Athert Bledson, Plaintiet

J. Francis Testili and Daisy Teey in, his wife, George H. Geis, and ming thence S. 100 rods; thence W. Geis, his wife, Willa P. Sherman, formerly Willa P. E. 80 rods to the place of beginning - Haycock, his wife, Defend-

To George M. Gers and

Court and cause, on or before the from said sale obtained be applied to 11 a day of November, 1926, said dit the payment of the several sums being after the expiration of aix due unto the plaintiff as hereinbeweeks from the date of the first fore set forth, and for which judgpublication of this summens on you ment is demanded, and that raid dethe date of the first publication fendants and each of them and that thereof being September 28, 1916, are you and each of you be forever burthe date of the last publication red, foreclosed and precluded of all a the Knight Packing Co. thereof being November 9th, 1916, interest in or right or title to or Mill at Cornelin. Price lest and if you fail so to answer for claim or lien upon the real property market pice poid. We also want thereof the plaintiff will ap bereinbefore described, save only do custom work. We carry ply to the Court for the relief prays the statutory right of redemption, barrels and keps of all sizes plaint, to-wit: For a judgment lief be granted unto the plaintiff as for sale. Phone, Independent against the defendants J. Francis to the Court may seem equitable and 752. Toevin and Daisy Teevin, his wife, proper in the premises. by the sum of \$2900.00, together. This summons is served upon you with interest thereon from the 7th by publication thereof in the Hillsday of October, 1911, at the rate of horo Argus pursuant to order of the 6 per cent per annum and the further sum of \$300.00 attorney's fee of the above entitled Court, made, and the costs and disbursements of said suit; and for a decree declar-In that certain mortgage of the pl intiff heretofore, to-wit, upon the 7th day of October, 1910, executer and delivered by the defendants, J. Francis Teevin and Daisy Toevin husband and wife, to the plaintiff herein and securing a promissory note of even date therewith in the oum of \$2900,00 and payable on or before three years from the date. thereof, with interest at the rate of 6 per cent per annum and providing for reasonable attorney's fees in case suit or action should be institoted to collect the same, which suid mortgage was filed for record on the 2nd day of November, 1910, at page 441 of Book 60, of Mortgage Records of Washington County, Oregon, to be a first lien upon the fol-

lowing described parcel of real prop-

erty blunte in Washington County, relateshift and pure 74 mains and blue of des to will Baginting in the center of their 1919

of Beetlen 20 Township 3 North of

Range 4 West of W. M., and run-

Citorio, o for Plaintiff

Binkley, and Harry A. Sherman, containing 50 acres, prior and sup- Notice to be her husband, W. F. Noble, A. S. orior to the interest, right title, bland as Anderson and Esther Anderson. claim of lien of each and all of the William of his wife, Lee L. Haycock and — cefendants above named, therein and and enter it Pereto that the interest, right, title, with the claim or lien of each and all of said Hill box. Geis, his wife, Lee L. Haycock and

Haycock, his wife, and A. S., sade

Invecek, his wife, and A. S., defendants be declared and decreed seed of property and the highest and the highest for each the identity described Cider Apples WANTED

Golden West Coffee is "Just Right"

For Goodness Sake

use

MG BAKING POWDER

Purity First

It will never disappoint you-try

it if you like good things to eat.

25 Ounces for 25¢

Minus di creasin Radio Priest 1018 Princi Cita 978

GEO J. LIMBER Funeral Director

Maderate Prices. Personal Selvices 80 rods; thence N. 100 rods; theme; Notice of Administrator's Sale is addence Forcest Parlors, Washington at 6th

## O. Donelson UNDERTAKER

Calls attended night or day.

Chapel and Parlors. Hillshoro.



OLD BY ALL DRUGGISTS EVERYWHERE WORTH For Sale-Large, fresh Hol-

tein cow, 4 yrs, gives 5 gallors ich milk daily, has calf at side; ersey grade cow, 4 years, fresh, ves 4 gallons daily.-Wm. aynard. Midway school house, tween Laurel and Scholls. 29 MANTER BALB

NOTICE IS HEREBY GIVEN that pursuant to the directions of a decree rendered in the District Court of the United States for the District of Oregon, on the 16th of July, 1915, in a cause wherein First Trust and Savings Bank and Engle K. Boiset were complainants and und the North Half (N½).
Section Twenty-one (21).
Section Twenty-one (21).
The Northwest Quarter of ing Company was defendant, the 16, at the hour of 10:00 o'clock A. M. will sell at the front loor of the County Court House of Tillamook, County, Oregon, at Tillamook, in said County and State, all of the following described real property, to wif.

to-wit: LANES IN WASHINGTON COUN-TY, OREGON.
IN TOWNSHIP ONE (1) NORTH,
RANGE SIX (6) WEST.

