

Daily Astorian.

JOHN T. LIGHTER, Editor.

Telephone Main 661.

TERMS OF SUBSCRIPTION.

DAILY.

Sent by mail, per year, \$4.00. Sent by mail, per month, .50. Served by carrier, per month, .60.

SEMI-WEEKLY.

Sent by mail, per year, in advance \$2.00. Postage free to subscribers.

All communications intended for publication should be directed to the editor. Business communications of all kinds and remittances must be addressed to "The Astorian."

The Astorian guarantees to its advertisers the largest circulation of any newspaper published on the Columbia river.

Advertising rates can be had on application to the business manager.

The democratic party today and since the civil war has been the most proscriptive party ever organized in American politics. In every section, state, city and county where that party has a pronounced majority none but a democrat, and least of all, a republican, can hope to aspire to any office. In the "Solid South" a republican is despised even more than a negro. No policy of the republican party, no benefit conferred by its wise administration and legislation, has ever overcome this rancorous and insensate prejudice on the part of Southern democrats. Let any student of history, any intelligent observer of current affairs, think for a moment and he will endorse this criticism. Mr. Mills, of Texas, during the days of tariff discussions; Mr. Grady, of Georgia; Mr. Waterson, of Kentucky, and hundreds of other distinguished men of the South were always received with the utmost respect and accorded the most respectful and even deferential attention in New England and other Northern communities which they visited during political campaigns and on lecture tours. And this in spite of their advocacy and argument for measures and ideas at variance with the opinions of Northern people. But can anyone name a single Northern statesman or orator who has ever been invited to speak in the South? Times without number, where Northern men have gone to the South to discuss public questions upon which there was even a division of opinion among Southern people, they have been insulted and driven out with violence. THERE IS NOT A SINGLE SOUTHERN STATE OF WHICH THIS IS NOT TRUE. Governor Colquitt, of Georgia, whose intemperate and rabid utterances at a confederate re-union the other day disgusted every sensible man in the country, has been a frequent speaker and guest in the North. But it was only a few years ago—within ten years, in fact—when William McKinley, as ex-governor of Ohio, was discouraged from going to address a Chatauqua assembly at Atlanta, to which he had been invited, by the circulation of a protest against the importation of "any Yankee speakers at Southern gatherings" signed, among other notable Georgians, BY THE GOVERNOR OF THE STATE. Can any man recall a single republican appointed by Grover Cleveland to any office which a democrat could be got to take during his two administrations? And if not, how does this administration of the last democratic president compare with that of McKinley, who has appointed hundreds of democrats and Southern men to the best and highest offices within his gift? Yet after this record of political narrowness and malignity, democrats

in the republican county of Clatsop have the impudence to go round openly seeking to rally republican votes to defeat republican candidates and aid their machinations to destroy the republican majority and throw down republican rule in the state of Oregon! Let every republican who is approached by these artful conspirators remember that if their party was in the majority in Clatsop county no republican could be elected to the office of dog peltier.

DEMOCRACY AND LABOR.

The subjoined article from the Post-Intelligencer should be read by every republican workingman in Clatsop county. For years Northern manufacturers and other large employers of labor have been vexed by the demagoguery of democratic politicians in their base attempt to stir up strife and discontent between capital and labor. The hollow mockery and contemptible hypocrisy of democracy's pretended sympathy with labor is well shown up in this article. It should be reproduced in every republican paper in Oregon. Read in connection with the reflection that NO LAW HAS EVER BEEN PLACED ON THE COUNTRY'S STATUTE BOOK FOR THE BENEFIT OF LABOR THAT DID NOT EMANATE FROM A REPUBLICAN AND REPRESENT THE MAJORITY VOTE OF A REPUBLICAN CONGRESS, it ought to make every workingman in Oregon a republican voter.

The democratic party is constantly attempting to pose as the particular friend of the labor element of the country; not on the strength of any past performance, but solely on the professions of certain of the more blatant leaders. To some extent these professions have been accepted by the men for whose benefit they have been made, no careful investigation being had to see whether performance has ever kept step with professions. In doing so the labor element has forgotten that the great majority of the democratic members of both houses of congress are from the Southern states, and that the sole pretense which the democrats have to stand as members of a national party is due to the Solid South. With the Southern states eliminated from consideration, the democratic party would hardly be more of a political factor than the populist party, and of scarcely more importance than Debs' Social democracy.

