WHAT CANADA DOES WITH WORMY FRUIT

In our last week's issue we had an article relative to the sale of wormy fruit and apples of the poorer grades. This matter it would seem is causing considerable discussion and investiga-

considerable discussion and investigation in Canada at present and it may be of interest to Hood River Growers to know what the laws in the Dominion are in this respect. The following article taken from the Chicago Packer explains itself:

This is the third season that the Fruit Marks Act, as amended, has been in peration, and as a whole it has not been a success. Both growers and receivers of apples are dissatisfied with the present grading and inspection law. Last week Andrew Haynes, of Louis, Ontario, returned form the west, where, under instructions from the Department of Agriculture, he made a number of inspections from the Department of Agricultture, he made a number of inspections of fruit being received in the
western markets from various parts
of Ontario, including the Niagata
district. He brought home some exhibits of apples taken from barrels
delivered there, which were of a size
and quality quasionable here, as marked
and should never have gone foreward
as No. 1 stock.

as No. 1 stock.

This practice not only threatens the distruction of the market but is likewise a direct violation of the Fruit Marks Act, for which there is a heavy penalty provided. The law is plain as to just what No. 1 fruit really means, and reads as follows:

"Well grown specimens of one variety, sound, of nearly uniform size, of good color for the variet, of normal shape, and not less 'ban 90 per cent free from scab, worm holes, bruises or other defects, and properly packed."

If the owner marks the package No.

Last spring John Booht, of Yamhili country, owned a hen turkey. Her product in eggs and young turkeys during the summe have yielded her owner \$54.86.

A birch canoe has drifted ashore near Grand Marias, Mich., which contained the body of an Indian girl, apparelled in expensive garb and with heavy silver brackets on the arms and ankles. The whole incident is supposed to stand for burial rites peculiar to some clan of the Menominee Indians.

Somebody, supposed to be tramps.

If the owner marks the package No. 1 or XXX, the fruit must be as described above, practically perfect. The packer should im to discard every injured or defective apple, and not deliborately include the 10 per cent of inferior stock which the law allows. This margin is meant to make the work of grading easier, and more rapid than if absolute perfection was exacted in the first grade. No. 1 fruit does not vary from year to year. No provision is made for lowering the standard when the quality of the crop is poor. The only result is that a smaller proportion of the fruit is No. 1 stock.

The wording of the act as to No. I

orders?—that it has proved itself the best of all liver regulators? August Flower has a matchless record of over thirty-five years in curing the ailing millions of these distressing complaints —a success that is becoming wider in its —a success that is become a success that is becoming wider in its —a success that is become a suc soope every day, at home and abroad, as the fame of August Flower spreads, Trial botales, 25c; regular size, 75. For sale by C. N. Clarke.

Spencer Laid Off.

"The Spencer has made a great showing during the past season. For eight months she has been plying regularly between here and the Wasco county metropolis and during that time never missed a trip. During the continuance of the fair she made daily round trips, a feat no other hoat ever accomplished for so long a period of time. Notwithstanding the severe strain to which she was subjected by going through this continuous ordeal the steamer arrivel at Portland always on time.

The Journal comments the season. For chief could cold Cure.

East Oregonian.

East Oregonian.

East Oregonian.

Eroup, Coughs, Colds, Wheoping-cough, the continuance of the fair she made daily swhe vacuate the bowels with Kennedys Laxative Honey and Tarthe Original Laxative Cough Syrap and Liquid Cold Cure. This remedy expels all cold from the system and strengthens the throat, lungs and Bronchial tubes. The mother's lavorite and children's asfeguard. Sold by G. E. Williams.

prised that Captain Spencer has deided to allow his boat to remain idle this winter. It is argued that more freight will be shipped to points on the upper Columbia this year than ever before, owing to the new railroad ever before, owing to the new railroad for particulars see John Leland Henon the north bank of the river. In derse

fact, it is claimed that the remaining steamboats on the route will be unable to handle the increasing volume of business. With the Spencer on the idle list it will probably be necessary to charter another steamer or two to take care of the traffic.—Dalles Chronicle.

BY THE WAY

wonder," asked the turk, "just why I'm treated like a king

Another deals the deck,
And I will get whate coming in
The region of the neck."

—Chicago Preker.

Railorad rate regulation on a fair basis should not be opposed 1y any-one, even the man behind the throttle. Last spring John Booht, of Yamhili county, owned a hen turkey. Eer product in eggs and young turkeys during the summer have yielded her

A birch cance has drifted ashore near Grand Marias, Mich., which contained the body of an Indian girl, apparelled in expensive garb and with beavy silver braclets on the arms and aukles. The whole incident is supposed to stand for burial rites peculiar to some clan of the Menomines.

amaller proportion of the fruit is No. 1 stock.

The wording of the act as to No. 1 stock is very clear, but just where to draw the line between No. 2s and No. 2s and No. 2s is the quasiton puzzling every one concerned. The act is bazy on this point; it makes no restrictions as to the quality of fruit which is marked No. 2 or No. 3. This has caused considerable discussion all ever the Dominion, and abroad. Growers, packers and receivers are dissatisfied with the present uncertain interpretation of the law. Almost everyone in the trade realizes that practically only two grades are really defined, firsts and seconds.

