CHAS. L. BURR, ATTORNEY AT LAW. BURR BLOCK.

In the Justice Court of Lancuster County, Nebraska.

Before L. A. McCanless, justice of the peace. Stephen B. Pound and Lionel C. Burr, partners as Pound

Plaintiffs.

NOTICE.

William J. P. Lawton. Defendant,

Defendant,

William J. P. Lawton will take notice that on the 7th day of February, 1894, L. A. Mc-Candless, a justice of the peace in and for Lancaster county, Nebraska, issued an order of attachment for the sum of \$150, in an action pending before him, wherein Stephen B. Pound and Lionel C. Burr, partners as Pound & Burr are plaintiffs, and William J. P. Lawton is de fendant, and that property of the defendan consisting of moneys, goods and credits in the hands of L. C. Dunn, first name unknown, of Lancaster county, have been attached and garnisheed under said order.

Said cause was continued to the 13th day of April, 1894, at 9 o'clock a. m.

POUND & BURR, Plaintiffs.

By Charles L. Burr, their attorney.

March 10 4t

Road Notice.

County Clerk's Office.

County Clerk's Office.

Road No. 1221.

Lincoln, Neb., Feb. 28th, 1894,

To all whom it may concern: The commissioner appointed to view a road commencing at southeast corner section 2, township 8, range 6, in Lancaster county, running thence west to southwest corner of section 3, township 8, range 6, and terminating at southwest corner of section 3, township 8, range 6, has reported in favor of the location thereof, and all objections thereto, or claims for damages, must be filed in the county clerk's office on or before noon of the 3rd day of May, A. D. 1894, or such road will be located without reference thereto.

By H. E. WELLS,

Deputy.

County Clerk.

S. L. GEISTHART, ATTORNEY.

BURR BLOCK. Sheriff's Sale.

Sheriff's Sale.

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the Third judicind district of Nebraska, within and for Lancaster county, in an action wherein Henry Mansfield is plaintiff, and Adelbert S. Hoyt et all are defendants: I will at 2 o'clock p. m., on the 17th day of April, A. D. 1894, at the east door of the court house, in the city of Lincoln, Lancaster county, Nebraska, offer for sale at public auction the following described real estate to-wit:

Lots numbered one (1) and two (2) in block number 19, in Lincoln Heights addition to the city of Lincoln, Lancaster county, Nebraska.

Given under my hand this 14th day of March, A. D. 1894.

FRED A. MILLER,
March 17 5t

Notice to Creditors.

Notice to Creditors.

In county court, within and for Lancaster county, Nebraska, March term 1894, in the matter of the estate of Klass Borchers deceased.

TO THE CREDITORS OF SAID ESTATE:

Yon are hereby notified, that I will sit at the county court room in Lincoln, in said county, on the 3d day of Angust, 1894, and again on the 3d day of November, 1894, and again on the 3d day of November, 1894, to examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is six month from the 2d day of May, A. D. 1894, and the time limited for payment of debts is one year from said 2d day of May, 1894.

Notice of this proceeding is ordered published four consecutive weeks in The Courier, a weekly newspaper published in this state.

Witness my hand and the seal of said county court, this 1st day of March, 1894.

SEAL

March 174t

March 174t

SEAL } March 174t

Notice to Creditors.

Notice to Creditors.

In county court, within and for Lancaster county, Nebraska, March term 1894, in the matter of the estate of William D. Martin deceased.

TO THE CREDITORS OF SAID ESTATE:
You are hereby notified, that I will sit at the county court room in Lincoln, in said county, on the 3d day of August, 1894, and again on the 3d day of November, 1894, to examine all claums against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is six months from the 2d day of May, A. D, 1894, and the time limited for payment of debts is one year from said 2d day of May, 1894.

March 174 t

S. L. GEISTHARDT, ATT'Y AT LAW.

Sheriff Sale.

