OREGON COURIER. By A. W. CHENEY.

CITY OFFICIAL PAPER.

Entered in the Oregon City postoffice as second

SUBSCRIPTION RATES. SIX months f paid in advance, per year The date opposite your address on the paper denotes the time to which you have paid

PATRONIZE HOME INDUSTRY

OREGON CITY, SEPT. 13, 1895

A CHANGE IN SIZE. Courier under the present magement years this institution has been used by begins. This paper is now in its 13th the several counties of the state as a year and for the second time it has nad state poorfarm. In counties where there to enlarge to be able to accommodate its are no county infirmaries, poor families increased advertising patronage and to and richer ones whose blood runs cool, give its constantly increasing list of wearying of the burden the support of an subscribers more reading matter, and so imbecule father, son, brother, wife, sister this week the Counter appears as a six- or other relative entails, have caused column quarto instead of an eight- these burdens to be litted from their incolumn folio as heretofore This change dividual shoulders and transferred to is made at considerable expense and it those of the already over-taxed taxpayer is to be hoped that the readers will by having the infirm relative committed · those who are willing to correspond for no doubt the unfortunate one receives write us for inducements. The sub- at home. scription price will remain at \$1.50 per year in advance or \$2 if not paid in and property owners on Main street. Now their preperty will be sold, on purpose to uphold the money brokers. You know it would not do for the city year in advance or \$2 if not paid in or the Rural Northwest of Portland or or we will give either the Weekly Ore- starved .- Herald. gonian or the Thrice-a- Week N. Y. World advance.

MORE RASCALITY DISCOVERED.

It has been the custom in this state for many years to allow an officer expenses to secure requisition papers from the governor. This is another abuse that should have been wiped out long ago: The idea of allowing any man railway and other expenses for merely coming after requistion papers for a criminal, is the very height of absurdity. But it has been the custom. Here is one of the replies, but the league Is it any wonder that the people of Oregon complain of taxation? The other day, Gov. Lord allowed an expense bill of \$116, for the arrest and return fr m Walla Walla of a man wanted at The in Dalles. The governor very unwillingly time our hands are buying 40 per cent. more with the same money than they all st the time that he would soruth. self at the time that he would scrutinize very closely all such accounts against the state for the future. He will also object to allow railroad fare and

any place we ever heard of. Wringing lar subscription. money out of the state has been reduced to a fine art, and the bold and unserupulous manner in which it has been carried out almost surpasses human belief .- Salem Independent .

FRUIT VS. HOPS.

City, New Era, Canby, Barlow and loss if it can possibly help it. Aurora. In his report he gives the

following sound advice:

"One of my observations, which imstate it, was, that many orchards are giving way to the hopyard. These utterly neglected their orchards or ed them up and planted hopvines,

certainly a great mistake.

"While it may be advisable to grow hops alongside of fruit, by way of diversified farming, it certainly is ill-advised to abandon the orchard for the hopyard. The progressive orchardist, who keeps abreast of the times, by reading horticultural papers, is not caught that way. He keeps on pruning and spraying, and this year will again receive fair prices for all kinds of fruit, the corders." How can Mr. McKinley be The progressive orchardist, and I daresay that many of the former regret their rash action. It is but a question of a few years, and I do not fear successful contradiction when I assert, that hops will be cheaper and require more labor, care and spraying to produce than fruit. As civilization being constantly fouled by such facts as this?

ANOTHER fake advertising scheme is being quite liberally patronized by our progresses and people learn how to live, the consumption of fruit increases, while the use of hops decreases. The general depression will soon pass away and everybody will eat fruit, while hops are used only in one line extensively, and even in this line less and less every year. The man who will stick to his orchard and produce good, clean, marketable fruit, will be the successful one in the end."

price of barbed wire is the result of Society on the ground of incompetency Trust reorganized and perfected arrange-ments for operating in defiance of the societies is really becoming more or less

THE STATE ASYLUM.

