Notice is hereby given that in pursuance of a certain order of the county court of Coos County, Oregon, sitting as a court for the transaction of probate a court for the transaction of probate business, made and entered upon the 9th day of August, 1915, in the Matter of the estate of Sarah J. Ferry, de-ceased, the undersigned, executor of said estate, will sell at private sale to the highest bidder for cash or in part for cash and the remainder on credit as hereinafter stated, in one parcel, and subject to confirmation or resale by the quired other than or in addition to the of the said deceased, at the time of her death, in and to all that certain real property described as follows, towit: The north one-half of the northwest quarter, the southwest quarter of the northwest quarter and the northwest quarter of the southwest quarter of section 25. township 29 south, range 12 west of the Willamette Meridian in

Coos County, State of Oregon.

Terms and conditions of sale: Cash; or \$500 in cash on the day of the sale and the remainder to be evidenced by a promissory note dated said day of sale.

Ittle interest is taken in the phe promissory note dated said day of sale. due on or before one year from date, drawing interest at the rate of 8 per cent per annum, interest payable annually, with provision for attorney fees in event suit or action is instituted to collect same or any portion thereof, said note to be secured by a mortgage upon said property above described with usual terms and conditions. with usual terms and conditions.

WILLIAM FLOYD Executor of Estate of 9-28-5t Sarah J. Ferry, Deceased.

Notice of Sheriff's Sale

the Circuit Court for said County and State, wherein McPherson-Ginser Company, a private corporation, as Plaintiff recovered judgment against E. A. Beckett, Defendant, for the sum of Three hundred eighty-two and 15-100 Dollars, and costs and disbursements taxed at

cash, the following described property, to-wit:
South 38 feet of Lot 1 of Block 1 and the South 38 feet of Lot 2 of Block 1 in the Town of Myrtle Point, according to the Plat thereof on file and of record in the office of the County Clerk of. Coos County, Oregon, taken and levied upon as the property of the said defendant E.

A. Beckett, or as much thereof as may be necessary to satisfy the said judgment in favor of the plaintiff against loganberry is such indeed, and it would be a great mistake, says Protogether with all costs and disburse-

ALFRED JOHNSON, Jr., Dated at Coquille, Oregon, October 10-12-5t

Administrator's Notice

Notice is hereby given that the un-lersigned by an order of the County dersigned by an order of the County Court of Coos county, Oregon, has been as hereinafter stated, in one parcel, and designed by an order of the County subject to confirmation or resale by the county court, from and after the 28th appointed as Administrator of the esday of October, 1915, all the right, title, interest and estate of the said Sarah J. Ferry, deceased, 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 deceased at the time of her. Parcel this 12th day of October 1915. All gum at the injured points may in tice, with the proper vouchers, to the undersigned at the Baxter Hotel in the city of Coquille, Coos county, Oregon. Dated this 12th day of October 1915.

One of these firms, the Oregon attacked by this insect. If the in Nursery Co, of Orenco, says that it was so far as known the first to ally indicates that the tree is bepropagate the loganberry in Ore youd hope of saving. Individua gon, and that it got its start from branches on trees may often show Judge Logan, of Santa Cruz, Cali fornia, and that not any further impostations were made, so far as the prevent its further increase and the legal title of the above described By VIRTUE of an execution and order records show. The company ceased spread. of sale duly issued by the Clerk of the Circuit Court of the County of Coos State of Oregon, dated the 30th day of september 1915, in a certain action in the Circuit Court for said County and

and costs and disbursements taxed at Say that their stock of loganderries Fifteen and 20-100 Dollars, on the 16th came from Judge Logan through day of September 1915.

Notice is hereby given that I will on the 13th day of November 1915, at the front door of the County Court, House in Coquille in said County, at 10 o'clock in the forenoon of said day, sell at public auction to the highest bidder, for cash, the following described property.

The Aspinwall firm has never handled the phenomenal at all, but has reports that it produces cash, the following described property, only about a third as much as the

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efits of Electric Light in your home, do not let

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ironing done in perfect comfort for just a few

cents and without any of the work and worry of

the old-fashioned way. Simply attach it to the

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wired for Electric Light, there is no better time

than this fall to install this great convenience.

