## HARRISON PRESS-JOURNAL.

VOL. XII.

HARRISON, NEBRASKA, THURSDAY, MARCH 2, 1900.

Our Motto--"NO QUESTION IS EVER SETTLED UNTIL IT IS SETTLED RIGHT."--Hon. William J. Bryan,

## HARRISON PRESS-JOURNAL.

FETABLISHED 1888

Subscription Price Per Year \$1.00.

Official Paper of Sioux County.

Geo. D. Canon. - Editors Subscription Price Per Year \$1.00.

To The State And The Habbers Per Greek as Strong Class Matter.

To Price To Now RESIDENT DEPENDANTS

To Western Security Company, James 1, Organization of the strong of Sioux County and the strong of the strong of Sioux County and Sio

1896 the sum of \$14.19 in the year 1997 wife, christian name unknown, W.J.

You, and each of you, are hereby notified that on the 1st day of March A. NOTICE TO NON-RESIDENT DEFEN-D. 1900, The County of Sioux, as plaintiff, filed in the district in and for the county of Sioux and State of Nebraska, its petition against you, the ward Aonzo Rainey, his wife christian object and prayer of which is to fore- name unknown, American loan and certain tax lieus on the following trust company.

You, and each of you, are hereby notified that on the 1st day of March A. county of Sioux and state of Nebraska, D. 1909, The County of Sioux, as plaintiff, filed in the district court in and for

West half | north-east quarter | of the county of Sioux and State of Nebwest half | north-east quarter | of raska, its petition again you, the object excited thirty 30 West half | south-east and prayer of which is to foreclose cerquarter | Section ninteen 19, township tain tax liens on the following described thirty-two 35 north of Range twenty- real estate, situated in the county of four 54, West of the sixth 6 P. M. situated in Sioux county Nebraska, that of north-west quarter ‡, of section one 1, said tax liens consist of taxes assesse and township thirty 30, north of range lifty three 53, west of the sixth 6th, P. M. wears and amounts, to- wit: In the year in Sioux County Nebraska, that said tax liens consist of taxes assessed and levied on said real estate for the following years the sum of \$3. 82; in the year 1890, the and amounts, to-wit: In the year 1892, sum of \$4.18; in the year 1897, the sum of \$15.50; in the year of \$3. 85; in the year 1888, the sum \$2.96 of \$11.07; in the year 1895, the sum of \$6.52; \$5.87; in the year 1895, the sum of \$6.18; provided by law; and to have an accounting of the amount of faxes and interest the year 1898, the sum of \$6.31, with in the year 1898, the sum of \$4.77; with in the year 1898, the year 1898, th now due on said tax liens, and to forand each of them, out of any and all due on said tax liens, and to forever right, title, interest, lien and equity of bar and foreclose said defendents, and and foreclose said defendants, and each of them, out of any and all right, of them, out of any and all right, title, for general equitable relief,

The you are further notified and req. general equitable relief. sured to answer said petition on or before the 9th day of April, A. D. 1900.

M. J. O'CONNYLL. County Attorney. No. 11.

fore the 9th day of April A. D. 1900, M. J. O'CONNELL. County Attorney.

DANTS.

Sioux and state of Nebraska, to-wit:

Lots three 8 and four 4, south half

in Sioux County Nebraska, that said tax

sum of \$12.32; to the year 1894, the sum of \$11.07; in the year 1895, the sum of

title, interest, benand equity of redemp-

tion is and to said real estate, and for

quired to answer said petition on or be-

That you are further notified and re-

NOTICE TO NON-RESIDENT DEFENDANTS.

due on sold tex Hens, and to forever her suid forestone said decindents, and each of them out of any and all right, title, interest, lien and equity of redemption lessed to said reasestate, and for general equitable relief.

That you confurtee notified and required to answer said petition of the said reasestate, and for general equitable relief.

That you confurtee notified and required to answer end petition of a reform the with day of April A. B. 180.

No. 1. County Attorney.

No. 2. County Attorney.

No. 3. J. C. NON-RESIDENT LÆFEN.
DANTS.

To Barditon Lora A Trust company.
Go is investment Company, Henry A.
Wyman, Receiver of Groce Investment Company, John Herbert Troutee.

You, and each of You are hereby notified that on the last one of the following described real extention of the said prayer of which is to forecide certain that not the last day of shorts, at the county of Shoux, as plantiff, filed in the district court in and for the councy of Shoux, as plantiff, filed in the county of Shoux, as plantiff, filed in the district court in and for the councy of Shoux, and state of Nebraska, the will associate the following described real exits, showed on the following described real exits, showed the file of the following described real exits, showed the file of the following described real exits, showed the file of the following described real exits, showed the file of the following described real exits, and for general equitable relief.

