against injustice. She says: "Being tired and worn with the subject, I have not until today read what the papers have to say about Mr. Moody's trial. I have not desired Mr. he is not punished by the law, but I in all of truth. We know of no end to Moody's conviction and cannot say I claim the right to defend my property, was surprised at the verdict, except that my mail and my money against the ag- unravel the infinite complications of I certainly did not expect the judge to gressions of any man, and no judge nor order the jury to return a verdict, and clique can shut my mouth by the hyp. monad is as unknown as that of the unibelieve he was afraid to allow it to go to notism of their will or their authority, the jury. How 12 men could permit and, furthermore, when a conflict arises as all the seas, one leaf, as all the forsuch liberties with the free exercise of from the efforts of a poor widow to so ests, and one grain of sand, as all the their right of judgment is more than I defend her own, and any arise who stars. comments of the papers is such that if by transferring the guilt to the door of make an effort to do so myself.

There has been no effort to "railroad" it, and, after the job is done, cease their liberties he may take. prattle of falsehood and dishonor. I admit that if Mr. Moody should be in congress his accusers should be in the peni linger's. Even if every word of Mr. fenders among public men of a man who admits that he shaved the claim of a poor widow who regarded him as a friend recommended, by her dying husband, 30 per cent, when he knew the money on the claim was ready to be paid. It is the boasted chivalry of men to attack the honor of a woman subjecttation of such a man?

Merits of the Case case rested upon any testimony upon Moody that made this possible. I with appropriate rites, will be celethat his testimony and the letter and re- thorized to make these final payments- are doing what little we can to hasten ceipt with the erased signature was suf- On these points his testimony agrees the coming of the day when society shall did rest upon any such testimony in dis- not produce the receipt until after he cants-gorged indolence and famished to take the matter up. My first effort to take the matter up. My first effort to prosecute was a visit to the postoffice inspector at the federal building at Portland. At the same time I saw the Portland. At the same time I saw the Portland. At the same time I saw the Portland. Solution one may follow? Is it really according to take the matter up. My first effort to take the matter up. My first effort was all right for Mr. Moody. Is it established in the century pure passed to prosecute was a visit to the postoffice was all right for Mr. Moody. Is it established as a precedent which every one may follow? Is it really according but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, this part really belongs to a coming tury, may be able to create a new god—but, the first and third Thursdays in each tury.

A good 800 acre farm for sale five miles from Myrtle Creek, 100 acres in god for these visits. The affidavits I signed before Mr. Menefee had nothing to do with the prosecution, and, had I been sure that the prosecution was being pursued I should not have made the affidavits. I deny the statements attributed to me by the witness Joe Heroux. What to do me that injustice I do not

I claim the integrity of my testimony ger did claim that there was, and would arguments fail to convince, and denuncilike to see any proof to the contrary.

Talk Over the Telephone. As I remember Mr. Moody's testijust before handing it to me, and that point as this without prejudice to his some way, will reclaim and glorify all after all only a comparison of inaction; case, while a constructive and only ap- the children of men, but for those who however inert it may be thought of, it parent discrepancy in my testimony was beartlessly try to prove that salvation certainly must be thought of as having considered sufficient to invalidate it. In is almost impossible, that damnation is form, weight, motion and space—that it like manner the testimony of Joe almost certain, that the highway of the exists, matter ever constitutes change, Heroux was readily admitted to attri-bute statements to me contradicting my lear and death with horror, who curse as a cause can give forth as an effect testimony, while that of others present, the cradle and mock the tomb, it is imanything which itself does not contain; denying I made such statements, was possible to entertain other than felings that a being or power capable of acting not permitted without argument. 1 of pity, contempt and scorn. cannot help believeing that the evidence

in this case was avoided as much as pos- the holy trinity of science—have taught sible, and that which could not be avoid- us that happiness is the only good, that ed was ignored; that it was Mr. Moody's the time to be happy is now and the friends, position and influence that way to be happy is to make others so. cleared him instead of the evidence; This is enough for us. In this belief we that a poor man in his place would have are content to live and die. If by any gone over the road, even with the best possibility the existence of a power susugar is used in the manufacture of

itations, but I think it is because I have let us stand erect. common sense, that I cannot see the ceipt and the letter from the testimony, and with it the evidence of an erasure and a previous signature—made, I suppose Mr. Moody would have us believe, while that receipt was reposing inno cently in my unbroken letter upon his manly and chivalrous breast.

