6

Legal Notices.

Notice for Publication.

United States Land Office, Oregon City, Oregon, March 26, 1903. Notice is hereby given that in compli-

ance with the provisions of the act of Congress of June 3, 1878, entitled "An act for the sale of tumber lands in the State o' California Oregon, Nevada and Washington Teritory," as extended to all the Public Land States by act of Augnst 4, 1892, J. Lorin Kruse, o' Stafford, county of Clackamas, State of Oregon, has this day filed in this office his sworn statement No. 6055 for the purchase of of lots 1, 2, 3 and 4, of Section No. 52, in Township No. 4 South, Range No 6 E., and will offer proof to show that the local amount of the marriage bond existing between plantific and defendant and that the cus tody of the minor child Laura Fitzgerald, be awarded to the plaintiff. The summons is show that the land sought is more valua-ble for its timber or stone than for agri-McBride, Judge of the Hon, Thomas A ble for its timber or stone than for agricultural purposes, and to establish his claim to said land before the Register and Receiver at this office at Oregon Gity, Oregon, on Monday, the 8th day of June, 1903.

sitnesses: T. He names as Randall, Frank Forsberg, A. W. Che ney, of Oregon City, Oregon; Ernest S. Kruse, of Stafford, Oregon.

Any and all persons claiming adverse ly the above described lands are requested to file their claims in this office on or before said S(h day of June, 1903. CHAS. B. MOORES, Register.

SUMMONS.

In the Circuit Court of the State of Ore gon for the County of Clackamas. Herman Hulman, Jr., Plaintiff,

Herman Hulman, Jr., Plaintift, vs. Leonard Becker, Jr., Elizabeth L. Becker, S. R. Jessup, So-phronia Jessup, J. B. Laber, Alra M. Laber, S. T. Stenbens, Tony Stephens, J. W. Alexan-der, Mary E. Alexander, Edson L. Lane, Delia B. Lane, John E. Burke, Mary Burke, M. L. Cove, C. P. Thompson, Thompson, Oritis H. Lane, Us-car J. B. Lane, Thomas J. Mur-phy, Harr et F. Morphy, E. W. Gilbert, as admin-istrator of the estate of Phoebe istrator of the estate of Phoebe Gilbert, deceased, R. W. Gil-bert, Malinda Gilbert, Dilie Gile Dillie Lillie G loert, Estella Gilbert, Grant Phegiy, Daniel T. Lee, Imogene Baldie, Wilhelm Tidelemann, Wilhelmine Thielemann, Wilhelmine Thielemann, Jeanette Thiele-mann, William Martin Van Buren and Laura R. Van Bu-

in a suit wherein Herman Hulioan, Jr. eas plaintiff and the foll wing named persons were defendatis: Leonard Becker, Jr., Elizabeth L. Becker, S. R. essup, Sophro-tia Jessup, J. B. Laber, A. ta M. Laber, S. T. Sisphens, Tony Stephens, J. W. Alex-ander, Mary E. Alexander, Edson L. Lane, Delia B. Lane, John E. Burkej Mary Borke, M. L. Gove, C. P. Thomrson, Urilia H. Delia B. Lane, John E. Burke, Mary Borke, M. L. Gove, C. P. Thompson, Ordia H. jane, Oscard B. Lane, Thomas J. Marjoby, R. W. Gilbert, auministrator of the estate

gon for the County of Clackamas. Annie Fitzgerald, Plaintiff, vs. Edwin Fitzgeraid, Defendant. Edwin Fringeraid, Detendant,) To Edwin Fringeraid, detendant above named: In the na s of the State of Ore gon, You are hereby required to appear and answer the complaint field against you in the above entitled Court and cause on or before the Sixth day of June, 1963, that be-ing the time set by said court for you to appear and answer herein, and more than by works from the line of the first definition.

SUMMONN

In the Circuit Court of the State of Ore-

six weeks from the time of the first publica-tion of this notice and summons, and if you made and entered herein on the 20th day of Apr.I, 1903, the first publication of the sum-mons being on the 24th day of April, 1903 and the last on the 5th day of June, 19 GEORGE H. DURHAM 1003

Attorney for Plaintiff.

SUMMONS.

In the Circuit Court of the State of Oregon, for the County of Clackamas, Bertha Bell, Plaintiff,

Wm. H. Bell, Defendant.

To Wm. H. Bell the above named Defendant:

In the name of the State of Oregon you are hereby required to appear in the above entitled Court and answer complaint filed against you in the above entitled suit on or before the 8th day of June, 1903, and if you

before the Sth day of June, 180, and if you fail so thatpear or answer for want thereof, plaintiff will apply to the Court for a decree demanded in the complaint against you, to-wit: For a decree of absolute divorce and the restoration of her madden name. This summons is published pursuant to a conterments on the Such day of A and

SUMMONS.