North half 4, of South-West, during the property of the section tweekers 12, to small in the part of the county of Shoux and state of Nebraska, the will be seen that the showed the showed

sed and levied on said real estate for the following years and amounts, to wit: In the year 1894 the sum of \$14.89 in the

year/4895 the sum of \$10.64, in the year 1897 the sum of \$2.52, in the year 1897 the sum of \$2.52, in the year 1898 the year 1898 the sum of \$2.52, in the y Lots-three 3 and four 4, east-half 4;

To Pierce Blewett, Sarah E. Blewett wife of Edward E. Blowett, Deceased, John Doe, present husband of Sarah E. Blewett, whose real and true name is To Edward Alonzo Rainey, Mrs. Edunknown to this plaintiff.

You, and each of you, are hereby notified that on the 1st day of March A. D. 1900, The County of Sicux, as plaintiff, filed in the district court in and for the county of Stoux and state of Nebraska, ts petion against you, impleaded with Michael J. Blewett, the object and prayer of which is to foreclose certain tax liens on the following described real estate, situated in the county of Sioux and state of Nebraska, to-wit:

North-west quarter j. Section nine 9, township thirty-three 33, north of range fifty-four 54, west of the sixth 6th, P. by law; and to have an accounting of by law; and to have an accounting of the amount of taxes and interest now the amount of taxes and interest now

Notice to Non-Resident Defendants.

such notice be given by dan and proper pub-neation. F. M. Donnington.

Notice to Non-Resident Defendants. IN THE DISTRICT COURT OF SIOUX COUN-TY. NEBRASKA.

Fredrick W. Knott, plainting No. 200 March Colone. The Alfred Web. Company, and March Marc

Con. many, derendants.

To The Alfred Walker Company and Michael O Toole, non-resident defendants.

You and each of you will take notice that Fredrick W. Knott plaintiff has filed hispathion in the District court of Sioux counts. Nobreaks against Michael Toole, The Alfred Walker Company and Norieska Montzage and lovest sent Company, the object and prayer of which petition is the foreclosure of a certain tax firm upon, south west quarter north east quarter, south half foreclosure of a certain tax Hen upon, south west quarter north east quarter, south half north west quarter, north west quarter seatherst quarter, and seatherst quarter, so the seatherst quarter seatherst quarter, and seatherst quarter seatherst quarter seatherst quarter seatherst quarter, so the seatherst quarter se

NOTICE TO NON-RESIDENT DEENDANTS.

by wing described feel estate, and account to country of Sionx and state of Nebraska, towit.

West half 's South-west quarter 's, Sec. 10.

North east quarter 's South-wast quarter 's and the South-east quarter 's of Sec. 9, all in Tewnship 31.

North of Range 56 west of the 6th P. M., situated in Sioux Country. Nebraska, that said tex liens consist of taxes assessed and levied on said real estate for the following years and accounts, towit: In the year 1895, the sum of \$8.50; in the year 1895, the sum of \$8.50; in the year 1895, the sum of \$8.50; in the year 1895, the sum of \$4.50; which was and the sum of \$4.50; in the year 1895, th

NOTICE TO NON-RESIDENT DEFENDANT. To Globe Investment Company, Dakota Mortgage Loan Company, Henry Wyman receiver Globe Investment Company, R. J. Angus, christian name unknown, Mrs. R. J. Angus, christian name unknown, B. F. Pensley

township thirty-three 33, north of range fifty-four 54, west of the sixth 6th, P. M. situated in Sioux county, Nebraska, that said tax liens consist of tages assessed and levied on said real estate for the following years and amounts, to wit. In the year 1890, the sum of \$10.70; in the year 1890, the sum of \$6.37; in the year 1892, the sum of \$13.09; in the year 1892, the sum of \$10.52; in the year 1893, she sum of \$10.52; in the year 1893, she sum of \$10.52; in the year 1893, the sum of \$5.87; in the year 1893, the sum of \$5.87; in the year 1893, the sum of \$5.87; in the year 1895, the sum of \$6.18; in the year 1895, the sum of \$6.18; in the year 1898, the sum of \$6.26; and in the year 1898, the sum of \$6.77; with interest on each of said sums as provided by law; and to have an accounting of the amount of taxes and interest now due on said tax liens, and to forever bar and foreclose said defendants, and each of them, out of any and all right, title, interest, lien and equity of redemption in and to said real estate, and for general acquitable relief.

That you are further notified and quired to answer said petition on one force the \$1 day of April A. D. 1900.

M. J. O'CONNEL!

No. 18.

\*\*County Atterney\*\*

Increase and increase assessed and on one force the \$1 day of April A. D. 1900.

\*\*March and rows an ancounting of the mount of \$1.00 in the year 1895, the sum of \$1.00 in the year 1895, th

The Commercial Bank.

