## GIRCUIT COURT MATTERS.

In the circuit court yesterday the As Adopted by the Commission for the grand jury reported "not a true bill" in the case of the State of Oregon va. Harry Thomas, who was ordered discharged and the bonds exonerated.

The same action was taken in the case of the State of Oregon vs. M. Tebo, charged with obtaining money under

Charles Lawrence was arraigned upon the crime of larceny and given until tomorrow to plead. Defendant did not desire the services of an attorney.

In the case of the State of Oregon va. C. Olsen, charged with fishing during the close season, the demurrer was overruled and the defendant pleaded not guilty. The case was set for trial on Wednesday, February 28.

The following jury were sworn to try the case of the Rosenfeld, Smith Co. vs. F. R. Rogers et al.: J. P. Eberman, W. J. Denver, C. E. Anderson, John Bunko, Gust. Holmes, Angus Gor, M. Sharpe, B. B. Stoner, Frank S. Damant, A. J. Hill. The jury returned a verdict for plaintiff in the sum of \$297.10.

Adjournment was then taken until 9:30 a. m. today.

### THE RACES YESTERDAY.

San Francisco, Cal., Feb. 23.—The races yesterday resulted as follows: Five furlongs-Clacquer, 1:05 1-4. furlongs-Rube Burrows,

One mile-Gliend, 1:49 1-4. Six furlongs-Southern Lady, 1:18. Six furlongs-Nicodemus, 1:18.

INDICTED FOR FRAUDS.

Mason, Mich., Feb. 23.—The grand jury has brought indictments against Attorney General Ellis, Secretary of State Jochim, Treasurer Hambitzer, Land Commissioner Berry and Clerks Warren, Potter and Busey, on various charges of participation in state salary

### ORATORIAL CONTEST.

Eugene, Ore., Feb. 23 .- The second annual contest of the Intercollegiate Oratorial Association of Oregon took place this evening at Villard hall. Delegates were present representing six colleges, The first prize was awarded to G. J. Atwood, of Salem, and the second to Miss Gertrude Lamb, of Forest Grove.

## MULKEY'S CASE HEARD.

Portland, Feb. 23.-The motion for new trial in the case of Charles J. Mulkey, William Dunbar and P. J. Bannon recently convicted of conspiracy to land Chinese, was argued in the United States district court today, Judge Bellinger reserved his decision.

# DEATH OF AN AGED MASON.

Danville, Ky., Feb. 22.-Jacob Smith. of Gerard county, the oldest Mason ir the United States, died today, aged

COULD NOT SPARE HIM. The deep blue of a tropic sky arched

"No," the lover persisted, "I may tarry no longer."

She laid her hand on his arm pro testingly. "Good sir," she entreated, "I beg that you stay for dinner. You must-

She smiled radiantly. "-for there is no other meat in the house.'

The cannibal maiden emitted a silvery laugh as her father came wildly whoop ing and dispatched the youth with a

NOT TO BE EXPECTED.

Her fingers toyed with the fringe of

"No," she answered, "I fear I cannot center my affections upon any one man."

A smile played about his thin lips, "In the light of modern progress," he exclaimed, "I cannot ask it. I now have the honor to inform you that a syndicate is backing me."

Notice is hereby given that on Mon-day, the fifth day of March, 1894, at the hour of ten o'clock a. m., in Astoria, Ore and on the premises, I will sell to highest bidder, for cash, the follow-

gon, and on the premises, I will sell to the highest bidder, for cash, the following property, to-wit;

One engine and boller; one Houston molding machine; one Povey planer; one hand-saw and rig; one mortise machine; one high-speed dado machine one turning lathe, and the frame building, 30x80 feet, situate on lot five, block off, in the town of Astoria, as laid out and recorded by John McClure, in Chabsop County, Oregon, Said machinery being situate in said building. This is done to make the sum of \$2,220, with eight per cent per annum interest thereon since August 24th, 1893, and costs, and attorney fee of one hundred dollars pursuant and by virtue of a chattel mortgage executed by Harry Cribb and E. J. Liddicost to the Astoria Savings Bank, August 24th, 1892, and subsequently duly assigned and transferred to me.

Astoria, Oregon, Feb. 23rd, 1894. W. F. McGREGOR.

# NOTICE OF ADMINISTRATION.

Notice is hereby given that the undersigned has been this day appointed the administrator of the estate of A. K. Barrew, deceased, by the county court of Clatsop county, Oregon. All parties having claims against said estate must present the same, duly verified, to the undersigned, at the office of Fulton Bros., attorneys, in Astoria, Clatsop county, Oregon, within six months from this date.