With the Southern democrats the labor problem and the negro problem are inseparable. Labor in the South means negro labor; and it is to the cheapness, abundant supply and tractability of this class of labor that the South looks for the development of its industrial resources and the upbuilding of its manufacturing. Naturally, anything which would tend to make this labor less cheap and less docile meets with opposition from the men who represent the dominant element of the South—the element which refuses to the negro his political rights or any place in the social economy, save as a mere machine for the production of so much work; to be kept in subordination, socially and politically, to the superior race.

In the abstract form of a national platform the Southern members of congress will cheerfully join with their Northern allies in almost any declaration which may be asked on the subject of the rights of labor and the necessity of legislation in its interest. If the coming national convention should make a declaration upholding the Coeur d'Alene dynamiters, and denouncing the administration for obeying the constitutional mandate and honoring the requisition of the democratic governor of Idaho, for troops to suppress the insurrection in that state, it is probable that not a single voice from the South will be raised against such a declaration. When, however, it comes down to concrete legislation, seriously proposed in the interests of labor, the negro problem is foremost in the thoughts of every Southern congressman, and he is promptly in opposition.

An illustration of this is seen in the recent report of the industrial commission. That report recommended the introduction of the eight hour day in certain specific industries, such, for example, as in underground work in coal mines and in railroad operation, to be enforced by federal legislation so far as possible under the constitution, and to be recommended for concurrent enactment by the legislatures of the several states in cases where the federal government had no

GOSS DUST

The Best Washing Powder. Woman's Best Friend, Dirt's Worst Enemy.

Corrects all blemishes of the face, removes blotches, pimples, tan, sunburn, freckles and makes a beautiful complexion. It is also the best tooth wash, and excellent for deranged stomach.

Wisdom's Robertine

H. C. THOMPSON REGULAR REPUBLICAN NOMINEE FOR COUNTY TREASURER

HARRISON ALLEN (Of Astoria) REPUBLICAN CANDIDATE FOR DISTRICT ATTORNEY

FRED WICKMAN INDEPENDENT CANDIDATE FOR SHERIFF

FRANK R. STOKES REPUBLICAN NOMINEE FOR REPRESENTATIVE

THOMAS LINVILLE REGULAR REPUBLICAN NOMINEE FOR SHERIFF

D. J. INGALLS REGULAR REPUBLICAN NOMINEE FOR COUNTY COMMISSIONER

J. T. LEE REGULAR REPUBLICAN NOMINEE FOR COUNTY SUPERINTENDENT OF SCHOOLS

C. W. CARNAHAN REGULAR REPUBLICAN NOMINEE FOR COUNTY ASSESSOR

WHITE COLLAR LINE Columbia River and Puget Sound Navigation Company.

White Collar Line tickets and O. R. & N. tickets interchangeable on Bailey Gatzert and Hansalia.

A. J. TAYLOR, Astoria, Agt. U. B. SCOTT, Portland, Ore.

GREAT NORTHERN RAILWAY TICKETS to all EAST POINTS

Through Palace and Tourist Sleepers dining and library observation cars. ELKS VESTIBULE TRAINS.

No. 4 "Flyer" leaves Portland at 6:00 p. m. No. 2 "Flyer" arrives Portland at 7:00 a. m.

For rates, etc., call or address Agent O. R. & N., Astoria, Or. or A. B. C. DENNISON, C. P. & T. A., Portland, Ore.

LEGAL NOTICE. TRUSTEE SALE.

Notice is hereby given that the undersigned, as trustee of the Columbia Electrical and Repair Company, bankrupt, has for sale the following described property of said bankrupt, to-wit:

First, that certain machine shop, blacksmith shop, and tools thereto, situated upon the premises formerly occupied by said bankrupt at 511 and 535 on Bond street in Astoria, Oregon, including all of the property of said bankrupt now situated on and about the premises of the Seow Bay Iron and Brass Works in said city; Second, all bicycles, bicycle tools, supplies and bicycle workshop; Third, all electrical goods including gas fixtures; Fourth, all office furniture and fixtures; Fifth, one building on lot 12, in block 56 1/2 in McCure's Astoria. All of lists 2, 3, and 4 are now in the said premises formerly occupied by said bankrupt. A full and complete inventory of all the above property will be exhibited by the undersigned to intending buyers upon request, and the said property will also be exhibited to them.

Sealed bids will be received by the undersigned for all or any part of the above described property but it is preferred that bids be made for the lot as designated above. All bids must be accompanied by a certified check for 10 per cent of the amount of the bid, with the understanding that said 10 per cent shall be forfeited by successful bidder if he fails to make good his bid.