If that is law, it is law worthy only of "Dogberry's court," but it answered in "Dogberry's court," but it answered in "Stored. These remarks were so full of good sense and discovered so much profound thought and accurate knowledge that the cripple, becoming thoroughly alarmed, cried out, "Do not, I pray you, take away my crutches, they are my only support, and without them I should be miserable, indeed!" "I am not going," said the surgeon, "to take away your crutches. I am going to cure the string of March, 1904.

If that is law, it is law worthy only of way your crutches, I am going to cure the string of the proof to show that the land accurate knowledge that the cripple, becoming thoroughly alarmed, cried out, "Do not, I pray you, take away my crutches, they are my only support, and without them I should be miserable, indeed!" "I am not going," said the surgeon, "to take away your crutches. I am going to cure the string of sec No. 2, 1p 28 s, of rewest and will offer proof to show that the land accurate knowledge that the cripple, becoming thoroughly alarmed, cried out, "Do not, I pray you, take away my crutches, they are my of Roseburg, Oregon. John Becker, Fiank Long, of Cleveland, Oregon.

Any and all persons claiming adversally the above described lands are requested to fit their claims in this office on or before said 20th day of March, 1904.

Nov 26

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Nov 28

Nov 2

this case to confine the trial to the you, and then you will throw the crutchcount of tampering with another's mail es away yourself." One of the hardest criticisms of courts, and admitted all that cloud of testimony For the vagaries of the clouds the incourt methods and free advertising for a about motives, banking and conspira- fidels propose to substitute the realities prominent politician is a letter publish- cies by which the revelant facts in the of earth, for superstition, the splendid ed by Mrs. M. L. Conroy who protests case were finally enshrouded and hastily demonstrations and achievements of sci.

consigned for burial.

No Personal Animus. I again deny any personal animus against Mr. Moody. I am satisfied that can understand. The character of the would shield the shoulders of dishonor there is no other to protest I feel it my the innocent or the weak I feel it my not forging fetters for our children, but duty to myself and to those who were duty to make such humble efforts as 1 brave and gentle enough to help me can to right the matter. Is it to be published that the law of Oregon is that a quiry, of investigation and thought, Mr. Moody into the penitentiary and it mail or swindle the defenseless unless are not perfectly satisfied with all our seems to me his friends should be satishe is a man of power and influence? conclusions. Philosophy has not the fied with having railroaded him out of But, if he is, there are many such little it, and, after the job is done, cease their liberties he may take.

Says No Apology is Due. the amount due.

which Mr Moody and myself differed- thought that he had been properly au- brated the religion of humanity. We ficient to decide the case, but if the case with mine. He admitted that he did cease producing millionaires and mendipute between me and Mr. Moody. I be- had given me the order on Max Vogt industry-truth in rags, and superstilieve Mr. Moody's admitted conduct in for payment to my claim, and then that tion robed and crowned. We are lookthe case was such as to awaken his testi- he "may not have called my attention to ling for the time when the useful shall be mony on such points, and I do not con- the fact that he was opening my letter," the honorable and when reason, throned sent to allow my testimony to be im- and the other fact-which he does not upon the world's brain, shall be the pugned by Mr. Moody's without protest altogether admit-that he did not make king of kings and god of gods." even if Judge Bellinger did accept im- restitution until I had discovered from Now, readers, in concluding this plicity anything he said. I have never other sources than the official notifica- lengthy sermon-yet not so lengthy as forgiven Mr. Moody for the liberties he tion the amount of the claim, confronted some long drawn out Presbyterian sertook with my mail and at no time had I him with it, and Mr. Wilson told him mons to a "sixteenthly," that I have intended to let him go unpunished. I he must correct the matter. The trial often listened to in years gone by-let am unacquainted with the processes established these facts. They were al- us add a few fitting remarks by taking of law, did not wish to fee a lawyer, and most undisputed. The rest of the tes- up where the lamented Colonel left off thought it the duty of the government timony was hardly relevant. Yet the on the God idea as, he lived and to take the matter up. My first effort court decided that this kind of business flourished in the century just past.

THE SUFFERING GOD

(Continued from last issue.)

