

case suit is instituted to collect this note or any portion thereof I promise to pay such additional sum as the court may adjudge reasonable as attorney fees in said suit.

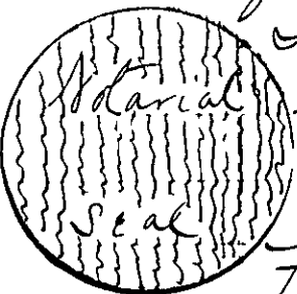
(sg) James T Maylan
Now therefore if the said promissory note principal and Interest and Attorney fee shall be paid when the same shall become due according to the terms and condition of said promissory note and of this Indenture then this Indenture shall be void but in case default shall be made in the payment of the principal or Interest or attorney fees mentioned in said promissory note or any part thereof then the party of the second part his executors administrators and assigns are hereby empowered to foreclose this mortgage as by law provided.

In witness whereof I have hereunto set my hand and seal the day and year first above written

Signed sealed and delivered in the presence of } James T Maylan (Seal)
W S Marquam
Dan W. Eakern

State of Oregon } ss
County of Multnomah }

This Certifies that on this 19th day of Sept- and 1893 before me the undersigned a Notary Public in and for said County & State personally appeared the within name James T Maylan unmarried to me known to be the identical person described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily for the uses and purposes therein mentioned. In testimony whereof I have hereunto set my hand and notarial seal the day and year last ^{above} written



W S Marquam
Notary Public for Or
Filed for Record Sept-29 AD 1893 at 2 PM
By C S Green Deputy