Complaint About Assessment.

SURGE

. Co.

Bldg.)

SURGE

BLOCK,

and Re

notograp

lty.

R,

DVOK

E; BLOO

V-May

ARY.

SUR

THIC

SPECI

We have received a letter from Ernest Beelitz, probably written by another person, which he requested the editor to publish. As the letter indulges in personalities, threats and insinuations, we decline to publish it for the reason that it is not a fair way to discuss assessof Mr. Beelitz's letter is that the assessor increased the assessment on his farm \$1250, which he was not aware of until he went to the tax collector to pay his taxes. He thought he was greviously imposed upon and went to the county court and asked that the assessment be reduced, which it refused to do. For the information of Mr. Beelitz, the law does not require the assessor to notify taxpayers of any changes in valuation except through the Board of Equalization.

We have made an investigation to ascertain the facts in this particular instance. We find that Mr. Beelitz owns 162 acres on the Miami river. On the assessment roll of 1912 his land was assessed at \$13.00 per acre, while six of his \$18.00 to \$68.00 per acre. On the 1913 assessment roll Mr. Beelitz was assessed at \$20.06 per acre, while his six neighbors were assessed: One at \$21, two at \$31, one at \$34. one at \$45 and the highest at \$78 ment before the county court that make it the success it was. he had refused an offer of \$10,000 for his place. This he also told the editor. He also states that he has \$5,000 worth of timber, and a neigh bor, desirous of buying 10 acres of Beelitz asked \$300 per acre. He informs us, notwithstanding the \$3,000. His taxes last year on land were \$64.13 and this year on land ing gum. He does not assail it on County and special levies are higher of the jaw or that it injures the eyes than last year. As the assessor will have to assess property at its full have been made in the past withthat figure, and with the same levy as this year, Mr. Beelitz's taxes will ous sum of \$34,000,000. This is be increased to \$280 00. Mr. Beelitz \$9,000,000 more than the federal apis in the same predicament as a propriation for highways which large number of persons who own Gov. Major insists that every reprefarme, for having listed or bought sentative and senator who would their property at high valuations, retain their tenure of office must they will have to give the assessor those figures or commit perjury ship, several submarines and some when they say their farms are only tenders. worth half what they have been of fered for them. It seems to us that Mr. Beelitz furnished the county officials with the best kind of evidence claim that chewing gum aids digesto assess his farm for \$10,000, for tion. He admits that it stimulates the only way to ascertain the value of farms is what persons are will- that the saliva is not needed in ing to pay for them and those be-

notes and mortgages. has no grounds upon which to

Re-Electing a Partisan.

(Oregonian).

Say, Brother Dairymen, will Senator Chamberlain have the gall to ask you to vote for him since he voted for free cattle, free milk, free Get your knife ready, boys, for he slapped Tillamook County in the face when he voted to place the in-It is well to mention that every Reoublican Senator and Congressman from Oregon has voted to protect dairyman and other agricultural industries. -Tillamock Headlight.

Of course Senator Chamberlain will ask the dairymen and the woolvoted for the new Underwood free

Does the State of Oregon, nomi- gum menace. nally Republican by a heavy maority, want to elect a Democratic Senator this Fall? Does it propose motive for electing Mr. Chamberlain the state made a mistake. It excellent." For sale by all dealers. partisenship-Democratic partisanip is to be the motive, it will Safe for Babies, Effective for have a chance to repair its mistake, or to repeat it, in the coming Chamberlaio campaign.

Chronic Constipation Cured.

Lincoln Given Honor.

The Lincoln memorial celebration in attendance.

The meeting opened with the ment of farm lands. The burden Banner' by the audience. After this a number of vocal and instrumental pieces were furnished by Mrs. A. Moore, Mr. and Mrs. Koch and Miss De Bar, Leland Erwin and per capita to feed the people of this a male quartet.

Recitations were given by Misses Gettysburg address" in a pleasing this work." manner. Mrs. Jope delivered a nations and their great heroes, landing Lincoln as one of the great heroes of our own nation. The not buy home-grown beef through feature of the evening were a short personal were a reminiscence given them a supply." by Mr, Frank Severance, who had often seen and heard Mr. Lincoln, and the booster cards with printed program designed by Rev. Jope. neighbors were assessed at from Colored slids of the hymn 'America' furnished by the manager of the Gem theatre and thrown on the screen by Clifford Jope, while the audience sang the song concluded the program, and the ladies of the W.R.C. wish to thank per acre. Mr. Beelitz made a state- all those who so kindly helped to

Another Crying Evil.