(Contributed by Jas. Inman)

Day by day religious conceptions grow less and less intense. Day by day the on the subject in full, before the grand old spirit dies out of book and creed. jury, before the trial jury, in the affida- The burning enthusiasm, the quenchvits made before Mr. Menefee, and in less zeal of the early church have gone, first; time and space are one eternal statements to reporters, and am fully never, never to return. The ceremonies able to establish it. I claim that there remain, but the ancient faith is fading was no real discrepancy, if Judge Bellin- out of the human heart. The wornout ations that once blanched the faces of a ble; then, logically, why not the other tion, three to six removes all dandruff race, excite in us only derision and disgust. As time rolls on the miracles grow mean and small and the evidences ble? And why not evolution—energy mony, the only points differing materially from mine were that he claimed to fail to satisfy us, there is an 'irrepressihave told me over the phone that my ble conflict' between religion and scifinal papers had come; that he took the ence, and they cannot peaceably occureceipt from the letter in my presence py the same brain nor the same world. While utterly discarding all creeds this happened at our second meeting, and denying the truth of all religions, ter of its self-existing Motive. which occurred before my seeing Mr. there is neither in my heart nor upon Wilson, instead of the third, which oc my lips a sneer for the hopeful, loving curred after. Before the grand jury he and tender souls who believe that from testified that it occurred at the third all this discord will result a perfect harmeeting. It seems Mr. Moody was con- mony, that every evil in some mysterisidered by the judge to have the right ous way become a good, and that above is inert, that inertia is a misnomer of to revise his testimony on so material a and over all there is a Being who, in he mind's ideal. Inertia, so-called, is

Reason, observation and experience-

justice of many of Judge Bellinger's rul- in all ages have battled for the rights of this remedy says: "I have used Chamings. I think they were intended to ex- man and have at all times been the berlain's Cough Remedy with my chil clude testimony that would by repeti- fearless advocates of liberty and justice, dren for several years and can truthfultion of the facts from every point of we are constantly charged by the church | ly say it is the best preparations of the view and all agreeing with evidence not with tearing down without building kind I know of. The children like to depending upon the testimony of any again. The church should by this time take it and it has no injurious after e witness, but which could not be denied, know that it is utterly impossibly to rob fect. For sale by A. C. Marsters & Coleave no possible doubt what the facts men of their opinions. The history of were. The ruling that the receipt taken religious persecution fully establishes from my letter was not an article of the fact that the mind necessarily revalue, being only an unsigned form, on sists and defies every attempt to control which the count of plain embezzlement it by violence. The mind necessarily \$50 to \$1500, at 10 per cent. I charge 232 was thrown out, appears to me absurd. clings to old ideas until prepared for the It contained the amount of my claim, new. The moment we comprehend the the loan. H. H. BROOKES, at the PLAINwritten in by the controller of the cur- truth, all erroneous ideas are of necessirency, and was a voucher to me of the ty cast away. A surgeon once called I would have lost it, and in consequence air and light, and of the various ways in of its loss lost \$92. By throwing out this count the judge excluded this restored. These remarks were so full of the various ways in the day filed in this office his sworn statement No 500, for the purchase of the lots 2, 3, 4, and the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the swid of neighbor of the lots 2, 3, 5, 10 the lots 2, 3, 10 the

ence, and for theological tyranny, the chainless liberty of thought.

We do not say that we have discovered it all, that our doctrines are all the development of man. We cannot matter and force. The history of one verse, one drop of water is as wonderful C V FISHER, M. D.,

We are not endeavoring to chain the future, but to free the present. We are we are breaking those our fathers made for us. We are the advocates of inman may not tamper with another s This of itself is an admission that we WHAYNES. opens all the highways of thought. We do not pretend to have circumnavigated A. In conclusion, I wish to express my everything and to have solved all diffitentiary, and welcome the threst in the most defiant feeling that no apology is culties, but we do believe that it is bet- Rooms 1 & 2. Bank Buildg., ROSEBURG, OR. editorial of The Journal of trial of the due from me or District Attorney Hall ter to love men than to fear God, that it mining cases a specialty. accusers before the bar, even Judge Bel- or Mr. Wilson, or any one else aiding in is grander and nobler to think and inthe prosecution of Mr. Moody, and I vestigate for yourself than to repeat TOHN H. SHUPE, Moody's testimony were true, I am surprised that there should be so many dehood or "lese majeste," or any other of- want to do what good we can and to fense. To my mind-and, I think, to render all the service possible in the that of any just person who has be- holy cause of human progress. We come acquainted with this case—the know that doing away with gods and J C. FULLERTON whole matter is summed up in these supernatural persons and powers is not facts: That Mr. Moody took my letter an end; it is a means to an end, the from The Dalles post-office, brought my real end being the happiness of man. Will practice in all the State and Federal Courts of the Dalles post-office, brought my real end being the happiness of man. matured claim at a discount of 30 per Felling forests is not the end of agriculed to such treatment to save the repuwithout informing me of or delivering not all there is of commerce. We are the letter and while I was ignorant of laving the foundations of the grand temple of the future—not the temple of all oriew Building. I do not believe that the merits of the It was my implicit confidence in Mr. the gods, but of all people-wherein,

over ten thousand dollars have been Roseburg, Oregon. subscribed toward a fitting monoment

to his renowned memory. Evolution is all that there is; it is the all and in all and exists everywhere and in all things. Evolution is not a theory, but a discovery; the trinity of trinities is time, space and motion; the combination of these have evolved matter. not "created" it; time and space were

