ADVERTISING RATES REASONABLE.

OUR AGENTS:

A. B. Sabin, Langlois, Oregon. CHAS. DEWEY, Gold Beach.

The printed address on your paper shows the date to which your sub-

An Important Supreme Court Decision on the County Seat Question.

The question of a change of the County Seat of Curry County bas been a matter of discussion among the taxpayers of the county for a number of years, and is at the present time a matter of interest to many. That the County Seat, must for the present and for many years at least, remain at Gold Beach has been definitely settled by the Supreme Court, in a recent decision rendered in a case contained in the following dispatch from Salem.

Salem, Oct. 5 .- The town of Union has won in the county seat fight and La Grande is defeated. The Supreme Court today declared unconstitutional the act of the last Legislature submitting to a vote of the people the question of moving the county seat to La Grande. The act provided for the building of a Courthouse at a cost of \$45,000 if the county seat should be removed, and the act is in conflict with that portion of the constitution which forbids a county to incur a dept of more than \$5000 voluntarily.

The decision of the Supreme Court was rendered in the case of A. E. Eaton and others against J. H. Mimnaugh, County Clerk. The plaintiffs are taxpayers, and brought the injunction suit because of the injury that would be done them. Judge Eakin, who resides at Union, declined to try the case, because he is in a measure interested, and asked Judge Sears, of Portland to sit in his stead. Judge Sears decided against the plaintiffs, and dismissed the injunction re act. An appeal was taken, with reversed, in an opinion written by Justice Bean, and the County Clerk of Union County will be enjoined from making arrangements for an

ticle 11, which provides:

tion or repel invasion."

was: (1) The provision of the constitution directed against the legitimate purpose, or from compel- warden of the plan. ling them to create such liabilities, (3) the act in question does not contemplate the creation of any spector Clark, with a workman, debt against the county. All these crawled into a 24-inch sewer pipe and it will slip through his fingers." arguments are held by the Supreme yesterday and while inside hot tar Court to be unsound. The opinion was poured in through a mistake in says in part:

vide, as in many other states, that body and he was pulled 300 feet Dr. Hobbs Sparagus Pills cure all kidner like from any other states, that the county shall not be allowed or before he reached pure air. He permitted to become indebted be- was almost gone, but is now on a yond a certain sum, but simply fair way to recovery. prohibits it from creating such an indebtedness. It has therefore been construed not to apply to involuntary indebtedness thrust upon the county by operation of law, such as strong.

ies of officers, expenses of election, costs of conducting courts and such other outlays as the law imposes upon the county and which it is powerless to prevent or postpone. It does, however, apply to debts incounty bridges, building of courtvaults, and the like because volun. the expressman. If you don't know, tarily incurred.

said that a liability imposed upon a job?" she asked. 50 county by law, which is not at liberty to evade or postpone, is invol. things to our office and somebody else notary, and not within the terms The boss at the desk will know the adof the constitution. But a liability dress. I don't know it. The moving is arising from the performance of done on the installment plan to keep some public duty of a discretionary the other people went. They were character, or which the county au afraid to trust me with the number for thorities may in their discretion fear you might worm it out of me, postpone indefinitely or temporar- ager. Lots of people who move often ily until some means are provided make the trip in sections like that. for the payment of the expenses incident thereto, cannot be so held. where it will wind up. That is gener-In no eyeat and under no possible ally done when there has been a row construction of the constitution does and the folks who leave don't want to be followed. Been a little trouble. it seem that a debt incurred by a here, I imagine," he added, tentatively. county for the building of a new "Y courthouse can be said to be invol untarily incurred. The county has authority to levy taxes annual ly upon all the taxable property within its limits, with which to .. raise revenue sufficient to pay its

gally create an indebtedness for the building of a new courthouse." In answer to the argument that a considerable elevation. The the opinion says:

"Under such a construction the protection to taxpayers. To rid it. need not exceed six men. self of the undesirable restraint it four months and has given the most would only be necessary for the satisfactory service The delivery of county to secure the enactment of a law imposing debts upon it for the construction of expensive jail, courthouses, etc., regardless of its financial condition or the wishes of If We Would Avoid the Danger That the people: or, if the county authorities were unwilling to incur such indebtedness, designing persons might secure such legislation. But, the discussion of hygienic subjects the Legislature did not create a lia bility. It directed the county to backed chairs are responsible for a create the indebtedness, and this it great many of the ille to which woman had no authority to do."