Notice is hereby given, that by virtue of an order of sale issued by the clerk of the district court of the Third judicial district of Nebraska, within and for Lancaster county, in an action wherein George Olcott is plaintiff, and Ransler C. Fralick et al. are defendants, I will, at 2 o'clock p. m., on the 3rd day of April, A. D. 1894, at the east door of the court house, in the city of Lincoln, Lancaster county, Nebraska, offer for sale at public auction the following described real estate, towit:

wit:
Lot number five (5.) in block number seven
[7,] in Hillsdale, located upon the south half of
the south east quarter of section twenty-five
[25,] township ten [10,] north range six [6.] east
of the sixth P. M. in Lancaster county Nebras-

Ka.
Given under my hand this 28th day of February A. D. 1894.

FRED A. MILLER, Sheriff. March 35t

Notice of Probate of Will.

In the county court of Lancaster county, Ne

rask.

In re estate of Daniel Mook, Scrior, deceased.

The state of Nebraska to Simon Mook, Caroline look, of Grundy Centre, Iowa, Levi Mook, Daniel, Mook, Charles Mook and to any others interested

Mook, of Grundy Centre, Iowa, Levi Mook, Daniel J. Mook, Charles Mook and to any others interested in said matter.

You are hereby notified that an instrument purporting to be the last will and testament of Daniel Mook, Sr., deceased, is on file in said court, and also a petition praying for the probate of said instrument, and for the appointment of Daniel Mook as administrator with the will annexed. That on the 19th day of April, 1894, at 10 o'clock a m., said petition and the proof of the execution of said instrument will the heard, and that if you do not then appear and contest, said court may probate and record the same, and grant administration of the estate to said Daniel Mook.

This notice shall be published for three weeks successively in The Courier prior to said hearing.

Witness my hand and official seal this 14th day of March, 1894.

March 17 3t

I. W. LANSING, County Judge.

S. L. GEISTHARDT, ATTORNEY. Sheriff Sate.

Sheriff Sate.

Notice is hereby given, that by virtue of an order of sale issued by the Clerk of the District Court of the Third Judicial District of Nebraska, within and for Lancaster County, in an action wherein The Clark & Leonard Investment Company is piaintiff, and Gilbert M. Barnes et al are defendants I will, at 2 o'clock p. m.. on the 17th day of April A. D. 1894, at the East door of the Court House, in the city of Lincoln, Lancaster County. Nebraska, offer for sale at public auction the following described Real Estate, to-wit: Lot number fifteen (15) of Yates and Thompson's sub-division of lot number sixteen (16) of J. G. Miller's sub-division of the west half of the north-east quarter of section number twenty-four [24] town ten [10] north of range six [6] east of the sixth p. M. in Lancaster County Nebraska.

Given under my hand this 15th day of March, A. D. 1894.

FRED A. MILLER.

Sheriff.

POUND & BURR, AT TORNEYS.

BURR BLOCK.

United States Marshal Sale.

In the circuit court of the United States for the District of Nebraska. The coldwater National Bank of Coldwater, Michigan, plaintiff,

coldwater, success
vs.
charles W, sosher, Richard c,
Outcalt, and Ed. Hurlbat Jr.
Lefendants.

Outcalt, and Ed. Hurlbut Jr.
Lefendants.

Public notice is hereby given that in pursuance and by virtue of an order of sale made and issued by the said court in above entitled cause and bearing date of March 6th 1894. ... Frank E. White, United States marshal for the district of Nebraska will on the 19th day of April, 1894, at the hour of two o'clock in the afternoon of said date, at the east door of the county court house in the city of Lincoln, Lancaster County, State and District of Nebraska, sell at public auction as the law directs to the highest and best bidder for cash, the following described property to-wit:

Lot six and the west half of lot five, in block 157, in the original plat to the city of Lincoln, in Lancaster County, State of Nebraska, to eatisfy judgment and order of court obtained in our said court in favor of The Coldwater National Bank and against Charles W. Mosher, et al.

Frank E. White.