Most Clergymen now concede that time and its kindred space is of itself necessarily uncreatable and indestructigreat head in the most divine trinity, and will stop falling hair. Price 50c. matter, be uncreaable and indestructi- For sale by Marsters Drug Co. mltf self-existing, uncreatable and indestructible? We find that perfectly-existing, natural order reigns, and governs alike the infinite little and the infinitely great! Evolution, God, Life, which is the same, always takes on the charac-

In a discussion with the late Talmage I was asked the question, "What was matter doing before it began to evolute?" My reply was, "It is a truth in science that matter never was nor ever upon matter must necessarily be itself matter

(Continued in our next issue.)

## Chamberlain's Cough Remedy is Pleasant to Take.

The finest quality of granulated loai perior to, and independent of Nature Chamberlain's Cough Remedy, and the shall be demonstrated, there will then roots used in its preparation give it a It may be because of my woman's lim- be time enough to kneel. Until then flavor similar to maple syrup, making it quite pleasant to take. Mr. W. L. Rod-Notwithstanding the fact that infidels erick, of Poolesville, Md., in speaking of

Roseburg Financial Agency. Money to loan in sums ranging from

Notice for Publication.

## Professional Cards.

DR. H. L. STUDLEY

Osteopath ALL DISEASES TREATED SUCCESSFULLY Phone | Residence 851, Office 1163 Residence, West Roseburg Office : Room 11 Taylor & Wilson Block Examination Free. Office hours 9 to 12 a, m 2 to 5 p. m. Graduate Still College of Osteopath

GEORGE M. BROWN, Attorney-at-Law, ROSEBURG, ORE

Physician, Surgeon. Office over P. O. ROSEBURG. 'Phone Main 591. DR. GEO. E. HOUCK,

Physcian & Surgeon.

#### DENTIST,

ROSEBURG OREGO!

Attorneys at Law.

ATTORNEY-AT-LAW, OREGON. Business before U.S. Land Office and Probate

Attorney-at-Law.

W. BENSON, Attorney-at-Law. ROSEBURG, OREGON

Attorney-at-Law. Collections a Specialty.

H. J. ROBINETT,

Attorney at Law. ROMEBURG, ORE

Office, Room 6. Taylor & Wilson Block.

#### Fine Farm for Sale.

But, before proceeding let us first con- house, barn and other improvements sider that the Colonel was the intellec- For price and terms apply to P. T. Mctual Colossus of his century. And now, Gee, Myrtle Creek, or D. S. K. Buick,

## Roseburg Nurseries.

Very choice fruit trees, all leading varieties. Spitzenberg and Yellow Newtown Pippin apples a specialty. For sale at very reasonable prices by Roseburg Nurseries, H. Schroten, Roseburg Sons Hall. Visiting Artisans cordially invited to attend

Smith' Dandruff Pomade

Stops itching scalp upon one applica



H. Little, &

.. DENTIST. ..

Oakland, - - Oregon.

# TIMBER AND GRAZING

City and Mining Property, Homesteads and Timber Claims Located, the best now vacant. No fees paid until Filing accepted. Relinquishments bought and sold. ; : :

Stewart Land Co., Room 4, Taylor & Wilson Block ROSEBURG OREGON

\*\*\*\*\*\*\* MRS. H. EASTON is prepared to wait upon old and new customers and friends with a full and complete stock of

GROCERIES All fresh and of the very best quality. Teas and coffees are specialties. Your patronage

205 Jackson St., Roseburg Register 68888888 8888888

Society Meetings.

F. & A. M .- Laurel Lodge No. 13. Holds regular meetings on second and f arth Wednesdays of each э O. P. Совноw, W. M. N. T. JEWETT, Secretary.

O. U. W.—Roseburg Lodge No. 16.

Meets the second and fourth Mona days of each month at 7:30 p. m.,
in the I. O. O. F. Hall. Members in
good standing are invited to attend.
F. M. Tozier M. W.
E. H. Lenox Recorder.
D. S West, Financier.

