THE AMERICAN.

(Continued From First Page.)

members shall take as to McKinley, should he receive the Republican nomination. So far, it is said that the coun- Kinley's nomination." cils have been loyal to the advisory board and will uphold it in the fight now on. In Washington there are reputed to be several large councils. They hold frequent meetings and addresses are made by prominent men,o> casionally by representatives or senators. The Washington councils, it is claimed, have endorsed the action of the first. These friends of McKinley the advisory board as to McKinley.

On a street car the conductor asked the only passenger: "Who do you think will receive the Republican nomination?"

"It looks like McKinley," was the answer.

"Well, I'll be sorry," the conductor rejoined. "I have never voted any other but a Republican ticket, but I'll have to go home and vote against him has not yet been definitely decided, the if he is nominated."

"You must be a member of the A. P. A.," was retorted.

"I am a member, and at last night's meeting we agreed that we would vote forward as a candidate for delegate-atagainst McKinley if he is nominated. We will go to our homes to do so and McKinley will be beaten. The public of Filley by Mr. Kerens and McKinley's does not think we have a big member. closest and most conspicuous friends in ship, but it will find out before this adjoining states was produced. To furthing is over."

large at St. Joseph.

Louis.

ference was an important one, as Mc-

recognized as McKinley's stalwart and

trusted lieutenant. Leaders in this

state who could be trusted have learned

The man who professes to be an A. P. the announcement is now made for the A., in favor of American institutions, and at the same time can "whoop it up" for McKinley, who started on his campaign under the domination of Rome, is certainly at variance with the aims Missouri and other states. This conand objects of the order. McKinley is 'a mighty poor specimen for Americans to depend upon.-Houtzdale Observer.

The Independent Leader of Bridgeport, Conn., says: Ex-President Harrison, while not a candidate, commands the confidence of the country at large, as well as its respect. He can be trusted, and as the Republican party must have a candidate there is no good reason why it should not have a good one while it is about it.

The local Republican leaders do not take any stock in the reports which have been circulated to the effect that that Mark Hanna has been in constant the American Protective Association is opposed to the nomination of William Whitelaw Reid, who is now sojourning McKinley for president, says the Chi- in Arizona, has testified to Kerens' facago Chronicle. Dr. T. N. Jamieson, chairman of the Republican State Central Committee, and John M. Smyth, chairman of the Republican County Central Committee [both anti-A. P. A.] said yesterday that they regarded the cessfully manipulated the McKinley talk about the A. P. A. opposition to boom in Arkansas that the full delega-McKinley as simply a part of the campaign which is being made in behalf of man. It was through Kerens as a muthe Ohio candidate.

"It has been well understood since met. Kerens invited Clayton to accomthe opening of the Republican ca for the presidential nomination," said Mr. Smyth, who is one of the delegates Kerens' private car in 1892. chosen to represent Illinois at the St. Louis convention, "that Major McKinley is the candidate of the American Protective Association. The developments in Illinois politics show this to be true. The districts in this state who sought to impress upon him the which have declared for McKinley are fact that Filley could not be trusted controlled by the A. P. A. The result in Kentucky shows that the hand of the conversation and then interrupted the order is not against the Ohio man. That state instructed for Bradley first and McKinley second, which is practically making McKinley first choice. Blaine for twenty years not knowing The truth of the matter is that the Filley. I know him as well as if I had strong A. P. A. sentiment in behalf of McKinley was becoming so apparent tinguish between sincerity and insinthat it was hurting him in many locali- cerity, between honesty and dishonties. In order to get over this obstacle esty?" his managers have started the story that the order is opposed to his nomi- abstract of what the opponents of Filley nation. It cannot possibly do him any have elaborated for presentation to men harm now to have the impression go who have been wavering. out that he is not acceptable to the A. P. A. "Everything the members of that organization can do for him affirmatively has been done. It has now become an important matter for him to capture votes in states where the A. P. A. has no influence. The alleged communica-

THE ISSUE AS IT NOW IS tion from the advisory board printed the other is the saviours of the repubin to day's papers is, in my opinion, a lic, the soldiers. To bivouac on the bogus document. The official communi- field of battle, to lie in the trenches cations of the A. P. A. leaders are not under the midnight sky, and to go learned that the A. P. A. councils all scattered broadcast through the press, storming down the Shenandoah to stop through the country are meeting I am satisfied in spite of the stories to the tide of battle, is to know the clay nightly to consider what course the the contrary that the influence of the of which soldiers are made, and for A. P. A. will be exerted for all it is that McKinley loves the soldiers of the worth at St. Louis to bring about Mc- republic.