S. H. AMES.

January 2d, 1884. STANDS WITHOUT A RIVAL.

Gentlemen: I have been troubled with vary severe headaches for years, and have taken a great many different emedies, but have naver found any-hins to sive me as specify and permasent care as Kraise's Headache Capules. In my emision they stand without a Myal; they have cared me in a wivel; they have cared me in a syreme. ANO. N. WHEREA.

21 Adams ave., West, Detroit, Mich.

22 Adams ave., West, Detroit, Mich.

23 Adams ave., West, Detroit, Mich.

24 Adams ave., West, Detroit, Mich.

25 Adams ave., West, Detroit, Mich.

26 Adams ave., West, Detroit, Mich.

26 Adams ave., West, Detroit, Mich.

27 Adams ave., West, Detroit, Mich.

28 Adams ave., West, Detroit, Mich.

29 Adams ave., West, Detroit, Mich.

MONTHLY WATER RATES

The water rates will be due and payable in advance at the office of the Lity Water Works, on the first dry of each month (except for elevators of by meter, which are payable on the first day of the succeedine month), and if not paid within the first ten days the water will be shut off from the premises as provided in Sections 29 and 30.

It is understood that none of the fol-lowing rates include charges for Baths, Water-Closets, Urinals and Hose.

For each barrel of flour used per ch additional chair..... First tub, private...

First tub, private...

Each additional tub...

First tub in hotels, boarding and lodging houses, public buildings and blocks...

Each additional tub...

Barber shops and bathing houses each tub...

One force.

Breweries-Each, in addition to engine, from \$15 to \$25, or by meter...... Building purposes— For each 1,00 brick laid, includ-

Wetting each barrel of cement ..

Chinese Buildings or Houses— 

Each, in addition to engine and forge, \$1.00 to \$5.00.
Gas Companies—

Each, \$5 to \$25, or by meter. Sovernment Buildings— Special rate or by meter.

Special rate.

Hotels, Boarding and Lodging HousesIn addition to family rate, each Ice Cream and Oyster Saloons-

Caboratories, Sola Manufactories, Bottling Establishments, Telegraph and Telephone Offices, Vinegar Factories and Packing Houses—
Each, \$1.50 to \$10.00, or by meter.

Ordinary, special rate or by meter. Steam, special rate or by meter in addition to engine. awn Fountains

With one-sixteenth inch nozzie, special rate.
With one-sighth inch nozzie, special rate, Machine Shops, Sash and Door Fac-

Same as manufactories. Manufactories and Shops not Otherwise Specified— (Or by meter.)

Meter Rates-Per 1,000 gallons..... Meters will be used without notice for he detection and prevention of waste, nd the excess of the meter above the schedule for any month will be charg-

schedule for any month will be charged in addition to the schedule rate for the succeeding month. Municipal rates-Special rates.
Offices, Doctors, Dentists, Banks, etc.-

Photograph Galleries— Public Halls and Theatres-

testaurants, Coffee Houses and Lunch Schools (Public and Private)—

Special rate. Settling Earth, special rate. Each feuntain 1.00

First stall, with one horse with Ream Engines or Bollers— Each horse power (ten hours each day) to ten horse power. Each, from ten to twenty horse Each above twenty horse power. 

Steambosts, tugs, etc.— Special rate. Drug stores......\$1.50 to \$5.00 

ORDINANCE NO -.

An Ordinance Providing for Taxing, Licensing and Regulating Bar-

follows:

Section 1. That no person or persons shall, in the cuty of Astoria, Cattsop county, Oregon, either directly or materials, in person or by another, sell, barter or deliver, or knowingly permit to be soid by another, or for or on his account, or otherwise, any wine, mail to spirituous inquors in less quantities than one galion, without hist obtaining a neemse so to do from the City of Astoria, in the manner in this ordinance hereinafter provided. Provided, that nothing in this ordinance shall be construed to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply to the saie of liquors for struct to apply the Committee on Streets and Public Ways.

After the expiration of the time here-inafter specified, if no objection to the acceptance of such work be filed to a medicinal purposes, made by a regular accessed pharmacist upon a prescription therefor made by a regular licensed physician or surgeon, in the regular course of such physician's or surgeon's practice to a patient, and for medicinal

1.00 pnyshian or surgeon, in the regular course of such physician's or surgeon's practice to a patient, and for medicinal purposes only.