straining proceedings under the question creates a debt such as is traced to troubles engendered interthe result that Judge Sears has been and that the provision of the act. The suggestion is put forth, therefor an annual tax levy does not fore, that we should lie about on soft alter the character of the debt.

election on the county seat ques Pacific this morning, five persons form, we are assured, but how would The provision of the constitution This morning at Lang station, near entertaining, and our general housewhich is violated is section 10 of ar- Saugus, an oil train killed a tramp "No county shall create any debts Chatsworth, near Los Angeles a ly-attired guests on the drawing room or liabilities which shall singly or work train plunged into a car load- mind's eye in other than a grotesquely in aggregate exceed the sum of ed with stone, which was left on comical form. \$5000, except to suppress insurrecthe main track Saturday night by the engineer who ran into it. as tragedies in connection with the It was conceded by all the parties Martin Sayres, James McConnel code duello, now happily numbered to the litigation that the act was and an unknown man were killed among the things of the past in most countries. Though these soentire, and that if the provision re and 17 were killed and 17 were in called "affairs of honor" were al-Lating to the building of a court jured. They were taken to a Los ways disgraceful and sometimes fahouse is invalid the whole act is Angeles hospital. C. Johnson, a er human things full of human error, void. The argument in support of laborer, was killed in the wreck of of being fruitful in good jokes.

creation of debts by a county, in- Hammell, who is serving a 25. cue of would-be duelists. voked by plaintiffs, has no applica- years sentence in San Quentin for sulted by a physician as to calling tion to a debt incurred for the construction of a courthouse, because ing a hole in the iron floor of the "Take my advice, said the lawyer, it is an obligation which a county incorrigible cell, and only took a him to call you in and have your reis compelled to assume as a govern-mental agent; (2) the constition be suggeded by would have down secure and certain." mental sgent; (2) the constition he succeeded he would have drap al li mitation applies to counties on- ped into-the storeroom below, from ly, and does not prohibit the Legis- where he expected to escape by challenge. lature from imposing habilities up use of a rope to scale the walls. on them to any extent or for any A fellow convict informed the

Sacramento, Oct. 8 .- City In a signal. The fumes overcame all of it! \$1 a year to any address.

Clark A rone was attached to his "The constitution does not pro Clark. A rope was attached to his

Don't Tebacco Spit and Raiche Tour late Away. To quit tetraceo easily and forever, be mag-actic, full of life, morre and vigor, take No-To-Bac, the wonder-worker, that makes weak mon strong. All druggists, 50s or \$1. Cure guaranfees of witnesses and jurors, salar- testing Remedy Co. Chicago or New Test

MOVING BY INSTALLMENT.

Strange Way of Changing Quarters Revealed by a New York Expressman,

He looked like a truthful man, yet obody would believe him when he said curred for the construction of he did not know where the trunks were going, relates the New York Times. county bridges, building of court "It is very strange that you don't houses and jails, putting shelves in know," said the landlady. "You are

who does?" "The fellow that will finish the haul-"Generally speaking, it may be ing, probably," he returned, serenely. 'Aren't you going to do the whole

"No, only half of it. I will take the will take them the rest of the way. so they told it to nobody but the man-Half the time when I take a trunk away from a boarding-house I don't know "Yes," sighed the landlady, "a lit-

OVER A MOUNTAIN RANGE.

Aerial Tramway for the Transports

One of the most interesting aerial expenses, and the law and the con- rope ways has recently been stitution contemplate that it will structed on the island British India, for the transportation exercise its powers in that respect. of tea, this up-to-asse system dis-When the county is already provid- pensing with the services of hundreds of men and beasts which were fored with ample accomodations, the constitution cannot be avoided by a carrying the tea over the miles of mere change of the county seat, m itainous country. The tramway, which runs in almost a direct line, We are clear, therefore, that, under says the Philadelphia Record, is three the constitution and the facts of miles long; the road which was folthis case, Union County cannot le lowed by the flesh and blood carriers was a much greater distance.

This three miles of tramway passes over several ridges, one of which has the constitution does not prohibit leaves, in bags, are placed in the great carriers, which are in the form the Legislature from creating a debt of a hanging cage, as the latter pass the driving terminal, by wire-rope transmissions from a turbine threequarters of a mile distant. The laconstitution would afford but little bor required to work the entire line

as heretofore and is done in much

less time and much more cheaply.