A crusade is being waged by Dr. T. H. McClintock of the New York the bottom land for pasture, Mr. Hospital against another evil that is said to be sapping the vitality of the republic. In the Medical Times the above facts, that the place should doctor, with a formidable array of not be assessed for more than statistics and scientific argument, attacks the insidious habit of chewthey are \$103.26, but he fails to take the ground that it brings an abinto consideration that the State and normal development of the muscles -of the chewers. Such charges value this year, and as Mr. Beelitz out effect. The chewing of gum has was offered \$10,000 for the farm, the persisted until the market value of assessor will have to assess it at chewing gum sold each year in the United States reaches the stupendsupport. It would build a battle

But Dr. McClintock does not stress the financial aspect of the subject. He takes issue with the the secretion of saliva, but argues digestion at the exact time when ing sold at inflated figures with the gum is usually chewed. But chewing gum is not merely useless, in his opinion, but positively banesessed at \$20 per acre, he, surely ful, since the gum itself is purified of all impurities, which impurities complain; in fact, by talking too are swallowed by the chewers. As 10.-M. C. Aaron, S 1 of Sw 1, much it acts like a boomerag on soon as the gum is thoroughly purified it is thrown away, so no 11.-Lavina Coates, lot 2, block good has been accomplished. That there are impurities Dr McClintock 12.-D. M. Smith, lot 2, block offers simple proof. He says that 13. one may take a piece of gum, wash off the sugar and hold the piece to and 2, block 59, Central add. particles of dirt. He accounts for the fact by stating that the basis is other tropical countries. He says that the native gatherers are not overclean or extremely careful and that the sweet, sticky nature of the attracts and holds countless inchicle gum, collected in Mexico and dustries of this county on the free that the native gatherers are not list, and Senator Lane did the same. overclean or extremely careful and

While there are fairly robust people who have chewed gum from childhood their sturdy health may growers and the lumbermen to vote have been in spite of the habit. for him on the ground that he Dr. McClintock does not reccomswallowed the cancus gag and mend stringent legislation to stamp Backache-Rheumatism out the evil, but does favor a camtrade tariff; for it is a free-trade paign of pitiless publicity. He tariff so far as the principal Oregon industries are concerned. Senator Chamberlain has no alternative but to ask the indorsement of Oregon for his unqualified official approval of a Democratic Administration and his activity. The cause is one that should appeal to some enterprising in the Democratic policies. There will should appeal to some enterprising in the Democratic policies. There will should appeal to some enterprising in the Democratic policies. There will should appeal to some enterprising in the Democratic policies in the Democratic policies. There will should appeal to some enterprising in the Democratic policies in the Democratic policies in the Democratic policies in the Democratic policies. There will should appeal to some enterprising in at Bar View and Ocean Lake, as being on the 29th day of January, being on the 29th day of J tariff so far as the principal Oregon calls on the medical fraternity to rheumatism, stiff and swollen joints industries are concerned. Senator aid in educating the masses. The Chamberlain has no alternative but fact that the chewing gum mandby a campaign to swat the chewing

The Best Cough Medicine.

"I have usedChamberlain's Cough to re-elect a Senator, elected as a non-partisan, who in the supreme test was only a knee-bending partisan? It non-partisanship was the it and it works like a charm.

Grown-Ups.

conic Constipation Cured.

The years ago I had the worst is chronic constipation I ever of, and Chamberlain's Table and Chambe

Packers Rule in Meat

held in the Christian church last retail meat dealers that the retail-Thursday evening by the Woman's ers fear to buy beef raised by farm. Jackson Powell, Relief Corps offered a pleasing pro. ers," declared Ezra Tuttle, an Eastgram to the large number of people port farmer, before the New York Aaron Sherman and State Agricultural Society.

His remark was occasioned by an singing of "The Star Spangled urgent appeal from James H. Wadsworth, Jr, former speaker of the

country," Wadsworth said, "The Western ranges are passing and we Alice Perry, Dollie Wingrove, Vera must find a new source of supply Rogers, Mrs. Stanley and Billie The small farmer, and especially Stillwell, Mrs. Hart read "Lincoln's the dairyman, is the man to take up

"I favor the plan," Mr. Tuttle very interesting address on the said, "but the question will be how fear that packers will later refuse

of the GENERAL LAWS OF THE 1911 SESSION.

