

START DEFENSE IN BIG PINES CIVIL ACTION

The morning session of the federal court in the civil action of the McComber-Savidge Lumber company of San Francisco against the Big Pine Lumber company for the collection of approximately \$23,000, alleged to be due for non-fulfillment of contract was devoted to the reading of testimony from the suit of the Big Pine Lumber company against the Southern Oregon Lumber company, in which the plaintiff contends admissions were made upholding the basic contentions of their suit. The Big Pine sued the Southern Oregon Lumber company for \$30,000, the case not being decided.

Excerpts from the testimony were read to the jury, these excerpts being agreed upon by attorneys for both sides.

The last witness for the plaintiff was C. Rhodish, a lumberman from McCloud, Calif., who identified photographs of the lumber piles in this yard of the Southern Oregon Lumber company where the lumber in the controversy was stored. He testified from these pictures, which were afterwards shown to the jury, that but one was correctly piled "to prevent staining and checking. The plaintiff had about 120 photos for introduction, but the court ruled that all of these were not admissible.

Bert Theirolf was the first witness called by the defense, when the plaintiff closed their case at 11:30 this morning. In combatting an objection registered by the plaintiff's counsel, to the question, Attorney George M. Roberts announced that Theirolf's testimony would be largely a rebuttal of that given by Frank B. McComber, president of the McComber-Savidge Lumber company.

The defense will call 13 witnesses, some of them being lumbermen of Jackson and Josephine counties, who are acquainted with lumber conditions in this section.

It is expected that the closing arguments will be made tomorrow and the case go to the jury late Friday afternoon or early Saturday morning.

HARRY LAUDER 2ND MAKES BIG HIT AT WOODMEN GATHERING

The entertainment given last night at the Woodmen of the World hall by Mr. Robt. R. Neilson and Co., was a big success. The original Harry Lauder has nothing on Mr. Neilson, who is the same age, build and character and was born and raised within four miles of Lauder's home in Scotland.

Over 200 Woodmen and their friends enjoyed Mr. Neilson's interpretations of Scotch songs, jokes and stories. His costumes were elaborate and appropriate for the different songs.

SIDNEY SMITH BAGS RECORD DEER OF YEAR

One of the largest deer ever shot in southern Oregon or in the state, so far as can be learned, was bagged recently in Klamath county by Sidney Smith, while he was on a hunting trip with V. J. Emerick and George Barnum. Although Mr. Smith is reluctant to state the weight and size of the prize several old hunters and men of experience have judged that it would weigh 350 pounds when dressed and George Barnum says that he and Mr. Smith were unable to lift it into the car after it had been killed.

TOO LATE

Death only a matter of short time. Don't wait until pains and aches become incurable diseases. Avoid painful consequences by taking

GOLD MEDAL HAARLEM OIL CAPSULES. The world's standard remedy for kidney, liver, bladder and uric acid troubles—the National Remedy of Holland since 1696. Guaranteed. Three sizes, all druggists. Look for the name Gold Medal on every box and accept no imitation.

MEDFORD HIGH MEETS KLAMATH HERE SATURDAY

The Medford High eleven will play its first game on the home field Saturday afternoon at 2:45 with the strong Klamath Falls team. According to Coach Huntington this game will be one of the hardest games of the season. While not making any predictions as to the outcome he assures Medford football fans that his team will carry the fight to their opponents with the same fight that has characterized former Medford elevens.

If the Klamath Falls contingent wins from Medford they will have to kill off the entire team, it is claimed. There will be several new men in the line-up for this game, the changes being necessitated by injuries to several first string men. Loyal fans, however, will not be disappointed for the Medford men are out to win.

The tentative line-up will be Welch and Jackson, ends; Mansfield and Prescott, tackles; Singler, center; Stockam and Webster, guards; Payne and Daily, halves; Beoney, quarter; R. Singler, full.

MEXICAN PEAT TO MEET CARLSON AT THE NEXT SMOKER

Mexican Peat, the clever little Southern California scrapper who arrived here recently to perform in the smoker a week from Friday has been showing sufficient class to make Matchmaker Dixon line him up with "Fighting" Johnny Carlson the 28th of this month. Peat's recent work in the ring has surprised everyone here and Dixon expects the little Mexican to give Johnny a fast go.

Billy Huff, the Klamath fight exponent, is rounding into A-1 shape for his ten-round main event mix with Tom Sharkey. Tom's recent work shows a marked improvement over his former performance and the Klamath boy will have to go some if he wins.