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ter over or will you drop in at the office?

most convenient Electric Light Socket.

of an Electric Flat Iron is

fessor Lewis, to change its name to W. J. CONRAD phenomenal or anything else. An

uice known throughout a large

part of the United States, and a

change of name would not only be

an error but poor policy as well

mated expenditure of \$891.242.

poses, diverting water from Archer

Gulch, in Sec. 1 T 26 S R 13 W,

and storing 760 acre feet in a reser

transportation purposes, diverting

water from Mystic Creek in Sec. 11

T 31 S R 12 W. Alfred Johnson

Lumber Co., of Prosper, for manu-

facturing and domestic purposes,

diverting water from McKee Gulch

in Sec. 20 T 28 S R 14 W. S. S.

Reed, of Myrtle Point, for domestic

supply, diverting water from

springs in Sec 31 T 29 S R 12 W.

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effective advertising campaign has made the fame of the loganberry

Motossi Luigi, and all other persons claiming any right, title or in-PUBLICATION FORECLOSURE terest in or to the herein described real TAX estate.

Defendant To Molossi Luigi the above named de-fendant and all other persons claiming which still have vitality to exude any right, title or interest in or to the

herein described and.

In the Name of the State of Oregon: some cases be brought into condition by severe pruning and an application as the buds swell in the spring of an effective wash, as fishspring of an effective wash, as fishoil soap, at the rate of 1 pound to
the gallon of water, or heavy whitewash, or a wash made of 1 pint of
crude carbolic acid and 1 gallon of
soft fish oil soap dissolved in 8 gallons of water. Washes should be
thoroughly applied to the trunk
and larger limbs. In the case of
and larger limbs. In the case of
apple, pear and other trees which
do not exude gum to any extent,
buting firms most active in the losegmberry industry.

spring of an effective wash, as fishoil soap, at the rate of 1 pound to
the gallon of water, or heavy whitewash, or a wash made of 1 pint of
crude carbolic acid and 1 gallon of
soft fish oil soap dissolved in 8 gallons of water. Washes should be
thoroughly applied to the trunk
and larger limbs. In the case of
apple, pear and other trees which
do not exude gum to any extent,
it is a question of judgment whether it will be possible to save trees

spring of an effective wash, as fishoil soap, at the rate of 1 pound to
the gallon of water, or heavy whitewash, or a wash made of 1 pint of
crude carbolic acid and 1 gallon of
soft fish oil soap dissolved in 8 gallons of water. Washes should be
thoroughly applied to the trunk
and larger limbs. In the case of
apple, pear and other trees which
do not exude gum to any extent,
it is a question of judgment whether it will be possible to save trees

spring of an effective wash, as fishthe amount of Five and 47-100 Dollars,
the same being the amount then due
the gallon of taxes for the year
1910 together with penalty, interest and
const thereon upon the real property assessed to you, of which you are the owner as appears of record, situated in said
County and State, and particularly
bounded and described as follows, towit: Lots 7-8 Block 39 Coos Plat "C"
Lorrad has paid taxes on said premisses for prior or subsequent years, with
the amount of Five and 47-100 Dollars,
the same being the amount to five and delinquent for taxes for the amount of Five and delinquent for taxes for the amount

er it will be possible to save trees	follows:				m		
attacked by this insect. If the in- festation is rather severe, it usu-			Dat Pai		Tax Rec't No.	Am't	of Int.
		July	23	1915	6643	11.57	15
ally indicates that the tree is be-	1908	"	"	"	9254	7.29	"
youd hope of saving. Individual	1909	12	"	"	9971	4.21	2.7
branches on trees may often show		2.5	*		9704	4.86	"
branches on trees may often show	1912	22		27	9940	4.20	11
attack by this insect and should be	1913	3.2	**	22	10006	4.42	22
promptly removed and burned to	1914	11	12	22	7269	3.28	23
promptly removed and burned to	50 2 2				Sec. 10. 10. 10. 10. 10. 10. 10. 10. 10. 10	4112	THE REAL PROPERTY.

water Permits Issued.