The Salem Statesman makes some sweeping charges in reference to the practice of admitting inmates to the inlast Superintendent Paine, of the Oregon pendent state insane asylum, having commenced work on a systematic weeding out of that institution, discharged from the asylum four patients who were not insane and perhaps never had been. They were old, decrepit, feeble or harmless persons who had, perhaps years ago, been comwitted to the asylum because counties from which they came found it too expensive to care for them

The asylum's every ward is crowded with just such charges, and the abusefor such it is-of consigning friendless paupers to the asylum for in-ane has been growing steadity ever since the With this issue the second year of the practice was instituted. During late appreciate it and lend their aid in mak- to the asylum for insane. In many ining it still better. We wish to ask stances this action is a humane one, for this paper by sending in items of inter- better attention at the state's poorhouse est from their respective localities to than would be possible to render him

> SEE the police notices to the resident to borrow money at 5 per cent. and let these property owners have the benefit

The city is now and has been paying and this paper for \$2 per year in 8 per cent. interest on the delinquent assessments mentioned, and it has to come out of the taxpayer's pocket unless these assessments are paid. The property owners were offered money to pay the amounts providing they gave -ecurity on the lots, but they prefer to pay the costs (and interest) when forced to do so by sale.

> THE Protective Tariff League has been sending out circulars inviting expressions of discontent from manufacturers. did not make it public:

"Gentlemen: In answer to your circular and cards, we will say we are paying the same price to the same amount of hands that we did in in 1890—that is dollars and cents-and at the same

want in free wool.

THERE seems to be much more than other expensos of officers visiting Salem ordinary interest taken in the Oregon for requisition papers, as such matters Industrial Exposition than in former NOTICE IS HEREBY GIVEN THAT BY for requisition papers, as such matters can be attended to by mail equally well.

This practice was a most barefaced plan to rob the taxpayers. How it was permitted to continue so long is a mystery. Now, that the fraud has been discovered, we trust the governor will absolutely refuse to recognize all such bills in the future. It does appear to us that there has been more fraud and sharp presented to former years, the possible loss by doing so being provided for by popupractice carried on in this state than in by doing so being provided for by popu-

THE Salem Journal is kicking because outside insurance companies do 16 times as much business as the one Oregon company, the State of Salem. If the Journal knew how this company treats its policy-holders when the com-Dr. J. R. Cardwell, president state pany gets a chance it would not be surboard of horticulture, has just returned prised at the preference shown for from a visit to the hop and the fruit foreign companies that live up to their farms of Clackamas county at Oregon contracts. The State does not pay a

THE farmers of Kansas and Missouri are in the market by hundreds as catpressed itself most on my mind during tle-buyers. For the first time in their these trips, and I sincerely regret to history they are finding cause for discontent in the high price of livestock. fruitgrowers have become dispirited by the low prices which prevailed during reaching Kansas City from the great several years past and bave either ranges-probably one half-is being turned from the slaughter-houses to the farms of the two states mentioned, to be cornfed for a later market.

ACCORDING to the Iron Age, "American tin-plate works are at the present time rushed with orders to such an ex-

ANOTHER fake advertising scheme is being quite liberally patronized by our business men. A slick-tongued selicitor secures contracts for cards at 1214 cents per week for six years; a total of \$64. If the same men would spend one-half that amount in advertising in their local papers it would do them 100 per cent. more good.

THE governor of Colorado urges the THE advance of 20 per cent, in the removal of the agent of the Humane the recent meeting in Chicago at which in not stopping a bull-fight which neither "differences were harmonized," This governor nor sheriff thought it advismeans, of course, that the Barbed-Wire able to stop. It would seem from this necessary in some parts of this country .

bill of \$676 50 for merely making an sane asvium. It says: "On Saturday for the farmer anyhow?-Salem Inde-

On Wednesday H. H. Holmes was indicted at Indianapolis for murderer of Howard Pitezel.

NOTICE OF ADMINISTRATOR'S SALE.

In the County Court of the State of Oregon, In the matter of Estate of Phoebe Ann Gilbert,