MUST SIT UPON RUGS. Is Said to Lurk in High-

Backed Chairs. A contemporary which is devoted to makes a somewhat alarming suggestion. It maintains that high straight-

Neuralgia, backache, headaches, de-It is also held that the act in pression, and so on may be directly contemplated by the constitution, to continually assume on these chairs. rugs on the floor, adapting these, as fancy dictated, to our own ideas of

comfort. Los Angeles, Cal;, Oct. 4.-Three This eastern seraglio kind of araccidents occurred on the Southern rangement would give us our much being killed and 18 were injured. It fit in with out fashions, our mode of

hold arrangements? The spectacle of the average matron and fatally injured another. At flopping about with a number of smart-

There have been humors as well the validity of the county-seat act a pony engine at Port Los Angeles. "Irish Life and Character" gives "Irish Life and Character" gives some cases in which humor, from San Francisco, Oct. 8 .- Harry within or without, came to the res-

An upstart squire went to an old

squire for advice as to sending o "Healy, of Loughlinstown," said he, "has threatened to pull my nose

whenever he meets me. What would you advise me to do?" "Has he really used that threat?" asked the squire.

"He bas." "Well," said the squire, "I'll tell you what to do. Soap your nose well

The Oregon Weekly Journal.

We see. If C C C fail, dr

Women as Well as Men Are Made Miserable by Kidney Trouble.

Kidney trouble preys upon the mind, disas ambition; beauty, vigor and cheerfulness s disappear when the kldneys are out of order Kidney trouble has me so prevalent that it is not und for a child to be born afflicted with weak kid-

neys. If the child urin ates too often, if the urine scalds the flesh or if, when the child an age when it should be able to control the passage, it is yet afflicted with bed-wetting, depend upon it, the cause of the difficulty is kidney trouble, and the first step should be towards the treatment of these important organs. This unpleasant trouble is due to a diseased condition of the kidneys and bladder and not to a habit as

most people suppose. Women as well as men are made miserable with kidney and bladder trouble, and both need the same great remedy. The mild and the immediate effect of Swamp-Root is soon realized. It is sold by druggists, in fifty-cent and one dollar sizes. You may have a sample bottle by mail

sample bottle by mail free, also pamphlet telling all about it, including many of the thousands of testimonial letters received from sufferers cured. In writing Dr. Kilmer & Co., Binghamton, N. Y., be sure and mention this paper.

Don't make any mistake, but remem ber the name, Swamp-Root, D . Kilmer's Swamp-Root, and the address Binghamton, N. Y. on every bottle.

INDIGESTION

ach trouble. Thedford's Black-Draught eld me more good in one week than all the doctor's medicine I took in a year."-MRS. SARAH E. BHIRPIRLD, Elletteville, Ind.

Thedford's Black Draught quickly invigorates the accures even chronic cases of indigestion. If you will take a small dose of Thedford's Black Draught occasionally you will keep your stomach and liver in per-

THEDFORD'S

More sickness is caused by constipation than by any other disease. Thedford's Black-Draught not only relieves constipation but cures diarrhosa and dysentery and keeps the bowels regular.

All druggists sell "Thedford's Black-Draught is the best medi-cine to regulate the bowels I have ever used."—MRS. A. M. GRANT, Sneads

TIMBER LAND ACT, JUNE 3, 1878,-NOTICE FOR PUBLICATION.

United States Land Office, Roseburg, Oregon, Sept. 14, 1903. Notice is hereby given that in com pliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the

States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, William I. Ro erts, of Los Angeles, County of Los Angeles, State (or Territory) of California, has this day filed in this office his sworn statement No. 5712, for the purchase of the NE of Section No. township No. 34 S., Range No. 14 W., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said and before Geo. W. Smith. Co. Clerk. ffice at Gold Beach, Ore., on Monday, the 14th day of December, 1903.

He names as witnesses: Geo. Forty, of Port Orford, Ore.; W J. Colebrook, of Corbin, Ore.; R. K. Roberts of San Francisco, Cal.; Chas. Roberts, of Los Angeles, Cal. Any and all persons claiming adverse-

ly the above described lands are requested to file their claims in this office on or before said 14th day of De

J. T. BRIDGES, Register.

\*\*\*\*\*\*\*\*\*\*\* VISIT DR. JORDAN'S GREAT MUSEUM OF ANATOMY MINISTET ST., RED FELTSEINCH, CAL. DR. JORDAN - DISTASES OF MIS TPMILIS theroughly andde



Patent Lawyers. WASHINGTON, D.C.