INCORPORATED 1888.

Harrison,

Nebraska.

CAPITAL STOCK PAID IN - SURPLUS FUND - - -

\$10,000.00

DIRECTORS.

C. F. Coffee, President. D. H. GEISWOLD, Cashier. CHAS. C. JAMESON. B. E. BREWSTER,

CORRESPONDENTS: WESTERN NATIONAL BANK, NEW YORK. OMAHA, NATIONAL BANK, OMAHA, NEB.

**\*\*INTEREST PAID ON TIME DEPOSITS.★** 

In The District Court of Sloux County, Nebraska.

Albert F. Hill, plaintiff, Thomas Ellis and Charles E, sturdivant, Executor defendants.

NOTICE TO NON-RESIDENT BEFENDANT. In The District Court of Stour County, Neb raska. Payson B. Bigelow, plaintiff.

The Michigan Savings and Loan Association defendant.

defendant.

To The Michigan Savings and Loan Association, non-resident defendant. You will take notice that Payson B Bigelow, plaintiff take notice that Payson B Bigelow, plaintiff that the bist of Sloan county, Nebraska, the object and prayer of which petition is the foreclosure of a certain lien for taxes upon lot number five, of block number six, of the village of marrison. Nebraska, that you may be foreclosed and forever barred of any right, title interest or equity of redemption in or set to fic same, that the said property may be sold to satisfy said lien and for general relief.

You are required to answer said petition on or before the 5th day of April, A. D. 1900. Grant Guthrie, Attorney for plaintiff.

Payson B. Bigelow plaintiff.

Horey, deceased. Notice for Presentation and Allowance of

Notice is hereby given to all perons hav-Notice is hereby given to all perons having claims and demands against James F. Hovey, late of Sioux county, deceased, that the time fixed for filing claims against said estate is six months from the 5th day of February, 1960. All such persons are required to present their claims with the vouchers to the County Judge of said county, at his office, on or before the 5th day of Angais, 1960, and all claims as filed will be heard before said Judge on the 5th day of March, 1960, and thereafter on the first day of each regular term of said court during the time limited for filing claims as aforesaid.

Dated February 5, 1960. Dated February 5, 1900

ROBERT WILSON, County Judge (A true copy) |29-32|

Final Proof Notices.

All persons having final proof notices in

NOTICE FOR PUBLICATION.

U. S. Land Office at Alliance, Neb., } Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim, snd that said proof will be made before Clerk of District Court at Harrison,

Neb., on March 10, 1900, vlz: NELS ANDERSON.

of Harrison, who made H. E. No. 3865, for the El's N.El's S.El's Sec. 8 and N.Wis SWis Sec. 9, Twp. 33, N. Range 56.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

Charles Biehle, Charles E. Schült, John L. Kay and Richard Zerbst, all of Harrison, Neb.

F. M. DORRINGTON,

NOTICE FOR PUBLICATION.

U. S. Land Office at Alliance, Neb. January 27, 1966, Notice is hereby given that the following named settler due filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Clerk of District Court at Harrison, Neb., on March 10, 1900, viz: RICHARD ZERBST.

of Harrison, Neb., who made H. F. No. 4201 for the N. & N. Et, and E t, N. W & Sec. 20 Twp 53 N. R. 26 W. He names the following winesses to prove his continuous residence upon and cultivation of said land, viz:

Nels Anderson, Dan Jordan, John Plunkett and Will Shepard, all of Harrison, Neb.

F. M. Dorrington, Register.

NOTICE FOR PUBLICATION. U. S. Land Office Alliance, Neb.

Notice is hereby given that the following named settler has flied notice of his intention to make final prof in support of his claim, and that said proof will be made before Cleik of District Court at Harrison, Neb., on March 24, 1990, viz: JOHN L. STRATTON.

United States Land Offlice,

Alliance, Nebraska, | | Uanuary 13, 1900. | | A sufficient contest affidavit having

defendants.

To Thomas Ellis and Charles B. Stordivant Executor, non-resident defendants:

To Thomas Ellis and Charles B. Stordivant Executor, non-resident defendants:

To Thomas Ellis and Charles B. Stordivant Executor, non-resident defendants:

To Thomas Ellis and Charles B. Stordivant Executor, non-resident defendants:

To Thomas Ellis and Charles B. Stordivant Executor, non-resident defendants:

To Thomas Ellis and Charles B. Stordivant Executor, non-resident defendants:

To Thomas Ellis and Charles B. Stordivant Executor, non-resident to the son contestant, against Timber Culture entry No. 808, made October 23, 1888, for South-east quarter, Section 3, Town-ship 34, Range 56 w, by John Frisch partition is the foreclosure of a certain tax iden on the north-east quarter of section 11, township 31, range 56, in Sioux county, No. 808, made October 23, 1888, for South-east quarter, Section 3, Town-ship 34, Range 56 w, by John Frisch has wholly failed to performed the acts required by law for the delinquent taxes of the year 1896 purchased by defendants, and for the delinquent taxes of the years 1997 and 1994 subsequent thereto, that you and each 17 you may be foreclosed and lorses burged on the said John Frisch has wholly failed to break or plow five acres of said land during the said lieu or equity of redemption in or to the same that the same may be soid to satisfy said lieu or equity of redemption in or to the same that the same may be soid to satisfy said lieu or equity of redemption in or to the same that the same may be soid to satisfy said lieu or equity of redemption in or to the same that the same may be soid to satisfy said lieu or equity of redemption in or to the same that the same may be soid to satisfy said lieu or equity of redemption in or to the same that the said John Frisch has wholly failed to break or plow five acres of said land during the same that the said John Frisch has wholly failed to plant any of said land to trees, tree seeds or cuttings at any time and such defects continue at date contestee, in which it is alleged that the said John Frisch has wholly failed to performed the acts required by law for the perfection of said entry; that said John Frisch has wholly failed to break or plow five acres of said land during the second year of said entry; that the said John Frisch has wholly failed cultivate any of said land since the first year of ottry; that the said John Frisch has wholly failed to plant any of said land to trees, tree seeds or cuttings at any time and such defects continue at date of this affidavit. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clook a m on March 5th, 1900, before Grant Guthrie Notary Public at his office in Harrison, Neb. and that final hearing will be held at 10 o'clook a m on March 15th 1900, before the Register and Receiver at the United States Land Office in Alliance, Neb.

The said contestant having in a proper affidavit filed June 29th 1899 set forth facts which show that after due diligence personal service of this netice can not be made it is hereby ordered and directed that such notice be given by due and pro-per publication. F. M. Domington,

NOTICE TO NON-RESIDENT DEFEN-

In The County Court of Sloux To Joseph A. Moss, Mrs Ruth P. Moss, his wife W. J. Bowden, ehristian name unknown, S. B. Howe, christian name In the matter of the Estate of James F. unknown, F. S. Tuttle, christian name florey, deceased.

> You and each of you, are hereby notified that on the 1st day of March, A. D. 1900, The County of Sioux, as plaintiff, illed in the district court in and for the county of Sioux and state of Nebraska. its petition against you, the object and prayer of which is to foreclose certain tax liens on the following described real estate, situated in the county of Sioux and state of Nebraska, to-wit: South half i north east quarter i north half i north-east quarter i section two 2 town-ship thirty-two 32, north of range fiftythree 53 west of the sixth 6th principal meridian. situated in Sioux county, Nebraska, that said tax liens consist of taxes assessed and levied on said real estate for the following years and amounts, to-wit: In the year 1895, the sum of \$9.15; in the year 1886, the sum of \$7.53; in the year 1898, the sum of \$8.54; with interest on each of said sums as provided by law; and to have an accounting of the amount of taxes and interest now due on said tax liens, and to forever bar ond foreclose said defendants, and each of them, out of any and all right, title, interest, lien and equity of rdemption in and to said real estate, and for general

equitable relief.

That you are further notified and required to answer said petition on or before the 9th day of April, A. D. 1900. M. J. O'CONNELL,

County Attorney. NOTICE TO NON-RESIDENT DEFENDANTS.

To John Garrison, Mrs. John Garrison his wife, christian name unknown. Showalter mortgage company, F. J. Stevens christian name unknown
You, and each of you, are hereby notified that on the 1st, day of March, 1990, Jacob Marking plaintin, filed in the district court, in and for the county of Sloux and state of Nebraska; his petilion ugainst you as defendants, the object and prayer of which is to foreclose certain tax liens on the following real estate, situated in the county of Sloux and state of Nebraska, to wit:

North-mast quarter i, section eight 8, township thirty three 28, north of range fifty four 54, west of the sixth 6th, principal meridian in said county, that and tax liens consist of taxes assessed and levied, for school county, and state purposes, on said real estate, for the following years and amounts, to wit: In the year 1893, the sum of \$5.15; in the year 1895, the sum of \$5.15. sum of 48.54; in the year 1897, the sum of \$5.1 and sold on the fifth 5th day of October, 1898, to faid plaintiff, at private tax sale for the sum of \$60.06, and in the year 1898, the sum of \$4.74; and paid by plaintiff, as subsequent taxes, that there is now due thereon the petition, is for a decree declaring the afore-said amount together with interest thereon and costs to be a first and paramount Hen upon the aforesaid real estate and that aid real estate may be sold under an orde t of the court to satisfy the same, and that closed of all interest or claim in and to said. real estate or any part thereof. You are re quired to answer said potition on or before

M. J. C'CONBELL