Section Thirty-five (35)
The North Half of the Northeast
Quarter (N % of NE%). The Southwest Quarter of the Northwest Quarter (SW% of NW%) and the Northwest Quarter of the Southwest Quarter (NW% of

Section Thirty-six (36)
The Northwest Quarter (NW%).
IN TOWNSHIP ONE (1) NORTH,
RANGE FIVE (5) WEST.

RANGE FIVE (5) WEST.

Section Twenty (20)

The North Half of the Southwest Quarter (N½ of SW½).

The Northwest Quarter of the Southeast Quarter (NW¼ of SE¼) and the Southwest Quarter of the Northeast Quarter (SW¼ of NE¼).

IN TOWNSHIP TWO (2) NORTH, RANGE SIX (6) WEST.

Section Sixteen (16)

The West Half (W½) and The Southeast Quarter (SE¾).

IN TOWNSHIP ONE (1) SOUTH, RANGE SIX (6) WEST.

Section Two (2)

Lots One (1), Two (2), Three (3) and Four (4), or the North Half of the North Half (N½ of N½).

Section Four (4)

Section Four (4)
Lots One (1), Two (2), Three (3)
Four (4), Five (5), Six (6), Eleven
(11) and Twelve (12) and The Southwest Quarter (SW4).

LANDS IN TILLAMOOK COUN TY, OREGON, IN TOWNSHIP ONE (1) NORTH RANGE SEVEN (7) WEST.

Section Three (3)
The South Half of the Northwest luarier (8½ of NW¾) and
Lots Three (3) and Four (4), or he North Half of the Northwest luarter (N¼ of NW¾).

Section Four (4)
Lots One (1) and Two (2), or the North Half of the Northeast Quarter (N¼ of NE¾).

r (N ½ of NE½).

The timber on the Southeast luarter of the Northeast Quarter SE¼ of NE¼).

The timber on the North Half of he Southeast Quarter (N½ of NE¼) and

E14), and The timber on the Southeast Quart r of the Southeast Quarter (SE%) of SE%).

The West Half of the Northeast luarter (W½ of NE¼), and The East Half of the Northwest luarter (E½ of NW¼).

N TOWNSHIP TWO (2) NORTH, RANGE SEVEN (7) WEST.

Section One (1) The South Half of the Northwes her south Half of the Northwest hearter (S% of NW%), and Lots Three (3) and Four (4), an he North Half of the Northwest hearter (N% of NW%).

marter (N½ of SW¼). The Southeast Quarter (SE¼)

Lots Three (3) and Four (4), or he North Half of the Northwest Juarter (N1/2 of NW1/4).

Section Four (4) The Southeast Quarter of the ioutheast Quarter (SE% of SE%).
The West Half of the Southeast Quarter (W% of SE%).
The Southwest Quarter (SW%),

Lot One (1), or the Northeast Quarter of the Northeast Quarter (NE% of NE%).

NE% of NE%).

Section Five (5)

The East Half of the Southeast Quarter (E% of SE%).

Section Seven (7)

The South Half of the Northeast Quarter (S% of NE%).

The Southeast Quarter (SE%),

The East Half of the Southwest Quarter (E% of SW%).

Quarter (E½ of SW½),
The Southeast Quarter of the
Northwest Quarter(SE¼ of NW¼),
and Lots Three(3) and Four (4),
or the West Half of the Southwest Quarter (W% of SW%).

Section Eight (8)
The Northeast Quarter of the Northeast Quarter (NE's of NE's), The South Half (S½), and The South Half of the North Half

The South Hair of the North Hair (S½ of N½).