One of the most interesting matches on Friday's card will be a six-round fast-tossing exhibition between Battling Erik and K. O. Joe Blackburn. These boys should furnish an interesting match.

Other preliminary bouts will go to make up what is expected to be the best smoker card of the season.

Market News

Livestock. PORTLAND, Ore., Oct. 20.—Cattle steady; receipts 125. Hogs weak; receipts 337. Sheep slow; receipts 882. PORTLAND, Ore., Oct. 20.—Butter slow, extra cubes 43c; under grades 48c; prints 47c. Butterfat, No. 1 churning cream 47c f. o. b. Portland; undergrades 44@45c.

Portland Wheat. PORTLAND, Ore., Oct. 20.—Wheat hard white, soft white, white club, \$1.01; hard winter, northern spring, \$1; red Waha 95c. Today's car receipts—Wheat 62; barley, 2; flour, 5; oats, 4; hay, 7.

Liberty Bonds. NEW YORK, Oct. 20.—Liberty bonds closed: 3 1/2's \$91.90; first 4's \$93.00; second 4's \$92.20; first 4 1/2's \$92.94; second 4 1/2's \$92.36; third 4 1/2's \$91.72; fourth 4 1/2's \$92.78; Victory 3 1/2's \$93.38; Victory 4 1/2's \$94.00.

San Francisco Market. SAN FRANCISCO, Oct. 20.—Butter, extra, 45c; extra eggs 68c; extra first 67 1/2c; first nominal; extra, pullets 46 1/2c; extra, pullets first 44c. Ducks 29@32c; live turkeys 35@40c.

OBITUARY

HERR—Mabel Elma Herr died at her home in Northeast Medford, October 19th, from leakage of the heart. She was born at Grand Junction, Colo., Dec. 19, 1858, and was 32 years and 10 months old. The family have been residents of Medford for the past year. She leaves her husband, Granville Herr, and son, Preston R., aged 14 years; also her parents, Mr. and Mrs. W. H. Young of Medford, a brother, Henry C. Young, and a sister, Mrs. Maud Show, of Meteor, Wash. The funeral service will be held at the Port Funeral Home Friday at 2:30 p. m. Rev. D. E. Millard, officiating. Interment in L. O. F. cemetery.

McNICOLL—John McNicoll passed away at his home at Eagle Point early this morning at the age of 68 years. McNicoll was born in Indiana in the year 1855. From there he moved to Burbank, Cal., where he resided for a period of 25 years, and came to Eagle Point a little over a year ago. Death was due to cancer of the stomach for which he underwent an operation two months ago. He leaves besides the widow, two sons and one daughter, Oscar McNicoll and Hugh McNicoll of Arlington, Cal., and Mrs. Wm. Gray of Stockton, Cal. Funeral services will be held at the chapel of Weeks-Conger Co. at 3:00 p. m., Friday. Interment in Central Point cemetery.

MOTHER, QUICK! GIVE CALIFORNIA FIG SYRUP FOR CHILD'S BOWELS

Even a sick child loves the "fruity" taste of "California Fig Syrup." If the little tongue is coated, or if your child is listless, cross, feverish, full of cold, or has colic, a teaspoonful will never fail to open the bowels. In a few hours you can see for yourself how thoroughly it works all the constipation poison, sour bile and waste from the tender, little bowels and gives you a well, playful child again.

Millions of mothers keep "California Fig Syrup" handy. They know a teaspoonful today saves a sick child tomorrow. Ask your druggist for genuine "California Fig Syrup" which has directions for babies and children of all ages printed on bottle. Mother! You must say "California" or you may get an imitation fig syrup.

DENVER ED MARTIN KNOCKS OUT SMITH

PORTLAND, Ore., Oct. 20.—Denver Ed Martin, veteran negro heavyweight knocked out Sergeant Ray Smith of New York, in the third round of a scheduled ten round fight here last night. A left hook to the chin put the soldier out. It was a rough battle up to the finish.