NOTICE FOR PUBLICATION.

United States Land office, Roseburg, Oregon, July 23, 1903. Notice is hereby given that in com-Notice is hereby given that in calculations of the act of Congress of June 3, 1878, entitled 'An act for the sale of timber lands in News the States of California, Oregon, Neva-da, and Washington Territory," as ex-tended to all the Public Land States by August 4, 1892, Walter S. of Port Orford, County of Curry, act of State of Oregon, has this day filed in this office his sworn statement No. 4976, for the purchase of the SW1 of section No. 24, in Townsh p No. 34 south, range No. 1, west, and will offer proof to show that the land sought is fore valuable for its timber or than for agricultural purposes, and to establish his claim to said land before J. H. Upton, U. S. Commissioner at Langleis Oregon, on Saturday, the 17th day of October, 1903. He names as witnesses:

G. W. Curry, of Ophir, Oregon; and H. L. Cooper, Thos. Lane and Fax W Jones, all of Port Orford, Ore. Any and all persons claiming adversely the above-described lands are

requested tofile their claims in this ofe on or before said 17, day of October

TIMBER LAND, ACT JUNE 3, 1878,+ NOTICE FOR PUBLICATION

United States Land Office, Roseburg, Oregon, June 26, 1903.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled An act for the sale of timber lands in the States of California, Oregon, Neva-da, and Washington Territory," as ex-tended to all the Public Land States office his sworn statement No. 5443, for the purchase of the S½ NW½, NE½ NW½ NW½ NE½ of Section No. 32, in Township No. 31 south, range No. 13 West, and will offer proof to how that the land south is more velocity that the land south is more velocity. No. 13 West, and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim to said land before E. A. Dodge, U.S. Commissioner, at Myrtle Point, Coos county, Oregon, on Thursday, the 17th day of September, 1903.

He names as witnesses: E. S. Weils.

T. D. Guerin, and Anna F.

fle names as witnesses: E. S. Wells, T. D. Guerin, and Anna E. Guerin, all of Myttle Point, Oregon, and Joseph H. Garbutt, of Eckley, Oregon.

Any and all persons claiming adversely the above-described lands are equested to file their claims in this of-

Sept., 1903 J. T. BRIDGES, Register.

IMBER LAND, ACT JUNE 3, 1878 .-NOTICE FOR PUBLICATION.

United States Land Office, Roseburg, Oregon, July 13th, 1903. Notice is hereby given that in com-iance with the provisions of the act laim to said land before the Regis-er and Receiver, at Roseburg Oregon, in Saturday, the 10th day of October, Tuesday the 11th day of August, 1903. He names as witnesses: R. R. John-

Any and all persons claiming adversely the above-described lands are requested to file their claims in this fice on or before said 11th day of A gust

Any and all persons claiming adversely the above-described lands are requested to file their claims in this fice on or before said 11th day of A gust

Timber Land, Act June 3, 1878,—Nooffice on or before said 10th day of

October, 1903. J. T. BRIDGES, Register.

TIMBER LAND, ACT JUNE 3, 1878,-

NOTICE FOR PUBLICATION. United States Land Office,

its timber or stone than for agricultural timber or stone than for agricultural purposes, and to establish his claim to said land before E.

A. Dodge, U. S. Commissioner, for Ore., at Myrtle Point, Ore., on Saturday the 14th day of November, 1903.

She timber or stone than for agricultural purposes, and to establish his claim to said land before C. T. Blumrother, U. S. Commissioner for Pistrict of Oregon at his office at Bandon, Coos County, Oregon on Friday, the 21, day of Auday the 14th day of November, 1903.

of Eckley, Curry County, Oregon; Fred Wells, of Eckley, Curry County, Ore-

Any and all persons claiming adversely the above described lands are 1903. on or before said 14th day of No-

vember, 1903 J. T. BRIDGES, Register.

NOTICE.

THE NEW HOME SEWING MACHINE CO

THE NEW HOME SEWING MACHINE CO Notice is hereby given to all whom Oregon, for the purpose of hunting with guns or dogs, or fishing. Also, not to leave any gate open on going through, or otherwise trespass in any manner. Any person or persons so entering upon said premises without my consent will be prosecuted to the full extent of the law

BEST IN THE WORLD.