In the Cirmit Court of the State of Ore-gon, for the County of Clackamas Charles E. Stolte. Plaintiff.

Isaac Farr, McMinnville College, a corporation. Eda Broderica, and John Broderick. Defendants.

To John Broderick, Detendant

Thielemann, Wilhelmine Trueemann, Jeaneste Thiele-mann, William Martin Van Buren and Laura R. Van Bu-ren, Defendants.
To Sophronia Jessup, S. T. Stephens and Tooy Stephens, his wite, J. W. Alexander as Mart E. Alexander, his wite, M. L. Gove, C. P. Thompson and — Toompson, his wife, Daniel T. Lee and Imogene Baldie diendants:
The the name of the State of Oregon you an teach of you are hersby required to appear and answer, for want thereof the synthese and answer the complaint filed against you in the above entitled court and cates out or before the 39th day of May 1905, and fyou fail to so appear and answer the complaint file against the claim of you or any each of you are hersby required to appear and answer the complaint filed against you in the above entitled court and cates out or before the 39th day of May 1905, and fyou fail to so appear and answer the plaintiff will apply to the court for the re-lect damanied in the court for the re-lect damanied in the court for the re-lect damaned of the shove entitled court mate Februar. 25, 1807 and extered they be forever restrained from setting up any chain or title in and to aid premises or app part thereol, and that you and hey be forever restrained from setting up any chain or title in and to aid premises or app part thereol, and that plaintiff may recover the coust of this court may seen meet and equitable.

May 15, 1903.

Sheriff's Sale.

In the Circuit Court of the State of Ore-gon, for the County of Ciackamas A. E. Latourette, frastee, Plaintift, 84.

John F. Anderson and Gustav Dahike, Defendants.

STATE OF OREGGN, COUNTY OF CLACKAMAN,

By virtue of a judgment order, decree and an execution, duly issued out of and ander the seal of the above entitled court, in the above entitled cause, to me duly directed and dated the 23rd day of April, 1903, upon a judement rendered and entered to said court on the 23rd day of April, 1963, in favor of A. E. Latourette, Trustee, Piaintiff, and against John F. Anderson and Gristav Dahlke, Detendants, for the sum of \$160.00. with interest thereon at the rate of 8 per per annum from the 23rd day of April, 1903, and the further sum of \$50.00, as altorney's tee, and the further sum of \$15.25 costs and disbursements, and the costs of and upon disbursements, and the costs of and upon this writ, commanding me to make sale of the following described real property, situ-ate in the county of Clackamas, state of Oregon, fo.wit: Oregon, to wit:

Beginning at the N. W. corner of the S. D. Francis D. L. C. No. 48, in Tp 2.8, R. 2 E. of the Willamette Meridian, and run-E.50 the Willamette Meridian, and run-ning thence East along the North boundary of said D. L. C. No. 48, 22.00 chains: thence N. 15 minutes W. 6.80 chains; thence West 22.06 chains to the East boundary line of the D. L. C. of L. D. C. Latouretie No. 45; thence S. 15 minutes East along the said boundary line of said claim No. 45; to the place of beginning, containing 15 acress more or less. ore or less.

Now, Therefore, by virtue of said execu-tion, judgment order and decree, and in compliance with the commands of said writ, I will on Monday, the

IST DAY OF JUNE, 1903;

at the hour of 10 o'clock Λ . M., at the from door of the County Court House in the City For a decree to maiden hame.
 This summons is published pursuant to This summons is published pursuant to an order made on the 20th day of April, interest which the within mainer interest of the above entitled Court, and the first publication is made on the 24th day of the above described real property or any part thereof, to satisfy said execution, indgment order, decree, interest, costs and magning costs.

Sheriff of Clackamas County, Oregon, By E. C. HACKET, Deputy Dated, Oregon City, Oregon, May 1st. tract

SHERIFF'S SALE.

In the circuit court of the state of Oregon. for the county of Clacksmas John Sturchler, Plain Plaintiff,

John Sturchler, Plaintiff, vs. vs. John F. Norris, Adeline Norris, Charles O. Tabor and Celma Tabor, Defendants. State or Onegon, COUSTA or CLACKAMAS Coustra or CLACKAMAS Toder and by virtue of an order of cale and decree of forevioure and execution is sened out of the circuit court of the state of Oregon for the county of Clackamas, on the 25th day of Aoril, 1903, in the above en-titled suit, whorein J. Sturchler, the above en-titled suit and Celma V. Tabor, on the 25th day of April, 1903, in Tavor of the planniff and against the suid defendants for the and against the said defendants for it sum of \$237.65, and for his costs and de sum of S2.4.50, and for the costs and the bursements anomaling to the sum of S24.5with inferest on the whole at the rate of percent per annum from the 28th day of April, 1963, and the costs of and upon this writ, commanding me to make site of the following described real property, situate in the county of Clackamas, state of Ore gott, LD-wit:

Notice of Final Settlement.