NOTICE IS HEREBY GIVEN THAT IN NOTICE IS HEREBY GIVEN THAT IN pursuance of the order of the county court of the county of Multinomah, state of Oregon, made and entered on the sixth day of September, 1836, in the matter of the estate of Phoebe Ann Gilbert, decrased, the undersigned, the administrator of the said estate, will sell at private sale, as a whole or in subdivisions or parcels containing five acres or more each, subject to confirmation by the said court, from and after Friday the 4th day of October, 1836, all the right, title, interest and estate of the said Phoebe Ann Gilbert at the time of her death and all the right, title and interest that the said estate has, by operation of law or otherwise, acquired other than or in addition to that of the said Phoebe Ann Gilbert at the time of her death in and to all that certain tract of isnd lying and being in Clackamas county, state of Oregon, and bounded and described as follows, to wit: Beginning at a point where the section line between sections four and five in township 2 south, range 2 east of the Willamette Meridiau in Clackamas county, state of Oregon, intersects the claim line of the W. T. Matiock donation land claim at the intersection farthest north; thence south sixty-eight degrees, west 8.21 chains to a stake; thence north eighty degrees west 17.37 chains to the cast line of iands conveyed to Phoebe A. Gilbert by deed from support of the state of the control of the said of the support of the said of north; thence south sixty-eight degrees, west \$21 chains to as stake; thence north eighty degrees west 17.57 chains to the cast line of lands conveyed to Phoebe A. Gilbert by deed from susan Crookshanks, dated October 18th, 1892, and recorded on page six of book number fifty-two of records of deeds for Clackamas country, Oregon; thence north twenty minutes west a ong said east line of said land so deeded to Phoebe A. Gilbert by Susan Crookshanks 21.70 chains to a stake; thence south eighty six degrees and thirty minutes east 24.25 chains to a stake on the section line between sections four and five aforesaid; thence morth on said section line 4.75 chains (more or less) to a point from which a fir tree three feet in diameter bears south forty-five degrees west distant 2 links; also a fir tree 4 feet in diameter bears north sixteen minutes west distant 29 links; thence east 9.25 chains to a stake; thence south to the north line of the W. T. Mailock donation land claim; thence westerly along the said north line of said caim to its intersection with the section line between sections four and five, township 2 south, range 2 east, being the place of beginning, containing 77 acres (more or less), excepting the Oregon and California Railroad Company's and its successors in interest, right of way over and acress said land.

The terms of sale are one-third or more in

cessors in interest, right of said land.

The terms of sale are one-third or more in cash, payable at date of sale and the balance, two-thirds, on or before two years evidenced by a promissory note of the purchaser or purchasers of the tract or each parcel of land respectively, with interest at not less than eight per cent, per annum until paid and secured by a mortgage on the parcel or tract of land so purchased.

Aum Gilbert, deceased.

J. T. MILNER, Attorney

NOTICE OF SALE OF DELINQUENT

ments and costs of adver	SHARES.	AMOUN
Geo T Howard	500	8 2
W H Smith	2000	10 (
Straight & Wiggins	700	3.4
Geo B Ward	600	3.6
FR Charman	400	21
A L Jones	500	2 7
W W Myers	4000	20 (
L R Salisbury	750	3
J V Green	5000	25.
C Noblitt	SOU	2
Francis Rands	267	13
Jerome Fetteiy	1000	5.1
A J Ware	600	3 1
J W Grout	2000	10
Mand E Saulsbury	1000	5 (
Geo A Hamilton	1500	7
A J Hamilton	1500	7
Dated at Owners City C	an America A	700 Tens

HIRAM STRAIGHT, Secretary.

SUMMONS.

1 THE CIRCUIT COURT OF THE STATE of Oregon, for Clackamas county.

David Bloomer, plaintiff, vs George E. Bloomer, defendant.

David Bloomer, plaintiff, vs George E.
Bloomer, defendant.

In the name of the state of Oregon, you,
George E. Bloomer, defendant berein, are hereby
notified and required to be and appear in the
above entitled suit in the above named circuit
court and answer the complaint of said plaintiff therein filed against you by Monday, the 4th
day of November, A. D. 1895, that being
the first day of the first term of said
court following the expiration of six
weeks publication of this summons, and
you will take notice, that if you fall so to appear
and answer said complaint, for the want thereof,
the said plaintiff will apply to the said court
for the rolie prayed for in said complaint, which
is in brief as follows, to-wit: For a decree
against defendant, George E. Bloomer, to establish a resulting trust in and to the following
described property, to-wit: Beginning at the
northeast corner of block is of Darling's addition
to Oregon City, and running theace south 100 described property, to-wit. Beginning at the northeast corner of block so Darling's addition to Oregon City, and running theace south 100 feet along Oak street; thence west 100 feet thence north 100 feet; thence cast 100 feet to place of beginning, according to plat on file in online of recorder of said county of Clackamas, state of Oregon. Also for a decree compelling said defendant to deed ever to said painting all right, title and interest in and to said described real property, in default of which this decree is a stand as a deed of conveyance of all of said defendant's right, title and interest in and to said real property, and for such other and further relief as is just and equitable and for his costs and disbursements in this suit to be taxed.