The commissioner of agriculture has strongly recommended that No. 2 should consist of fruit every ways astrongly recommended that No. 2 should consist of fruit every ways astrongly recommended that No. 2 should consist of fruit every ways astrongly recommended that he had left home in the confusion without and the lived all undersized or defective specimens which are marketable, culls being left at home.

The commissioner of agriculture has attrongly recommended that No. 2 should ensure the proposed of the No. 2 should ensure the proposed of the No. 2 should consist of fruit every ways have the No. 3 will then in clude all undersized or defective specimens which are marketable, culls being left at home.

The commissioner of agriculture has attrongly recommended that No. 2 should ensure the proposed of the No. 2 should ensure the proposed of the No. 3 will then in clude all undersized or defective specimens which are marketable, culls being left at home.

The commissioner of agriculture has attrongly recommended that No. 2 should ensure the proposed proposed the No. 2 should ensure the Number of the lineary the test of the propos

pointed to suggest a definition for No.

2 fruit which might be incorporated in the act. A. McNeill, chief of the fruit division, at Ottawa has sent out a circular submitting three diffuitions, asking for opinions as to which is the best to recommend as an amendment at the next session.

The following are the these tions. own ring. The watch belonged to a school teacher from Sherman county who was serving time for a statutory offence, and when he came to be discharged it could not be found. Is it possible that the old principle that there is honor among thieves is falling into disuse? Perish the thought.

a circular submitting three definitions, asking for opinions as to which is the best to recommend as an amondment at the next session.

The following are the three definitions: The first is that adopted by the International Apple Shippers' association at their last meeting "No. 2 apples shall be hand picked from the tree; shall not be smaller than 2½ inches in diameter. The skin must not be broken or the apple bruised. This grade must be faced and packed with as much care as No 1 fruit."

Another definition reads: "No. 2 apples shall consist of well grown specimens, of fair size, color and shape, and not less than 25 per cent free from scab, worm holes and other defects, and properly packed."

A third definition reads: "Fruit graded No. 2 shall be hand picked, free from bruises and worm holes, (except in the blossom end) or other blemishes, causing unsightliness or material wavee, not less than 2½ inches in diameter, and properly packed."

The latter definition has many upholders and some suggest that the word "scab" be inserted immediately following the line in bracket.

The Secret of Suchess.

Forty million boxes of August Flower sold in the United States alone since its introduction! And the demand for it is still growing. Isn't that a fine showing of subcess? Don't it prove that August Flower has had unfailing success in the cure of indigestion and dyspopsia—the two greotest enemies of health and hapiness? Does it not afford the best evidence that August Flower is a sure specific for all shouach and intestinal disconting the color of the father burbed that the old principle that the old principle that the old susse; fall-specked it could not be found. Is it because is fall-specked in discuss? Perish the thought.

Mrs. Mary Ramsey Woods, of Hills-there; shorn of mong thieves is fall-specked in the word. Wars, Mary Ramsey Woods, of Hills-there; shorn on the word. In he word, was the word of the strain of the word of the strain of the word of the strain of the day of the strain of the word. The first have been

dence that August Flower is a sure specific for all stomach and intestinal dis-

Soon after arriving in Hillsboro Mrs. Lemons married John Woods, with whom she lived happily for many years. At Hillsboro she built the first hotel, which occupied the site of Her trip down the river yesterday was the last for the steamer Spencer this season and she will be put on the cd. The couple ran the hotel until 40 ways to undergo an overhauling preparatory for service next spring.

The Journal comments this way:
"The Spencer has made a great succeeded her in its management.—

Here is a Bargain,

lady patients, because he doesn't know of any medicine that will cure female troubles except the sur-geon's knife.

That such a medicine exists, however, is proved by thousands of cures made by

Disease

it has saved the lives of many weak, sick women and rescued oth-ers from a lifetime of chronic sickness. It will cure you if you will only give it a chance. Try it. Sold by all druggists and deal-ers in \$1.00 bottles.

GAVE UP SUPPORTER. "I were a supporter for four years, to keep up my wemb," writes Mrs. S. J. Chrisman, of Mannsville, N.Y. "My doctor said no medicine would help me. After taking Cardul I gave up my supporter and am now well."

Money in Fat ening Turkeys. The Utah Experiment Station bought a number of turkeys on November 1 and fed them four weeks vember 1 and fed them four weeks to find out whether it was a paying business to feed turkeys intended for market. The principal srticles of food were whole wheat and corn. The turkeys also had all the skim milk they would drink and all the sugar beets and alfalfa leaves they would eat. During a portion of the time they were given a mash of ground wheat and bran once a day. The food cost of the grain in weight during the experiment was a little over six conts.