OREGON CITY ENTERPRISE, FRIDAY, MAY 22, 1903

Notice of Final Settlement. Notice is hereby given that the under-signed have filed their final account as ex-centra of the last will and testament of William Oliver Sawtelle, deceased, in the county court of the state of Oregon, for Clackamas county, and that Monday, the first day of June, 1993, at the hour of 10 o'clock a, m, at the county court room at the court house of said county and state, has been fixed as the time and place for hearing and determining said account, and any and objections thereto. Dated Oregon City, Ore., April 29, 1983.

Dated Oregon City, Ore., April 29, 1903. RALPH H SAWTELLE, MARGARET J SAWTELLE, Executors of the last will and testament of

William Oliver Sawtelle, deceased. May 1, 1883.*

Notice for Publication.

Timber Land Act, Juns 3, 1878. United States Land Office, Oregon City, Oregon, March 31st, 1903. Notice is hereby given that in compliance with the provisions of the act of Congress of June 3, 1878, emitted "An act for the sale of timber lands in the states of Califor-ic Oregon, March 2015, 1995. nia, Oregon, Nevada and Washington Ter-ritory,' as extended to all the Public Land States by act of August 4, 18/2,

ERNEST S. KRUSE.

of Stafford, county of Clackamas, State of Oregot, has this lay filed in this office his swore statement No. 6061, for the purchase of the SEM of NWM, NEM of SWM, and Lotsé and 6, of Section No. 32, in Township No. 4 South, Range No. 6 East, and will or-ler proof to show that the land sought is more valuable for its timber or stone that more valuable for its timber or stone than for sgricultural purposes, and to establish his claim to said laud before the Register and Receiver of thispflice at Oregon City, Oregon on Monday, the folth day of July 1980. He names as athresses: Tom P. Randall, Otto Erickson, Frank Forsherg and A. W. Cheney, all of Oregon City, Oregon Oregon.

Any and all persons claiming adversely the above-described lands are requested to file their clais in this office on or before said 10th day of Juty, 1903. CHAS, B. MOOKES,

Register.

SHERIFF'S SALE.

In the Circuit Court of the State of Ore goo, for Clackamas County Emma A. McCoy, Piaintiff Cipriano Lavagette (and Lorenzo Lav.) agette and J. E. Welch.

Defendants.

Prinsuant to an execution lastned out of the Circuit Court of the Stats of Oregon for Chackamas County, of dats 2nd day of May 1903 to me directed upon a judgme 4 and decree of foreclosure of a mortgage duly rendered in said Court on 28th day of April 1903 in the above estimited cause in favor of the plaintiff and sgainst the defendants Cipriano Lavagette and Lorenzo Lavagette I will at 10 o'clock in the forenoon on Sat-orday the 6th day of June 1900 at the front toor of the Court House in Oregon. City, Oregon, offer for sale at public another to the highest bidder, for cash in hand, subect to redemption the land in said decree of foreclosure therein described Situate and seing in Clackamas County State of Orecon, to wit: Beginning at the South East corner of a tract of land convexed to Over-con Dowell by George Wills said deed being reparted in book 36 at page 105 records of Multinomah County, Oregon, running thence north seven (7) chains and sixteen (16) links to the county line, between Mult-nomah and Clackamas Counties, thence west along said County line tourteen (11) chains and twenty (20) links, thence South 61 degrees and 15 minutes East, fourteen (14) chains, and seventy-four (74) links, to be place of beginning containing is acres ogether with the tenerients hereditament and apporteioances thereinto belonging o n any wise appertaining to satisfy said utgment and decree, principal, interest,

ORDINANCE NO.

Providing for the time and manner of improving Jackson Street, in Oregon City, Oregon, from the Southerly line of Fifth Street is the Southerly line of Thirteenth street street. OREGON CITY DOES ORDAIN AS FOLLOWS:

Section 1. The proposed improvement of that part of Jackson Street lying, etween the Southerly'line of Fifth Street and the Southerly inte of Thirjeenth Street shall be completed as hereinafter provided within ninety days after the signing of the con-tract by the parties thereto, due notice thereof thering been given by publication of notice as will more fully appear by proof thereof duly presented and filed in the of-five of the Clux Reserver.

fice of the City Recorder, Section 2. The improvements shall consist as follows :

GRADING.