2.5 Any person violating any of the provisions of this section shall be deemed guilty of a misdemennor, and upon conviction thereof before the police judge, shall be fined not less than Twenty-live Dollars, nor more than Two hundred Dollars, or by imprisonment in the city of Police and each police officer of the city to make complaint to the Chief of Police and each police officer of the city to make complaint to the Chief of Police and each police officer of the provisions of this ordinance, and such violation must be prosecuted by such attorney.

2.50 In the first of And that he grade of the intervention, under the provisions of this ordinance, and such violation, under the provisions of this ordinance, shall pay into the city treasury the sum of Four Hundred Dollars per annum, and in no case shall any license be issued for a less period than one year, and no license shall be in any manner transferable. Provided, further, that the Common Council shall reserve and have the right to revoke a serve and have the right to revoke a stablished the City of Astoria, as follows, to the following heights above the base of grades for the street, in the City of Astoria, as laid out and recorded by John Adair, at the following heights the grade of frourth street, in the City of Astoria, or stablished by ordinance establishing a base of grades for the streets of the City of Astoria, as follows, to wit:

At intersection with Auger avenue, 22.0 At intersection with Bonneville. 38.6 And that the grade of the intervention, under the provisions of this ordinance stablished by ordinance stablished by ordinance stablishing a base of grades for the city to wit:

Feet.

At intersection with Auger avenue, 22.0 At int

Each, \$15 to \$25, or by meter...

County Buildings—
Special rate or by meter.

City Buildings, etc.—
Special rate or by meter.

Dye Works—

\$3.00 to \$5.00

Family rate—
Six parsons or the sum of Four Hundred Dollars per annum, and in no case shall any license be issued for a less period than one year, and no license shall be in any manner transferable. Provided, further, that the Common Countries of the sum of the common Countries of the sum of Four Hundred Dollars per annum, and in no case shall be in any manner transferable. Provided, further, that the Common Countries of this ordinance, shall pay into the city treasury the sum of Four Hundred Dollars per annum, and in no case shall be in any manner transferable. manner transferable. Provided, fur-ther, that the Common Council shall re-serve and have the right to revoke a

license at any time.

Section 3. Before a license shall issue, as provided in this ordinance, the applicant shall petition the Common Council in the manner provided in Section 4 of this ordinance, and shall also, with said petition, present to the Common Council a bond in the sum of Five Hundred Dollars, with two or more sufficient sureties, payable to the City 5. Astoria, conditioned that the applicants shall keep an orderly house, and will in all things comply with the provisions of this ordinance during the period of one year from the date of such ficense. Attached to said bond shall be the atfidavit, verified by the oath of the sureties, to the effect that they are free-holders of the City of Astoria, and are in the aggregate worth the sum of On-Thousand Dollars over and above all tabilities aveluation of Thousand Dollars over and above al-just debts and liabilities, exclusive of

g just debus and liabilities, exclusive of property exempt from execution. The applicant shall also present with said petition and bend, a receipt of the Chy Treasurer for the amount of money deposited for such license, to-wit, 5400, Section 4. The petition required by this ordinance shall state:

Int—The name of the applicant.

Ind—Whether such applicant has before held, or holds at the films of the application, a license, and if so, at what time such license has or does expire.

Ind—The number and street wher such house is situated where the liquors are to be sold.

Such petition shall be verified by the

Such petition shall be verified by the applicant, or if more than one, then by one of said applicarts, stating that such petition is true.

The receipt of the Treasurer men-tioned in Section 2 of this ordinance shall state that the amount paid by such applicant is paid for liquor license to be refunded in case the Commo council shall refuse to grant the petition council shall refuse to grant the petition of the applicant, otherwise upon the issuing of such fluorese to go into the Police Fund of said City of Astoria.

Section 5 Said petition shall be granted on condition of the approval of the bond by the Mayor, and said Mayor has bond by the Mayor, and said Mayor.

the bond by the Mayor, and said Mayo shall examine the bond of the applican and either approve or disapprove the same. Upon the provisions of this o. dinance being complied with, the Aud itoor and Police Judge shall issue such license to such applicant.

Section 6. The peace bond given by

the applicant, as provided in this of linance, in case of any violation of any of its provisions or conditions, shall be liable to be prosecuted therefor in its jvil acton, and it shall be the duty of he City Attorney to prosecute the bon-given by such applicant for any viola

ion of its provisions.