Department of the Interior, United States Land Office, The Dalles, Oregon, November 23, 1985. A sufficient contest at his vite having been filed in this office by Clyde O. Hichards, contestant, against homestead entry No. 12, 147, made February 21, 1980, for N°, SE34, SW 1, SF24, SRC 14, NW 1, NK 16, SRC 23, Tp. 1 north, range 10 east, W. M., Henry E. F. Kiss, decased, contestee, in which it is alleged that said Hearry E. F. Kiss died on May 22, 1994; that his Known heirs are as follows: E. F. Kiss of Vancouver, Washington; Anna Kiss of Chicago, Hilnols; Frederick Kiss of Gronan, Hanover, Germany; that notther of said theirs have ever resided upon or in any manner cultivated said tract or caused the same to be cultivated said tract or caused the same to be cultivated by any person whomsoever; that said sileged absence was not due to employment in the army, navy or marine corps of the United States in time of war.

Said parties are hereby notified to appear, respond and offer evidence louching said allegations at 10 o'cinck a. m. on January 17th, 19 s. before the Register and Receiver at the United States Land Office in The Dalles, Ore
10. The said contestant baving, in a proper af-

The said contestant baving in a proper af-idavit, filed November 21, 1905, set forth facts which show that after due diligence personal service of this notice can not be made, it is acreby ordered and directed that such notice e given by due and proper publication. d7jii ANNE M. LANG, Receiver.

EXECUTOR'S SALE OF REAL PROPERTY. n the County Court of the State of Oregon for

In the County Court of the State of Oregon for Wasco county:

In the matter of the estate of Daves Divers, declased.

Notice is norsby given that under and by virtue of and pursuant to an order of the County Court of the State of Oregon, for the county Court of the State of Oregon, for the county Court of the State of Oregon, for the county of Wasco, made and entered on the 5th day of November, 1905, the undersigned, executors of the inst will and testament and estate of Daves Divers, deceased on Tuesday, the 19th day of December, 1935 at the hour of one (1) o'clock in the afternoon, at the county court house door in Daties city, in Wasco county, oregon, will sell at public auction all the following described real estate belonging to the estate of said deceased, to wit:

Commencing at the northwest corner of the northeast quarter of Section 37, in townsin 2 northing, running thence south 1635 chains; thence east 4.53 chains; thence north 10.36 chains, and thence west 14.53 chains to the point of Deginning, containing 18 acres, more or less.

The terms of said saie will be either all cash

po nt of beginning, containing to reast.

The terms of said saie will be either all cash in hand at the time of sale or one-half (\(\frac{1}{2}\)) cash at time of sale with note and mortgage to secure the balance one-half of the purchase price, as by law required. Said deferred payment to be with 8 per cent interest for the term of two years or less.

Said sale will be made subject to confirmation by said county court.

Dated at Bood River, Oregon, this 11th day of November 15th, 126.

W. E. NEFF) Executors.

W. E. NEFF | Executors NOTICE FOR PUBLICATION.

United States Land Office, The Dulles, Oregon, Nov. 14, 1998.—Notice is hereby given that the following-maned settler has filed notice of his intention to make final proc in support of his claim, and that said proof will be made before Geo. T. Prather, U. S. Commissioner, at his affice in Hood River, Oregon, on December 26, 1905, viz: GEORGE P. WEYGANDT

GNORGE P, WEYGANDI
of Mt. Hood, Oregon, on H. E. No. 753, for the
Ni,SES; Section B, and Ni,SWI4. Section 20,
Tp. 1 South, Range 10 E. W. M.
He names the following witnesses to prove
his continuous residence upon and cultivation of said land, viz.: Henry Tomiluson,
John H. Groff, William S, Gribble and William Edick, all of Mt. Hood, Oregon.

123d21 MICHAEL T. NOLAN, Register.

CONTEST NOTICE.

Department of the Interior, United States Land Office, The balles, Oregon, November 15, 1903.—A sufficient contest affidavit having been filed in this office by James 8. Simonten, contestant, against hom-stead entry No. 528, made June 8, 1900, for N° 5804, SE 5804, Sec. 20, NESA W4, Section 20, township 1, N., rauge 11, E. W. M., by Robert Norder, confestee, in which it is alleged that said Robert, Norder has abandoned said land for more than six months last past and has not resided theiron nor cultivated any portion thereof, but has totally abandoned the same than said alleged absence was not due to his emproyment in the army, navy or marine corps of the United States in time of war.

Said parties are hereby notified to appear, repond and offer evidence touching such alignition at 10 o'clock a. m. on January 3, 1905, before Geo. 7, Prather, s. U. S. Commissioner, at his office in Hood filver, Oregon, and that final hearing will be held at 10 o'clock a. m. on January 10, 1905, before the Register and Receiver at the United States Land Office in Thod flaver, oregon, and that final hearing will be held at 10 o'clock a. m. on January 10, 1905, before the Register and Receiver at the United States Land Office in The Balles, Oregon.

The said confessant having, he a proper afficient show that after due difference personal service of Idig hotice can not be innue, 11 is been by ordered and directed that such notice be given by due and proper publication.

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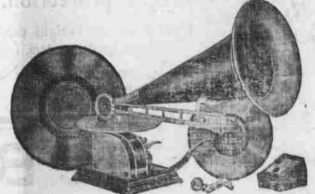
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