FINAL NOTICE State Tax Suit for Year 1912 Final Notice In the District Court of Dakota County The State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corton tions having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof Defendants

Tract No. 701.

To Maggie Macready, George Hasse and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the tion has expired, and you are hereby nothe county of Dakota and state of Nebraska, to-wit:

Lot three (3), block one hundred

the county of Dakota and state of Nebraska, to-wit
Lot three (3), block one hundred twenty-four (124), all in the village of Dakota City:
Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of November, 1914.
You are further notified that the owner of the county treasurer will make application to the count in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the cierk of said court, on or before the 26th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July 1914.

CARL SCHRIEVER.

Owner of Certificate.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakots County, The State of Nebraska, Plaintiff.

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such purcels of real estate, or any part thereof,

Tract No. 703.

To Samuel Williamson, George H. Haase, and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska to-will.

raska, to-wit: Lot five (5), block one hundred twenty-sur (124), all in the village of Dakota

braska, to-wit.

Lot five (5), block one hundred twentyfour (124), all in the village of Dakota
City:

Was on the 6th day of November, 1912,
duly sold at public vendue by the county
treasurer of said county in the manneprovided by law, and that the period of
redemption from such sale will expire on
the 6th day of November, 1914.

You are further notified that the owner
of the certificate of tax sale issued by tre
county treasurer will make amplication
to the court in the above entitled cause
for confirmation of such sale as soon as
practicable after the period of redemption has expired, and you are hereby notified that the time and place of the
hearing upon such confirmation will be
entered in the confirmation record kept
by the clerk of said court, on or before
the 26th day of October, 1914. You will
examine said confirmation record to as
certain the time of such nearing and nex
be present, if you desire, to make an
objections or show cause why the sale
should not be confirmed.

Dated this 15th day of July

**CARL SCHRIEVER,

Owner of Certificate.

Owner of Certificate

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. The State of Nebraska, Plaintiff.

The State of Nebraska,
vs.
The Several Parcels of Land hereinafter
described, and all Persons and Corporations having or claiming title to, or any
interest, right or claim in, and to such
parcels of real estate, or any part thereof.
Defendant

Tract No. 704.

To Theodore F. Andrews, George H. Hause, and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

raska, to-wit: Lot six (6), block one hundred twenty our (124), all in the village of Dako Was on the 6th day of November, 1912

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of November, 1914.

You age further potified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept toy the clerk of said court, on or before the 26th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914.

CARL SUPICIPATER,

Owner or Certificate

FINAL NOTICE,

State Tax Suit for Year 1912 Final Notice,

In the District Court of Dakota County,
Nebraska. The State of Nebraska, Plaintiff.

The Several Parcels of Land hereinafter described, and all Persons and Corpora-tions having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof. Defendants.

Interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 705.

Te Lucy Ann Daughter, and to the unknown owners of the ceal estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakoin, state of Nebraska, rendered it the State Tax suit for the year 1912, the following described real estate, situate in the village of Dakota City, county of Dakota and state of Nebraska, to-wit:

Lot seven (7), block one hundred dwenty-four (124), all in the village of Dakota City.

Was on the 5th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and the period of redemption from such saie will expire on the stn day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clerk of said court, on or before the 28th day of October, 1914. You will examine said confirmation record to ascertain the time of such searing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 18th day of July, 1914.

Dated this 15th day of July, 1914. CARL SCHRIEVER. Owner of Certificate.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, In the District Court of Nebraska. The State of Nebraska,

The State of Nebrasaa,

Ye.

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof,

Defendants.

Tract No. 706.

Tract No. 708.

Tract No. 708.

Tract No. 709.

To unknown heirs of Matilda Gardiner, and to the unknown owners of the real estate described helow.

Notice is hereby given that under a decree of the district court of said county of Dakots, state of Nebraska, rendered in the State Tax sulf for the year 1912, the following described real estate, situate in the village of Dakota City, county of Dakota and state of Nebraska, to-with Lots eight (8), eleven (11), and twelve (12), in black one hondred twenty-four (12), all in the village of Dakota City.

Was on the 6th day of Novamber 1912, daily sold at public vendue by the county treasurer of said county in the manner provided by he e, and the pelad of redemation from work sale will expire on the 6th day of November 1912.

day at November, 1sta

The are further netified that the owner of the certificate of tax sale issued by the bounty treasurer will make application to be court in the above entitled cause for andirmation of such sale as soon as practically and you are broady notified that he time and place of the hearing upon in a confirmation will be entered in the sale instance, but the carried that the time and place of the hearing upon in a confirmation will be entered in the sale instance, but the carried of the carr Dated this 15th day of July 1981.

CARL SCHRIEVER, Owner of Certificate.

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, The State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such partels of real estate, or any part thereof. Defendants.