5t march 17 1894.

United States Marshall.

SAWYER, SNELL & FROST ATTORNEYS. MCMURTRY BLOCK.

To Sarah camp, Mary R. Thompson, Rowena E. Stuckslager and 'feorge Bronson, non-resident defendants:

You and each of you are hereby notified that on the 15th day of March, 1894, James F. Stewart as plaintiff, began an action against you and other defendants in the district court of Lancaster County, Nebraska, the object of which is to foreclose a certain mortgage on the following lots in said

county, to-wit: Lots four 4, and five 5, in block one 1, in Grant addition to the city of Lincoln, made by Florence c. Botsford and Ulysses S. Bots-ford, dated September 29th, 1885 to secure the pay-ment of a promissory note of said Florence c. Bots-ford to Henry c. Bittenbender for the sum of \$750. On which there is now due \$975, with interest from the 15th day of March, 1894, at ten per cent. per annum.

annum.

Plaintiff prays for decree of foreclosure and sale of said lots to satisfy said lien as aforesaid, for the appointment of a receiver and a guardian ad litem for the minor George Bronson and general

relief.
You are required to answer plaintiff's petition on or before the 23rd day of April, 1894.

James F. Stewart, by
SAWYET SNELL & FROST,
mar 174t.

His Attorneys

Notice.

In the district court, Lancaster county, Nebraska.

Marcus Younker vs. John Burshek et al. John Burshek and Annie Burshek non resident defendants, will take notice that on January 30, 1894, Marcus Younker, plaintiff herein, filed his petition in the district court of Lancaster County, Ne-braska, against said John Burshek and Annie Burshek and others as defendants, the object and prayer of which are to fore-close a certain mortgage executed by said defendants, John Burshek and Annie Bur-shek to the defendant, Louie Meyer, and duly assigned by said Louie Meyer to the duly assigned by said Louie Meyer to the plaintiff, which assignment was duly recorded in the office of the register of deeds of Lancaster county, Nebraska, on the 7th day of March, 1891, and said mortgage was upon the following described premises towit: Lots four (4) and five (5) of the Lincoln Land company's sub-division of lots eleven (11) and twelve (12) in block one hundred and three (103), in the city of Linhundred and three (103), in the city of Lin-coln, Lancaster county, Nebraska, to secure the payment of one promissory note of one thousand (\$1,000) dollars, dated March 4, 1891, and due and payable on March 1, 1894, that there is Low due and payable upon said note and mortgage the sum of one thousand and ninety-five (\$1,095) dollars, for which sum and interest from this date at 10 per cent per annum, plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due.

You and each of you are required to answer said petition on or before the 23d day of April, 1894.

MARCUS YOUNKER.

By Pound & Burr, his attorneys.

Dated March 17, 1894. Mch 17 4t

Notice.

(First publication March 24.) In compliance with the statutes of the state of Nebraska, in such cases made and provided, notice is hereby given that sealed proposals will be received at the office of commissioner of public lands and buildings until 1 o'clock p. m. April 2. 1894, for furnishing supplies for the quarter ending June 30, 1894.

For the hospital for insane at Lincoln, Hastings and Norfoik, the girl's industrial school at Geneva, the institute for the blind at Nebraska City, the institute for the deaf and dumb at Omaha, the institute for the feeble minded youth at Beatrice, the soldiers and sailor's home at Grand Island, the home for the friendless at Lincoln and the women's industrial home at Milford.

Estimates and blank proposals can be procured by applying to the superinendents of the different institutions.

All bids must be made in duplicate.

No bids will be considered if not in the office of the commissioner of public lands and buildings on or before the day and hour above named.

The board reserves the right to reject any or all bids. A bond for a sum equal to the amount of the bid, and in no case less than one thousand (\$1,000) dollars, shall accompany each bid.

A. R. HUMPHREY. Commissioner of Public Lands and Build-

ings. Lincoln, Neb., March 20, 1894.