PROCLAMATION

Whereas, the Common Council of the City of Central Point, Oregon, did, by Resolution No. 2, propose and submit to the legal voters of said City, at the special election duly held in said City on the 17th day of October, 1921, the following proposed Act of Municipal Legislation, entitled:

"An Act to Amend the Charter of the City of Central Point, Oregon, by amending Sections 3, 9, 10, 11, 12, 14 and 16 of Article XXV of said charter of the City of Central Point and thereby provide a mode of procedure for the collection of unpaid assessments and repealing Section 18 of Article XXV of said charter," and

Whereas, the recorder of said City has, in his presence and in the presence of the common council duly canvassed the returns of said election and it has been determined thereby that the total number of votes cast at said election was 31; that the total number of votes cast in favor of said act of Municipal Legislation, above referred to, was 29, and the total number of votes cast against said act of Municipal Legislation was 2; and it appears that said act of Municipal Legislation received an affirmative majority of all the votes cast at said election;

Now Therefore, By virtue of the power vested in me as Mayor of the City of Central Point, Oregon, I, W. C. Leever, do hereby issue this proclamation to the people of said City and do hereby declare that the votes cast in favor and against said act of Municipal Legislation was as above set forth; and I do declare said act of Municipal Legislation to be in full force and effect in said City from and after the publication of this proclamation as required by law; and that the following is a full title and text of said act of Municipal Legislation and of the whole thereof:

Chapter Amendment. An Act to Amend the Charter of the City of Central Point, Oregon, by amending Sections 3, 9, 10, 11, 12, 14 and 16 of Article XXV of said charter of the City of Central Point and thereby provide a mode of procedure for the collection of unpaid assessments and repealing Section 18 of Article XXV of said charter. THE PEOPLE OF THE CITY OF CENTRAL POINT DO ORDAIN AS FOLLOWS:

Section 1. That Section 3 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 3 of Article XXV. All unpaid assessments for which approval was not made to pay in installments as in Article XXV of the charter of the City of Central Point provided shall be collected and the liens thereof enforced in accordance with the provisions of the laws of Oregon and the charter and ordinances of said city applicable to said assessments and liens, as originally levied and made effective so far as the same shall not be delinquent at the time this amendment shall become effective; and so far as any such assessments or installments thereof or interest thereon are delinquent, or shall hereafter become delinquent, the same shall be collected and the liens thereof enforced in accordance with the provisions of this amendment of Article XXV for the collection of delinquent assessments and installments and interest."

Section 2. That Section 9 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 9 of Article XXV. Any annual installment of assessment, or semi-annual interest payment, as provided in Section 2 of Article XXV hereof, which shall remain unpaid at the expiration of the time fixed for such respective payments and shall remain unpaid at the time this amendment takes effect, and install-

ments of assessments heretofore bonded under the Bancroft Act or city charter and concerning which no application was made as provided in Section 2 of Article XXV of the charter, which shall become due and payable after the expiration of the ten (10) day period provided for in Section 2 of Article XXV of the charter and which shall remain unpaid at the expiration of the time fixed for such respective payments and shall remain unpaid at the time this amendment takes effect, shall thereupon become delinquent, and shall bear a penalty of five (5) per centum upon the amount of such delinquency, in addition to the bond rate of interest upon the principal sum so delinquent. For such purpose, if any interest payments during the first three years as in Article XXV provided, shall become delinquent, it shall be subject to such penalty and interest upon the sum so delinquent and penalty shall be included in and shall be a part of the assessment lien.

Such five (5) per centum penalty shall not attach, however, to any assessment or installment thereof by reason of delinquency of such assessment or installment prior to the expiration of such ten (10) day period. Upon the expiration of the time fixed for annual or semi-annual payments as provided in Section 2 of Article XXV hereof, and upon the expiration of the time fixed for the payment of installments of assessments heretofore bonded under the Bancroft Act or the city charter, and concerning which no application has been made as provided in Section 2 of Article XXV of said charter, the recorder shall make up a statement showing the description of each lot, piece or parcel of property upon which any such assessment or installment of assessment or interest remains unpaid, and the amount delinquent thereon. The recorder shall thereupon sell all property so delinquent for the amount of such delinquency, with penalties, interest and costs as in Article XXV as amended therein provided."

Section 3. That Section 10 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 10 of Article XXV. Sales for Delinquent Assessments. Thirty (30) days after any such delinquency the city recorder shall proceed to sell the property described on the original lien docket and on the consolidated lien docket so delinquent and unpaid, for the amount of such delinquency, together with penalty and interest accrued to date of sale, and for the costs of such sale. He shall execute and deliver certificates of sale to the purchasers, and assessment deeds to the persons thereunto entitled.