The grading will consist in grading said portion of Jackson Street the full width or sixty feet and so much additional as may required in order to property set the curbs, and will be graded to conform to the estab lished grade of said street, and to such cross-section as the kind of improvement may require as the City Surveyor may di-rect. A retaining wall of stones will be constructed at all points where it may be found necessary or practicable to support the fill or embankment, as the City Sur-veyor or the Street Committee may direct. The wall shall be substantially constructed of large stones layed dry and with a batter of one toot horizontal to four feet vertical The top of the out ide of the wall will con

form to the street line.

OBSTRUCTIONS,

The surface of the street will be cleared of all obstructions including timbers, planks, &c., (sidewalks, crosswalks and plank roadways on the proper grade and otherwise in good condition excepted.) If the obstructions are not removed by the property owners of the adjacent property within three days after having been southad by the Superintendent of Streets they shall become the property of the Contractor and shall be removed by htm.

MACABAM.

The macadam will consist In macadam-The macadam will consist in macadam-ining the road way 20 feet wide, (10 feet on either side of the center line) with crushel rock of a good quality to be approved by the Street Committee. Said macadam shall be 12 inchesideep at center and 8 inchesideep at a point 10 feet on either side of the center, No portion of said crushed rock above sub-grade shall be note than 3 inches in greatest diameter. The top layer 2 inches in thickness shall consist of the nches in greatest diameter. inches in thickness shall consist of rock known as screenings After the crushed rock is in place it shall be wet down to saturation and rolled with a five ton roller and thoroughly packed to the approval of the Street Committee. PILLS AND EXPANSION.

No material of a per shable nature shall be placed in the embankments. All fills and embankments are to be flooded and olled before the crushed-rock is placed instruct When the street is at substrade, and be

When the street is at sub-grade, and see fore the trenches are dog, it deemed neces-sary by the City Surveyor or the Street Committee, the surface will be thoroughly rolled with a five ton road roller and any maft or spongy spots that may appear dur-ing the folling shall be filled with dry earth

The earth taken from exceptions will be contract and within the time careed threshold. The earth taken from exceptions will be contract and within the time careed threshold and the scene and sidewalks for grade when necessary, the remainder will be contract and within the time careed threshold and shall be removed by him. The grading will be measured in exaway time only.

engineer authorized by the City Council to Excavation will consist in excavation, superintend the work.

transportation and depositing in embank-ments of all materials ancountered in the construction of the road way. Ad fills and embackments antsupported

by a retaining wall shall have a slope equal to one and one half bet horizontal to one foot vertical. In the contractor or firm of contractors (or any corporation undertaking the contract for the work toot vertical.

DRAINAGE.

Drains of soft tile six inches inside diamments of this suit and the costs upon said writ. Dated, Or-gon City, Oregon, this Sth day of May, 1963. J. R. SHAVER, ceed 8 inches in depth and each layer this oughly tamped before putting in the second layer; the will be paid for at so much per lineal foot for excavating, laying tile and refilling trenches. Gutters (of cedar plank 2 x 12 luches) will

intersections the curb will be set on a true conve of four fest radius. The curb in all instances will be set to such grades as to conform to the cross section of the street. LUMBER AND TIMBERS.

All lumber and timbers used in the work must be sound, square edged and free from all large, loose or unsound knots, wane edges splits, checks and generally free from anp.

RENOVAL OF RUBBINS

All rubhish that may accumulate during the performance of the work or by reason of the work herein provided for, shall be re-moved by the Contractor and the street left clean and in good condition.

BETTLEMENTS,

All settlements that may appear in any portion of the macadam or other work be-lore the final acceptance of the work by the city shall be repaired and made good by the Contractor at his expense.

COLORED LIGHTS.

Colored lights and if necessary night watch men are to be maintained at all obstructions or other places of danger. $^{\pm}$ POPE OUNNEUTIONS.

The city reserves the right to lay or relay. all or any water or sewer pipes or co-tions during the progress of the work.

STAKING OUT WORK.

The work provided for under these specifications will be staked out by the City Surveyor or his assistants and the Contractor will be required to carefully preserve all stakes set.

OBSTRUCTIONS TO TRAVEL

The work must be done to such a manner sain obstruct public travel as little as possi-ble, not more than two blocks shall be toro

ared up at one time except by special cermination bers, of the Survey or or the Street Committee. And and not more than one half the side walk by the special operation of the side walk by the special operation of the side walk by the special operation of the side walk by the second the special operation of the side walk by the special operation of the special operation of the special operation it shall be thrown open to travel but such opening shall not be deemed the flual acceptance of the work.

