



The Power behind the dough

You may use an old favorite recipe and the best of materials and make it carefully, the oven may be just right, yet you will have a failure if "The Power behind the Dough" is not the right one to leaven it properly and make it light, digestible, wholesome.

Good baking without good baking powder is out of the question. K.C. Baking Powder has wonderful leavening power, and the double action—in the bowl and in the oven—makes good results doubly certain.

Take no chances of failure—use K.C. and have "good luck" every time. At all Grocers.



Preparedness

Men may differ about preparedness for war, but all of us believe in preparedness for most things.

It is preparedness that sends the runner over the tape ahead of his rivals. It is preparedness that enables the advocate to sway judge and jury with his logic. It is preparedness that enables the manufacturer to out-distance his competitors. It is preparedness that has made the General Roofing Manufacturing Company

sent upon section 2296 of the revised statutes of the United States which reads:

"No lands acquired under the provisions of this chapter shall in any event become liable to the satisfaction of any debt or debts contracted prior to the issuing of the patent therefor."

The majority of the court construes the word "patent" to mean "final certificate." The chief justice maintains that the section is clear, distinct and unambiguous, and that if congress intended that the exemption should cease when the final certificate or final receipt is issued, it would have specified "final receipt" or "final certificate" instead of "patent."

Contrary Views.

State supreme courts have held contrary views on the question. Some have held to the literal, technical construction of the section quoted, while others, equally reputable, have ruled that homestead lands are liable for debts of entrymen contracted between the date of issuance of the receiver's final receipt or certificate and the date of the patent.

Among the decisions cited is one by the late Justice Brewer of the United States supreme court while he was on the Kansas bench, in which he held that homestead land became subject to execution for debts after the issuance of a final certificate. This decision was to the effect that "The failure of the officers to issue the patent at the time that it ought to be issued does not effect the rights of any person. The property becomes the purchaser's at the time he pays for it, with the bare, naked legal title only remaining in the government."

History of Case.

In the case at bar, Rossi advanced various sums of money to Ruddy between the date of the issuance of the latter's final receipt and the issuance of his patent. He also advanced money to Ruddy prior to the issuance of the final receipt. Rossi commenced suit for recovery and was given judgment in two separate units, one for \$931.87 for advances prior to the date of the final receipt, and another for \$2115.48 and costs. Attachments were levied upon Ruddy's homestead and executions were issued upon both judgment units. Ruddy thereupon commenced action in the district court for the purpose of removing the cloud of these judgments, attachments and executions from his homestead. The action was submitted to the trial court on stipulation of facts and judgment was rendered in favor of Ruddy from which Rossi appealed to the supreme court.

Modified Judgment.

The majority opinion of the court holds that the judgment for \$931.87 for obligations contracted prior to the date of the final receipt, is not a lien or cloud upon Ruddy's homestead, but the judgment for \$2115.48, for money advanced subsequent to the date of the final receipt is a lien on the land. Costs are awarded to Rossi.

Constipation and Indigestion

"I have used Chamberlain's Tablets and must say they are the best I have ever used for constipation and indigestion. My wife also used them for indigestion and they did her good." writes Eugene S. Knight, Wilmington, N. C. Obtainable everywhere.—Adv.

30-CENT COPPER

All price records of electrolytic copper for a generation were broken last week when the red metal was quoted on the New York metal exchange at 30 cents a pound.

In fact this is the highest price ever paid for copper since the copper industry became established upon a standard basis, such as the steel and iron industries.

Scarcity of Metal.

The real reason for the sudden jump of the price from 25 cents to 30 cents is the scarcity of the metal itself. The consumers simply have to have the metal, which is being shot away in Europe by the thousands of tons, and the stocks of copper are limited, although production was never greater than now.

NEW SHOE REPAIRING SHOP

I desire to inform the public that I have purchased the cobbler shop heretofore under the Kinney store and have moved the same to my harness shop opposite the street on Bridge street, where I am prepared to do your work promptly and satisfactorily, and at reasonable cost. Satisfaction guaranteed.

LEO HENISH, Prop.

NOTICE TO SCHOOL PATRONS

There will be organized in both the Central and Irving buildings new classes for beginners on Monday, January 17th. Parents who expect to enter pupils in these classes should see to it that they present themselves on that date.