The recorder shall give notice of such sales by publication. Such notice shall contain a list of all property upon which such assessments are delinquent, with the amount of the assessments, interests, penalties and costs, to date of sale, together with the names of the owners of such property, or the words "Unknown Owners," as the same may appear upon said consolidated docket or upon said original lien docket, and shall specify the time and place of sale, and that the property therein described will be sold to satisfy the assessments, interests, penalties and costs due upon the same. All such sales shall be made between the hours of ten o'clock A. M. and four o'clock P. M., and shall take place at the front door of the building in which the common council holds its sessions. Such sale shall be continued from day to day, omitting Sundays and legal holidays, until all the property described in said consolidated lien docket and in said original lien docket on which any such assessment, or installment thereof, or interest thereon, is delinquent and unpaid, is sold. All such sales shall be public, and each lot, tract or parcel of land shall be sold separately and in the order in which the name appears upon the consolidated lien docket and upon the original lien docket commencing at the beginning thereof.

All lots, tracts and parcels of land sold for delinquent and unpaid assessments or interest thereon shall be sold to the first person at such sale offering to pay the amount due on each such lot, tract or parcel of land, if there be no bidder for any lot, tract or parcel of land, for a sum sufficient to pay the delinquent and unpaid assessment thereon or installment thereof with interest, penalty and costs, the recorder shall strike the same off to the city for the whole amount which he is required to collect by such sale. If any bidder to whom any property is stricken off at such sale does not pay the assessment, interest, penalty and costs before ten o'clock A. M. of the day following the day of such sale, such property must then be resold, or if the assessment sale is closed, he

deemed to have been sold to the city and a certificate of sale shall be issued to the city therefor. All such sales shall be held not less than thirty days after the first publication of notice. Notice shall be published once."

Section 4. That Section 11 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 11 of Article XXV. Return of Sale. Within fifteen (15) days after the completion of the sale of all property so authorized to be sold as aforesaid, the recorder must file a return in his office with a statement of his action thereon, showing all the property sold by him, to whom sold and the sum paid therefor, and shall deposit the proceeds thereof with the city treasurer to be used by him exclusively to pay the principal and interest of the refunding improvement bonds."

Section 5. That Section 12 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 12 of Article XXV. Certificate of Sale. After receiving, upon such sale, the amount of the assessment, penalty, interest, costs and charges, the recorder shall make out a certificate, dated on the day of sale, stating (when known) the name of the owner or owners as given on the consolidated lien docket or on the original lien docket, a description of the land sold, the amount paid therefor, the name of the purchaser, that it was sold for the assessment, giving the names of the streets, or other brief designation of the improvement for which the assessment was made, and specifying that the purchaser will be entitled to a deed two years from the date of sale, unless redemption thereof be made. Such certificate shall be signed by the recorder and shall be delivered to the purchaser, and shall be by such purchaser recorded in the office of the county clerk within thirty (30) days from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and incumbrancers for value and in good faith who become such while the same is unrecorded.

The city recorder shall be the custodian of all certificates for property sold to the city and shall at any time within two years from the date of such certificate, and before redemption of the property therein described, sell and transfer any such certificate to any person who will make payment of the amount for which the property therein described was stricken off, together with interest, penalties, and charges and taxes thereon, and such recorder prior to the issuance of the deed of said property may, if so authorized by the common council, sell and transfer any such certificate in like manner after the expiration of such period, but not two years from the date of such certificate."

Section 6. That Section 14 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 14 of Article XXV. Record of Payment. Whenever before the sale of any property the amount of any assessment thereon, with interest, penalty, costs and charges accrued thereon, shall be paid to the recorder, he shall thereon mark the same paid, with the date of payment thereof on the consolidated lien docket or the original lien docket as the case may be, and whenever after the sale of any property for any assessment, the same shall be redeemed, he shall thereupon enter the same redeemed with the date of such redemption on such record. Such record shall be made on the margin of the record opposite the description of such property."

Section 7. That Section 16 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 16 of Article XXV. Sale of Property Held by City. At any time after one year from and after the time deeds have been issued to the city under and by virtue of any proceedings mentioned in Article XXV as amended, the common council may by ordinance provide for the sale from time to time of any such property.