SUPERINTENDENCE.

All work herein provided for will be done in strict conformity with the specifications and plans accompanying same. In a thorough and workman-like manner to the sati-faction of the Surveyor and Street Committee, and their decision as to the measurements, computations, specifications, measurements, computations of quantities, the quality of material to be used and all other matters pertaining thereto whether fully specified herein or not shall be final and conclusive between the parties and the right is reserved for the Surveyor or the Scret Committee to make such changes, alterations or additions during the progress that are provided by the progress

of the work is they may deen necessary. All unfit or condemned material shall be immediately removed from the site of the work, and in the event of a y workman employed by the Contractor shall refuse to comply with the Surveyor, or his analytant or the inspector in charge of the work in regard to the removal of rejected material or for doing the work in an un-workmanlike manner, shall be discharged by the Contractor as soon as notified in writing by the Surveyor of such neglect or refusal.

BAXN D. The C+ tractor will be required to fur-nish a bond with approved securities in the amount of dollars, conditioned on the faithful and

Phoens Gilbert, deceased, Grand Philes icy and Daniel T. dee, be wholly set aside and held for naught. Said decree of Feband herd for hadget. Said derive of FES-ruary 25, 1507, was for the forecleants of a certain mortgage made by the detenuants Leonard Becker, Jr. and Elizabeth L. Becker, his wife to the said plaining dated the 24th day of May, 1592, upon the premises hereinafter described.

That the sale of the premises des-d in the said decree entered March 20. 1807, to satisfy the judgment of said decree be wholly set aside and held for naught. [3] That the order of confirmation made

and eutered in said court November 10, 1897, confirming the sale of said premises pursuant to the said decree entered March 20, 1857, be wholly set aside and held for

[4] That the plaintiff have and recover of from the defendant Leonard Becker. Jr. the sum of \$1000 together with interest thereon at the rate of 6 per cent per annum from the 24th day of May, 1892; for the for ther sum of \$250 as attorneys fees; for the further sum of \$213 27 together with interest thereon at the rate of 6 per cent per an-num from October 7, 1808; for the further sum of \$117.45 together with interest there. of this suit.

That each and all of said sums be deiff's mortgage and described as follows, to

acres of said claim. [6] That pisiotiff's said mortgage be fore-

closed and the said real property above des-cribed sold as upon execution for United States Gold coin and that the proceeds of northerly at right angles to last described

buysements of sale and of suit.

[b] To the payment of such judgment as plaintiff may recover herein including atrneys fees

[c] That the surplus, if any there he, be paid into court subject to the further order of said court.

of said court. [7] That if the proceeds of said sale do not satisfy in fail the judgment of plaintiff herein, including costs, attorneys fees and all accruing costs, that plaintiff have judg-ment docketed for such deficiency against the defendant Leonard Becker, Jr. and exe-ution isons tharpeon

 [8] That the claims, rights and interests of each and all of the defendants above named be decreed to be subsequent and subject to the lien of plaintiff's said judgment including attorneys fees, costs and all accruing costs.

This summons is published by order of the Hon. Thomas F. Ryan, County Judge of the County of Clackamas, State of Ore-gen, dated April 15, 1993, which order di-rects the application of this sector. gen, dated April 15, 1935, which order di-refits the publication of this summons not feast han once a week for six weeks. The date of the first publication of this sum-mons is April 17, 1903. HEDGES & GRIFFITH, Attor-eys for Flaintiff.

SUMMONS.

In the circuit court of the state of Oregon, for the county of Clacksmas.

C. W. Sherman and E. L. Harmon, partners doing business as Sherman & Harmon,

Plaintiffs, vs. George W. Freeman and Mattie

F. Freeman, Defendants. To George W. Freeman and Mattie F. Freeman, the above named defendants

and to each of them : " In the name of the state of Oregon,

you are hereby required to appear and answer the complaint filed against you by the above named plaintiffs in the above entitled suit, in the above entitled court, on or before the last day of the time prescribed in the order for the publication of this summons, to wit: On or before the 26th day of June, 1903, said date being the expiration of six weeks from the first publication of this not ce. the first publication as prescribed in said on at the rate of 6 per cent per annum from December 30, 1860; for the further sum of \$46.33 together with interest thereon at the and H you so fail to appear and answer order being the 15th day of May, 1983; rate of 6 per cent per annum from April 29, said complaint the said plaintiff for want 1992, and for the cosis and disbursements thereof will apply to the above emitted court for the relief prayed for in the

complaint, to-wit: For a judgment clared a first valid and complete lien upon complaint, to wit : For a indigment the lands and premises covered by plaint- against you and each of you for the sum of \$271.00, with interest thereon at the

