuel Pitcher's prescription for Infants and Children. It contains neither Opium, Morphine nor other Narcotic substance. It is a harmless substitute for Paregoric, Drops, Soothing Syrups, and Castor Oil, It is Pleasant. Its guarantee is thirty years' use by Millions of Mothers. Castoria destroys Worms and allays feverishness. Castoria prevents vomiting Sour Curd, cures Diarrhos and Wind Colic. Castoria relieves teething troubles, cures constipation and flatulency. Castoria assimilates the food, regulates the stomach and bowels, giving healthy and natural sleep. Castoria is the Children's Panacea-the Mother's Friend.

Castoria.

"Castoria is an excellent medicine for chil-frem. Mothers have repeatedly told me of its good effect upon their children." I recommend it a known to me."

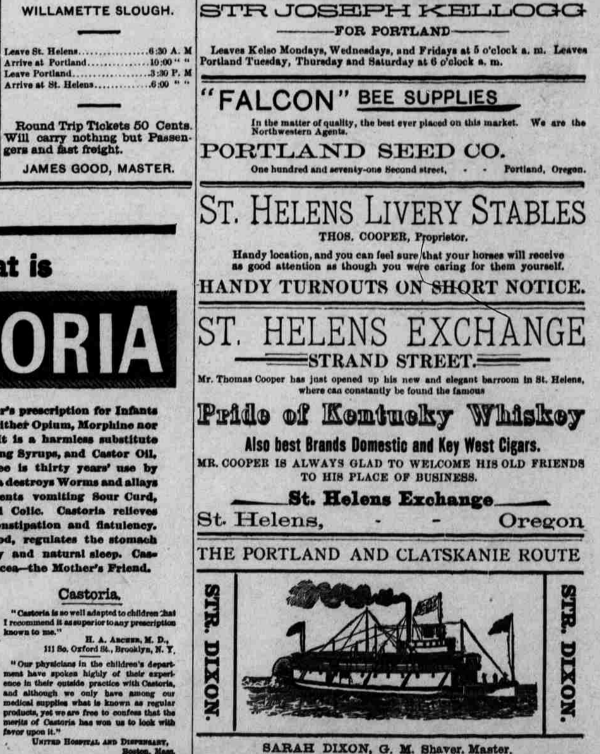
Castoria.

Du. G. C. Osacon, Lowell, Mass.

"Canteris is the best reusely for obliden of which I am acquainted. I hope the day is not far distant when mothers will consider the real interest of their children, and use Castoris in-stead of the various quark nostrums which are destroying their loved ones, by foroing option, morphise, soothing eyrup and other burtful gents down their throats, thereby seeding lises to premature **Da. J. P. Kuremann**.

DR. J. F. KINCHIMAN

ALLER C. SETTS, Pres.,



SARAH DIXON, G. M. Shaver. Master.

Leaves Portland, at Alder street dock, on Monday, Wednesday and Friday mornings at 6 o'clock, for Clatekania, touching at Sauvies Island, 85. Helens, Columbis City, Kalama, Neer City, Rainier, Cedar Landing, Mt. Coffin, Bradbury, Stella, and alf nermediate points, returning Tuesday, Thursday, and Saturday mornings.

Conway, Ark. The Contaur Company, 77 Murray Street, New York City,