W. D. VINCENT, Superintendent.

NOTICE TO THE PUBLIC

The public is hereby notified that all business relations between the Clark Plumbing Co. and M. J. Sperry were mutually severed on the 15th day of December, 1915.

C. L. CLARK.

CONSTABLE SALE

For sale at public auction: Two burros, a mare and colt. Mare is about fourteen years old, twelve hands high, dark brown in color, and with no visible marks or brands. One burro colt about six months old, dark brown in color.

J. T. KING, Constable, Taber, Idaho.

NOTICE OF SALE OF ESTRAY ANIMAL

NOTICE IS HEREBY GIVEN, That a certain stray horse has been taken up by Irla Beasley, described as follows, to-wit: A black gelding, about three years old, weighing about 900 pounds, with white hind feet, and white feet in front just above hoof, and star in forehead, brand not distinguishable on left thigh, will be sold by me at public auction on the 25th day of February, 1916, at the home of O. W. Fraker, four and one-half miles west of the town of Firth, in Section 33, Township 2 South, Range 35 E. B. M. said horse to be sold to the highest bidder for cash in accordance with law.

A. H. SIMMONS, Sheriff.

February, 1916, at two o'clock p. m.

WARRANT CALL

January 1, 1916.

Notice is hereby given that the following warrants of the City of Blackfoot, Idaho, will be paid on presentation at the office of the deputy city treasurer, at the First National Bank, General Fund: Nos. 1465 to 1521 inclusive. Cemetery Fund: Nos. 285 to 291 inclusive.

MRS. L. M. CHERRY, Treasurer.

By W. S. Wright, deputy.

ESTRAY NOTICE

A bay yearling colt with white stripes in face and some white feet. Branded on left thigh with the frame of a Jew's' hat. Please notify the undersigned owner and be rewarded.

J. D. MURPHY, Blackfoot, Idaho.

NOTICE

Your dog tax is now due for the year 1916, payable to the chief of police. All dogs running at large after the 15th day of March without a collar and license tag will be taken up and destroyed according to the city ordinance.

RUSSELL L. SEWELL, Chief of Police.

NOTICE OF SALE

NOTICE IS HEREBY GIVEN That the undersigned, as sheriff of Bingham county, will offer for sale and sell at public auction, the following described stray animals, to-wit: One heifer calf, about 8 months old, color red, and unbranded; and one male calf about 8 months old, color red, and unbranded, on the 25th day of February, 1916, at the home of O. W. Fraker, four and one-half miles west of the town of Firth, in Section 33, Township 2 South, Range 35 E. B. M. 2-3-4t.

A. H. SIMMONS, Sheriff.

NOTICE TO THE PUBLIC

The public is hereby notified that all business relations between M. J. Sperry and the Clark Plumbing Co., were mutually severed on the 15th day of December, 1915.

M. J. SPERRY, 237 N. Main.

DELINQUENT TAXPAYERS MUST PAY UP TO SAVE LANDS

County Clerk Utter is preparing to institute foreclosure suits in the district court to collect delinquent 1915 taxes under its lien. The delinquency certificates were issued January 12, 1914. On January 11, 1916, the two years within which the owner is privileged to redeem his property will have expired. Thirty days thereafter the county may bring suit to foreclose on the property and sell to recover its taxes; if the suits are not filed 90 days after the two-year period elapses, the county loses its lien.

Legal Provisions.

Section 137 of the session laws of 1913 says:

"In case redemption of the property from tax sales is not made within two

years from the date of the delinquency certificate, the owner of such certificate must, not less than 30 days nor more than 90 days after the expiration of the time of redemption, commence an action in the district court of the county wherein said property is located, for the foreclosure of the tax lien, as provided in this act, and, in case such certificate is owned by the county the county auditor of such county must deliver the same to the county attorney, taking his receipt therefor, who must forthwith institute proceedings in the name of the county auditor as trustee for said county for the foreclosure of the tax lien as provided in this act."

Redemption Privilege.

Section 138 of the same law says:

"The owner of any delinquency certificate issued on account of delinquent taxes on property for any year and sold by the county auditor must, on the commencement of an action for the foreclosure of the tax lien, redeem such property from taxes for any and all subsequent years, and the amount paid on account of such redemption shall be included in the amount which the plaintiff is entitled to recover and to foreclose as a lien on such property."