During the quarter ending July
31, 1915, the State Engineer issued
152 permits for the appropriation of the summed are hereby further notified that w. J. Conrad will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of this summons, exclusive of the day of the same appears of record, and each of the other persons above named are hereby further notified that w. J. Conrad will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property as the same appears of record, and each of the other persons above named are hereby further notified that w. J. Conrad will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property as the same appears of record, and each of the other persons above named are hereby further notified that w. J. Conrad will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned to appear within sixty days after the first publication of the county and state aforesaid for a decree foreclosing the lien against the property above described. water under which it is proposed to said first publication, and defend this action or pay the amount due as above horsepower and construct 15 reser-voirs. These permits will require do so, a decree will be rendered foreclosing the lien of said taxes and costs the construction of 210 miles of against the land and premises above canals and pipe lines and an esti named.

This summons is published by order of the Honorable James Watson, Judge The following permits were is-sued in Coos county: C. A. Gage, sued in Coos county: C. A. Gage, A. Fish, C. C. Long, of Powers, for of September, 1915 and the date of the mining purposes, diverting water 7th day of September, 1915.

T 33 S R II W. C A. Smith ing may be served upon the undersigned residing within the State of Oregon at Lumber and Manufacturing Co. of the address hereafter mentioned.

Marshfield, for manufacturing pur
H. D. Murphy

Attorneys for Plaintiff. Address 1st National Bank Bldg, Marsh-

voir. A C. Shaw, of Portland, for In the Circuit Court of the State of Oregon, for steam boilers, diverting water from Coos County an unnamed stream in Sec 17 T 28

SR 14 W. A H. Powers, of Frank R. Shores Marshfield, for municipal supply,

diverting water from Bingham
Creek in Sec. 14 T 31 S R. 12 W.
A. H. Powers, of Marshfield, for
transportation purposes, diverting Publication in Foreclosure right, title, estate, lion, or interest in the real-estate described in the Application for Judgment Foreclosing

Tax Lien herein, Defendants. To John W. Foley and Mary Foley alias) his wife the above named de-

(alias) his wife the above named defendants.

In the name of the State of Oregon: You are hereby notified that Frank R. Shores the holder of Certificate of Delinquency numbered 83 issued on the 30th day of December, 1914, by the Tax Collector of the County of Coos, State of Oregon, for the amount of Seventy-two and 64-100 Dollars, the same being the amount then due and delinquent for taxes for the year 1909, together with penalty, interest and costs thereon upon the real property assessed to you, of which you are the owner as appears of record, situated in said county and state, and particularly bounded and described as follows, towit: South-half of the north-east quarter, and the south-half of the north-west quarter, in section eight, quarter, and the south-half of the morth-west quarter, in section eight, township thirty south, range ten west, Willamette Meridian, in the county of

Coos, state of Oregon.
You are further notified that said
Frank R. Shores has paid taxes on said premises for prior or subsequent years with the rate of interest on said amounts as follows:

Rec't Am't of No. Int Year's 1910 Dec. 30 1914 9464 72.92 15 1911 '' '' 9620 91.95 15 1912 '' '' 9743 €0.87 15 1913 '' '' 9246 93.48 15 Said John W. Foley as the owner of the legal title of the above described

the legal title of the above described property as the same appears of record, and each of the other persons above named are hereby further notified that Frank R. Shores will apply to the Circuit Court of the County and State aforesaid for a decree foreclosing the lien against the property above described, and mentioned in said certificate. And you are hereby summoned. scribed, and mentioned in said certifi-cate. And you are hereby summoned to appear within sixty days after the first publication of this summons ex-clusive of the day of said first publica-tion, and defend this action or pay the amount due as above shown together with costs and accrued interest and in case of your failure to do so, a decree will be rendered foreclosing the lien of said taxes and costs against the land and premises above named.

and premises above named.

This summons is published by order
of the Honorable G. F. Skipworth
Judge of the Circuit Court of the State

Judge of the Circuit Court of the State of Oregon for the County of Coos and said order was made and dated this 16th day of September 1915 and the date of the first publication of this summons is the 21st day of September 1915.