Such sale shall be had only upon notice by publication by the city recorder setting forth a list of the property to be sold, the respective amounts for which such deeds were issued, together with all taxes and special assessments, interest, penalties, costs and other charges paid thereon by the city at or since the issuance of the deed to the city, with interest thereon at the rate of six (6) per cent per annum to date of such sale, the unpaid delinquent assessments with penalties, interest and costs against the same and the total amount thereof, and shall specify the time and place of sale and that the property therein described will be

sold to satisfy such charges in such total amount. Deeds upon such sales shall be made subject to the liens of general taxes and of assessments for local improvements thereof not delinquent at the time of such sale. All such sales shall be public and each lot, tract or parcel of land shall be sold separately and in the order in which property appears in the notice of sale, commencing at the beginning thereof.

Each such lot, tract or parcel of land so offered for sale shall be sold for cash to the highest bidder, if any bid be received for a greater sum than such total amount due thereon; if no such bid be received, then to the first person offering to pay the total amount due thereon; and if no such bid be received, then to the highest bidder. If any bidder to whom any property is stricken off at such sale does not pay the amount of such bid before ten (10) o'clock A. M. of the day following the day of such sale, such property must then be resold and for such purpose the recorder shall continue such sale from day to day until the same is closed. The recorder shall turn over the proceeds of such sale to the city treasurer to be used for the payment of the principal and interest on the refunding improvement bonds and shall make return to the common council of such sale, the date thereof, the properties sold and sums paid therefor and the properties not sold. The deed shall be executed in the name of the city; shall refer to the ordinance directing the sale and that the sale was had and the deed was issued pursuant to said ordinance and this Section 14 of Article XXV of the charter, and shall convey the fee simple title to the property therein described free and clear of all liens and incumbrances whatsoever except general taxes and special assessments or installments thereof for local improvements not delinquent.

However, the common council may by ordinance provide that any such property which the city has acquired by deed under and by virtue of any

proceedings mentioned in Article XXV of the charter may be sold within the one year after the time the deed is issued to the city, but such property must be sold in the manner and in accordance with the provisions of this Section 14 except that no bid shall be accepted for any amount less than the amount set forth in said deed together with all taxes and special assessments, interest, penalties, costs and other charges paid thereon by the city at or since the issuance of the deed to the city, with interest thereon at the rate of six (6) per cent per annum to date of such sale, the unpaid delinquent assessments with penalties, interest and costs against the same and the total amount thereof and also the further exception that the deed issued by the city to the purchaser shall be a quitclaim deed and shall be made subject to the liens of general taxes and of assessments for local improvements or installments thereof not delinquent at the time of such sale.

In case any such sale shall be set aside or declared void by any court for any reason, the city shall, upon application therefor in writing setting forth such facts with a certified copy of such judgment or decree attached thereto, repay to the purchaser at such sale, or his assigns, the amount paid by him at such sale, together with all taxes and special assessments with interest, penalties, and costs thereon paid by him at or since such sale with interest thereon at the rate of six (6) per cent per annum.

The purchaser from the city of any certificate of sale or deed need not look to the application by the city of the proceeds of such purchase."

Section 8. That Section 18 of Article XXV of the charter of the City of Central Point be, and the same is hereby amended to read as follows: "Section 18 of Article XXV. Dated at Central Point, Oregon, this 19th day of October, 1921. Signed W. C. LEEVER, Mayor.

(Seal) Attest: (Signed) J. W. JACOBS, City Recorder.

Section 11 of Article XXV. Return of Sale. Within fifteen (15) days after the completion of the sale of all property so authorized to be sold as aforesaid, the recorder must file a return in his office with a statement of his action thereon, showing all the property sold by him, to whom sold and the sum paid therefor, and shall deposit the proceeds thereof with the city treasurer to be used by him exclusively to pay the principal and interest of the refunding improvement bonds."

Section 12 of Article XXV. Certificate of Sale. After receiving, upon such sale, the amount of the assessment, penalty, interest, costs and charges, the recorder shall make out a certificate, dated on the day of sale, stating (when known) the name of the owner or owners as given on the consolidated lien docket or on the original lien docket, a description of the land sold, the amount paid therefor, the name of the purchaser, that it was sold for the assessment, giving the names of the streets, or other brief designation of the improvement for which the assessment was made, and specifying that the purchaser will be entitled to a deed two years from the date of sale, unless redemption thereof be made. Such certificate shall be signed by the recorder and shall be delivered to the purchaser, and shall be by such purchaser recorded in the office of the county clerk within thirty (30) days from the date thereof. If not recorded within said time, the lien thereof shall be postponed to claims of subsequent purchasers and incumbrancers for value and in good faith who become such while the same is unrecorded.