"Behind all this is another thing. He is not a demagogue. The meanest ST. LOUIS, Mo., April 24 .- A web and easiest role is that of the demahas been woven about Chauncey I. gogue: he who throws conscience to Filley. The protests of loyalty to Mcthe wind that by some tide of fortune Kinley by the Missouri boss were never he may ride into power. I challenge fully accepted by the friends of the you to show me where McKinley ever Ohioan in this state, and they have threw sop to the crowd. He is the carefully watched his movements from same in Ohio, in Louisiana and in Missouri. He owes no allegiance to the now say they have in their possession 'bloated plutocracy.' He has a code of absolute proof of Filley's treachery. principles, and I think that is great! Sufficient evidence to convince McKin-He is an ideal American gentleman, ley and his managers of Filley's efforts clean, sweet and unostentatious. When to betray him in Missouri have been he leaves his home and turns to throw forwarded to Washington and Canton, a farewell kiss to his pale faced wife, and an open exposure will be made in who watches him from the window, time to prevent any sacrifice of the taking her image in his heart even inte Ohio man's interests at the state conthe busy affairs of his life, it is then, I vention at St. Joseph. Although it say, that he adequately represents the chivalry of American manhood. I say. probabilities are that Richard C. 'All hail to William McKinley, the Kerens, national committeeman from next president of the United States." Missouri, whose loyalty to McKinley -Rev. Dr. Quayle of Kansas City. has never been questioned, will be put

STATE OF OHIO. CITY OF TOLEDO. 1 LUCAS COUNTY. FRANK J. CHENEY makes oath that he is the senior partner of the firm of F. J. CHENEY & Co., doing business in the City of Toledo. County and State aforesaid, and that said firm will pay the sum of ONE HUNDRED DOLLARS for each and every case of Catarrh that cannot be cured by the use of HALLS CATABUE CHER. To day absolute proof of the distrust

CATABRE CURE, FRANK J. CHENEY. Sworn to before me and subscribed in my presence, this 6th day of December, A. D. 1896 A. W. GLEASON, Notary Public. SEAL Hall's Catarrh Cure is taken internally and acts directly on the blood and mucous sur-faces of the system. Send for testimonials,

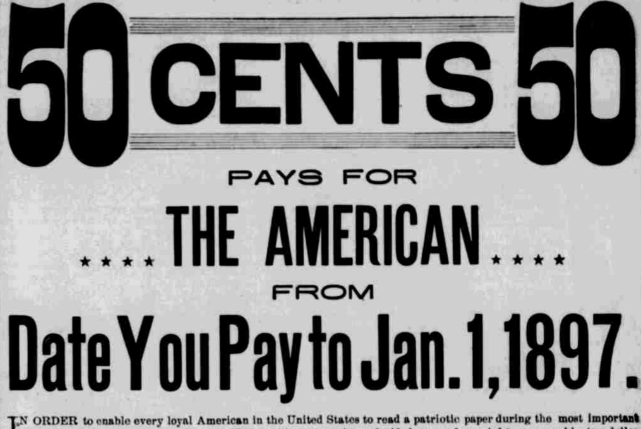
F. J. CHENEY & CO., Toledo, O. Sold by Druggists, 75c.

Mrs. A. Sandstedt, Sixth and Martha Sts., Omaha, Neb., writes: "I have had sick headache for years and was very sick to my stomach and had a terrible pain in my head. Since taking Dr. Kay's Renovator I have not had an attack." Sold by druggists at 25 cts

When down town drop in at John Rudd's and leave your watch, if it is out of repair, to be fixed, 317 No. 16 St

THE AMERICAN to Jan. 1, 1897, 50c.

Attorney, 313 Board of Trade Building.



political and commercial epoch of our Nation's history, we have decided to send an eight-page weekly two-dollar paper from now until January 1, 1897, for the ridiculously low price of 50 cents. Cash must accompany the order. Old subscribers can take advantage of this offer by paying all arrearages to date and paying the sum of 50 cents for

the remainder of the year 1896. Orders must be sent direct to this office.

Add 5 cents for each Paper you receive in 1896 up to time you Remit.

We Want 500,000 Subscribers Before the Day of Election.