D. S WEST, Financier. P. O. ELKS.-Roseburg Lodge No. D. 326. Holds regular communica-tions at I. O. O. F. Hall on second and fourth Thursdays of each month.

All members requested to attend regularly and all visiting brothers are cordially invited to attend. F. B. WAITE, E. R. ROY McCLALLEN, Secretary.

CO.D, 1st SEPARATE BATTALLION O.N. G., meets at Armory Hall every Thursday evening, at 8 e'clock. F. B. HAMLIN, Capt.

E. V. Hooves, Physician.

bers of the order in good standing are 5th day of January, 1904. invited to attend, J. C. Twitchell, N. G. N. T. JEWETT, Secretary.

of P.—Alpha Lodge No. 47. Meets every Wednesday, in I. O. O. F Hall at 7:30 p. m. Members in good standing are invited to attend. GEO. E. HOUCK. S, V. RAMP K. R. S.

O. T. M.—Protection Tent No. 15.

Holds its regular Reviews the first and third Friday of each the south cast quarter of section No. 14, town ship 27 south, range 8 west

ILAC CIRCLE,-No. 49, Women of Woodcraft. Meets on 2nd and 4th Fridays of each month at the I O. O. F.I Hall, Visiting members good standing are invited to attend. DELLA JEWETT, Guardian Neighbor. MINNIE OTEY, Secy.

O. T. M .- Roseburg Hive No. 11. Holde its regular reviews upon the
Land Surveyor.

Holde its regular reviews upon the
first and third Fridage at 2:39 p m
of each month in the Native Sone' Hail.
Sieters of other Hives visiting in the city
are cordially invited to attend our reare cordially invited toattend our re-HATTIR MORIAN L. COM. JESSIE RAPP. R. K.

E. S.—Roseburg Chapter No. 8
Holds their regular meeting on the first and third Thursdays in each trial third Thursdays in each trial third Thursdays in each for agricultural purposes, and to establish his claim before the Register and Receiver of this

EBEKAHS. - Roseburg Rebekah Lodge No. 41, 1, 0, 0, F., meets in Odd Fellowe' Temple every Tuesday evening. Visiting sisters and brethren invited to attend.

DELLA BROWN, N. G. CORA WIMBERLY, R. S.

INITED ARTISANS,-Umpqua Asinvited to attend. REV. S A. DODGLAS, M. A. Miss. Lela Brown, Secretary.

WOODMEN OF THE WORLD,—Oak Camp No. 125. Meets at the Odd Fellows' Hall, in Roseburg, every first and third Monday evening. Visiting neighbors always welcome. N. T. JEWETT, C. C. J. A. BUCHANAN, Clerk.

NION ENCAMPMENT, I. O. O. F. Odd Fellow's Temple. Meets first and third Thursday evenings each month. Visitors cordially invited. J. B. HAMILTON, C. P. C. TWITCHELL, Scribe.

# Your Watch!

When was it cleaned and oiled it rannin; like it ought to? If not, it would be well to have it ex ined, I will look it over careful nd tell you just where the trouble nd what it will cost to repair it.

I guarantee all my work and live to the guarantee.

R. F. WINSLOW Jeweler and

Notice for Publication. United States Land Office.

Roseburg, Oregon, Oct. 21 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 August 1892.

of loss and the public land states by act of August 4, 1892.

FRANK F. DOLESBY.

of Portland, county of Multnomah, state of Oregon, has this day filed in this office his sworn statement No. 5674, for the purchase of the SE14 of section No. 34 in township No. 25 south of range No. 8 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 before the Register and Receiver of this office of Roseburg, 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 12th day of February, 1903.

Oct 8 p

T. K. RICHARDSON.

Lending Music House of Southern Oregon

Lending Music House of Southern Oregon

255 00 Gold or silver, will buy a good to be the plaintiff in the same, in the sum of 400 and interest, which said mortgage is owned by the diate which as dimerest, to either the interest of the plaintiff in the same, in the sum of 400 and interest, which said mortgage is owned by the diate which as dianet locally to either the fightest bidder the following described real property, subject to a mortgage which said mortgage is owned by the diate which as dianet locally to either the south-learn of the plaintiff in the same, in the sum of 400 and interest, which said mortgage is owned by the diate which as dianet locally to either the figure of the south-learn of the plaintiff in the same, in the sum of 400 and interest, which said mortgage is owned by the diate which as dianet locally to either the figure of the south-learn of the figure of the sum of 400 and interest, which said mortgage is owned by the diate which said mortgage is owned by the diate which said mortgage is owned by the diate which as diate which said mortgage is owned by the diate which and the State Land Board, the Histoney Richards an

\*25.00 Gold or silver will buy a good Organ or make a payment on one of our fine Pianos, prices ranging from \$185.00 to \$450.00. I have decided to sell my present stock regardless of cost or profit. See or write us at once and secure some of these bargains.