The taxes on the following advertised real property, situated in Tillamook County, Oregon, became after the taxes charged against the following real property are delin-quent, the Sheriff is authorized upon demand of any person making application, to issue to them a cer-

deemed at the rate of lifteen per cent per annum.

1.—C H. Maginnis, S ½ of Ne

‡ and N ½ of Se ‡. section

22, tp 1 north, range 9 west, containing 160 acres.... .-J. P. Maginnis, Se ¼ of Nw ¼, Ne ¼ of Sw ¼ and W ½ of Se ¼, section 25, tp 1 north.

range 9 west, containing 160 A-E F. Marcene, Sw 1 of Ne 4, W ½ of Se 1 and Se 1 of Sw ¼, section 8, tp 1 north, range 10 west, containing

160 acres -S. H. Rothermel, Nw 1/4 of Nw ¼, section 8, tp 3 north, range 7 west, containing 40 -Walburga Jacob, Sw

less Tract sold, section 15, tp 1 south, range 9 west, containing 100 acres.....

-Walburga Jacob, Ne t of
Nw ¼, section 22, tp 1 south. range 9 west, containing 40 acres. Tract No. 222, section 22, tp 1 south, range 9 west,

Marie House, Se t, section 10, tp 2 south, range 10 west,

section 20, tp 3 south range 7 west, containing 160 acres. section 5, tp 3 south, range 9 west containing 80 acres...

Bay City
15.—L. M. Bozorth, lots 13 to
16, including block 68, Central add. Bay City
16.—Thomas Coates, lots 7 and

and 4, block 12, Stillwell's add Tillamook City
H. CRENSHAW,

Men and women having backache

Old age as it comes in the orderly process of nature is a beautiful 3 in. x and majestic thing. It stands for experience, knowledge, wisdom. Fir. 2 in. x Fir. old as it often is means poor digeshealth, despondency and misery. This in almost every instance is Wed wholly unnecessary. One of Cham- 1914. berlain's Tablets taken immediately after supper will improve the digestion, tone up the liver and regulate the bowels. The feeling of despondency will give way to one of bope and good cheer. For sale

"Packers have so firm a grasp on etail meat dealers that the retailOregon for Tillamook County."

Plaintiff ..

Jennie I. Sherman, his wife and A. G. Reynolds and Daisey V. Reynolds, his wife,

worth, Jr, former speaker of the Legislature, to the small farmer to raise beef for the market.

"It requires 152 pounds of beef per capita to feed the people of this"

"It NAME OF THE STATE OF

OREGON: GREETING:-You, Aaron Sherman and Jennie I. Sherman, husband and wife, A. G. Reynolds and Daisey V. Reynolds, husband and wife, defendants herein, are hereby required to appear and answer the complaint filed herein against you, on or before the 2nd day of April, A.D., 1914, that being six (6) weeks from the first publication of this the small raiser can market his summons, and if you fail to appear stock at a fair price. Dealers will or answer, plaintiff will apply to the not buy home-grown beef through Court for the relief demanded in the or answer, plaintiff will apply to the Court for the relief demanded in the complaint on file herein to which reference is hereby made and which is made a part hereof, to-wit: for a decree of this Court for judgment date hereof. is made a part hereof, to-wit : for a decree of this Court for judgment Delinquent Tax List of Last Half against the said defendants Aaron Sherman, Jennie I. Sherman and A G. Reynolds and against each and This advertised list of delinquent taxes for the year of 1913, is in pursuance of an act of the State Legislature which is embodied in Chapter terest at the rate of eight (8) per cent per annum from the 29th day of December, 1911; and for the further sum of five and 25-100 (\$5 25) dollars for taxes paid on said land, with interest thereon at the rate of delinquent on Monday, October 7th, 1913, and are subject to a penalty of ten per cent, and interest at the rate of 12 per cent per annum from Monday, April the 7th, 1913, until they shall have been paid, any day after the expiration of six months mum from date of payment by the offer the trace of six months and for the trace of six (6) per cent per annum from date of payment by the object of the trace of six (6) per cent per annum from date of payment by the object of payment by the plaintiff herein; and for the usual decree for the sale of said premises, or so much thereof as may be ne-cessary to pay said judgment, with accrued costs, by the sheriff of the tificate of delinquency, upon payment of taxes, penalty, interest and cost of advertising. Certificates of Jelinquencys shall bear interest from the date of issuance until reduce to the plaintiff, and that you, deemed at the reaction of the same of the proceeds of said sale may be applied in payment of the amount due to the plaintiff, and that you, and the process of the plaintiff, and that you, are the process of the plaintiff, and that you, are the process of the plaintiff, and that you, are the process of the plaintiff, and that you, are the process of proceeds of said sale may be applied in payment of the amount due to the plaintiff, and that you, said Lola Lamb, a minor, to sell the said defendants, and each and all of you, and all persons claiming under you or either of you, subject to the execution of the mortgaged sued on and agains said premises, either as purchasers. said premises, either as purchasers. encumbrancers or otherwise, in-