Section Nine (9)

The West Half (W½),

The Northeast Quarter (NE¼),

The West Half of the Southeast Quarter (W½ of SE¼, and

The Southeast Quarter of the Southeast Quarter (W½ of SE¼, and The Southeast Quarter of the Southeast Quarter (SE% of SE%)

Section Ten (10)
The Southeast Quarter of the Northwest Quarter (SE4 of NW4), and The South Half (S14). Section Eleven (11)
All of the Section.
Section Fourteen (14)

Section Fourteen (14)
The South Half of the Southwest
Quarter (S½ of SW½).
Section Fifteen (15)
The East Half of the Southeast
Quarter (E½ of SE¼),
The West Half of the Southwest
Quarter (W½ of SW¼), and
The North Half (N½).
Section Seventeen (17)

Section Seventeen (17) The South Half (S½), and The North Half of the North Half (N% of N%). Section Eighteen (18) The East Half of the West Half

The East Half of the West Half (E½ of W½),
Lot Two (2), or the Southwest Quarter of the Northwest Quarter (SW¼ of NW¼), and
Lots Three (3) and Four (4), or the West Half of the Southwest Quarter (W½ of SW¼).
Section Nineteen (19)
The Northeast Quarter (NE¼),
The East Half of the Southeast Quarter (E¼ of SE¼).

Quarter (E½ of SE%), The Southeast Quarter of the Northwest Quarter (SE% of NW%) The Southeast Quarter of the orthwest Quarter (SE% of NW%) Northwest Quarter (SE% of NW%)

Also all the right, title, and in Lots One (1) and Two (2), or the terest of the defendant, Tillamool

West Half of the Morthwoot Quart. Timber and Logging Company or (Will of NW4), Section Twenty (20)

The Northwest Quarter of the Southeast Quarter (NW 4 of SE 4). The North Half of the Southwest Quarter (N% of SW%), The Southwest Quarter of the Southwest Quarter (SW % of SW %)

Northwest Quarter (NW% NW %), The Southwest Quarter Southwest Quarter (SW%

Swithwest Quarter (Swith of Swith).

The East Half of the West Half (E½ of With), and

The East Half (E½). Section Twenty-two (22) The Northeast Quarter (NE%),

The West Half (W 1/2). Section Twenty-three (23) The Southeast Quarter of the Northeast Quarter (SE4 of NE4). The Northwest Quarter (NW4).

The East Half of the Southeast Quarter (E% of SE%).
Section Twenty-six (26) The Southwest Quarter (SW%)

The East Half of the East Half (E½ of E½). Section Twenty-seven (27) All of the Section. Section Twenty-eight (28)

All of the Section.
Section Twenty-nine (29)
All of the Section.

Section Thirty (30)
The Southeast Quarter (SE%),
The East Half of the Northeast
Quarter (E% of NE%),
The East Half of the Southwest The East Half of the Southwest Quarter (E½ of SW¼),
The Southeast Quarter of the Northwest Quarter (SE¼ of NW¼)
Lot Two (2), or the Southwest Quarter of the Northwest Quarter (SW¼ of NW¼), and
Lots Three (3) and Four (4), or the West Half of the Southwest Quarter (W½ of SW¼).

Section Thirty-one (31)
The Southeast Quarter (SE¼),

The Southeast Quarter (SE4), The East Half of the West Half

Lots One (1), Two (2), Three (3), and Four (4), or the West Half of the West Half (W<sup>1</sup>/<sub>2</sub> of W<sup>1</sup>/<sub>2</sub>). Section Thirty-two (32) The Southeast Quarter

The West Half (W1/2). Section Thirty-three (33)
The East Half (E½),
The Northwest Quarter (NW%), The North Half of the Southwest

Quarter (N% of SW%). Section Thirty-four (34) The West Half (W1/2), The Southeast Quarter (SE%), The West Half of the Northeast

Quarter (W½ of NE½).

Section Thirty-five (35)

The West Half of the West Half

(W½ of W½). IN TOWNSHIP TWO (2) NORTH, RANGE EIGHT (8) WEST. Section Thirteen (13)
The Southeast Quarter (SE<sup>1</sup>/<sub>4</sub>).
Section Twenty-three (23)

Section Twenty-three (23)
The Southeast Quarter (SE%).
Section Twenty-four (24)
The North Half (N%),
The West Half of the Southeast
Quarter (W% of SE%), and
The Southwest Quarter (SW%).
Section Twenty-five (25)
The Southeast Quarter (SE

The Southers Quarter (SE

The North Half (North

The North Half (N%)
Section Two (2)
The South Half of the South Half
S% of S%).
The South Half of the North Half
S% of N%), and
Lots One (1), Two (2), Three (3)
and Four (4), or the North Half of
he North Half (N%) of N%).
Section Three (3)
The Southeast Quarter (SE% of NE%),
The Southeast Quarter (NE% of Ne%).
Section Three (3)
The Southeast Quarter of the Southwest Quarter (SE%).
The Southeast Quarter of the Southwest Quarter (SE%).
The Southeast Quarter of the Southwest Quarter (SE%).
The North Half of the Southwest Quarter (SE%).
The Northwest Quarter of the Northwest Quarter (SE%) of NE%).
The Northwest Quarter of the Northwest Quarter (SE%) of SE%).
The Northwest Quarter of the Northwest Quarter (SE%) of NE%).