All bids must be delivered to the undersigned at his office in Astoria, Oregon, on or before June 9, 1900, at the hour of 2 p. m. o'clock, at which time bids will be opened in presence of bidders. The right to reject all bids which are not satisfactory is hereby reserved, and sale is to be made subject to confirmation of the bankruptcy court.

Dated May 31, 1900. C. R. THOMPSON, Trustee.

QUICKEST, SHORTEST and MOST DIRECT LINE TO THE EAST AND SOUTHEAST IS THE UNION PACIFIC OVERLAND ROUTE

TWO DAILY SOLID VESTIBULED TRAINS LESS THAN THREE DAYS

PORTLAND TO CHICAGO Through Palace and Tourist Sleepers, Dining and Buffet Library Cars, First-class Reclining Chairs—Free.

PORTLAND TO DENVER, KANSAS CITY, OMAHA and CHICAGO without change. Only one change to NEW YORK, BOSTON and other Eastern points.

For rates, tickets and full information, call on or address, G. W. LOUNSBERRY, Agent O. R. & N., Astoria, Or. or J. H. LOTHROP, Gen'l Agt., No. 125 Third St., Portland, Or.

LEGAL NOTICES.

RECEIVER'S SALE. In the Circuit Court, State of Oregon, County of Clatsop.

The Security Savings & Trust Company—plaintiff, vs. The Astoria Street Railway Company—defendants.

Notice is hereby given that in pursuance of a judgment and order of sale duly made and entered in the above entitled suit in the above entitled court on Monday the 28th day of May, 1900, which judgment was in favor of plaintiff and against defendant for the sum of thirty thousand, two hundred and fifty dollars and the costs and disbursements of said suit, and in and by which judgment and decree the mortgage executed to plaintiff by defendant on the 2nd day of May, 1892 described in the complaint in the above entitled suit was foreclosed and said sum of thirty thousand, two hundred and fifty dollars secured by said mortgage, together with the costs of said suit was declared to be a lien upon all the property mentioned in said mortgage and in the complaint in this suit and herein set out and which judgment, order and decree directed the receiver appointed in the above entitled suit to sell all said property to satisfy said judgment, costs and accrued costs, I will on

MONDAY, THE 2ND DAY OF JULY, 1900, at the hour of 2 o'clock p. m. of said day, at the court house door in Clatsop county, state of Oregon, sell for cash in U. S. gold coin, to the highest bidder all right, title and interest in and to the premises described in the complaint in the above entitled suit to-wit: All the real property of said Astoria Street Railway Company, its rights of way, easements and appurtenances; all its railroad and street railway in the city of Astoria and in said county of Clatsop, the roadbed, tracks, poles, lines, lines of wire, overhead construction, engines, machinery, dynamos, generators, electric motors and other electrical apparatus, and all tools and implements, all household, all buildings, car houses, power houses and other structures; all licenses, rights, privileges and franchises appertaining to said above mentioned property, or owned or belonging to said railway company, or in or to which it has any right, title or interest; all things in action, contracts, claims and demands, and all and singular the property, real, personal and mixed owned at the date of said mortgage or thereafter acquired by said railway company as well in law as in equity, and the income, revenues, rents, issues and profits of said property; and with the right to the purchaser of said property to succeed to and enjoy all the rights, privileges, immunities, franchises, and all licenses, corporate or otherwise of said railway company, being the entire and complete railroad and street railway plant and property of said company.

The street railway of said railway company, being substantially on the following route and on the following named streets of said city of Astoria, to-wit: Beginning at the intersection of Court street with Washington street, running thence easterly on said Court street to West Fifth street; thence southerly on said West Fifth street to Cedar street; thence easterly on said Cedar street to Salmon street; thence southerly on said Salmon street to Hemlock street; thence easterly on said Hemlock street to the north side of Fifth street, being the south side line of block sixteen (16) in the Port of Upper Astoria; thence northerly crossing said block sixteen (16), Augur street and block seventeen (17) in said Port of Upper Astoria to Fourth street; thence easterly on said Fourth street to Bonneville avenue; thence northerly on said Bonneville avenue to Third street; and thence easterly on said Third street to Dickerson avenue, with the tracks, switches and branches belonging or appertaining thereto.

The real property now owned by said railway company, and hereby advertised for sale consists of all the certain lots, tracts or parcels of real property lying between and situate in Clatsop county, state of Oregon, particularly described as follows, to-wit: All of lots two (2), three (3), four (4), nine (9), ten (10) and seven (11) in block numbered two (2) in Shely's Astoria (now in the corporate limits of the city of Astoria).

And also all of lot two (2) in block numbered two (2) in Port of Upper Astoria (now in the corporate limits of said city of Astoria).