This summons is served by publication for six weeks, by order of Hen. Thomas A. McBride, circuit judge of the fifth judicial district of the state of Oregon, bearing date, May 361, 1905.

MULL E. MILLER,

Attorneys for Plaintiff.

NOTICE FOR PUBLICATION.

LAND OFFICE AT OREGON CITY. OREGON,
August 5, 1895. Notice is hereby given that
the following-named settler has filed notice of
his intention to make final proof in support of
his claim, and that said poof will be made
before the Register and Receiver U. S. Land
office at Oregon City, Oregon, on September 19th,
1893, vir.

CASPAR TUNKER, H. E. No. 8627, for the E. 1/4 NE. 3/4 and E. 1/4 SE.
4 Sec. 22. Tp. 2 S., R. 3 E. He names the
blowing witnesses to prove his continuous resitence upon and cultivation of, said land, vir.
lenry Koch, Gottlieb Miller, Johan Meyer and
lames H. S. Maybee, all of Sandy, Oregon.

ROBERT A. MILLER, Register.

inventory of the old towels and other property at the state insane asylum? But what does the spoils politician care for the farmer anyhow?—Salem Independent

JUDGE Bellinger of Portland last week passed sentence on Jas. Lotan and Seid Back, convicted of smuggling. The former was fined \$8000, which he paid immediately by check, and Seid Back
\$5000.

The American yatch Defender has won two of the races for the championship cup from Valkryie III. One more is sill she needs.

There are six candidates for the office of judge vicated by death of Judge Hurley, but H. E. McGuire seems to have the inside track.

On Wednesday H. H. Holmes was

Dated this 20th day of August, 1835.

**NOTICE is hereby given that by virtue of a cer tain street in sum of the Recenter of Oregon City, dated the 9th day of August, 1836, and to me directed, for the collection of a certain street in more offers the sale warrant is county, oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law, Lot One (1) in Block Ten (10) in Oregon City, to make the sum of One Hundred and Almety Five and Forty-five Hundredins Dollars, being the sum out of Sald assessment which is unpaid and actinguent, assessed upon said to the (1) in Block Ten (10) of Oregon City, and was entered in the docket of City a

Dated this 20th day of August, 1815, CHARLES E. BURNS, Chief of Police of Oregon City.

DELINQUENT MAIN STREET

NOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 18th day of August, 1815, and to me directed, for the collection of a certain street improvement assessment leviced for the improvement of Main street in Oregon City, Clarkamas county, Oregon, which warrant commands and requires me to levy upon and sell in manner provided by law, Lot One (1) in Block Thirteen (13) in Oregon City, to make the sum of One requires me to levy upon and sell in manner previded by law, Lot One (1) in Block Thirteen (13) in Oregon City, to make the sum of One Hundred and Egbty-Two and Seventy-Six Hundredths rollars, being the amount of said assessment which is unpaid and delinquent, assessed upon said Lot One (1) in Block (13) of Oregon City for the improvement of Main street in said city, as directed by Ordinance No. 157, of said Oregon City, which assessment is Geiarred by Ordinance No. 159, of said Oregon City, and was entered in the docket of City Liens on the 5th day of October, 1883, to the James Doisn Estale as owner, and my percentage and costs, and to make my return of the saie under said warrant within sixty days from the date thereof, Now, therefore, in obedience to said warrant I have levied upon and will, on Saurday, the Ilist day of September, 1895, at the hour of one o'clock p. m. of said day, at the front door of the county court house in Oregon City, Clackamas county, Oregon, offer for saie at public anction, and sell to the highest and best hidder for cash in hand, all the right, title and interest the said James Doian Estate has in and to the said Lot One (1) in Block Thirteen (13) in said Oregon City, or as much thereof as may be necessary to make said sum.

Dated this 20th day of August, 1830, Dated this 20th day of August, 1895,

CHARLES E. BURNS. Chief of Police of Oregon City.

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET

MOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 9th day of August, 1885, and to me directed, for the collection of a certain street in provement assessment levied for the improvement of Main street in Oregon City, Clackamas crunty, Oregon, which warrant commands and requires me

d this 20th day of August, 1895. CHARLES E. BURNS, Chief of Police of Oregon City-

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET ASSESSMENT.

