

THE CAPITAL JOURNAL. PUBLISHED DAILY, EXCEPT SUNDAY. BY THE Capital Journal Publishing Company. (Incorporated.) Entered at the postoffice at Salem, Or., as second-class matter.

WINDOM'S SILVER POLICY. That is what we prefer calling it. For it does not yet appear that his silver policy is the policy of the republican party.

Varieties of Strawberries. Of all the new varieties of strawberries that are propagated and placed on the market every year, about one in five proves to be a fair berry, one in ten possesses distinctive merits that make it worthy of cultivation, and about one in every thirty that shows itself to be a decided improvement, in one or more directions, over any varieties that existed before, and becomes a valuable acquisition to the strawberry grower.

Two thousand locomotives a year, it seems, are added to the working forces of this nation, or look at it the other way, the working force of two thousand locomotives is exhausted and has to be renewed annually.

FRIDAY, JANUARY 24. SPECIAL ANNOUNCEMENT. Telegraph Service—Special Home Edition of 3000—New Management. The public are invited to take notice that on next Monday, Jan. 27th, the EVENING JOURNAL will put on a press and special telegraph service, giving in complete and condensed form all the important news of the day up to the hour of going to press.

FROM MOSES in the bulrushes to the "dude" clad in rainbow attire, with his single eye-glass, there is not so odd a party as the business man who cannot take a live home daily.

There have been hundreds such produced and offered for sale that today are not even known by name, and there are many varieties to-day catalogued and sold by plant growers that better never have been allowed to produce a single plant, the only merit they possess being their name.

The Unatillas at Wallula are fasting for the speedy return of the Chinook. The Best in the Country. Dr. E. S. Holden: The Ethereal Cough Syrup cannot be excelled in the market for the cure of coughs, colds and bronchial affections.

TREAT all men fairly, misuse none from hatred or love of pets, is a good policy for all to follow. It is the JOURNAL'S policy. THE JOURNAL proposes to pull all the time for railroad and street improvements for Salem. Business men and working men make a point of this.

THE Farmer's Alliance of Iowa has pitched on Governor Larrabee as its man for senator. Whatever else may be urged against Larrabee, he cannot be charged with being a Western man who is afraid of Western ideas.

Arthur Love, Manager Love's Funny Folks Combination, writes: "After a thorough trial and convincing evidence, I am confident Dr. King's New Discovery for Consumption, beats 'em all, and cures when everything else fails. The greatest kindness I can do to my many thousands of friends is to urge them to try it." Free trial bottles at Daniel J. Fry's Drug Store.

At Tehama, Cal., A. J. Clark shot and killed his brother Johnson in self defense. Backlen's Aranea Salve. The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns and all skin eruptions, and positively cures piles, or to pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box.

AN exchange puts a fact with great vigor: When a presidential election is at hand, both political parties are anxious to be "solid" on the silver question. The presidential election being over, they don't hesitate to say, with Henri Watterson, "damn silver."

PROTECTION for the lives of railroad employees is shown to be an imperative necessity by the statement that during one month of 1889 there were in this nation 100 brakemen killed and 130 maimed, many of them so seriously as to render them cripples for life.

At Tehama, Cal., A. J. Clark shot and killed his brother Johnson in self defense. Backlen's Aranea Salve. The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns and all skin eruptions, and positively cures piles, or to pay required. It is guaranteed to give perfect satisfaction, or money refunded. Price 25 cents per box.

Epoch. The transition from long, lingering and painful sickness to robust health marks an epoch in the life of the individual. Such a remarkable event is treasured in the memory, and the agency whereby the good health has been attained is gratefully blessed. Hence it is that so much is heard in praise of Electric Bitters. So many feel they owe their restoration to health, to the use of the Great Alterative and Tonic. If you are troubled with any disease of Kidneys, Liver and Stomach, or long or short standing you will surely find relief by use of Electric Bitter. Sold at 50c, and \$1 per bottle at Daniel J. Fry's Drugstore.

REV. SMITH, pastor of the People's Church, the largest Protestant society in St. Paul, created a sensation in his lecture on "Israel in Egypt" Sunday night. He asserted that the Old Testament was an imperfect transcript of the history of the world prior to Christ; that Rev. Smith had said that the Bible is a history of the spiritual development, struggles and progress of the human race he would have been more nearly correct.

According to a Philadelphia paper, the Quaker city consumes in the course of a year 200,000,000 eggs, of which seven-eighths come from Iowa, Kansas, Minnesota, and Nebraska, packed in refrigerator cars holding 144,000 each.

