

AFTER ITS OWN STOCK

Seattle Trust Company Garnishes Pitner's Holdings. EQUALIZATION BOARD IS BUSY.

Commissioner vs. Prosecuting Attorney—A Suit Over Butter, Eggs and Milk.

An instance of a corporation garnishing itself came to light yesterday in the superior court through papers filed by the Seattle Trust Company, through its president, Charles Power.

The company has instituted suit against its former president, Lee J. Pitner, to recover about \$3,500 on borrowed money and money claimed to have been paid and received through mutual oversight.

EQUALIZING THE ASSESSMENT.

More Petitions for Reductions Filed—Valuation of Yeiser Estate.

The board of equalization was in session all day hearing petitions and arguments on real estate and personal property values.

W. B. Smith, lot 2, block 22, Renton addition, improvements, \$500 to \$150.

W. W. Easter, metes and bound description in section 2, township 26, range 4, improvements, from \$39 to an unknown figure, add deduct one acre for a county road.

W. B. Robertson, all of Bryn Mawr addition, lots, from \$19 to \$3.

Notice was sent to Schwabacher Bros. & Co. to appear in court by their personal representative, Charles Todd, to show the assessment should not be raised.

MUST GET NEW BONDMEN.

Todd's Sureties Ask for Release—He Has Returned to Franklin.

Mine Superintendent Corey, of the Oregon Improvement Co., who was on the list of bond supervisors for the county of Franklin, filed a request with the clerk of the superior court yesterday afternoon to be released from further liability.

As a result of the hearing, the court ordered Todd to get new bondsmen within ten days and give a new bond.

As a matter of useful information it may be stated that whenever a cooking receipt is made on an order of dismissal, the plaintiff claims that it was an error on the part of the lower court to grant such an order before forty-five minutes after the plaintiff's alleged time to appear had expired.

THINKS IT WAS SNAP JUDGMENT.

A Philadelphia Firm Objects to Being Hurried by Justice.

Proceedings were commenced in the superior court yesterday by Charles Todd, of Philadelphia, which will determine how long a justice of the peace shall wait for the plaintiff to appear in a civil suit on appearance after a continuance.

The court waited fifteen minutes, and then on motion of the defense entered an order of dismissal. The plaintiff claims that it was an error on the part of the lower court to grant such an order before forty-five minutes after the plaintiff's alleged time to appear had expired.

MR. STUBB'S DAIRY BILL.

He Sues for Butter and Eggs and Garnishes the Old Storage Company.

L. O. Stubb commenced an action in the superior court yesterday afternoon against Mr. and Mrs. J. Norman to recover \$400 on fifteen eggs and milk, which he delivered but only got \$25.

With remarkable precision, or seeming precision, he named thirteen other people who had also served Mr. Norman in the same way and had not been paid. Just as he was about to close, he was interrupted by Mr. Stubb, who said that he is about to be garnished by the Diamond Ice and Storage Company, Continental Insurance Company of New York, and the Phoenix Insurance Company of Brooklyn.

The Royal Baking Powder is the perfect cooking and every receipt requiring a raising ingredient should embody it.

Seattle's Jarmyde vs. Jarmyde Case That famous complex, compound case known as the Denny hotel middle came up again before Referee Bell in the library room at the courthouse yesterday with a flourish of trumpets.

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The Northwest line has made a rate of one first-class fare for round trip. Tickets on sale August 19th to 24th.

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