Reference being had herein to the recorded and established maps and plats of said Shely's Astoria and Port of Upper Astoria.

Together with all and singular the tenements, hereditaments and appurtenances belonging, or in any wise appertaining to said lots, tracts or parcels of real property;

Being all and singular the property of said defendant corporation, The Astoria Street Railway Company, real, personal and mixed, and said premises, rights, privileges and franchises owned by said company.

And notice is hereby further given that I will offer for sale and sell all said property as above described, real, personal and mixed, and said premises, rights, privileges and franchises, and all immunities of every kind and description covered by said mortgage of May 2, 1892, whether owned by said defendant at the date of said mortgage or since acquired, in one parcel, to satisfy said judgment, liens, costs and accrued costs.

Bonds secured by said mortgage and overdue coupons belonging thereto will be received on account of any amount bid at said sale as provided in said decree and order of sale.

Receiver of Astoria Street Railway Company.

L. LEBECK Carpenter and Builder General Contractor

HOUSE RAISING AND MOVING A SPECIALTY

THE PROOF of the pudding is in the eating and the proof of liquors IS IN SAMPLING

That's an argument that's conclusive—a demonstration. Ours will stand the test.

HUGHES & CO.

LEGAL NOTICES.

IMPROVEMENT OF FRANKLIN AVENUE.

Notice is hereby given, that the common council of the city of Astoria has determined and intends to improve or repair that portion of Franklin avenue in the city of Astoria, Clatsop county, state of Oregon, as laid out and recorded by J. M. Shively from the west line of 21st street to a point fifty feet west thereof throughout the width of said portion of said street, by straightening up the existing posts or underpinning and putting in ten new posts under said portion of said roadway or trotting and taking up the existing caps and strings and replacing them in their proper position and putting in a new cap adjoining the crossing of said street with 11st street and by constructing new side walks ten feet wide on each side of said portion of said street and replanking said portion of said street from curb to curb with new sound fir planking 1 1/2 inches in width by 4 inches in thickness. All material to be used in said improvement to be of good sound fir lumber either red or yellow and said work is to be done strictly in accordance with the plans and specifications to be prepared therefor by the city surveyor.

That the costs and expenses of said repair or improvement shall be defrayed by assessment of the lots, lands and premises specially benefited by the same which are hereby included in a special assessment district to be assessed to defray the costs and expenses of said improvement and in as follows: Beginning at the northeast corner of lot 12 in block 148 and running thence southerly through the middle of block 148 to the northwest corner of lot 7 in block 148, thence southerly to the southeast corner of lot 5 in block 2, thence northerly to the southeast corner of lot 1 in block 2, thence in a straight line to the place of beginning, and containing lots from 7 to 15, both inclusive in block 148, and from 1 to 6, both inclusive in block 2, all in the city of Astoria, Clatsop county, Oregon, as laid out and recorded by J. M. Shively.

That the city surveyor has been directed to prepare and deposit with the auditor and police judge of said city estimates of the costs and expenses of said repairs and specifications for said proposed work.

That this notice is published for eight days in the Morning Astorian in pursuance to a resolution duly adopted by said council on the 21st day of May, 1898, the date of the first publication of this notice being on May 23, 1898.

H. E. NELSON, Auditor and Police Judge of the City of Astoria.

ADMINISTRATOR'S SALE. Notice is hereby given that on Monday, April 2, 1900, at 10 o'clock A. M. at the court house door, in the city of Astoria, in Clatsop county, Oregon, pursuant to an order of the county court of the state of Oregon, for Clatsop county, made and entered on February 18, 1900, the undersigned administrator of the estate of Hendrik Patree, deceased, sell at public auction to the highest bidder for cash, the following described property belonging to said estate, to-wit: Lot two (2) in block 5179, for the purchase of the NW 1/4 of section thirteen, township seven north, range ten west of Willamette meridian, in said Clatsop county, and, also, contract for sale of the NW 1/4 of section 14, made by the said deceased and one Nick Petroff with one R. R. Cole, of date of June 4, 1898.

Dated March 1, 1900. FRANK J. TAYLOR, Administrator.

CONTEST NOTICE. Department of the Interior, Land Office, Oregon City, Oregon, May 7, 1900.