The city recorder shall be the custodian of all certificates for property sold to the city and shall at any time within two years from the date of such certificate, and before redemption of the property therein described, sell and transfer any such certificate to any person who will make payment of the amount for which the property therein described was stricken off, together with interest, penalties, and charges and taxes thereon, and such recorder prior to the issuance of the deed of said property may, if so authorized by the common council, sell and transfer any such certificate in like manner after the expiration of such period, but not two years from the date of such certificate."

Section 14 of Article XXV. Record of Payment. Whenever before the sale of any property the amount of any assessment thereon, with interest, penalty, costs and charges accrued thereon, shall be paid to the recorder, he shall thereon mark the same paid, with the date of payment thereof on the consolidated lien docket or the original lien docket as the case may be, and whenever after the sale of any property for any assessment, the same shall be redeemed, he shall thereupon enter the same redeemed with the date of such redemption on such record. Such record shall be made on the margin of the record opposite the description of such property."

Section 16 of Article XXV. Sale of Property Held by City. At any time after one year from and after the time deeds have been issued to the city under and by virtue of any proceedings mentioned in Article XXV as amended, the common council may by ordinance provide for the sale from time to time of any such property.

Such sale shall be had only upon notice by publication by the city recorder setting forth a list of the property to be sold, the respective amounts for which such deeds were issued, together with all taxes and special assessments, interest, penalties, costs and other charges paid thereon by the city at or since the issuance of the deed to the city, with interest thereon at the rate of six (6) per cent per annum to date of such sale, the unpaid delinquent assessments with penalties, interest and costs against the same and the total amount thereof, and shall specify the time and place of sale and that the property therein described will be

sold to satisfy such charges in such total amount. Deeds upon such sales shall be made subject to the liens of general taxes and of assessments for local improvements thereof not delinquent at the time of such sale. All such sales shall be public and each lot, tract or parcel of land shall be sold separately and in the order in which property appears in the notice of sale, commencing at the beginning thereof.

Each such lot, tract or parcel of land so offered for sale shall be sold for cash to the highest bidder, if any bid be received for a greater sum than such total amount due thereon; if no such bid be received, then to the first person offering to pay the total amount due thereon; and if no such bid be received, then to the highest bidder. If any bidder to whom any property is stricken off at such sale does not pay the amount of such bid before ten (10) o'clock A. M. of the day following the day of such sale, such property must then be resold and for such purpose the recorder shall continue such sale from day to day until the same is closed. The recorder shall turn over the proceeds of such sale to the city treasurer to be used for the payment of the principal and interest on the refunding improvement bonds and shall make return to the common council of such sale, the date thereof, the properties sold and sums paid therefor and the properties not sold. The deed shall be executed in the name of the city; shall refer to the ordinance directing the sale and that the sale was had and the deed was issued pursuant to said ordinance and this Section 14 of Article XXV of the charter, and shall convey the fee simple title to the property therein described free and clear of all liens and incumbrances whatsoever except general taxes and special assessments or installments thereof for local improvements not delinquent.

However, the common council may by ordinance provide that any such property which the city has acquired by deed under and by virtue of any

WRESTLING TO A FINISH For a \$500 Purse THOR OLSEN World's Middleweight Olympic Champion, 1912 VS. TED THYE Multnomah Club, of Portland Will wrestle to a finish at the Medford Natatorium Friday, Oct. 21 All wrestling holds will be posed in the ring, before the match, especially the holds barred. GOOD PRELIMINARY 8:30 Sharp BRING THE LADIES Tickets on sale at Brown & Brown's Elk's Club Ringside \$2.20; Reserved \$1.65; General \$1.10 Plus War Tax CHARLES MELROSE, Referee

FREE MATINEE SATURDAY, OCTOBER 22nd BY THE MAIL TRIBUNE AND GEO. A. HUNT CO. This popular matinee is for the kiddies only, begins at 10:30 a. m., and all that is necessary for admittance is a coupon clipped from this paper. The attraction for this week will be JACK PICKFORD in "BILL OPPERSON'S BOY" One of the First National's Best Pictures

EXPECTANT MOTHERS For Three Generations Have Made Child-Birth Easier By Using MOTHER'S FRIEND