A part of the Donation Land Claim of 20, 1899, in U. S. gold coin, and the fur-George and Ennice Brock No. 46 in Town-shib 3 South of Range I East in Clarkamae County, Oregon, more particularly des-cribed as follows: Commencing at the Northwest corner of said claim and running there sources and compliant and executed by you on Line 20, 1809, in C. S. gold com, and the for-ther source of \$40,00 as attorneys' fees, to-gether with the costs and disburgements of said suit; that the mortgage described in said compliant and executed by you on Line 20, 1809, in C. S. gold com, and the forthence Easteriy tracing the claim line to a on June 20, 1899, in favor of plaintiff, be point far enough so that a line running foreclosed; that the land therein describ-South therefrom and parallel with the ed, to-wit; Commencing on the south western boundary of said claim to the Will-line of the W. F. Matlock Donation amette River will cut off and enclose 220 Land Claim and 330 feet easterly of the southwest corner of said Donation Land

Claim; ruoning thence easterly on the anid sale be applied as follows: [a] To the payment of the costs and dis-angles to last described line 20 rods;

thence southerly at right angles to last described line 40 rods to place of beginning, containing 5 acres, all in section 9, township 2 south, range 2 east, of the

Willamette Meridian, in Clackamas county, state of Oregon, be sold in the manner prescribed by law and that from the proceeds of such sale there be paid to plaintiffs the several sums of money above named. And further, for a decree barring and foreclowing you and each of you from any and all right, title and interest in and to said real property, except the statutory right to redeem, and for such other relief as may

be equitable. This summons is published by order all accruing costs. (9) That the defendants above named and each and all of them be foreclosed and for-ever barred of all right, title, interest, or equity of redemption in or to the said prem-ises and every part thereof. (10) That plaintiff have such other, fur-ther or different relief as to the court may seem meet and equitable in the premises. This summons is published by order of May 1903. R. L. GLISAN and W. W. BANKS, Attorneys for Plaintiffs. May 15, 1903*

May 15, 1903*

Indivduials Money to Loa

At 6 and 7 per cent. Call on or write JNO. W. LODER, Oregon City Oregon

Stevens' building

axes, allorney here, tota and

gov, to-wit: Reginning at the S. E. corner of the Jas P. Egan D. L. C., running blence west, tracing the south boundary line of the said Jas. P. Egan D. L. C. to the center of the county roat, running through the gatate of George Wise 8.21 chains; thence N. along the center of the county road 1.24 chains, thence East 8.21 chains to the sast boundary line of the said Jas. P. Egan D. L. C.; thence South 1.24 chains to the place of beginning, containing one acre more of of beginning, containing one sere more o less, in Clackamas county, state of Ore

gon, Now, therefore, by virtue of said execu-Now, therefore, by virtue of said execu-tion, order, decree and judgment of fore-closore of said morthage, and in compli-ance with the commands of said writ, r will, on the lat day of June, 1003, at the hour of 2 o'clock p. m., at the front door of the court house in the city of Oregon City. In said county and state, sell at public au-tion to the highest brider for U. S. gold coin, each in hand, all the right, life and interest which the above named defend-ants, or either of them, had on the date of the mortigage herein, or wince had, in or to the mortgage herein, or since had, in or the above described real property or an part thereof to satisfy said execution, o ier, decree and judgment of foreclosur-with interest, cosis, and all accruing costs J. R. SHAVE3,

Sheriff of Clackamas county, Oregon,

Br E. C. HACKETT, Deputy. Dated Oregon City, Ore., May 1, 1903.*

Notice of Administratrix.

Notice is hereby given that the under greed has been appointed ad simistrarily the estate of William F. Edwards, de of the estate of William F. Edwards, de ceased. All persons having claims agains the said estate are bereby notified to pre-sent the same, duly verified according to law, and ac outpanted by the prope vouchers, to the undersugned at Lalavete Yamhill county. Oregon, or at the office o Geo. C. Brownell, at Oregon City, Oregon within six months of the date of this no

KETURAH A. EDWARDS, Geo. C. Brownell and Howard M. Brow

ell, attorneys for administratrix. Dated this 3rd day of April, 1903.

Administrator's Notice.

Notice is hereby given that the underigned has been duly appointed by the County Court of the State of Oregon for the County of Clackamas administrator of the Estate of Uriah Dannals, Deceased. All persons having claims against the said Estate are hereby notiled to present the same, properly fied to the administrator at his residence at Clackamas Station in the County of Clackamas, within six months from the date of this notice.