Interest your friends. Talk of it in your Councils. Get up clubs. Let us all work to win this next Presidential election. Now is the time to strike! Subscribers who are now paid into 1896 can take advantage of this offer. Send 50 cente and get THE AMERICAN for the rest of the year. Send your address in at once. The sooner you are in the more numbers you get for your money. No order for back numbers filled for less than 5c per copy. No samples sent except when request is accompanied by money.

Sample Copies to any address in the country at \$1.00 per 100, in onethousand lots; \$6.50 for five hundred; \$2 for one hundred, and 2c per copy in lots of less than five hundred, post-paid.

Are You with Us! AMERICAN PUBLISHING

1615 Howard Street, OMAHA, NEB.

SAUNDERS & MACFARLAND.

Special Master Commissioner's Sale. Notice to Non-Resident Defendants,

SAUNDERS & MACFARLAND, Attorneys 104 Farmam Street.
To Horatio Forkes, Sarah J. Forkes, Isia Bredela M. Ross, non-resident defendants: - You will suke notice from 1 Ross non-resident defendants: - You will suke notice that on the Sith draw of prayer of which are to foreclose a certain is a certificate dated. November 13th, 1854 - Ross, and thry type of the district court for 1 yours, in the oticy of the above named defendants, the object and is a certificate dated. November 13th, 1855 - Ross, at the notice to the labove named heat of the Sith of the above named defendants, the object and is a certificate dated. November 13th, 1855 - Ross, at the notice to the labove named heat of the Sith of the above named defendants, the object and is a certificate dated. November 13th, 1855 - Ross, at the notice to the labove named heat of the Sith of the city of Omaha original pist Douglas courty. Notarise, and taxes pid thereunder, the city of Omaha original pist Douglas courty. Notarises and seventy in the district court of Douglas - Due to none the sith effect on the sith of the sith of the sith of the city of Omaha original pist Douglas courty. Notarises and seventy in the district or on the sith effect and at and save sevent of the district or on the sith sith fore in sevent of the decree and sith original pist bouglas courty. Notarises and sevent is all previses the save of the indirect and thirty Sith. 1856 - To attary the save of the district or on the sith sevent of the sith of the save of the save of the sith of the save of the fore of the save of the district or on the sith sevent is all previses the save of the save of the sith of the save of

Kinley's lieutenants from several states were present, and it was then agreed that nothing but a stupid blunder in conducting their campaign could prevent McKinley's nomination at St. It is also known that Kerens made a and \$1. See adv. visit to Washington in April for the

purpose of conferring, as McKinley's representative, with Senator Elkins of West Virginia. Following closely on the heels of this visit Elkins became

JAS. W. CARR,

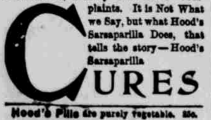
state who could be trusted have learned that Mark Hanna has been in constant correspondence with Kerens, and that Whitelaw Reid, who is now sojourning in Arizona, has testified to Kerens' fa-voritism. Powell Clayton has taken it upon himself to keep posted as to the Mis-souri situation through various chan-nels. Clayton, by the way, has so suc-cessfully manipulated the McKinley boom in Arkansas that the full delega-tion has been secured for the Ohio man. It was through Kerens as a mu-tual friend that McKinley and Clayton met. Kerens invited Clayton to accom-pany Major McKinley and himself in the Missouri tour, which was made in

ther establish the contention that Filley is discredited and Kerens trusted first time that within the past three weeks Major McKinley asked Kerens to go to Canton for the purpose of consulting with him about the situation in

00D'S Sarsaparilla is carefully prepared by experienced pharmacists from Sarsaparilla, Dandelion, Manirake, Dock, Pipsissewa, Juniper Berries, and other well known vegetable remedies. The Combination, Proortion and Process are Peculiar to Hood's arsaparilla, giving it strength and curative power Peculiar to Itself, not possessed by other remedies. Hood's

arsaparilla Curse Scrofula, Solt Rheum, Sores, Bolls,

Pimples and all other affections caused by impure blood ; Dyspepsia, Billouaness, Sick Headache, Indigestion, Debility, Catarrh, Rheumatism, Kidney and Liver Com-



y Major McKinley and himself in the Missouri tour, which was made in

But what comes even more direct as showing McKinley's position is the well-authenticated report of a recent conversation between the Canton major and one of his closest political friends, McKinley listened for a few minutes to the speaker:

"Imagine, if you can," said McKin ley, "a man who has campaigned with made him. Do you think I cannot dis-

These statements here made are an

"Do you know what an American is?