All process and papers in this proceeding may be served upon the undersigned residing within the State of Oregon, at the address hereafter mentioned.

J. O. Stemmler.

J. O. Stemmler, Attorney for the Plaintiff Address Myrtle Point, Oregon.

Herald Want ads get results

FREE PORTS **BUILDERS OF**

CONGRESS SHOULD GIVE THEM PREFERENCE IN APPRO-PRIATIONS.

By Peter Radford

This nation is now entering upon an era of marine development. wreckage of European commerce has drifted to our shores and the world war is making unprecedented demands for the products of farm and factory. In transportation facilities on land we lead the world but our port facilities are inadequate, and our flag is seldom seen in foreign ports. If our government would only divert the energy we have displayed in conquer ing the railroads to mastering the commerce of the sea, a foreign bottom would be unknown on the ocean's

This article will be confined to a discussion of our ports for the products of the farm must pass over our wharfs before reaching the water. We have in this nation 51 ports, of which 41 are on the Atlantic and 10 are on the Pacific Coast. The Sixty-second Congress appropriated over \$51,000,-000 for improving our Rivers and Harbors and private enterprise levies a toll of approximately \$50,000,000 annually in wharfage and charges for which no tangible service is rendered. The latter item should be lifted off the backs of the farmer of thes nation and this can be done by Congress directing its appropriations to ports that are free where vessels can tie up to a wharf and discharge her cargo free of any fee or charge.

A free port is progress. It takes out the unnecessary link in the chain of transactions in commerce which has for centuries laid a heavy hand upon commerce. No movement is so heavily laden with results or will more widely and equally distribute its benefits as that of a free port and none can be more easily and effectively secured.

THE VITAL PROBLEM OF

By Peter Radford. There is no escaping the market problem and the highest development of agriculture will not be attained until it is solved, for a market is as necessary for the producer as land on which to grow his crop. Governmental and educational institutions have spent \$180,000,000 in the United States during the past ten years for improving soil production and improving seeds and plants, but very little attention and less money has been given to the marketing side

of agriculture. The problem is a monumental one and one which will never be solved until it gets within the grasp of a minds can concentrate the combined experience and wisdom of the age upon it. It is a problem which the farmers, merchants, bankers, editors

and statesmen must unite in solving. The Farmers' Union stands for all there is in farming from the most scientific methods of seed selection to the most systematic and profitable plans of marketing, but does not believe in promoting one to the neglect of the other. We consider the work of farm demonstrators valuable and we ask that governmental and commercial agencies seeking to help us, continue to give us their assistance and advice, but we believe that their influence should be extended to the marketing side of our farm problems

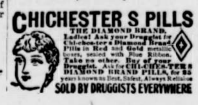
We cannot hope to develop manufacturing by over-production of the factory; we cannot build up mercantile enterprises by the merchants loading their shelves with surplus goods and no more can we develop agriculture by glutting the market with a

DARIUS

The neigh of a horse made Darius King of Persia, the six contending powers for the throne agreeing among themselves that the one whose horse should neigh first should possess the This ancient method of kingdom settling disputes among politicians could be revived with profit today. If our partisan factions and petty pol-Iticians could only settle their disputes by the neigh of a horse, the bark of a dog or the bray of a donkey, It would be a great blessing and would give our citizens a better opportunity to pursue the vocations of industry free from political strife.

Let those who pick political plums dripping in the blood of industry understand that they cannot turn the public forum into a political arena and by a clash of personal aspirations still the hammer and stop the plow and that their quarrels must be settled he back alleys of civilization

Have you paid the printer.



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R. E. SHINE, V.-Pres. O. C. SANFORD, Asst. Cashier

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Model 3, 14-in. carriage, back	ing, back spacer 32 50
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Model 10, Elite type \$ 32 50	mier 15 00
Model 10, Pica type 37 50	Model 10, Smith Premier 30 00
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Model 11, dec. tab. Wahl add- ing and subtract'g device 100 00	Model 5, Royal 40 00

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E E JOHNSON

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