	\$1000.00	Portland, Oregon February 1, 1949-
Withi	n-One-yearafter date, for	value received
	promise to pay to the order of _Charles_EGur	rney and Pauline F. Gurney, husband and wife,
	One Thousand and no/100 in lawful money of the United States of America	DOLLARS, with interest thereon in like lawful money at the rate of
		id, the whole sum of both principal and interest to become
	immediately due and collectible, at the option of	I the holder of this note. And in case suit or action is insti-
	tuted to collect this note, or any portion thereof, addition to the costs and disbursements provided Court may adjudge reasonable, for Attorney's fee	promise and agree to pay, in by statute, such additional sum, in like lawful money, as the sto be allowed in said suit or action.
	<i>O</i> , (	)
-		
	No1,	• • • • • • • • • • • • • • • • • • • •

Portland, Oregon February 1 \$1000.00 Withih Two years after date, for value received, .... promise to pay to the order of Charles E. Curney and Pauline F. Curney, husband and wife, at Portland, Oregon -One Thousand and no/100---DOLLARS. in lawful money of the United States of America, with interest thereon in like lawful money at the rate of Five (5) per cent. per annum, from date until paid. Interest to be paid\_\_at\_\_maturity\_\_\_\_and if not so paid, the whole sum of both principal and interest to become immediately due and collectible, at the option of the holder of this note. And in case suit or action is instituted to collect this note, or any portion thereof \_\_\_\_\_\_\_\_\_\_promise and agree to pay, in addition to the costs and disbursements provided by statute, such additional sum, in like lawful money, as the Court may adjudge reasonable, for Attorney's fees to be allowed in said suit or action. FORM No. 216-NOTE.

	s1000.00		Portland, Oregon	February 1 14.9
Withi	n Three years	after date, for		
	promise to pay to t		urney and Pauline F. Gur $_{at}$ Portland,	ney, husband and wife, Oregon
		the United States of Ameri		DOLLARS, like lawful money at the rate of
!	Five (5) per ce	nt. perannum, from	date date	until paid. Interest to
	be paid at matu immediately due ai	rity and if not so prince and collectible, at the option	paid, the whole sum of both p of the holder of this note. Ar	orincipal and interest to become ad in case suit or action is insti-
	addition to the cost	s and disbursements provide	f d by statute, such additional s ees to be allowed in said suit o	promise and agree to pay, in sum, in like lawful money, as the or action.
,		(		4.
		•		
_	No			
ODM No.	M. MORE			

\_ . . . ---

	s1000,00		Portland, Oregon	February 1
Within	Four years	after date, fo	or value received I	, , , , , , , , , , , , , , , , , , ,
	promise to pay to the ord	er of Charles E.	Gurney and Pauline F. G	urney, husband and wife,
			at Portland	
1	-One Thousand and	00/100-		DOLLARS,
	in lawful money of the U	nited States of Ameri	ca, with interest thereon in	like lawful money at the rate of
			, date	
	be paid at maturity	and if not so t	paid, the whole sum of both	principal and interest to become nd in case suit or action is insti-
	addition to the costs and	lisbursements provide	f d by statute, such additional ees to be allowed in said suit	sum, in like lawful money, as the or action.
			J	
H II				~==
	No. 4.			
FORM No. 21	6-NOTE.			03534 STEVENS-NESS LAW PUB, CO., PORTLANS

	\$1000.00	Portland, Oregon	February -1, 129
Withi	n Five_yearsafter date, f	or value received	
}	promise to pay to the order of Charles E	. Gurney and Paulino F. Gu	roey, busband and wife,
		atPortland, 0	regon
	in lawful money of the United States of Amer.		
}	in lawful money of the United States of Amer.	ica, with interest thereon in like	e lawful money at the rate of
	five (5) per cent. per annum , from	, date	until paid. Interest to
	be paid at maturity and if not so immediately due and collectible, at the option	paid, the whole sum of both prin	cipal and interest to become
	tuted to collect this note, or any portion thereo addition to the costs and disbursements provide Court may adjudge reasonable, for Attorney's i	d by statute, such additional sur	n, in like lawful money, as the
	<i>(</i> ), (		
ļ	,		
	No5		

	\$1000.00		Portland, Oregon	February 1, 1949
Withi	n_Six_years	after date, for	value received,I	
			ncy and Pauline F. Gurne	ay, -husband and wife,
	-One Thousand and no in lawful money of the Ur	/100 lited States of America	at Portland, Or with interest thereon in lik	DOLLARS, te lawful money at the rate of
	five (5) per cent. per	annum, from and if not so pai	d, the whole sum of both pri	until paid. Interest to incipal and interest to become in case suit or action is insti-
	tuted to collect this note, of addition to the costs and di	or any portion thereof, sbursements provided in		promise and agree to pay, in m, in like lawful money, as the
	<sub>No.</sub> 6.			
<u></u>				

		ş 1000.00	_	-	Portland, C	regon	February 1, 19-49-
	With	in Seven years	<u> </u>	after date, for va	alue received	I	
ا ۔		promise to pay to	o the order of:	Charles E. C	burney and Paul	ine F. Gurney.	- husband-and-wife, Oregon
-	,	-One Thousa	nd and no/100	) <del></del>		<b>,</b>	DOLLARS,
		in lawful money	of the United S	States of America,	with interest the	reon in like lawfu	I money at the rate of
		be paid at m	cent.pera aturity and collectible	annum.:, from and if not so paid, , at the option of t	, the whole sum o he holder of this	of both principal a note. And in case	until paid. Interest to and interest to become suit or action is insti-
		addition to the co	osts and disburse	portion thereof, ements provided by for Attorney's fees	statute, such add	litional sum, in li	ise and agree to pay, in ke lawful money, as the
				O . $C$	J		
		7. No.					
ľ	ORM No.	216—NOTE.				03534	TEVENS-NESS LAW PUB. CO., PORTLA