T. K. Richardson, Roseburg, Oregon.

Boseburg, Oregon.

The sum of \$400 and interest, in the sum of \$400 and interest, in the same and wert haif of the south-section \$400 and interest, in the same of the south-south-same of the south-section.

Barbs in Competion \$400 and interest, in the same and situated and situated and situated and secure and wert haif of the south-section \$400 and interest, in the same and situated and situated and situated and situated and secure and wert haif of the south-secure and wert haif of the south-section \$400 and interest, in the same and situated and situat

Notice for Publication. UNITED STATES LAND OF FICE.

Roseburg, Ore. Aug. 3, 19st
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 August
4, 1892.

elaim before the Register and Receiver of this effice of Roseburg, Oregon,
on Tuesday the Lith day of Jaruary, 1964. He names as witness: B. Krakenberger, Paul info. both of Roseburg, Oregon; J. H. Evaris, Fed. Oregon; Welcome Hubbell, Sparta, Wiscons's, Any and all persons claiming adversely us above described lands are requested to file their claims in this office on or before the said 12th day of January, 1994. iny of January, 1994. J. T. BRIDGES,

Notice for Publication. UNITED STATES LAND OFFICE, 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 Nevala and Washingtor Territory," as extended to all the public land states by act of August WELCOME L. HUBBELL,

WELCOME L. HUBBELL,

of Sparta, county of Monroe, state of Wisconsin
has tails day filed in th's office his sworn state
ment No. 1561, for the purchase of the lots 2, 10,
15 and 16, of section No. 10, in township No. 27,
south of range No. 1 west
and will offer proof to show that the land soughs
is more valuable for its timber or stone than
for agricultural purposes, and to establish his
claim before the Register and Receiver of this
effice of Roseburg, Oregon. E. V. Hoover, Physician.

O. O. F.—Philetarian Lodge No. 8.

Meets in Odd Fellows' Temple, corner Jackson and Case streets, on Seturday evening of each week. Mem-Saturday evening of each week Mem- their claims in this offee on or before the said J. T. BRIDGES,

> Notice for Publication. United States Land Office, Roseburg, Oregon, Oct. 26, 1903.

Notice is hereby given that in compliance with the previsions 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. JOHN 6. KENDALL.

month in the I. O. O. hall. Visiting members in good standing are invited to attend. GEO. W. PERRY, Com. E. E. BLODGETT, Record Keeper.

I ILAC CIRCLE,—No. 49, Women of a like of the second section of the second section. Thom, of Boseburg, John Becker, Frank Long. of Cleveland, Orc. Cleveland, Orc. Any and all persons claiming adversely t above described lands are requested to file t laims in this office on or before the said 2sth lay of March, 1904. J. T. BRIDGES. day of March, 1904.

> Notice for Publication. United States Land Office, Rosenurg, Oregon, Aug. 10, 1901. Notice is hereby given that in compliance

BERT THUMSER the Northeast quarter of section No. 28, in Township Nor27 south of range No. 2 west

Notice of Final Settlement. In the County Court of the State for Ore

for boughs County.
In the matter of the estate of:
Martha Wo-druff, deceased,
Notice is hereby given that the undersigned,
the executors of the above entitled estate have
filed in the above entitled court their account
in final settlement of said estate, and that the urige of said court by order duly made and en ered on the journal thereof has fixed Monday tered on the journal thereof has fixed Monday, the 4th day of January, 1904, at ten o'clock at modeald day for hearing objections, if any there be, to said final account, and the actilement of said octate. That the order of said count is daked the 12th day of November, 1802.

Pated this the 12th day of November, 1802.

E. A. WOODRUFF

E. T. WOODRUFF

Executors of the estate of Martha Woodruff.