MARKET REPORT. A synopsis of the Markets—Buying and Selling Prices. Shoulders—Sugar cured per lb, 12 1/2 @ 14. Breakfast bacon—15 @ 17 1/2. Ham—Shoulder cured, per lb, 16 @ 18c. Beef—8 @ 12 1/2. Pork—8 @ 10 1/2. Mutton—10. Veal—10 @ 12 1/2. Timothy seed—Per pound, 40c selling. Red clover seed—Per pound, 12c. White clover seed—Per pound, 20c. Beans—5c per lb, selling. Corn meal—5c per lb, 10c.

NOTICE is hereby given that by virtue of an execution issued out of the circuit court of the state of Oregon for the county of Marion, on the 12th day of December 1889, and to run directed upon a judgment return from the Justice court for Salem, Oregon, on the 24th day of April 1890, and a certified transcript of which was duly filed and docketed in the office of the clerk of the circuit court of the state of Oregon for the county of Marion, on the 14th day of May 1890, wherein said judgment against O. F. Dennis for the sum of \$10 with interest thereon at the rate of 10 per cent per annum from the 24th day of April 1886 and costs, and disbursements taxed at \$19.85 and commanding me to satisfy the same together with accruing cost out of the property of said O. F. Dennis, I have levied upon and will sell to the highest bidder for cash in hand on Saturday the first day of February 1891, at the court house door in Salem, Marion county, Oregon, at 10 o'clock p. m., of said day all the right, title and interest which O. F. Dennis had on the 4th day of May 1888 or since in and to the following described real property to-wit:

Every unkind treatment to the cow poisons the milk. Throwing stones at her, frightening her, even talking unkindly to her, may poison the milk. "Why," said the husband, "do you put the hair of another woman on your head?" "Why," retorted his better half, "do you wear the skin of another calf on your hands?"

Secretary Blaine's daughters are excellent housekeepers and perhaps the most skilled needlewomen in Washington. The daughters of Chief Justice Fuller pride themselves on their cooking.

THE Warfield I should rank third. It has no distinctive feature except that it grows plenty of fruit, fine-colored and good shippers, and for people who grow strawberries for market, it must prove valuable. The Cloud is another kind that every one will like. Although it is far more early in the South than in the North, it produces an enormous quantity of plants, and to obtain best results the runners should be rigorously cut off.—Rockingham county, N. Y. GEORGE Q. DOW, in Gentleman and Cultivator.

NOTICE is hereby given that by virtue of an execution issued out of the circuit court of the state of Oregon for the county of Marion, on the 12th day of December 1889, and to me directed upon a judgment return from the Justice court for East Salem, Oregon, on the 24th day of April 1890, and a certified transcript of which was duly filed and docketed in the office of the clerk of the circuit court of the state of Oregon, for the county of Marion, on the 14th day of May 1890, wherein said judgment against O. F. Dennis for the sum of \$10 with interest thereon at the rate of 10 per cent per annum from the 24th day of April 1886 and costs, and disbursements taxed at \$19.85 and commanding me to satisfy the same together with accruing cost out of the property of said O. F. Dennis, I have levied upon and will sell to the highest bidder for cash in hand, on Saturday the first day of February 1891, at the court house door in Salem, Marion county, Oregon, at 10 o'clock p. m., of said day all the right, title and interest which O. F. Dennis had on the 4th day of May 1888 or since in and to the following described real property to-wit:

THE Portia Club of Boston is made up of women lawyers and law students. Miss Lelia J. Robinson and Miss Mary A. Greene are the only women admitted to the Suffolk County Bar, but there are now eight women students in the Law School of the Boston University.

THE man who went out to milk and sat down on a boulder in the middle of the pasture and waited for the cow to back up to him, was the eldest brother of the man who kept store and did not advertise, because he reasoned that the purchasing public would back up to his place when it wanted something.—The Sioux City, Ia., Tribune.

A man born with only legs or feet is the latest curiosity at Portland. William Osborn, an old and prominent citizen of Eugene, has died. Special male service has been established between Eureka and Wallula.

NOTICE is hereby given that by virtue of an execution issued out of the circuit court of the state of Oregon for the county of Marion, on the 12th day of December 1889, and to me directed upon a judgment return from the Justice court for East Salem, Oregon, on the 24th day of April 1890, and a certified transcript of which was duly filed and docketed in the office of the clerk of the circuit court of the state of Oregon, for the county of Marion, on the 14th day of May 1890, wherein said judgment against O. F. Dennis for the sum of \$10 with interest thereon at the rate of 10 per cent per annum from the 24th day of April 1886 and costs, and disbursements taxed at \$19.85 and commanding me to satisfy the same together with accruing cost out of the property of said O. F. Dennis, I have levied upon and will sell to the highest bidder for cash in hand, on Saturday the first day of February 1891, at the court house door in Salem, Marion county, Oregon, at 10 o'clock p. m., of said day all the right, title and interest which O. F. Dennis had on the 4th day of May 1888 or since in and to the following described real property to-wit:

THE new management of the JOURNAL, with increased force to serve the public, will take charge on the above date. (CAPITAL JOURNAL PUB. CO.)