ASSESSMENT.

NOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 9th day of Angust, 1895, and to me directed, for the collection of a certain street Improvement assessment levied for the improvement assessment levied for the improvement of Main street in Oregon City. Clackamas county, Oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law, Lot Four (4) in Block Ten (10) in Oregon City, to make the sum of Two Hundred Forty and Eighty-Three Hundredth boliars, being the amount of said assessment which is unpaid and delinquent, assessed upon said Lot Four (4) in Block Ten (10) of Oregon City for the improvement of Main street in said City, as directed by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 159, of said Oregon City, and was entered in the docket of City Liens on the 5th day of October, 1805, to Mrs. S. J.E. Paquet as owner, and my percentage and costs, and to make my return of the saie under said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant I have levied upon and will, on Saturday, the 21st day of September, 1895, at the hour of one o'clock p. m. of said day, at the front door of the county Courthouse in Oregon City, or as much thereof as may be necessary to make said sum.

Dated this 20th day of August, 1895.

CHARLES E. BURNS.

Dated this 20th day of August, 1895. CHARLES E. BURNS,

Chief of Pelice of Oregon City

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET ASSESSMENT.

ASSESSMENT.

NOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 2th day of August, 1855, and to me directed, for the collection of a certain street improvement of Main street in Oregon City, Cackamas county, Oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law, Lot Five (3) in Hiock Twenty-eight (28), in Oregon City to make the sum of Three Hundred and Thirty-three and Eighty-six Hundredth Dallars, being the amount of said assessment which is unpaid and delinquent, assessed upon said Lot Five (6) in Riock Twenty-eight (28) of Oregon City to the improviment of Main street in said city as directed by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 159, of said Oregon City, and was entered in the dockes of City Liens on the 5th day of October, 1893, to John Parsons, Lacru Royal and Omnon Royal as owners and my percentage and costs, and its make my refurn of the sale under said warrant within sixty days from the date thereof. Now therefore, in obedicine to said warrant I have leviced upon and will, on Saturday, the list day of Septemote, 1893, at the hour of one o'check p. m. of said day, at the fount of the county court house in Oregon City, Cleckamas county Oregon, offer for mile at public authion and sell to the highest and bost hidder for cash in hand, all the right, title and literest the said John Parsons, Ladru Royal and Osmon Rayal basein and to the said Lat Five (4) in Block Twenty-eight (28) is all Oregon City, or as much thereof as may be necessary to make said sum.

Dated this 28th day of August 1895.

CHABLIES E. BUENS.

Dated this 20th day of August 1935. CHARLES E. BURNS. Chief of Police of Oregon City.

United States Land Office Oregon City, Augus 9th. Notice is bereby given that the approved plat of survey of township 8 south, range teast, has been received from the Surveyor General of Oregon, and on, September 19th, 1885,

at 9 o'clock n m. of said day, said plat will be filed in this office and the lead therein enbraced will be subject to entry on and after said data ROBERT A. MILLER, Register. PETER PAQUET, Receiver.

Dated this 20th day of August, 1895. CHARLES E. BURNS,

Chief of Police of Ovegon City

CHIEF OF POLICE NOTICE OF SALE FOR CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET

MOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 2th day of August, 1855, and to me directed, for the collection of a certain street improvement assessment levied for the improvement of Main street in Oregon City, Clerkamas country, Oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law, Lot Five (5) in Block Fifteen (B) in Oregon City, to make the sum of One Hundreds and Eighty-Two and Seventy Six Hundredths Dollars, being the amount of said assessment which is unpaid and delinquent, assessed upon said Lot (5) in Block Fifteen (15) of Oregon City, as directed by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 157, of said Oregon City, as directed by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 157, of said Oregon City, which assessment is declared by Ordinance No. 157, of said Oregon City, and was entered in the docket of City Lieus on the 5th day of Oregon City for the improvement of Main street in said city, as directed by Ordinance No. 157, of said Oregon City, which assessment which is unpaid and delinquent, assessed upon said Lot Six (6) in Block Seventeen (17) in said Oregon City, Clackamas county, Oregon, City between the county court house in Oregon City, Clackamas county, Oregon, offer for sale at public auction, and sell to the highest and best bidder for cash in hand, all the right title and interest the said L. T. Barin in and to the said to the said to the Five (5) in Block Filteen (15) in said Oregon City, or as much thereof as may be necessary to make said sum.