NOTICE FOR PUBLICATION.

United States Land Office, Roseburg, Oregon, May 8, 1903. Notice is hereby given that in combliance with the provisions of the act of Congress of June 3, 1878, entitled An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as ex-tended to all the Public Land States tended to all the Public Land States by act of August 4, 1892, Charles Steele of Port Orford, county of Curry State of Oregon, has this day filed in this office his sworn statement No. 5108 for the purchase of Lot I and NE1 NW1 NE1 of section 30, Township 33 south, range No. 14 west, and will offer proof to show that the land sought is more valuable for its proof to show that the land sought is the land sought is more valuable for its proof to show that the land sought is timber or stone than for agricultural more valuable for its timber or stone than for agricultural more valuable for its timber or stone than for agricultural more valuable for its timber or stone than for agricultural purposes, and to said land before the County Clerk at Port Orford, Oregon, on Wednesday, the 29th day of July, 1903.

He names as witnesses. I. M. West

He names as witnesses: J. M. West,
A. Adolphsen, A. Richard and Eugene
L. Bogy, all of Port Orford, Oregon.
Any and all persons claiming ad Any and all persons claiming adversely the above-described lands are requested; file their claims in this of-

J. T. BRIDGES, Register

Timber Land, Act June 3, 1878,-Notice for Publication.

United States Land Office, Roseburg, Oregon, April 2, 1903. Notice is hereby given that in copliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and in Washington Territory," as ex tended to all the Public La act of August 4, 1892, R. R. Johnson by act of August 4, 1892, Harry A. Guerin, of Eckley, county of Curry, of Benson, county of Swift, State of Oregon has this day filed in this office, his sworn statement No.

herr, Camas Valley, Ore, ; T. G. Rismn, Minneapolis, Minn.

Any and all persons claiming adversely the above-described lands are requested to file their claims in this office on or before the said 17th day of on or before said 14th day of Aug., 1903

J. T. BRIDGES, Register.

> TIMBER LAND, ACT JUNE 3, 1878,-NOTICE FOR PUBLICATION.

United States Land Office. Roseburg, Oregon, April 1, 1903. Notice is hereby given that in com-pliance with the provisions of the act of congress of June 3, 1878, entitled "An act for the sale of timber lands in d Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as exada, and Washington Territory," as tended to all the Public Land States by extended to all the Public Land States by act of August 4, 1892, Hugh of Roseburg, county of Douglas State Aulligan, of Vancouver, county of Clark, state of Washington, has this day filed in this office his sworn satement No. 4830, for the this office his sworn satement No. 4830, for the purchase of the SW1 SW1, E4 SW1 or the purchase of the SW SE1, and SW SE1 of section No. 26 in Town-2 SW SW SW SW 4, of section No. 29 in ship No. 31 south, range 14 west, and ship No. 31 south, range 14 west, and Township No. 31 south, of range No. 13 will offer proof to show that the land west, and will offer proof to show that sought is more valuable for its timber he land sought is more valuable for or stone than for agricultural pur-ts timber or stone than for agricul-poses, and to establish his land before the Register and Receiver

He names as witnesses: W. H. Boren, Chas. Thom, Albert Crouch, Frank Kincart, all of Roseburg, Oregon.

Any and all persons claiming ad-

J. T. BRIDGES, Register.

TIMBER LAND ACT, JUNE 3, 1878. Notice for Publication.

United States Land Office, of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada and Washington Territory," as extended to all the Public Land States by act of August 4, 1892. Mrs. Ellenor Haines, of Eckley, county of Curry, State of August 4, 1892. Mrs. Ellenor Haines, of Eckley, county of Curry, State (or Territory) of Oregon, has this day filed in this office her sworn statement No. 5107, for the purchase of the N½ NE½ of Section No. 30, in Township No. 31 S., Range No. 12 west and will offer. Roseburg, Oregon, May 20, 1903. ment No. 5654, for the purchase of the N<sub>1/2</sub> NE<sub>3/4</sub> of Section No. 30, in Township No. 31 S., Range No. 12 west, and will offer proof to show that the land sought is more valuable for land sought is more valuable for agricultural purposes, and to establish his claim to purposes, and to establish his claim to said land before C. T. Blumrother, U.

ust 1903. He names as witnesses: John L. Anderson of Denmark, Orety, Oregon; Joseph Clark, of Eckley, and Fred A. Mehi and William G. Carof Fred Programs, Curry County, Oregon; H. A. Guerin, roll, both of Bandon, Oregon, Well. and Fred A. Meht and William roll, both of Bandon, Oregon.