Sheriff's Sale. In the Circuit Court of the state of Oregon

Defendant,

Notice is hereby given that by virtue of an execution and order of sale duly issued out of the above named court and cause, on the 25d day of October, 1903, upon a judgment and decree duly rendered and entered in said court, on the 12th day of October, 1903, by foreclosure of a mortgage in favor of the above named defendant, and against the above named defendant, and against the hereinafter mentioned and described mortgage property for the sum of \$15t.6, with interest thereon at the rate of 10 per cent per anum from the 12th day of October, 1903, and for the further sum of \$25. Attorney's fees with interest thereon at the 's fees with interest thereon at the per cent per anum from the 12th day er, 1900, and the further sum of \$14.40 I disbursements.
Therefore I will on Saturday, December, at one o'clock p. m. of said day, at the couse front door, in Roseburg, Douglas ounty, Oregon, sell at public suction to the ighest bidder for cash in hand, all the right, the and interestes high the said defendant had on the 10th day of January, 1895, or at any ime thereafter in or to the following des-ribed premises, to wit: time thereafter in or to the following described premises to wit:

South bail of seig of see 3t, in the of 2s south, range 6 west of the Williamette Meri, dian in Dauglas County, Oregon, containing So acres of land, together with the tenements, hereditaments and appurtenances thereants belonging or in anywise appertaning, and will apply the proceeds of such sale, first to the payment of the costs and a shurrements of said alto new's fees, to the payment of the said sum of \$121.45 the plaintiff with interest thereon at the rate of 10 per cent per annum from the 11th day of October, 1903, and the over plus if any there's pay over to R. E. Smith, as by order of said court in said execution to me directed and delivered, co smanding me to self said above described real property in the mainer provided by law.

Date of first publication Nov. 19, 1983.

Date of firs

Date of first publication Nov. 19, 1903.

E. L. PARROTT.

5-7w Sheriff of Douglas County, Oregon

Referee Sale of Real Estate.

Charles O White, Plaintiff
Charles Strong and Manola Strong, his wife, Leonard Strong and Ona Strong, his wife, Edd Strong and Mrs Edd Strong, his wife, Florence Strong a minor and Ellen Strong, her guardian, Susie Duncan nee Strong and K. N. Duncan, her husband, George Strong, single, Fannie Kelly nee Strong and Phillip Kelly, her husband, Margaret Strong, widow, Horace Strong, and Mrs. Horace Strong his wife, tieorge Strong, No. 2 and Mrs. George Strong, his wife, Ephriam Strong, his wife, Ein Strong, single, Harvey Strong, single, Joe Hundsaker, Charles Wright, Rose Bowning nee Wright, Walter Wright, Ethel Wright, Jesse Wright and the State Land Board,
To the above named Plaintiff and Delendants.

Notice is hereby given that, in present and state. r Douglas county Charles O White, Plaintiff

Rambler

Bicyles

BICYCLE REPAIRING

LATHE WORK

HARRY E. MILLER, 711 Oak St., Opp. Churchill & Woolley's



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Agent For DOUGLAS AND COOS COUNTIES

S. K. SYKES,



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3 FAST TRAINS DAILY BETWEEN OGDCN AND DENVER

Any and all persons claiming adversely the above described lands are requested to file their claims in this office or or before said 22nd day of Jan, 1904

I. T. BRIDGES.

Modern Equipment, Through Pullman and Tourist Sleeping Cars and Superb Dining Car Service.

STOPOVERS ALLOWED

For rates, folders and ttuer formation, address

Notice for Publication. U. S. Land Office, Roseburg, Ore.
June 29, 1905.
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 Newsda and Washington Territory," as extend-ed to all the public land states by act of August 4, 1892. 4, 1992.
Archibald E. Wadge,
of Wales, county of Cavalier, state of North
Dakota, has this day filed in this office his
sworn statement No. 5435, for the SWij of section No. 4 township 28 south, of range h 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 before the Register and Receiver of this

claim before the Register and Roceiver of this office of Roseburg, Oregon.
on Thursday, the lists day of November, 1803.
He names as witnesses: Thomas Wadler, O. E. Lofthus, both of Park River, N. Dakota, Brynjoif From, of Milton, N. Dakota, and Rasmus E. Stone, of Alexandria, Minn.
Any and all persons claiming aftersoly the above described lambs are requested to file their claims in this office on or before said lists day of November, 1803.

J. T. Batpors, Register,

Notice for Publication. UNITED STATES LAND OFFICE, UNITED STATES LAND OFFICE,
Ros burg Oregon, June 22, 1921.

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," macking-ded to all the public land states by act of August 4, 1872.

BRYNJOLF PROM.

of Milton, county of Cavalier, state of North
Dakota, has this day filed in this office his
sworn statement No. 5495, for the purchase of
the SEN of sec. No. 4, Tp. 25, south of range

J. T. BRIDGES.

Notice for Publication. UNITED STATES LAND OFFICE. Roseburg, Ore., June 29, 1988.