34), and
Th. Northwest Quarter (NW%).
Section Twenty-eight (28)
All of the Section.
Section Twenty-nine (29)

All of the Secti

All of the Section.

Section Thirty (30)

The West Half of the East Half (W1½ of E1½),

The East Half of the West Half

The East Half of the West Half (E½ of W½).

Lot Two (2), or the Southwest Quarter of the Northwest Quarter (SW4 of NW4), and

Lots Three (3) and Four (4), or the West Half of the Southwest Quarter (W½ of SW4).

Section Thirty-one (31)

The East Half (E½),

The East Half of the West Half (E¼ of W4).

The East Half of the West Half (E½ of W½).
Lots One (1) and Two (2), or the West Half of the Northwest Quarter (W½ of NW¼), and
Lot Three (3), or the Northwest Quarter of the Southwest Quarter (NW¼ of SW¼).
Section Thirty-two (32)
All of the Section.
Section Thirty-three (33)
All of the Section

All of the Section.
Section Thirty-four (34)
All of the Section.

Section Thirty-five (35) The Northeast Quarter (NE%) IN TOWNSHIP TWO (2) NORTH,
RANGE NINE (9) WEST.
Section Ten (10)
The Southeast Quarter of the
Southeast Quarter (SEM of SEM).

Section Fifteen (15)
The East Half of the Northeast
Quarter (E14 of NE14).
The Northeast Quarter of the
Southeast Quarter (NE34 of SE34).

and
The Southwest Quarter (SW4).
IN TOWNSHIP ONE (1) SOUTH
RANGE SIX (6) WEST.
Section Six (6)
Lots Three (2), Five (5), Six (6)
Eleven (11), Thisteen (13) and
Fourteen (14), and
The East Half of the Southwest
Quarter (E34 of SW4). LANDS IN LANE COUNTY, ORE

IN TOWNSHIP TWENTY-THREE (23) SOUTH, RANGE THREE (3) WEST.

Section Eighteen (18)
The West Half of the Southeast
Quarter (W½ of SU½), and
The East Half of the Southwest
Quarter (E½ of SW½).
Section Twenty-eight (28)
The South Half of the Northeast
Quarter (S½ of NE¼),
The Northwest Quarter of the
Northeast Quarter (NW¼ of NE¾)
and

and to any of the lands above described, and in and to any of the timber on any of the lands above described, and in and to any of the leads the timber on which is above described, together with all lumber raills, lumber mill plants, including planing mills, saw mills, boilers, boiler rooms, kilns, power houses machine shops, and all other houses, buildings, structures, engines, ma-

outlings, structures, engines, machinery, and apporatus of every kind and character (except rights a way, property and appurtenances of railroad companies not owned by the defendant, Tillamook Timber and Logging Company, and except public roads) situated upon or consected with the said lands and real extate, or any portion thereof, with

public roads) situated upon or connected with the said lands and real extate, or any portion thereof, with all rights of way, easements, water rights, with the appurtenances thereunto belonging or appertaining. Said property will be sold for the purpose of realizing \$3,291,606.27, with interest at the rate of six per cent per annum from July 10th, 1916, and the costs and disbursements allowed the above named complainants in the above entitled cause, and the expenses of effecting the said sale. In case the said moneys shall be realized by a sale of a part of the said property, the remainder of the property above described will not be sold.

Pursuant to the directions of the said decree the undersigned will accept no bid unless the bidder shall leposit with the undersigned, either in cash, or in a check certified by a National or State Bank or Trust Company situated in the City of Chicago, Illinois, the City of New York, New York, or the city of Portland, Oregon, in an amount qual to at least twenty per cent of he bid interposed; provided that no deposit will be accepted in the sum of less than \$5,000.00, and that no deposit will be required in excess if \$25,000. In case any bidder or murchaser shall fail to make good his bid within the time allowed therefor by the decree above referred to, or by any order passed by the sundersigned pursuant to the directions of the said decree then the depositions of the said decree then the depositions of the said decree then the depositions of the said decree then the deposition of the said decree then the depositions of the said t ed to, or by any order passed by the undersigned pursuant to the directions of the aid decreation the deposit made by such bidder shall be fort made by such bidder shall be forfeited as a penelty for such failure.
The said sale will be made subiect to the confirmation of the above
entitled court and to the redemption
provided by law. It will also be
made subject to and in accordance
with the provisions and directions
ontained in the said decree.