I'll define one. An American is a man who, next to his God, believes in this land which gives him bread and butter, life, liberty and love. I have nothing against foreigners, but owing to the way the gray matter is mixed in

my head I can't see why they come to this land and make their money and still 'cuss' it.

canism, and William McKinley represents it. He's not at outs with it, but at ins. He never supposed that because we have no church of state we have lapsed into barbarism. He thinks that we must take the oath of allegiance to only one temporal power. When the pope at Rome ceases to arrogate to himself temporal allegiance, then the A. P. A. will go out of business, because it will have no job. McKinley believes that America is for Americans. He is of the people. He has kept store, he has taught school, he has studied law and he has walked into power with a knapsack on his back. He has risen by the strength of his good right arm. He has been in public life twenty years, and can't be obscured. He may have been cursed, or he may have been

blessed, but he could not be ignored. "No man is competent to become president unless he understands two classes. One is the laboring class and

according to a judgment with accruing costs, according to a judgment rendered by the district court of said Doug-las county, at its May term, A. D. 1885, in a certain action then and there pending, wherein The Union Trust Company is plain-tiff, and Rachel Riley and others are de-tendants

Dated at Omaha, Nebraska, April 30th, A.

WM. B. TEN EYCK, Special Master Commissioner as. W. Carr, attorney for plaintiff. Union Trust Co. vs. Rachel Kliey, et al. Doc. 37; No. 221. 5-1-5

WRIGHT & THOMAS.

WRIGHT & THOMAS, Attorneys, 517 New York Life Building. **SHERIFF'S SALE.**—By virtue of an order for Douglas county, Nebraska, and to me di-rected, I will, on the 2nd day of June, A. D. 1896, at 10 o'clock A. M. of said day, at the EAST front door of the county court house, in the city of Omaha, Douglas county, Ne-braska, sell at public auction to the highest bidder for cash the property described in said order of sale as follows, to-wit: Lots one (I), two (2) and three (3) of block three (3); also lots one (1). two (2) and three (3) in block four (4), and lots tweive (12) and thirteen (13) in block one (1) in Cloverdale Addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, state of Nebraska.

Said and recorded, all in Douglas county, state of Nebraska. Said property to be sold to satisfy Mary M. Whitney, plaintiff herein, the sum of three thousand four hundred and thirty and 95-100 doilars (\$3,430.95) judgment, with interest thereon at rate of eight (8) per cent per an-num from February 4th, 1896, together with the sum of three doilars (\$4.00), protest fees, paid by said plaintiff. To satisfy the sum of seventeen and 38-100 doilars (\$1.38) costs herein, together with ac-cruing costs according to a judgment ren-dered by the district court of said Douglas county, at its February term, A. D. 1896, in a certain action then and there pending wherein Mary M. Whitney is plaintiff. and William T. Seaman and Sarah M. Seaman, his wife, are defendants.

William T. Seaman and Sarah M. Seaman, his wife, are defendants. JoHN W. McDoNALD, Sheriff of Douglas County, Nebraska. Wright & Thomas, attorneys. Whitney vs. Seaman. Doc. 52; No. 159. 5-1-5

WRIGHT & THOMAS,

"I want to whisper a secret: Do you know what the American Protective Association means? It means Ameri-tif vs. John Uaswick and Kate Caswick, deendants. To John Caswick and Kate Caswick, non-esident defendants:

To John Caswick and Kate Caswick, non-resident defendants: You are hereby bothfied that on the 18th of April, 1896, James Harris, Sr., piaintiff herein, filed his petition in the above en-titled cause, in the district court of Douglas county, Nebraska, against John Caswick, Kate Caswick and Fred Daniels, the object and prawer of which is to forcefore a murt-Aste Caswick and Fred Daniels, the object and prayer of which is to foreclose a mort-gage executed on the loth day of February, 1891, by John Caswick and Kate Caswick to Eugene C. Bates, and by him assigned to James Harris, Sr., platatiff herein, upon the property described as follows, situated in the county of Douglas and state of Ne-brasks, to-wit:

braska, to-wit: Lot ten (10) in block forty (40) in the city of South Omaha. Nebraska, as surveyed, platted and recorded, to secure the payment of one promissory note for the sum of one thousand dollars (81,000,00), due and payable on the 10th day of February, 1896; that there is now due and payable on said note the sum of one thousand dollars (81,000,00), with in-terest at the rate of ten (10) per cent per an-num from the 10th day of August, 1895, for which sum, with interest and costs, plaintiff num from the 10th day of August, 1895, for which sum, with interest and costs, plaintiff prays for a decree that the defendants be required to pay the same, and that in de-fault of such pay agent said premises may be sold to satisfy the amount found due. You are required to answer said petilion on or before the 8th day of June, 1896. Dated at Omaha, Nebraska, April 28, 1896. JAMES HARRIS, SR., Plaintiff.