Section 7. Any keeper of a bar-room or drinking shop, or place where llouor, re sold, who shall permit any breach 10 and the peace or disturbance of public or fer or decorum, by noisy or disorder; conduct on the premises, when it is it has power to prevent the same, or when hall sell or give any hitoxicating flutter. to any person already intoxicated, or any person under the age of legal majority person under the age of lexal majority or who shall allow or permit any mino to remain in or about any bar-room of drinking shop, or place where liquorate sold, or who shall permit any the tirical or minarrel show, exhibition of oncert to take place in such bar-room or drinking shop, or place where liquorate rold, or who shall permit any mino to be or remain in any theatre or nice

to be or remain in any theatre or plac of amusement in which fitoxicatin illusors are sold, shall be deemed guilt, of a misdemeanor, and upon conviction thereof before the Police Court, shall be fined not less than tweet for the policy of the contract of fined not less than twenty-five nor mor than one hundred dollars, or by imprisonment in the city jail not less that twelve nor more than fifty days, o both, in the discretion of the court, an shall forfeit the license to such barroom, or discharge them or place when room, or drinking shop or place where figuors are gold.

For families llying in same faillding.

Swill and Stop Hoppers—
For Each alop hopper with outlet
of waste pipe two or more
inches in diameter, and suppiled with water direct from
faucet or in any manner other
than buckets.

Urinals (Private)—
self-closing.
Other than self-closing.
Other than

exceed twenty-five days.

Section 18. Ordinance No. 1322 entitled

"An ordinance providing for il-ensiry
and regulating bar-rooms and densire

NOTICE

Of Completion and Acceptance of Young's Bay County Road.

Roemo and Drinking Shops and
Piaces Where Liquors Are
Sold Within the City
of Astoria.

The City of Astoria does ordsin as others.

Notice is hereby given that M. Kronquist, contractor, on Young's Bay country road, under the provisions of Ordinance No. 1840, did, on the 16th day of February, 1891, file in the office of the Auditor and Police Judge of the City of Astoria, the certificate of the Superintendent of Streets and the City Surveyor, approved by the Committee on Streets and Public by the Committee on Streets and Public

K. OSBURN, Auditor and Police Judge. Astoria, Ore., Feb. 16, 1894.

FOURTH STREET GRADE NOTICE.

Attest: K. OSBURN, Auditor and Police Judge. Astoria Ore., February 16, 1894.

CHIEF OF POLICE SALE. Notice is hereby given that by virtue of a warrant issued by the Auditor and Police Judge of the City of Astoria, to me directed, dated the 20th day of January, 1894, and against

January, 1894, and against

NANCY WELCH,

Commanding me to levy upon the north

1: 1-2xi0 feet, of lot 12, in Bock numbered 58, usessed to Nancy Welch,
in that portion of said City of Astoria
which was hild out and recorded by

John M. Shively, in Clattop county,

Oregon, upon which an assessment of

\$2.28 is unpaid, assessed for the improvement of that portion of West

Eighth street, in said city, between the
southern limits of the city, approved

Assert 18th, 1856, which assessment is

declared and assessed upon said lot by

Ordinance No. 1825 of said city, entitled

An Ordinance declaring the probable

osts of improving West Eighth street,

Approved August 1th, 1856.

osts of improving West Eighth street, Approved August 5th, 1881.

I have this day levied upon said there described preparty, and on Tagaday, March the 18th, 1894, at 2 o'clock o. m. of said day, in front of the Coart House door, r sail tity of Astoria, Jounty of Clarsop and State of Oregon, til self said property to the highest dider therefor, to pay said assessment, ogether with costs and expenses of ogether with costs and expenses of

Dated Astoria, Oregon, February 19th, January, 1894, and against C. W. LOUGHERY, thief of Police for the City of Astoria.

CHIEF OF POLICE SALE

January, 1874, and against
Z. ANSTINSON,
Commanding me to levy upon the outh 120x50 feet of lot No. 12, in block umbered 55, assessed to Z. Anstinson, a that portion of said City of Astoric thich was laid out and recorded by John M. Shively, in Clatsop county Dregon, upon which an assessment of 546.86 is unpaid, assessed for the improvement of that portion of West Eighth street, in said city, between the outh side of Water street and the

Eighth street, in said city, between the outh side of Water street and the outhern limits of the city, approved larch lith, 1891, which assessment is lectared and assessed upon said lot by ordinance No. 1433 of said city, entitled in Ordinance declaring the probable osts of improving West Eighth street approved August 5th, 1891.