Rostice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1978, smittled "an act for the sale of timber lands in the States of California, Oregon Navada, and Washington Territory." As extend.

d to all the public land states by act of August OLE E. LOFTHUS, of Park River, county of Walsh, state of North Dakots, has this day filed in this office his sworn statement No. 5437, for the purchase of the N<sup>3</sup><sub>2</sub> of section No. 10, ") wuship 25, south of rance S 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 before the Rogister and Receiver of this office of Roseburg, Oregon.

on Thursday, the 19th day of November, 19th the names as witnesses. Thomas Warles of He names as witnesses: Thomas Wadge, of Park River, North Dakota, Archibald E Wadge. Wales, North Dukota, Rasmus M. Stone, Alex-andria, Minnesota, Brynjoif From, of Milton, of March 1904

Any and all persons claimingly adversely the above described lands are requested to file their claims in this office on or before said 19th day of November, 1263.

Go to .. ..

124 Third Street, Portland, Ore Notice for Publication. NITED STATES LAND OFFICE.

Ro churg, Ore., June 5, 166.

Notice is hereby given that in compliance with the provisions of the act of Congress of June 5, 185, 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.

W. C. McBRIDE, Gen'l Agent,

of Park River, county of Walsh, state of North Dakota, has this day filed in this office his sworn statement No. 5438, for the purchase of the lots I and 2, 8% NEig of section No. 4, township 28, south of range 8 west and will offer proof to show that the land sought is more valuable for its limber or stone than for agricultural purposes, and to establish his claim before the Hegister and Roceiver of this office of Roseburg, Oregon.
on Wednesday, the 18th day of November, 18th.
He names as witnesses: Brynfell Prom. of Milton, North Dakota, Archibald E. Wadge, of
Wales, North Dakota, Rasams M. Stone, of
Alexandria, Minn., O. E. Lidhus, of Park
River North Dakota.

Any and all persons claiming adversely the above described lands are requested to file their claims in this office on or before said 18th day of Nov. 1903. J. T. BRIDGES, Register. Notice for Publication. UNITED SEATES LAND OFFICE

Notice is hereby given that in compliance with the provisions of the act of Congress of June 2, 1878, entitled "An act for the sale of timber lands in the States of California, Oregon Nevada and Washington Ter. ed to all the public land states by act of August RASMUS M. STONE, of Alexandria, country of Douglas, state of Minnesota, has this day filed in this office his sworm statement No. 545% for the purchase of the Sig NWI, Nig SWig of section No. 19, township S, south of range 5 west,

J. P. BRIDGES, Engister.

Notice for Publication. UNITED STATES LAND OFFICE,
Reseturg, Oragon, Oct. 1, 1988.
Notice is hereby given that in compliance
with the provisions of the act of Congress of
June 1, 1878, entitled "An act for the sale of
timber lands in the States of California, Oragon
Nevada, and Washington Territory," sectionded to all the public land states by act of August
4, 1882.
FRANK W. MACCOUNT.

FRANK W. MASTERSON, 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 before the Register and Receiver of this office of Rossburg, Orsgon. office of Rossburg, Oregon.

on Thursday the 10th day of March, 1804. He names as witnesses: B. Martin, M. Martin, of Brownstille, Oregon: George Bateman, Fred Bateman, o' Roseourg, Oregon.

Any and all persons claiming adversion the above described lands are requested to file their

Notice for Publication. United States Land Office.
Roseburg Oreson, Aug. 21, 1800.
Notice is hereby given that in compilance with the provisions of the set of Congress of June 3, 1878, entitled "An act for the sale of June 1 and in the States of California, Oregon Newada, and Washington Territory," asextend-

claims in this office on or before said bith day

J. T. BRIDGES

#0200#0#0#0#0#0#0\*P\*\*\*\*\*\*\* Nevada, and Washington Territory," as extend-ed to all the public land states by act of August

MINNIE I. HARRIS,
Care of O. M. Co. of Portland, county of
Multnomah, state of Oregon, was this day filed
in this office her sworn statement No. 2012 for
the purphase of the NEG, of Section No. 34 in
township No. 28 south, range No. 8 west
and will offer proof to show that the land sought
to more valuable for its timber or stone than
for agricultural purposes, and to establish his
claim before the Register and Receiver of this
office of Roseburg, Oregon. office of Rossburg, Oregon.
or Friday, the 12th day of February, 1808. He names as wittesses: W. H. McCrossen, J. W. Gardner, John Rogers, Franc. F. Doleshy all of Roseburg, Oregon.

Any and all persons challing adversely the above described lands are requested to file their claims in this office on or before said 17th day of February, 1903, J. T. BRIDGES.