THE new management of the JOURNAL, with increased force to serve the public, will take charge on the above date. (CAPITAL JOURNAL PUB. CO.)

THE new management of the JOURNAL, with increased force to serve the public, will take charge on the above date. (CAPITAL JOURNAL PUB. CO.)

THE new management of the JOURNAL, with increased force to serve the public, will take charge on the above date. (CAPITAL JOURNAL PUB. CO.)

The Best Residence Localities In the city of Portland and other prosperous towns are those owned by men or corporations who have the disposition and ability to improve them.

HIGHLAND ADDITION THE OREGON LAND COMPANY!

Make It The Most Attractive Addition To the city of Salem. They have at this time fifteen teams employed and the contemplated improvements have scarcely begun. It is intended to make the drive leading from Commercial street through Riverside and Highland Park.

THE FINEST DRIVE IN THE STATE OF OREGON. The line of the Salem Street Railway Company runs through the middle of this addition, and no lots will be more than two blocks distant from the line. Highland Park will in the near future be

THE MOST POPULAR RESORT ABOUT THE CITY OF SALEM.

Lots in Highland Addition are High and Dry and Well Located; Most Excellent Drainage

The soil is black and rich. From all points a fine view is obtained of the public buildings and our highest mountain peaks. Arrangements are already being made for the location of two churches in this addition, and a number of residences are soon to be built. Buildings only of the best class will be permitted. Residence lots within the limits of the city of Salem are worth on an average over \$1000. We can sell you better lots in Highland addition for one-third of the money, and being directly on the line of the street railway they are practically not half so far from the public buildings and the business part of the town as the majority of the so-called "inside lots."

Buy a Lot in Highland Addition for Three Hundred Dollars, And let some other fellow pay \$1000 for an inferior lot not so well located. With the difference of \$700 you can build a beautiful cottage, or put it out at a rate of interest that will buy you nearly two thousand street car tickets every year.

Buy a Lot in Highland Addition for Three Hundred Dollars, And let some other fellow pay \$1000 for an inferior lot not so well located. With the difference of \$700 you can build a beautiful cottage, or put it out at a rate of interest that will buy you nearly two thousand street car tickets every year.

Sheriff's Sale. NOTICE is hereby given that by virtue of an execution issued out of the circuit court of the state of Oregon for the county of Marion, on the 12th day of December 1889, and to run directed upon a judgment return from the Justice court for Salem, Oregon, on the 24th day of April 1890, and a certified transcript of which was duly filed and docketed in the office of the clerk of the circuit court of the state of Oregon for the county of Marion, on the 14th day of May 1890, wherein said judgment against O. F. Dennis for the sum of \$10 with interest thereon at the rate of 10 per cent per annum from the 24th day of April 1886 and costs, and disbursements taxed at \$19.85 and commanding me to satisfy the same together with accruing cost out of the property of said O. F. Dennis, I have levied upon and will sell to the highest bidder for cash in hand on Saturday the first day of February 1891, at the court house door in Salem, Marion county, Oregon, at 10 o'clock p. m., of said day all the right, title and interest which O. F. Dennis had on the 4th day of May 1888 or since in and to the following described real property to-wit:

Administrator's Sale. NOTICE IS HEREBY GIVEN that by virtue of an order of the honorable County Court of the state of Oregon for the county of Marion, duly made and entered on the 13th day of January, 1890, the undersigned administrator of the estate of Peter Scherback, late of said county deceased, will at the west door of the court house, in Salem, in said county, on Tuesday the 4th day of March, 1890, at 1 o'clock p. m. of said day, sell to the highest bidder for cash in hand, the real estate belonging to said deceased and described as follows, to-wit: A certain tract of land situated in the county of Marion, in the state of Oregon, and known and designated on the said south line 17.88 chains, these north and south lines of said tract, as the same is shown on the plat of the survey and plat of the United States, as the north half of the land claim No. 45 in township five south of range one west of the Willamette meridian, said tract containing 50.75 acres or more or less, being notified No. 575, and entered under the donation act of John McKay, save and except, however, thirty-seven acres, more or less in the west end of said half part of said claim No. 45, hereinafter referred to as the real estate to be sold, and described as follows, to-wit: Beginning at the northwest corner of said claim No. 45, and running thence south on said west line thereof 20.54 chains to the said south line of said north half part; thence east on the north line thereof 17.88 chains to the east line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by beginning on the north line of said claim No. 45, 17.88 chains east of the northwest corner of said claim No. 45, thence south 20.54 chains to the south line of said north half part; thence east on the north line thereof 17.88 chains to the place of beginning. Also save and except that tract bounded by