Dated this 20th day of August, 1895.

CHARLES E. BURNS,

CHARLES E. BURNS,

CHARLES E. BURNS. Chief of Police of Oregon City

DELINQUENT MAIN STREET

MOTICE is hereby given that by virtue of a Certain warrant issued by the Recorder of Oregon City, dated the 9th day of August, 1895, and to me directed, for the collection of a certain street improvement assessment levied for the improvement of Main street in Oregon City, dated the 9th day of August, 1896, and to me directed, for the collection of a certain street improvement of Main street in Oregon City, dated the 9th day of August, 1896, and to me directed, for the collection of a certain street improvement assessment levied for the improvement of Main street in Oregon City, Clackamas county, Oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law, Lot One (1) in Block Twelve (12) in Oregon City, to make the sum of One Hundred and Ninety-Six and Ninety-One Hundred and Ninety-Six and Ninety-One Hundred and Ninety-Six and Ninety-One Hundred and Twenty-Four and Eighty-Three assessment is declared by ordinance No. 169, of said Oregon City, and was entered in the docket of City Liens on the 5th day of Oetober, 1883, to L. T. Barin as owner, and my percentage and costs, and to make my return of the sale under said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant within sixty days from the disciplant of the City, and was entered in the docket of City, and was cutred in the docket of City, and the county court house in Oregon City, or same to the said Oregon City, or same the warrant within sixty days from the date war

Dated this 20th day of August, 1895. CHARLES E. BURNS, Chief of Police of Oregon City.

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET ASSESSMENT.

Dated this 20th day of August, 1895.

CHARLES E. BURNS, Chief of Police of Oregon City.

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET ASSESSMENT

NOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 9th day of August, 1826, and to me directed, for the collection of a certain street improvement assessment levied for the improvement of Main street in Oregon City, Chackamas county, O regon, which warrant coamands and requires me to proceed to levy upon and sell in manner provided by law, Lot Three (3) in Block Thirteen (13) in Oregon City, to make the sum of One Hundred and Eighty-One and Sixty Hundredths Hollars, being the amount of said assessment which is unpaid and delinquent, assessment which is unpaid and delinquent, assessment and Lot Three (3) in Block Thirteen (13) of Oregon City for the Improvement of Main street in said city, as directed by Ordinance No. 157, of said Oregon City, which assessment is declared by ordinance No. 150, of said Oregon City, and was sustered in the docket of City Liens on the 5th day of October, 1806, to James Bolan Estate as owners, and my pertentage and costs, and to make my return of the saic under said warrant within sixty days from the date thereof. Now, therefore, in obselience to said warrant I have lavied upon and will, on Saurday, the Hat day of September, 1806, at the hour of one o'clock p. m. of said my, at the front door of the contant court house in Oregon City, Clarkinas county, Oregom, offerfor sale at public auction, and soil to the highest and 50st builder for cash in hand, all the right, title and interest the said James Bolan Estate has in and to the said tot Three (3) in Block Thirteen (13) in said Oregon City, Or as much thereof as may be necessary to make said sum.

Dated this 20th day of August, 1895.

Dated this 20th day of August, 1895. CHARLES E. BURNS.

Chief of Police of Oregon City.

L. P. Fisher, newspaper advertising agen 12 Merchants' Exchange, San Francisco, is our authorized agent. This paper is kept on file in

Children Cry for Pitcher's Castoria.

WHAT do the farmers think of the CHIEF OF POLICE NOTICE OF SALE FOR CHIEF OF POLICE NOTICE OF SALE FOR

for the improvement of Main street in Oregon City, Clackamas cominty, Oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law. Lot Two (2) in Block Thirteen (13) in Oregon City. It was the sum of One Hundred and Seventy-Six and Seventy-Four Hundredths bollars, being the amount of said assessment which is unpaid and delinquent, assessment which is unpaid and delinquent, assessad upon said Lot Two (2) in Block Thirteen (13) of Oregon City for the improvement of Main street in said city, as directed by Ordinance No. 157, or said Oregon City which sees sment is declared by Ordinance No. 157, or said Oregon City which sees sment is declared by Ordinance No. 159, of said Oregon City, and was entered in the docket of City Lieus on the 5th day of October, 1893, to James Bolan Estate as owner, and my percentage and costs, and to make my return of the sale under said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant I have levied upon and will, on Saturday, the 21st day of September, 1895, at the hoor or one o'clock p. m. of said day, at the front door of the county court hease in Oregon City, Clackamas county, Oregon, offer for sale at public anction, and sell to the highest and best bidder for cash in hand, all the right, title and laterest the said James Boll or Estatashas in and to the said Lot Two (2) in Block Thirdeen (13) in said Oregon City, or as much thereof as may be necessary to make said same.