I have this day levied upon said bove described property, and on Tuesday, March the 20th, 1894, at 2 o'checker, in of said day in front of the Courtouse door, in said this factoria, ounty of Claisop and Staye of Oregon, ill sell said property to the highes ill sell said property to the highes dder therefor, to pay said assessment, eacher with costs and expenses of

Dated Astoria, Oregon, February 19th C. W. LOUGHERY,

Notice is hereby given that by virtue

CHIEF OF POLICE SALE.

f a warrant issued by the Auditor and olice Judge of the City of Astoria, to ie directed, dated the 20th day of nucry, 1894, and against 45. W. LOUNSBERRY,

lomnisading me to levy upor of No. 1, in block numbered a assessed to G. W. Lounsberry n that portion of said City of Astoriachieh was laid out and recorded by John M. Shively, in Clatsop bounty, preson upon which an assessment of the contract of the con regon, upon which an asse Dregon, upon which an assessment of 1,031,50 is unpuid, assessed for the in-devenment of that portion of West Bahib street, in said city, between the outh side of Water street and the outh face of Water street and the purchased arch like, issi, which assessment to technical and assessed upon said to by reliance No. 1435 of said city, entitled an Ordinance declaring the probable case of improving West Eighth street, Approved August 5th, 1891.

Dated Astoria, Oregon, February 18th

I have this day levied upon said above described property, and on Tuesday, March the 20th, 1894, at 2 o'clock and of said day, in front of the Court House door, in said CRy of Astoria, County of Claisop and State of Ovegon, will rell said property to the highest bedow the refor, to pay said assessment.

WILES NEAVE AND LIVER PILLS Act on a new principle—resulting the fleer eterosch and housels through the fleer eterosch and housels through the newest A new Henry Dr. Miles' Pills epecifier currs hillionsness, had inste topped fleer rolles constipation. Unecupied for more wangen and children. Smallest mildest, suresti in deces 15 of a. Samples free, at Chas. Received.

MENT OF SECURITY

On Top

# MARSHALL'S TWINE

Is conceded by all to be the best. It fishes better and wears better than any other twine used on the Columbia river.

# TRY IT AND

BE CONVINCED.



. If You Want Cannery and · · Fishermen's Supplies,

Call on

# ELMORE SANBORN & CO.

Cotton Rope, Cotton Twine, Marshall's Twine. Trap and Seine Web, Tanbark, Acid and Salt, Strip Lead, Pig Lead, Copper, Tin Plate, Tin and Zine, In Stock.

- OREGON. ASTORIA.

CHIEF OF POLICE SALE.

MARY MORGAN. Commanding me to levy upor lot No. 7, in block numbered by assessed to Mary Morgan. in that portion of said City of Astori Notice is hereby given that by virtue of a warrant issued by the Auditor and folice Judge of the City of Astoria, to ne directed, dated the 20th day of fanuary, 1834, and against Z. ANSTRAGON. provement of that portion of We. Eighth street, in said city, between the south side of Water street and the southern limits of the city, approved darch 11th, 1891, which tesessment leclared and assessed upon said lot to ordinance No. 1433 of said city, entitle An Ordinance deciaring the propar-osts of improving West highth street

Approved August 5th, 1891.

I have this day levied upon so above described property, and on Tu-L.y. March the 20th, 1894, at 2 o'clos p. m. of said Jay, in front of the Co-House door, in said City of Astor-Jounty of Clatsop and State of Orego will sell said property to the high onder therefor, to pay said assessme ogether with costs and expenses sale.

Dated Astoria, Oregon, February 19t C. W. LOUGHERY, Chief of Police for the City of Astoria.

CHIEF OF POLICE SALE. Notice is hereby given that by virtue of a warrant issued by the Auditor and Police Judge of the City of Astoria, to me directed, dated the 20th day of January, 1894, and against MARY MORGAN,

Commanding me to levy upor of No. 7, in block numbered in that portion of said City of Astoria which was laid out and recorded by ohn M. Shively, in Clatsop count) Oregon, upon which an assessment 998.09 is unpaid assessed for the improvement of that portion of Wes Stovement of that pertion of Wes-Sighth street, in wild city, between the south side of Water street and the southern limits of the city, approved March 11th, 1891, which assessment is declared and assessed upon said lot by Drdinance No. 1423 of said city, entitled An Ordinance declaring the probabile osts of Improving West Eighth street Approved August 5th, 1891.