Penalties

Section 139 says:

"In any action instituted in the name of the county, for the foreclosure of any tax lien on property, as provided in this act, the amount of all taxes and penalties, shown in any and all subsequent delinquency certificates outstanding against said property, together with the accrued interest thereon, shall be included in the amount which the county is entitled to recover and to foreclose as a lien upon such property and the county auditor must make note thereof opposite the entry of such subsequent delinquency certificates."

Many Delinquent.

There were originally some 1500 delinquent certificates issued but during the two years, fully two-thirds, possibly 75 per cent of them have been taken up so that there are now remaining between three and five hundred certificates still in the hands of the county, and, unless these are taken up within the next month, or before the county attorney is able to prepare the papers, there will be that number of suits filed in the district court.

Most of the owners of the better

The Big Gun of the Roofing Business

The General's preparedness consists of the three largest and best equipped roofing and building paper mills in the world.

Each is a complete producing unit, manufacturing the full line of the General's products. Each is advantageously located in the territory it serves, has cheap fuel and favorable transportation facilities.

The General buys raw materials in enormous quantities and far ahead. This means favorable buying and the pick of the market.

With manufacturing so perfected and cheapened, the highest quality is produced at the lowest cost.

This preparedness enables the General to make one-third of all the rolls of roofing used. All over the civilized world you will find

Certain-teed Roofing

The quality of roofing cannot be determined by looking at it, nor by twisting or tearing. Its durability can not be tested except in actual use over a period of years.

Contrary to popular belief, roofing does not wear out—it dries out. CERTAIN-TEED Roofing is especially made to defeat this process of drying out; as it is thoroughly saturated with our properly blended soft asphalt and coated with a blend of harder asphalt, which keeps the soft saturation—the life of the roofing—from drying out. This produces a roofing pliable, yet durable, and impervious to the elements.

CERTAIN-TEED products are made under the supervision of our board of graduate chemists, and are the result of long experience in mining, refining, and blending of these materials.

CERTAIN-TEED Roofing is guaranteed to hold "its place in the sun" for 5, 10, or 15 years according to whether it is 1, 2, or 3 ply, respectively. Behind this guarantee stands the responsibility of the world's largest Roofing and Building Paper Mills. Past experience has proved that our guarantee is conservative, and that the roofing will outlast the period of the guarantee.

There is a type of CERTAIN-TEED, and a proper method of laying it, for every kind of building, with flat or pitched roofs, from the largest skyscraper to the smallest structure.

CERTAIN-TEED Roofing is sold by responsible dealers all over the world at reasonable prices.

GENERAL ROOFING MFG. CO.
World's Largest Manufacturers of Roofing and Building Papers

New York City	Chicago	Philadelphia	St. Louis
Boston	Cleveland	Pittsburgh	Detroit
San Francisco	Cincinnati	Minneapolis	Kansas City
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You can identify CERTAIN-TEED Roofing by the name, which is conspicuously displayed on every roller bundle. Look for this label, and be satisfied with nonethat doesn't show it.

"Well, I Should Say 'Gets-It' DOES Work"

"Look a' There, If You Don't Think It's Just Wonderful for Corns!"

"Bless my stars, look at it! Land of the livin'! Why, just look at it! That corn came right off,—just like peeling bananas. Put your finger on my



"Did You Ever See the Like? No Wonder 'Gets-It' is the Biggest Selling Corn Cure in the World!"

too, right there,—don't be afraid,—that's it,—feel how smooth the skin is? Well, that's where the corn was. Well, that beats all! That's the way "Gets-It" works on all corns, every corn, every time. It's the new, simple way of curing corns. You'll say goodbye to all foolish contraptions like bundling bandages, sticky tape, plasters, toe-eating knives, and grave-diggers such as knives, razors and scissors. "Gets-It" stops pain. Applied in 2 seconds. Never fails. Nothing to stick to, hurt or press on the corn. "Gets-It" is sold everywhere, 25c a bottle, or sent direct by E. Lawrence & Co., Chicago, Ill.

We have the exclusive selling rights for this great laxative. Trial size, 10 cents.

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Highest Prices in Years. About double last year's prices. We must have and will pay the price to get them. Immediate orders on hand. We always pay highest prices but this year more than ever. Commission deducted. You get every cent.

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We make a specialty of printing Sanitary Butterwraps.

grade of town property have re-deemed their land so that the certificates outstanding, are, in a large part, liens against property in the various outlying additions where the land has been bought under contract. It is assumed that, in many cases of this kind, the selling company will step in and take over the debt.

