AUCTIONS -- LEGALS.

88

Legal Notices.

RECEIVER'S SALE CHEVOLAIR MOTORS, INC., 410 W. 10TH ST. Notice is hereby given that the undersigned, Floyd J. Mattice, receiver, will receive sealed bids at his office, 1405 Fletcher Trust bidg., Indianapolis, Ind., on or before 12 o'clock noon, June 11, 1932, upon the property of the Chevolair Motors, Inc., located at 410 W. 10th st., Indianapolis, Ind. The property to be sold may be bid upon by bidders in lots and parcels as follows: Parcel No. 1. Upon the machinery, equipment, tools, factory supplies, and office furniture and fixtures. Parcel No. 2. For the service, good will, mail rights for Fronty Fords and Frontenac racing car heads, and service parts, patterns and drawing in connection therewith. Parcel No. 3. Upon the airplane motors and motors parts stock in connection therewith, the tools, jiggs, dies, patterns, drawings, and the rights of the receiver in the contract for the manufacture and sale thereof. Parcel No. 4. Upon the Johnson patent serial No. 1362006 device for preventing crank case seepage on inverted gas engine, owned by the company, and also all rights which the receiver has in patent applications serially numbered as follows: No. 336750, No. 367966, No. 562388, No. 324524, No. 487987, all as set out in receiver's petition for order to sell. Parcel No. 5. Upon all of the property described in Parcels 1, 2, 3 and 4 above. Parcel No 5. Upon all of the property described in Parcels 1 and 2 above. Parcel No. 7. Upon all of the property described in Parcels 3 and 4 above. Each bidder shall accompany his bid with a certified check for at least 10% of his bid, which sum shall apply on the purchase price if he is the successful bidder, otherwise to be returned to the bidder. In the event the successful bidder fails to comply with the terms of his bid and pay the balance in cash, then said sum shall be forfeited to the receiver as liquidated damages and to cover the expense of sale. Said sale shall be for cash and subject to the approval of the Probate court. The property sold is sold free and clear of all liens and incumbrances except the patent applications described in parcel No. 4 and the contract referred to therein. Said property may be viewed on the premises of the Chevolair Motors, Inc., by any prospective bidder by communicating with the receiver prior to the date of sale. FLOYD J. MATTICE, Receiver.

JACKIEL W. JOSEPH, 1156 Consolidated bldg.; HAROLD TAYLOR, 1005-6 Fletcher Trust bldg., Attorneys for Receiver.