

200 Springs and mattresses at \$4.00, 1 commissary Building, 4 Double Loading Blocks at \$28.50
 4 Single Loading Blocks at \$18.50, 7 Jack screws at \$40.00, 15 Butt Chains at \$20.00, 40 Choker Hooks at \$5.25, 30 Yarding Hooks at \$2.50, 9 Set of Loading Hooks at \$10.00, 60 Choker Sockets at \$2.75, 6 Pr. Grabs at \$7.50, 3 Stump rollers, 75 Saws at \$6.00, 75 Sledges at \$4.00
 120 Bucking Wedges at \$1.50, 40 Falling Wedges at \$2.50, 8 doz. Axes at \$12.00, 6 doz. Shovels at \$12.00, 6 doz. Mattocks at \$7.50, 1 extra Steel Yarding Drum for by- 10 by 13 Humboldt Yarder, 1 Ton of Powder and 500 Caps on hand, Engine, Lubricating and Coal Oil on hand,

That the said Logging Equipment thereupon became subject to the lien of the mortgage given to the defendant, William W. Crawford, Trustee, under the after acquired property clause in the said mortgage. That a portion of the said equipment, consisting of eleven Donkey Engines, is now in the hands and under the control of H.E. Collins, Receiver of the Washington Northern Railroad Company.

That it is provided in the mortgage given by the Washington Northern Railroad Company, of date June 4, 1910, and in the Mortgage given by the Oregon-Washington Timber Company, of date June 4, 1910 and by the mortgage given to the defendant William W. Crawford, Trustee of date March 1, 1912, that the proceeds of any sale of the respective properties described in the said mortgages and given as security for the debts named therein should be applied to the payment of accrued interest before the payment of the principal of the debt in each case secured.

That it was provided in each of the said mortgages that in case a suit should be brought to foreclose either or any thereof that in each case the mortgagors would pay to mortgagees in addition to the debt specified in the said mortgage such sum as the court should adjudge reasonable as attorney's fees for the foreclosure of the said Mortgage. That the sum of \$33,250.00 is a reasonable attorney's fee to be allowed complainants for the services of their attorneys in this suit. That the sum of \$2500.00 is a reasonable sum to be allowed the defendant, William W. Crawford, Trustee, for the services of his attorney in foreclosing the mortgage executed in favor of the defendant, William W. Crawford, Trustee, in this suit.

That it was also provided in and by the mortgage given by the Washington Northern Railroad Company and by the mortgage given by the Oregon-Washington Timber Company, under date of June 4, 1910, that in the event of a foreclosure of either of the said mortgages the mortgagor would ⁱⁿ each case pay to the Trustee such sum as should be adjudged reasonable for the services of the trustee in conducting said foreclosure, and in protecting the interest of the bondholders therein. That the sum of \$1500.00 is a reasonable sum to be allowed the complainants for their services as trustees.

That at the inception of this suit at the instance of complainants H.E. Collins was duly appointed Receiver of the Washington Northern Railroad Company, and Receiver of the Oregon-Washington Timber Company. That upon proceedings proper to be had therefor the said Receiver has issued receivers certificates as Receiver of the Washington Northern Railroad Company in the aggregate sum of \$16,500.00, and that it will be necessary for him to issue certificates in the approximate ^{sum} of \$3,000.00 additional for the payment of taxes about to become due and payable on the properties of the Washington Northern Railroad Company. That on proceedings proper to be had therefor the said H.E. Collins as Receiver of the Oregon-Washington Timber Company has issued and sold receivers certificates of the aggregate amount of \$8500.00, and that it will be necessary for him to issue and sell additional receiver's certificates to the amount approximately \$2,000.00