Any and all persons claiming edversely the above-described lands are rely the above-described lands in this ofquested to file their claims in this of-fice on or before said 21 day of Angust,

J. T. BRIDGES, Register.

THE NEW HOME SEWING MACHINE CO.

THE NEW HOME SEWING MACHINE CO. ORANGE, MASS. Yerk, Chicago, Iil., St. Louis, Mo., Atlace Gu., Dallas, Tex., San Francisco, Cal.

TIMBER LAND, ACT JUNE 3, 1878,- TIMBER LAND ACT, JUNE 3, 1878- TIMBER LAND, ACT JUNE 3, 1878, NOTICE FOR PUBLICATION.

United States Land Office,
Roseburg, Oregon, March 31, 1903.
Notice is hereby given that in compliance with the provisions of the Act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of Angust 4, 1882, Lalu

phy, D. Murphy, Peter Peterreins and Charles Peterreins, all of Eugene, Ore-

Any and all persons claiming adon or) fore said 29th day of July versely the above-described lands are requested to file their claims in this of fice on or before said 11th day of Aug.

J. T. BRIDGES, Register.

Do You Know the News You can have it all for

Per 50c Month

in The Evening Telegram, of Port-land, Oregon. It is the largest ev-ening newspaper published in Ore-gon; it contains all the news of the state and of the nation. Try it for a month. A sample copy will be mail-ed to you free. Address THE TELEGRAM.

PORTLAND, OR

Timber Land, Act June 3, 1878,-No. tice for Publication.

United States Land Office, Roseburg, Oregon, Sept 14, 1903. Notice is hereby given that in com-pliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States, by act of August 4, 1892, R. Kuox Roberts, of San Francisco, County of San Francisco, State of California, has this day filed in this office his sworn statement No. 5711, for the purchase of the NW4 of Section No. 27, in Township No. 34 S., Range No. 14 W., and will offer proof to show that the land sought is more valuable for its timber or stone than for agricultural purposes, and to establish his claim said land before Geo. W. Smith, Co. Clerk, at his office at Gold Beach, Ore., on Monday, the 14th day of December,

He names as witnesse Geo. Forty, of Port Orford, Oreg.; W. J. Colebrook, of Corbin, Oreg.; W. I. Roberts, of Los Angeles, Cal.; Chas. A. Roberts, of Los Angeles, Cal. Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 14th, day of De-

cember, 1903. J. T. BRIDGES, Register

United States Land Office, Roseburg, Oregon, May 8, 1903.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extenand Washington Territory," as exten-ded to all the Public Land States by

He names as witnesses:
J. M. West, A. Adolphsen, A. Richard and Charles Steel, all of Port Orford, Oregon.
Any and all persons claiming adversely the above described lands are requested to file their claims in this

office on or before the said 29th day of J. T. BRIDGES, Register.

TIMBER LAND, ACT JUNE 3, 1878,-NOTICE FOR PUBLICATION.

United States Land Office, Roseburg, Oregon, June 22, 1903.
Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon, Nevada, and Washington Territory," as extend-States of California, Oregon, Nevada, and Washington Territory," as extended to all the Public Land States by act of August 4, 1892, Charles A. Roberts, of Los Angeles, county of Los Angeles, state of Calif., has this day filed in this office his sworn statement No. 5370, for the purchase of the Southeast quarter (4) of section No. 27 in Township No. 34 south, range No. 14 West, and will offer proof to show that the land, sought is more valuable for its timber or stone than for agricultural purposes, and to than for agricultural purposes, and to establish his claim to said land before Geo. W. Smith, County Clerk, at his office at Port Orford, Oregon, on Tuesday, the 8th day of September, 1903.

He names as witnesses: George

Forty, Thos. B. Lane, Geo. Beckeley ond Roy C. Jones, all of Port Orford, Oregon. Any and all persons claiming adverse

ly the above described lands are reques-ted to file their claims in this office on or before said 8th day of September, 1903, J. T. BRIDGES, Režister.

Take Cascarets Candy Cathartic. 10e or 10.