A sufficient contest affidavit having been filed in this office by W. G. Howell, contestant, against Homestead Entry, No. 856, made November 14, 1891, for 2 1/2 of NW 1/4, Section 27, Township 5 N., Range 10, by Cory O. Adams, contestant in which it is alleged that contestant "knows the present condition of the same; also that said Cory O. Adams has wholly abandoned said tract of land and changed his residence therefrom, for more than four years since making said entry and next prior to date of this affidavit, and that he has failed to cultivate and improve said tract of land as provided by law and said alleged absence from the said land was not due to his employment in the army, navy, or marine corps of the United States as a private soldier, officer, seaman or marine, during any war with Spain, or during any other war in which the United States may be engaged," said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on

June 22, 1900, before the register and receiver at the United States land office in Oregon City, Oregon.

The said contestant having, in a proper affidavit, filed February 1, 1900, set forth facts which show that after due diligence personal service of this notice cannot be made, it is hereby ordered and directed that such notice be given by due and proper publication.

Signed, WM. GALLOWAY, Receiver.

NOTICE FOR PUBLICATION. Land Office at Oregon City, Or., May 17, 1900.

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 before the county clerk of Clatsop county, at Astoria, Oregon, on July 8, 1900, viz: JOHN P. GUSTAVSON, brother-in-law of Isaac Gustavson, deceased.

H. E. No. 10850, for the south half of the SW quarter and north half of the SW quarter of section 10, T 4 N., R 7 W.

He names the following witnesses to prove his continuous residence upon and cultivation of said land viz: Jacob Erickson, of Elsie, Oregon; Eilerd O. Erickson, of Elsie, Oregon; Nils Lahti, of Astoria, Oregon; Jacob Hendrickson, of Astoria, Oregon. CHAS. B. MOORES, Register.

SUMMONS. In the circuit court of the state of Oregon for Clatsop county, vs. Rebecca Hall, plaintiff, vs. William P. Hall, defendant.

In the name of the state of Oregon you are hereby required to appear and answer the complaint filed against you in the above entitled suit on or before the 15th day of June, 1900, that being the time prescribed in the order of publication of this summons for filing said answer, and if you fail to so appear and answer said complaint, the plaintiff will apply to the court for the relief demanded in said complaint, to-wit, for the dissolution of the bonds of matrimony existing between you and the plaintiff and for such further relief as may be just and equitable. This summons is published by order of the Hon. J. H. D. Gray, county judge of Clatsop county, Oregon, made and entered the 28th day of April, 1900; said order being made by said county judge in the absence of the circuit judge, in the date of the first publication in May 4, 1900, and the said publication is to run six consecutive weeks from the said date.

GEORGE H. DURHAM, Attorney for Plaintiff. Dated Astoria, Oregon, April 28, 1900.

LEGAL NOTICES.

SUMMONS. In the Circuit Court of the State of Oregon for the County of Clatsop.

F. A. Fisher and A. C. Fisher, partners, comprising the firm of Fisher Brothers, plaintiffs, vs. Herbert F. L. Logan, Florence Logan, Alice Logan, as individuals, J. T. Ross, J. E. Higgins, H. C. Thompson, and B. Z. Ferguson, as partners, comprising the firm of Ross, Higgins & Co., A. P. Allen, A. Lewis, and J. C. Lewis, partners, under the firm name of Allen & Lewis, Fleckenstein, Mayer Co., a corporation, and Alex. Gilbert, defendants.

To Herbert F. L. Logan, Florence Logan and Alice Logan, of the above-named defendants: In the name of the state of Oregon, you and each of you are hereby required to appear and answer the complaint filed against you in the above entitled suit, on or before the last day of the time prescribed in the order of publication of this summons, to-wit, seven weeks from the first publication of this summons, being the 22nd day of June, 1900, and if you fail to so appear and answer, plaintiffs will take judgment and decree against you, Herbert F. L. Logan, for the sum of \$250.00, and the further sum of fifty dollars attorneys' fees, with interest thereon at the rate of ten per cent per annum from March 29, 1900, and disbursements of suit. Against each and all of you for the foreclosure of the mortgage set out in the complaint, executed by said Herbert F. L. Logan on the 14th of June, 1894, to secure the payment of a note executed and delivered to plaintiffs on the 20th day of April, 1894, the balance of which note, to-wit, \$21.22, and the set out in the complaint, being the amount above set out. For the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with interest thereon, and the balance to be paid to the plaintiff, as set out in the complaint, being the amount above set out, and for the sale of lands in Clatsop county, Oregon, described in said mortgage as blocks 15 and 16, of Chelsea, as laid out and recorded by M. M. Dees, with lots 20, 21, 22, and 23, in block 3, Logan's sub-division of block 9, in Clatsop Grove. The application of the proceeds after paying expenses of sale, to the payment of said judgment, with