cluding the incohate dower interest of you the said Daisey V. Reynolds, may be barred and foreclosed of all right, claim or equity or redemp-tion in the said premises and every part thereof; and that the said plaintiff may have judgment and execution against the said defen-dants Aaron Sherman and his wife Jennie I. Sherman and A. G. Rey-nolds and each of you, for any deficiency which may remain after applying all the proceeds of the sale of said premises properly applicable to the satisfaction of said judgment; that the plaintiff, or any other parties to this suit may be-come purchaser or purchasers at said sale; that the Sheriff of Tilla mook County execute and deliver to

the parchaser or purchasers, pro per certificates of sale for said premises, and after the period for redemption required by law, that he execute the necessary Sheriff's deed or deed therefor; that the purchaser or purchasers at said sale may be let into the immediate possession of the premises herein; William Frances Jones, and that the plaintiff may have 27.60 and that the plaintiff may have such other and further relief in the premises as to said Court may seem meet with equity and good

This summons will be served on less than six successive weeks in the "Tillamook Headlight," a newspaper of general circulation published in the City of Tillamook, County of Tillamook, State of January, 1914, and if you fail to 1.43 of Oregon, the place where said suit is now pending, all by order of the Hon. Homer Mason 1.43 Judge of the County Court of said county and State, in the absence of the Circuit Judge of the above en-titled court, which said order is dated the 16th day of February, 1914. The property herein referred to consists of all those certain lots or par cels of land situate in the County of Tillamook and State of Oregon and more particularly described as gon, running westerly 300 feet along follows: Lot number one (1) and the south line of the C. Dunn place; lot number two (2) in block number thence South 450 feet; thence six (6) of Norton's addition to Tilla-

mook City, Oregon, as per the re-

JOHN LELAND HENDERSON, Attorney for plaintiff, New Bank Building, cor. 3d St.

required.

2 in. x 12 in. x 10 ft. long-52 M com.

tion, torpid bowels, a sluggish All bids to be filed in the office of the County Clerk of Tillamook County, Organ, on or before 10 o'clock A. M. Oregon, on or before 10 o'clock A. M. Wednesday the 3rd day of March, A. D.

The County Court reserves the right to reject any and all bids. By order of the County Court, J. C. Holden,

County Clerk.

Buying to Save Money.

and cold and one bottle lasts a long Akron vaccinated high school time. It quickly heals raw and students against smallpox, but it inflamed surfaces, stops tickling Hot Springs is to have salcons without the necessity for visitors taking up their residence there.

Notice.

Notice is hereby given that we will not be responsible for the following policies numbered 20241 and 20242 from our Tillamook Oregon Agency, which are lost or misplaced and unaccounted for, and all liability thereunder, if any, is herewith denyed the holder or holders thereof from this date.

Dâted at Tillamook, Oregon, Feb. 2nd, 1914.

Signed.

GERMANIA FIRE INSURANCE CO.

OF N.Y.,

By PERLEE WELTY, Special Agent.

Care of A. H. BURRELL CO. Portland, Oregon.

Notice to Creditors.

NOTICE IS HEREBY GIVEN, -That County Court of Tillamook County Oregon, and all persons having claims against said estate present same, with proper youch cers, duly verified the undersigned has been ap-pointed administrator of the estate date hereof.

Dated January 29th, 1914.

MARY BURKE,

Administrator of the estate of
Charles Burke, deceased.

Citation.