Dated April 8th, 1903.

JOHN W. BENNETT, Administrator of the Estate of Uriah Dannals, Deceased.

Notice for Publication.

Department of the Interior, Land Office at Oregon City, Oregon, April 18, 1903, Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made be-fore Register and Receiver, at Oregon City, Oregon, on Jane 3, 1993, viz:

MARTIN EERUM,

H. E. No. 13068 for the SW1/ Sec. 12, T. R. 5 E.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Joseph Lin-bart, of Sandy, Oregon; Joseph Peskali, of Sandy, Oregon; Casper Junker, of Sandy, Oregon; Ame Lerum, of Portland, Oregon, CHAS, B. MOORES, Bestitzer Register.

J. R. SHAVER, Sheriff of Clackamas County, Oregon, By E. C. HACKEIT, Deputy,

Citation.

In the County Court of the State of Ore on for the County of Clarkamas. In the matter of the Estate of Jas. E. urrie, deceased. Order to show cause why order of sale of

eal estate should not be made. A. M. Crawford, administrator of the es

ate of Jas. E. Currie, deceased, having filed is petition herein, doly verified, praying or an order of sale of the northwest quarte of section 12, township 3, south range 5 east of the Willametre Meridian, in Claickamas, County, Oregon, a portion of the real estate of suit decedent, for the purposes therein at forth

It is therefore ordered by the said const that the persons interested in the estate of said deceased appearing before the said County Court on Monday. the still day of June, 1963, at 10 o'clock in the forenoon of aid date at the Court room of said County Jouri in the Court House at Oregon City Ciackamas County, Oregoo, to show cause why an order should not be gravited to the said administrator to sell and real estate of the said deceased, at privite sale; and that a conv of this order be published at least four successive weeks in the "Oregon City Enterprise" a newspaper printed and

hed in said city and county. May 5, 1965. THOS. F. RYAN, "

Judge.

Notice of Sale by Referee.

In the circuit court of the state of Ore gon, for Clackamas county. Mary E. Freeman,Cora Robert-son and R. L. Robertson, her husband, and Louis A. Free Plaintiffs. IOBD,

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Vs John P. Freeman, William T₄ Freeman, James A. Freeman, W. D. Freeman, Benlah Row-ley, and Nathan Rowley, her husband, Viola Freeman and Letha Freeman, Delendants. Pursuant to, and in accordance with the terms and couditions of a judgment and decree heretofore duly made and entered in the above entitled court and cause, au-thorizing and directing me to make sale of the real estate hereinniter described, for the the real estate hereinalter described, for the purpose of partitioning the proceeds of said sale in accordance with the terms of said

judgment and decree. Now, therefore, by virtue of said judg-ment and decree, and in compliance therewith, 1 will, on

Saturday, the 6th day of June, 1903,

at the hour of 2 o'clock p. m., at the front at the hour of 2 o clock p. m., at the rout door of the county court house, in Oregon City, Clackamas county, Oregon, sell at public auction to the highest bidder, for cash in hand, U. S. gold coin, the follow-ing described premises, to wit:

Ing described premises, to wit: The northeast quarter of section 14, in township 3 south, range 5 east, of the Wil-lamette Meridian, containing 100 acres, more or less, situate in Clackamas county, Oregon. Also the following: The west half of the south half of the east half of the D. L.C. of John and Pamelia Tuttle, in section 32, township 2 south, range 4 east, and in section 5, township 3 south, range 4 east of the Willamette Meridian, contain-ing 50 acres, more or less, and situate in Clackamas county, Oregon. C. SUHUEBEL, Referee. Dated Oregon City, Or., April 29, 1903.*

be constructed along the such at such points as the City Surveyor or the Street Commit-tee may direct. Box colverts will be placed at such points as the City Surveyor or the Street Committee may direct, Such culverts will be constructed of 2 inch cedar planking and shall have an inside measurement of

x 12 mobes. For the passage of the water course in the ravine hetween i fift and sixth Surets, a stone or concrete culvert with inside di-nersions of three test vertical by two feet borizontal will be constructed. All colvert masonry will be built of good sized, weil simped stones had in mortar and weight

bonded together in such a manuer as to be permanent. The wing walls will be constructed in a similar manner. The culvertwill be placed upon a solid footing of earth avoid for herein within a reasonable time or masonry so as to be permanent and not alter award of contract. subject to be under-mined by washing. The earth filling for a thickness of one loot around and over the culvert will be tamped so as to make it as compart as possible. The top and bottom and sides of said cul-vert shall be at least 12 inches thick.

All masonry will be paid for by the cubic yard in place.