By Wright & Thomas, attorneys for plaintiff.

the above named defendants, the object and prayer of which are to foreclose a certain tax certificate dated November 13th, 1893, and taxes paid thereunder, covering lot 2, block 230, of the city of Omaha (original plat) Douglas ecounty, Nebraska, which said cer-tificate was issued to W. H. Schllep, and by him duly sold and assigned to the plaintiff who is now the owner thereof; that there is now due upon said tax certificate and taxes paid thereunder the sum of \$124.42 with in-terest from May 28th, 1896, at the rate of ten per cent per sinnum and an attorney's fee amounting to ten per cent of the decree and all costs. Plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon with interest, attorney's fees and costs, and that upon the sale the fees and costs, and that upon the sale the defendants be debarred of all interest in

aid premises. You are required to answer said petition n or before the 8th day of June. 1890. WALTER E. KEELER, Plaintiff. By Saunders & Macfarland, His Attor

Dated Omaha, Nebraska, May 1st, 1896

SAUNDERS & MACFARLAND. Attorneys, 1404 Farnam Street.

NOTICE TO NON-RESIDENT DEFEND-Market To Joseph Thomson and Keuben W. Ross, executors of the estate of Reuben Ross deceased; Joseph Thomson, Mrs. Thomson, first and real name unknown, his wife; and Reuben W. Ross and Mrs. Ross, first and real name unknown, his wife, non-resident de-fendants.

fondants. You will take notice that on the 30th day of April, 1896, Fhilip L. Johnson, plaintif herein, filea his petition in the district court of Douglas county, Nebraska, against you, the said defendants, the object and prayer of which are to foreclose three certain tax certificates dated January 7th, 1892, and two certain tax certificates dated Nov. 23, 1892, and taxes paid thereunder and covering certificates dated January 7th. 1892, and two certain tax certificates dated Nov. 23, 1892, and taxes paid thereunder and covering jots 5 and 6 in block 1, and lot 7 in block 2, ali in Mayne Place, an addition to the city of Omnaa. Douglas county. Nebraska, said tax certificates were issued to E. B. Baer, who afterwards sold and assigned the same to the plaintiff who is now the owner thereof; that there is now due upon said lot5, block 1. Mayne Place, the sum of \$88.35, and upon said lot 6, block 1. Mayne Place, the sum of \$472.39, and upon lot 7, block 2, Mayne Place, the sam of \$114.72, with interest on each of said amounts from April 20th, 1896, at the rate of ten per cent per annum and an attor-ney's fee amounting to ten, per cent of the decree and all costs for which amount plaintiff prays for a decree and that in de-fault of the payment of the amount found due that said premises may be sold to satisfy the same ; that upon the sale the defendanti-be debarre dof all interests in said premises. You are required to answer said petition on or before the sth day of June, 1896. PHILIP L. JOHNSON, Plaintiff.

Plaintiff. By Saunders & Macf#rland His Amorney Dated Omaha, Nebr³ska, May Ist. 1896. 5-1-4

JAS. W. CARR.

JAS. W. CARR, Attorney, 313 Board of Trade Building. SPECIAL MASTER COMMISSIONER'S Sale --Under and by virtue of an order of sale on decree of foreclosure of mortgage soundy. Nebraska, and to me directed. I will, on the ind day of June, A. D. 1898, at one victory Nebraska, and to me directed. I will, on the ind day of June, A. D. 1898, at one victory Nebraska, and to me directed. I will, on the ind day of June, A. D. 1898, at one victory Nebraska, and to me directed. I will, on the ind day of June, A. D. 1898, at one victory Nebraska, and to me directed. I will, of Omaha, Douglas county, Nebraska, sell sound the property ocur bouse in the city of Omaha, Douglas county, Nebraska, sell to the property of the sound of the sound of the sound response to will. The weive is and thirteen (13) in block fitteen (15) of Hanscom Flace, an addition to be sold to satisfy Geo. W. Sale property to be sold to satisfy Geo. W. Swoboda, defendant herein, the sum of intry-nine dollars (\$50.00, with Interest intry-nine dollars (\$50.00, with Interest intry-nine dollars (\$50.00, with Interest at the rate of seven (7) per cent per man form June 2nd, 1894. — Ma also to satisfy the further sum of freein the sum of one thousand and four-set at the rate of seven (7) per cent from the sum of the sum of one thousand and four-set at the rate of seven (7) per cent from the sum of the sum of one thousand and four-set at the rate of seven (7) per cent from the sum of the sum of one thousand and four-set at the rate of seven (7) per cent from the sum of the sum of the county, at its May there is add Douglas county, at its May there pending, wherein Conrad (6, Flaher is plaintif, and Alois P. Swoboda, Anna Swo-pan, Mutual Loan and Building Association and sever W subine, are defendant. — Mutual Loan and Building Association and the county and builting Association and the county and builting Association and the county and builting Association and the the sum of an other sets. May ist A to the Attorney, 313 Board of Trade Building.