Dated this 50th day of August, 1895, Chief of Police of Oregon City.

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET

CHARLES E. BURNS Chief of Police of Oregon City.

CHIEF OF POLICE NOTICE OF SALE FOR CHIEF OF POLICE NOTICE OF SALE FOR

Dated this 20th day of August, 1895. CHARLES E. BURNS, Chief of Police Oregon City

CHIEF OF POLICE NOTICE OF SALE FOR DELINQUENT MAIN STREET

ASSESSMENT.

NOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City, dated the 9th day of August, 1895, and to me directed, for the collection of a certain street improvement assessment levied for the improvement of Main street in Oregon City, Clackamas county, Oregon, which warrant commands and requires me to proceed to levy upon and sell in manner provided by law, Lot Six (6) in Block (15) in Oregon City, to make the sum of One Hundred and Seventy-Six and Seventy-Four Hundredths Dollars, being the amount of said assessment which is unpaid and delinquent, assessed upon said Lot Six (6) in Block (15) of Oregon City for the improvement of Main street in Nov. (2) in Block (16) of Oregon City, which assessment is declared by Ordinance No. 153, of said Oregon City, which assessment is declared by Ordinance No. 153, of said Oregon City, which assessment is declared by Ordinance No. 153, of said Oregon City, which assessment is declared by Ordinance No. 153, of said Oregon City, and was entered in the docket of City Liens on the 5th day of October, 1893, to L. T. Barin as owner, and my percentage and costs, and to make my return of the saie unear said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant to the shift of the county of the saie under said warrant within sixty days from the date thereof. Now, therefore, in obedience to said warrant of the said oregon City, Clackamas county, Oregon, offer for sale at public auction, and sell to the highest and best bidder for eash in hand, all the right, title and interest the said to the highest and best bidder for eash in hand, all the right title and interest the said to the highest and best bidder for eash in hand, all the right title and interest the said to the highest and best bidder for eash in hand, all the right ASSESSMENT.

Dated this 20th day of August, 1805 CHARLES E. BURNS. Chief of Police of Oregon City.

CHIEF OF POLICE NOTICE OF SALE FOR

DELINQUENT MAIN STREET ASSESSMENT.

NOTICE is hereby given that by virtue of a certain warrant issued by the Recorder of Oregon City dated the 5th day of August, 1895, and to me directed, for the collection of a certain street improvement assessment hereid for the improvement of Main street in Oregon City, Clackamas county, Oregon, which warrant commands and requires me to proceed to lery upon and sell in manner provided by law, Let Five (5) in Block Seventeen (17) in Oregon City, to make the sum of Sixty-one and Eleven Handreethis Bollars, being the amount of an assessment which is uppid and delinquent, assessed upon said Lot (5) in Block Seventeen (17) of Oregon City, for the improvement of Main street in said city, as directed by Ordinance No. 182, of said Oregon City, which assessment is declared by Ordinance No. 182, of said Oregon City, and was entered in the docket of City Liene on the 5th day of October, 1863, to Charles Bolds as owner, and my percentage and cests, and to make my return of entered in the mocket of Carlies Bolifs as owner, and me percentage and costs, and to make my return the sale under said warrant within sixty days from the date thereof. Now, therefore, in obedience said warrant? I have levied upon and will, on Satu day, the 21st day of September, 1805, at the hour came o'clock p. m. of said day, at the front door the communication of the communicatio

CHARLES E. BURNS,

THIS PAPER is kept on file at E. C. bake's Advertising Agency of and 60 Merchants Exchange, San Francisco, California, where contracts for advertising can be used for its exchange.

Excursion tickets to Yaquina Bay and return will be on sale at S. P. Co.'s depot commencing June 17th, fare \$6.00 round trip, good until October 10th.