In the County Court of the State of Oregon for the County of Lane. In the matter of the estate and guardianship of Lola Lamb,

a minor. To Preston Marolf, Hattie Marolf, Ethel Holden and Arthur Marolf, and to all whom it may concern,

In the name of the State of Ore gon, you are hereby cited and re-quired to appear in the County Court of the State of Oregon, for the County of Lane, at the Court Room there of, at Eugene, in the County of Lane, on the 27th day of Febraary, 1914, at ten o'clock in the forenoon of that day, then and there to show cause, if any you have, why an order of

Beginning at a point 9.10 chains East of the Northwest corner of sec tion 32, township 1 South of range 9 West of the Willamette Meridian and running thence Southerly on the East line of the tract herein allotted to Preston Marolf, 28.97 chains to a point 11.61 chains North of the quarter section line; thence East 2.14 chains, thence north 28.97 chains to a point 2.20 chaius East of the place of beginning, thenceWest 2 20 chains to the place of beginning, containing 6.28 acres, more or less. Witness, the Hon. Helmus W.

Thompson, Judge of the County Court of the State of Oregon, for the County of Lane, and the Seal of said Court hereto affixed, this 23rd day of January, 1914.

S. M. RUSSELL, Clerk.

Summons.

In the Circuit Court of the State of Oregon for Tillamook County. Department No. 2, R. H. Wolter and Wilhel-

mina Wolter, Plaintiffs,

To William Frances Jones, the defendant above named IN THE NAME OF THE STATE OF Oxegon, you are hereby required to appear and answer the complaint so answer, for want thereof, the plaintiffs will take a decree against ou foreclosing the mortgage des-ribed in plaintiff's complaint, and directing that the lands and pre mises described therein, and mises described therein, and covered by said mortgage, to wit : and Beginning at a stake in the North east corner of the South East 4 of the North West ¼ of Sec. 16, Tp. 5 S, R. 10 west of the Willamette Meridian, in Tillamook County, Oregon, running westerly 300 feet along 300 feet; thence north 450 feet to H. CRENSHAW,
Sheriff and Tax Collector of
Tillamook County. Oregon.
Dated this 3rd day of Feb., 1913.

Cackache—Rheumatism
Vanish
Away.

Hook City, Oregon, as per the sum of the first publication of this summons is the 19th day of February, 1914. The date of the last publication is the 2nd day of April, 1914,

Lackache—Rheumatism
Vanish
1914,

Hook City, Oregon, as per the sum 3.069 acres of land, more or less, in Tillamook County, Oregon, be sold by the Sheriff of Tillamook County, Oregon, in the manner provided by law, and the proceeds of such sale applied to the payment on the sums applied to the payment on the sums applied to the payment on the sums. applied to the payment on the sums found due on plaintiff's mortgage, together with costs and disburse

> weeks, the first publication thereof being on the 29th day of January, 1914, and the last publication there-3 in, x 12 in, x 14 ft. long - 205 M of on the 12th day of March, 1914, ll according to the order of the Honorable Homer Mason, County Judge of said County, made this 23rd day of January, 1914. 23rd day of January, 1914. (SD.) IVAN G. MARTIN. (SD.) CARRY F MARTIN,

_ Attorneys for Plaintiffs.

Frank J. Cheney makes outh that he is senior partner of the firm of F. J. Cheney & Co., doing business in the tity of To-ledo, County and State aforaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catairh that cannot be cured by Buying Foley's Honey and Tar Compound saves money because just a few doses stops the cough and cold and one bottle lasts a lone.

A. W. GLEASON, Hall's Catarrh Cure is taken internally and acts directly upon the blood and mu cous surfaces of the system. Send for testimonalis, free.
P. J. CHENEY & CO., Toledo, O.

Sold by all Druggists 75c. Take Hall's Family Pills for constipation



you will find it distinctly advantageous to come and do your selecting here. You will get the best qualities, the most thorough and

Tillamook Baker's Bread Sold at All Grocers.



Babies will grow and while they are growing, you should have them photographed often enough to keep a record of each interesting stage of their childhood. You will prize the collection of baby's pictures more and more as the years go by Monk's Studio

A 15 Watt Mazda Lamp

On your front porch can be lit every night until midnight and register not over fifty cents per month on the meter.

TILLAMOOK ELECTRIC LIGHT AND FUEL COMPANY WILL SPALDING, Manager,

Made My Life Worth Living

"I feel it my duty to tell others what Chamberlain's Tablets have done for me," writes Mrs. L. Dunlap, of Oak Grove, Mich. "I have



suffered with pains in my back and under my shoulder blade for a number of years, also with a poor appetite and constipation. I tried all of the remedies that I heard of, and a number of doc tors, but got no relief Finally a friend told me to try Chamberlain's Stomach and Liver Tablets. I got a bottle of them and they soon helped my stomach; by their gentle action my bow-els became more reg-ular. Today I feel like praising them to all who suffer as I did, for they have cured me and made my life

