In WitnessWhereof Clackamas Abstract and Trust Company pursuant to a resolution od its Baard of Directors duly and legally adopted has caused these presents to be signed bu its President and its secretary and its corporate seal to be hereunto affixed this 6th day of January 1911.

Clackamas ##### Abstract & Trust Company (Seal of Co. signed sealed and eel ivered in presecue of by J.F.Clark, Presodent Clackamaas Abstsmatt and Trust Company by F.J.Meyer, Secre tary

M.D.Latourette

State of regon

County of Clackamas, ss. On this 6th day of January 1911 before me appeared J.F.Clark and F.J.Meyer both to me personally known who being duly sworn did say that he the said J.F.Clark is the president and He the said F.J.Meyer is the Secretary of Clackamas Abstract and Trust Company the within named coriproation and that the seal affixed is the corporate seal of said corporation and that the said instrument was signed and sealed in behalf of said corporation by authority of its Board of Directors and said J.F.Cairk and F.J.Meyr acknowledged said instrument to be the free act and deed of saide operation

In Tesimony Whereof I have hereunto set my hand and official seal the day and year first in this certificate written.

M.D.Latourette, Notary Public for Oregon

(Notarial Seal)

myrcommission expires Aug. 3rd 1911

Filed for record by J.R.King on Jan. 20th 1912 at 1.15 P.M.

A.Fleischhauer

Co.Auditor

In the Superior Court of the State of Washington for Skamania County. Frederick A.Kribs

plaintiff

٧B

Myrtle Valet and Margaret Iman, duardian of Myrtle Valet, infant, And Ethel Iman and Simeon Iman, infants and Hazel Iman infant, George H. Stevenson, L.K. Chapman and pregon Railroad and Navigation Comp ay a corporation and The Cascade Land and Imvestment Company, defendants.

Order and Judgment of partition of property as per decree.

Tha above named cause coming on regularly to be heard pursuant to the judgment and decree herein before entered in said matter in which amonh other things adjudged and decreed it was adjudged and decreed that said lands described therin should be partitioned and divided or in the event that could not be done that the same be sold and it appearing to the satsifaction of the court at this time on Nevember 16th 1911, that all the parties hereto are satisfied and consent that this matter be geard at this time O.P.M.Jamison and Frank E. Vaughan appearing for said plaintiff as his attorpy and george E.O'Bryon appearing as att rney for Simeon Iman and A.O.Iman his guardian also being present in court and it appearing to the succeived of the court that plaintiff had settled with and purchased the interest of Myrtle Valet and Ethel Iman said defendand haing married in the mean time and also the interest formerly being in Hazel Iman now deceased of her mother. Christine Imal and also having agreed upon a dividion of theppaperty with defendant Cascade Land and Investment Company out of Court and it further apperaing to the court on behalf of said defantant Simeon Iman that said george E.O'Bryon and his guardian A.O.Iman ahs after carful consideration made a fair and equitable division of said property between him and said plaintiff and that it was for the best interes of said infant Simeon Iman to have set off to him an acre and a half mearest. to the town of stevenson in lieu of his part and share which is hereinafter partticularly described and after the court being fully advised in the premises:

It Is Therefore Ordered and Adjudged that said property be and the same is herey divided and there