WALLACE McCAMANT,
Master in Chancery.

Master in Chancery.

## Fest Fire Insurance

IOHN VANDERWAL

Agent Lordon & Laucashire Fire Insurance Co

SHERIFI'S pgop"

manded t

recurrion and cast the rate fundred Twenty (\$10.0.0); a interest thereon at the rate cast per annum fr. in the lating 145, until bell, and the sum of intee(\$13.00) Dellars with interest thereon from the 28th day of May, 1815, at six per cent per annum and the further sum of \$10.00 as attorney of fers, with the costs and disonesements of \$800 sum taxed at per cent per sentum and the forther sum falos 00 as attorners fees, with the costs and disbursements of said suit taxed at 5 o 50, and the costs and expenses of said secution. I will on Monday, the 16th day of October, 19:6 at the hour of Tendelock A. Mol said day, at the door of the Conny Court House of Washington county, Oregon, said at public auction to the highest bidder for cash in hand on the day of sale, all the right, title and interest which said detendants, haby argrave and Marguerite Hargrove, and all persons claiming under them subsequent to the date of the mortgage berein oreclessed, lowit, had, on the 30th day of November, 1914, in of and to the premises described in said execution as follows, lowit: Helming at a point on the section line 28 rods West of the Southeast corner of Section Twentylour (24). Town, ship I wo (2) Scuth of Range One (1) West of Williamster Meridian, and running hence parallel with the usual subdivision in a North 80 rods; thence West 14 rods; hence South 80 rods; thence West 14 rods; hence South 80 rods; thence West 14 rods; hence of leard in washington county, state of these b, teventher with all the contribution.

piertaining Nord sale being made subject to elemption in the manner provided by Thated this 6th day of September, 19.6.

J. E. REEVES,
Sheriff of Washington County, Oregon.

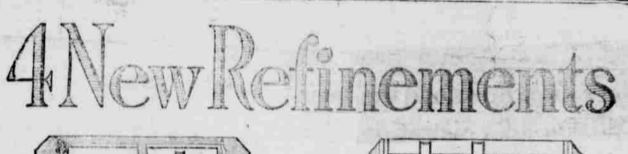
By Geo. Alexander, Deputy.

## RED PEPS PHILOSOPHY



It's awful the way some of us chase temptation: It has'nt a chance to escape."

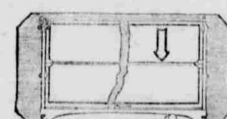
> Percy Long Hillsboro, Oregon



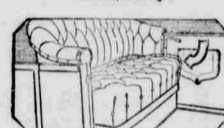
My! These

KC doughnuts

are good"



Arrow points to new and improved windshield. Upper half overlaps lower half. Absolutely rain-tight.



Wider and longer souts and deeper cush Indicated by arrow











Instrument board, showing gasoline gauge, electric dashlight, speedometer, electric starting

and lighting plugs and ammeter.

New springs much longer and more flexible.

MAXWELL Motor Cars are now equipped with a new and improved windshield, still longer and more flexible springs, wider seats, deeper and softer cushions, dashlight, gasoline gauge, and other equally important refinements.

To the generous value heretofore present in the Maxwell product, these extra im-

provements have now been added. This is in line with the Maxwell policy-so widely advertised-not to change the Maxwell in any essential detail, but to continue improving it so that it will always be a standard, recognized product, constantly abreast of the best practices

of the industry. Notwithstanding the superlative and sometimes confusing claims that are made in behalf of various automobiles, we restate our sincere conviction that Maxwell Motor Cars offer more real value world.

This too, is the belief of the thousands and thousands of Maxwell owners. And these beliefs are supported by actual and tangible facts. We actually know that within the entire history of the automobile business, no motor car-in any class or at any price-has equalled the Maxwell

in it, compare it with other cars, consider . its splendid record, reputation and past

S. E. BIRD & CO. Distributors

Maxwell \$5

HILLSBORO, OREGON

Deferred Payments If Desired

per dollar than any other car in the

in honest dollar-for-dollar value.

And if you will examine a Maxwell, ride performances, you too, will know ?;

F. O. B. DETROY

Call or phone for a demonstration.