WM. B. FEN EYCK, Special Master Commissioner, Jas. W. Carr, attorney for plaintiff. Fisher vs. Swogoda, et al. Doc. 50; No. 47,

Probate Notice.

In the matter of the estate of Victoria E.

In the matter of the estate of Victoria E. Madison, deceased: Notice is hereby given that the creditors of said deceased will meet the administra-tor, with will annexed, of said estate before me, County Judge of Douglas county, Ne-brasks, at the county court room in said county, on the 29th day of June, 1866; on the 29th day of September, 1896, and on the 29th day of October, 1896, at 90°clock A. M each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the administrator, with will an-nexed, to settle said estate, from the 29th nexed, to settle said estate, from the 28th day of April, 1896; this notice will be pub-lished in CHE AMERICAN for four weeks sucessively, prior to the 29th day of June. 189 IRVING F. BAXTER, 5-1-4 County Judge.

THE AMERICAN to Jan. 1, 1897, 50c. New York Life Building.

By V. O. Strickler, attorney for plaintiff.

WRIGHT & THOMAS.

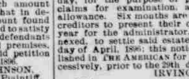
Attorneys, 517 N. Y. Life Bldg.

WRIGHT & THOMAS. Attorneys, 517 N. Y. Life Bidg. NOTICE TO NON-RESIDENT DEFEND-county, Nebraska, Rosa Bamburg plaintiff. v. William H. Gates et al. To hoh A. Brand and Mrs. John A. Brand his wife, first and real name unknown, non-resident defendants: "Ou are hereby notified that on the lith of March, 1896, Rosa Bamburg, plaintiff herein, filed here petition in the Above entitled causes, in the district court of Douglas county. Ne-braska, against William H. Gates Jullia Gates, Robert Lynn, John A. Brand, Mrs. John A. Brand, Wilber H. Kreidler and Mrs. Which is to foreclose a mortgage executed on the 25 Min M. Gates to Engene C. Bates, name unknown, the object and prayer of which is to foreclose a mortgage executed on the 270 day of June. 1891. by William H. Gates and Julia Gates to Engene C. Bates, and by him assigned to Rosa Bamburg, upon the to no N. 1, an addition to Omaha. Ne-shows a surveyed, platted and recorded, payable in five years from the date thereof, hote here in yor bouglas and state of Ne-torseix, a surveyed, platted and recorded, payable in five years from the date thereof, hote the sum of two thousand dollars, due and payable in five years from the date thereof, hote the sum of two thousand dollars, due and payable in five years from the date thereof, hote the sum of two thousand dollars, due and payable in five years from the date thereof, hote the sum of two thousand dollars, due and payable in five years from the date thereof, hote the sum of two thousand dollars, due and hatterest at the rate of ten per cent per payable in five years from the date thereof, hote the sum of two thousand dollars, due and payable in five years from the date thereof. Date at Omaha. Neoraska, April 28th 826. BOY and the fitth day of June, 1856. Boy and the fitth day of June, 1856.

Plaintiff. By Wright & Thomas, attorneys for plain-tiff. 5-1-4



FARM LARUS FUR ORLL. Have you any sense? Then add them to dollars and buy a farm. Be acres in Daves county, 50 acres in cul-tivation, 500 cash takes the whole farm; 160 acres in Holt county, a fine farm, 80 acres in cultivation, 800 cash takes it all. I have a few more at the same low price. Residence lots; old price cut in two twice. Aint that hard enough? thard times. Hard time prices. I will sell you property at one-third old prices. Give me a chance. I can place a few choice loans at 5 per cent net to those who have money to loan. LYMAN WATERMAN. Real-Estate and Financial Agent. New York Life Building. Omaha. Neb.



NO COMMISSION TO ACENTS.