I have this day leyled upon said

I have this day levied upon said above described property, and on Tuesday, March the 20th, 1891, at 2 o'clock p. m. of said day, in front of the Cour. House door, in said the of Astria. Zunity of Claison and State of Oregon will said enter the course of the course of

Dated Asteria, Oregon, February 19th.

STREET BONDS FOR SALE.

Notice is hereby given that scaled will sell said property to the highest bidder therefor, to pay said assessment, together with coats and expenses of sale.

Dated Astoria, Oregon, February 19th, 1894.

C. W. LOUGHERY, Chief of Police for the city of Astoria.

Chief of Police for the city of Astoria.

Notice is hereby given that scaled proposals will be received by the Auditoreant Police and Police is hereby given that scaled proposals will be received by the Auditoreant Police or and Police is hereby given that scaled proposals will be received by the Auditoreant Police is hereby given that scaled proposals will be received by the Auditoreant Police is hereby given that scaled proposals will be received by the Auditoreant Police is hereby given that scaled proposals will be received by the Auditoreant Police is hereby given that scaled proposals will be received by the Auditoreant Police is hereby given that scaled proposals will be received by the Auditoreant Police Judge of the city of Astoria is and expenses of the city of Astoria is a police in the police is hereby given that scaled proposals will be received by the Auditoreant Police Judge of the city of Astoria is a police in the dress K. Osburn, Auditor and Police Judge, Astoria, Oregon.

The right to refect any and all bids is

Py order of the Common Council,
Attest:

K. OSHURN

Auditor and Police Judge.
Astoria, Oregon, Feb. 10, 1394.

The side Deposition for the control of the Board of the control, the per boath,

CHIEF OF POLICE SALE.

Notice is hereby given that by virtue of a warrant issued by the Auditor and Police Judge of the City of Astoria, to me directed, dated the 20th day of me directed, dated the 20th day of MARY MORGAN,

Jommanding me to levy upon at No. 6, in block numbered 4, assessed to Mary Morgan, , assessed to Mary Alorgan, that persion of said they of Astoria one M. Shively, in Claisop county, con, upon which an assessment of color is unpaid, assessed for the imoverdent of that portion of west ismin street, in safd city, between the men size of water street and the attent times of the city, approved aren 11th, 1891, which absessment is conted and assessed upon said for by a Ordinance decising the probable of tapproving west ragain street, peroved August old, 1921.

Bave time they levied upon said one described property, and on Tues-y, march the zoon, 1888, at 2 o'chek at of said ear, in from of the Court any or causop and state of preson, a seit said property to the highest other with coats and expenses of Duted Astoria, Oregon, February 19th,

C. W. LOUGHERY, alef of Police for the City of Asioria. CHIEF OF POLICE SALE.

Notice is hereby given that by virtue f a warrant issued by the Auditor and olice Judge of the City of Astoria, to the directed, dated the 20th day of

MARY MORGAN, MARY MORGAN,

commanding me to levy upon

of No. 6, in block numbered

J. assessed to Mary Morgan,

n that portion of said City of Astoria chich was laid out and recorded by onn M. shively, in Clatsop county, pregon, upon which an assessment of 1,20,00 is unpaid, assessed for the imavvement of that portion of West algorith street, in said city, between the outh side of Water street and the outhern limits of the city, approved farch 11th, 1881, which assessment is lectared and assessed upon said lot by ordinance No. 1433 of said city, entitled An Ordinance declaring the probable osts of improving West Eighth street,

Approved August 5th, 1891.

I have this day levied upon said above described property, and on Tuesday, March the 20th, 1891, at 2 o'clock A. m. of said d. v. in front of the tweet House door, in said title of Asturia, bunty of Cintsop and State of Oregon, all sell said property to the highest bidder therefor, to pay said assessment, occupantly with costs and expenses of ogether with costs and expenses of

Dated Astoria, Oregon, February 19th,

Chief of Police for the City of Astoria,

FAT PEOPLE. Park Obesity Pills will reduce your weight PERMANENTLY from 12 to 15 weight PERMANENTLY from 12 to 15 pounds a menth. NO STARVING, sickness or injury. NO PUBLICITY To build up the health and beautify the complexion, leveling no wrinkles or hill as STOUT ABDOMENS and discult bresthing surely releved. NO EXPERIMENT, but a scientific and consilve relief, adopted only after raises of experience. All orders supplied direct from our office. Price 1200 per breakers or three packers for 5.00 by mail postroid. Testimonials and particulars, tensied 2 cents.

All correspondence sirintly or PARK REMEDY CO., Boston, Mass.