CROSS WALKS

Cross walks will be formed at all crossings as directed. They will be one inch above grade of the

street at the center and flush with the top of the side wark as the curb. All cross-warks running North and South to be six feet wide; those running East and West to be four feet wide. All cross walks to be constructed of fir planking three inches thick and tweive inches wide, securely spiked to fir sills four by six inches, firmly beided in earth and the sills in all cases to be flush with the outer edges of the cross-warks. The sills are to be set under all joints of plank used in cross-walks and not at greater distances than seven feet from each other. Cross-walks to be laid, conforming to cross-section of street except where elevated to admit the passage of water and conform to the plans thereof. RIDEWALKS.

A side walk will be constructed on either side of said street the entire length of the part to be improved as heretofore defined as follows: Pianking two inches thick, six feet long and six inches wide dressed on upper side, except that portion between Fifth and Sixth streets where the dressed side will be placed on the under side resting on three stringers four by six inches and laid with broken joints; sills to be not less than twelve feet long; at equal distances of not more than eleven feet nor less than ten feet in length of side-walk, one plank ten feet iong shall be laid down and

nalled to a wooden curb, four by eighteen inches laid length wise along in front of each block the entire length of the improvement; earth filling to be put in between the curb and side-walk and leveled up flush with same. Planking to be securely nailed with five inch wire nails, six in a board ex-cept those plank extending to the curb, which it results sint a board ex-

Notice is hereby given that I have been appointed administratrix of the estate of Frederick Lehman, degeased, by the County Court of Clackamas County, Oregon. All persons having claims against said estate are hereby notified to present the same to me for payment at the office of U'Ren & Schuebel, my attorneys, at Oregon City, Oregon, with proper vouchers therefor within six months after the date of this nowhich will require eight such nails. CURBING.

There will be a line of curbing placed on either side of the road-way twenty feet from the center line thereof except at street and within six months after the date of this no tice. alley intersections, which shall be of the best quality of fir, the curb will not be less than four inches thick and eighteen inches AD deep and will be set vertically on a line of Administratrix o the side-walk bed, At all street and alley Lehman, deceased.

All questions or disputes as to the intent if these specifications shall be referred to the City Surveyor and Street Committee whose decision on all such questions shall be final and conclusive.

DISPUTES.

CONTRACTOR. Wherever the word Contractor occurs in these specifications it is understood to refer

COMMITTEE

Wherever the word Committee occurs in these specifications it shall be understood to refer to the Committee on Streets and Public Property.

PROPOBALS.

orrein specified.

Parties bidding on the work must state in their bid the time required for the com-pletion of the same after the approval of the contract by the Mayor and should the Contractor fail to complete the work within the time specified in the bid and contract the city shall have the right to charge the

The city shall have the right to charge the Contractor the sum of five dollars per day as limitated duringes for each and every day that the work shall remain uncom-pleted after and specified date and such another and educated from the amount of the final estimate. Each proposal mint be accompanied by a criffied check equal to five per cent of the total estimate, which check shall be for-leted to the city upon the failure of the social estimate within a check shall be for-field to the city upon the failure of the social estimate, which check shall be for-

CLASSIFICATION.

Earth-This will include day, sand, loarn or other earthy material and loose stones containing less than one cubic foot. Loose Rock. This shall include all loose

nes containing one cubic foot to one cubic vard.

Solid Rock. This will include all loose rock or bonilers containing one cubic yard and upwards, also all rock tedges or other Diaterial requiring to be disintegrated by

blasting. The contractor shall take entire charge of the work during its progress and shall be responsible for any loss or accident resulting trom carelessness or neglect. The improvement shall be completed to

the satisfaction of the Committee or and Fublic Property and the City Council of

and Public Property and the City Council or Oregon City, Section 3. The Committee on Strests and Public Property are hereby authorized to advertise for and receive irroposals as afore-said, and the Mayor and Recorder shall en-ter into contrast with the person, firm or corporation to whom the constrant is let by the City Connect for the incrementation. the City Council for the improvement specified in this ordinance. Section 4. The contract shall contain a

slipulation to the effect that the person, firm or corporation to whom the contract is let shall look for payment only to the sum to

for such improvement, and collected and paid in to the city Treasury for that purpose, and they will not require the city of oregon City by any legal process or other-wise to pay the sum out of another fund. Read first time and ordered published at a regular meeting of the City Council of Ore-gon City held May 6, 1963.

By order of the City Council. BRUCE C. CURRY,

Notice to Creditors.

Dated at Oregon City, Oregon, this 20th

ADEDHEID LEHMAN, * Administratrix of the Estate of Frederick

Recorder.