Questionable Features.

The delinquency certificates also call for payment of various regular and special city and school taxes and there is a question whether these are a lien in favor of the county and whether the county will have to be responsible for them.

A peculiar phase of the situation and which will require, probably, an opinion from the supreme court, is caused by the fact that 1912 tax certificates cannot be foreclosed upon until next October. The reason is that the 1912 taxes were collected under a former law which allowed three years for redemption. The question is as to what recourse the hold-

er of a 1912 tax certificate will have in case the county forecloses on the property for the 1913 taxes.

In addition to the taxes, costs of the suit and attorneys fees of \$25 may be included in the judgment for the county.

HOMESTEADS MAY BE SOLD

"Land procured from the United States under the provisions of the homestead law may be sold on execution for the payment of a debt contracted after final proof has been made, but before the issuance of the patent."

Such was the ruling of the Idaho supreme court in an opinion handed down on Saturday in the case of Charles F. Ruddy, plaintiff and respondent vs. Herman J. Rossi, defendant and appellant, appealed from the First judicial district, Judge Woods, whose judgment is modified. The opinion was written by Justice Budge with Justice Morgan concurring and Chief Justice Sullivan dissenting.

Holds to Statute.

Chief Justice Sullivan bases his dis-

JAN. 15, 1916

We will have ready for you a full line of Shoes in all the latest lasts and newest styles for the spring of 1916.

Come in and see them

Blackfoot Merc. Co.

Hair Switches



to match your hair. A regular \$4.50 value for \$1.45, for a short time only. Come and see for yourself.

Biethan's

Each Crystal Reflects Its Super-Quality

EACH SPARKLING, SNOW-WHITE CRYSTAL OF UTAH-IDAHO SUGAR TELLS A WONDERFUL TALE OF PURITY AND QUALITY.

IF YOU COULD FOLLOW THE MAKING OF THIS SUGAR FROM THE INSPECTION OF THE SUGAR BEET SEED TO THE FINAL INSPECTION OF THE FINISHED PRODUCT BEFORE BEING SHIPPED, YOU'D KNOW AS WE DO, THAT THERE IS NO CLEANER, NO PURER, NO HIGHER QUALITY SUGAR PRODUCED IN THE WORLD.

BUY A SACK TODAY AND PROVE OUR STATEMENTS

UTAH-IDAHO SUGAR
ABSOLUTELY PURE

The Utah-Idaho Sugar Company recommends attendance at the Annual Farm and Home Conventions to be held at Monroe, Utah, Jan. 19 to 22; Logan, Utah, Jan. 24 to Feb. 5; Cedar City, Utah, Feb. 9 to 19.

Belmont
LEAD-COATED-STEEL

Caskets

STRONGER AND MORE DURABLE THAN WOOD.—EXAMINE THEIR CONSTRUCTION FOR PROOF OF DURABILITY. MADE IN SEVERAL DESIGNS.

Cost No More Than Wood Caskets

IN THE DISTRICT COURT OF THE SIXTH JUDICIAL DISTRICT OF THE STATE OF IDAHO.

Under and by virtue of authority in me vested by the statutes of Idaho, I hereby fix the terms of court for the Sixth Judicial District of the State of Idaho, for the year 1916, to commence and be held in the counties of said District, as follows, to-wit:

BINGHAM COUNTY:
February 7th; May 29th; November 13th.

OUTSER COUNTY:
March 20th; September 18th.

LEMHI COUNTY:
April 4th; October 3rd.

Said terms of court to convene at ten o'clock a. m. on the days above designated.

IT IS FURTHER ORDERED: That this order be filed and entered of record by the clerks of said court in each county of said District, and that the same be published two consecutive weeks in a newspaper published in the respective counties.

Done at Chambers at Blackfoot, Idaho, this 3rd day of January, 1916.

F. J. COWEN,
District Judge.

TYPHOID is no more necessary than Smallpox. Any experience has demonstrated the almost infallible efficacy, and harmlessness, of Antityphoid Vaccination. Be vaccinated NOW by your physician, you and your family. It is more vital than Homeopaths. Ask your physician, druggist, or send for "Have you had Typhoid?" telling of Typhoid Vaccination, results from use, and danger from Typhoid Vaccination. THE CUTLER LABORATORY, BIRMINGHAM, CALIF. PHONE NO. 11-2222. A. C. CUTLER, PROP.