Tract No. 707,
To Olivia K. Ruth, and to the unknown owners of the real estate described be-

low:

Notice is hereby given that under a decree of the district court of said county of bakota, state of Nebraska, rendered in the State Tax suit for the year 1912, the following desuribed real estate, situate in the village of Dakota City, county of Dakota and state of Nebraska, to-wit Lot ten (10), block one hundred twenty-four (124), all in the village of Dakota City; ... as on the 6th day of November, 1912, ... as on the 6th day of November, 1912,

City:

... as on the 6th day of November, 1912
duly sold at public vendue by the county
treasurer of said county in the manner
provided by law, and the period of
redemption from such sale will expire on
the 6th day of November, 1914

You are further notified that the owner
of the certificate of tax sale issued by the
county treasurer will make application to of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of sald court, on or before the 26th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present. If you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of Jule, 1914.

Dated this 15th day of July, 1914. CARL SCHRIEVER.

State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska, The State of Nebraska, Plaintiff.

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Teach No. 1994

Tract No. 1004,

To Barrabas Bates, mayor, trustee; sines T. Willis, George H. Hanse, and to he unknown owners of the real estate learning below:

Notice is hereby given that under a descree of the district court of said county of Dakota, state of Nebraska, rendered in the State Tax suit for the year 1512, the following described real estate, situate in the village of Dakota City, county in the village of the village of Dakota City, county in the village of the village De village of Dakota City, county Dakota and state of Nebraska, to wit: Lot one (1), block two hundred si-cen (216), all in the village of Dako

City:

Vas on the 6th day of November, 191,

idy sold at public vendue by the count
treasurer of said county in the mannprovided by law, and the period
relemption from such sale will expire
the 6th day of November, 1914. You are further notified that the out

f the certificate of tax sale issued by the of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for onfirmation of such sale as soon as practicable after the period of redemption has offred, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 26th day of tober, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914, CARL SCHREEVER, Owner of Certificate

State Tax Suit for Year 1912 Final Notice.
In the District Court of Dakota County. The State of Nebraska.

vs.

The Several Farcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such

parcels of real estate, or any part thereof, Defendants. Tract No. 1005.
To Olivia E. Ruth, and to the unknown owners of the real estate described be-

owners of the real estate described below.

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot two (2), block two hundred sixteen (216), all in the village of Dakota City:

Was on the \$th day of November, 1912, duly sold at public vendue by the county ireasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale lasued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clerk of sald court, on or before the 26th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914.

CARL SCHEIEVER.

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice In the District Court of Dakota County Nebranka The State of Nebraska.

The Several Paresis of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof, Defendants.

Tract No. 1609.
To John E. Deweit, Horace Dewalt, David E. Barkley, and to the unknown owners of the real estate described below:

David E. Harkley, and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Let six (4), block twe hundred sixtuen (218), all in the village of Dakota C ty:

Was on the 4th day of Nevember, 1812, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of Nevember, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clark of said sourt, on or before the 28th day of October, 1914. You will examine said canfirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or shew cause why the sale should not be confirmed.

Dated this 18th day of July, 1914.

CARL SCHRIEVER,

CARL SCHRIEVER. Owner of Certificate.

An Atchison man who never held one job over two weeks, died not leng ago, and people said he was a genius cut of his sphere. When he and thine aches are forgotten, drat and adviser, after a critical inspection. was alive they said he was a loafer .-Atchison Globe,

State Tax Suit for Year 1012 Final Notice. In the District Court of Dakots County, The State of Nebraska,

The Several Parcels of Land hereinafter described and all Persons and Corporations having or claiming life to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof, Defendants

Tract No. 1010,
To Maragret B. Berger, and to the unknown owners of the real estate do cribed below.

Notice is bereby given that under a correct of the district court of said county of Dakon, state of Nebraska, rendered in he State Tax suit for the year 1912, the ollowing described real estate, situate in the village of Dakota City, county of Dakota and state of Nebraska, to-wit: Lot seven (7), block two hundred six-teen (216), all in the village of Dakota

teen (216), all in the village of Dakota City;

Was on the 8th day of November, 1912, dily sold at public vendue by the county treasurer of said county in the manner provided by law, and the period of redemption from such sale will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county I reasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the confirmation record kept by the clerk of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1214.

Dated this 15th day of July, 1914. CARL SCHRIEVER, Owner of Certificate

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice, In the District Court of Dakota County, The State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corpora-tions having or claiming title to, or an-interest, right or claim in, and to such parcels of real estate, or any part thereof.

Defendants.

Tract No. 1011.

To the unknown helrs of Edgar F.
Mason, Fannie M. Connable, Caroline A.
Connable, George H. Haase, and to the
unknown owners of the real estate descroed below:

Notice is hereby given that under a
decree of the district court of said couniof Dakota, state of Nebraska, rendered in
the Sutte Tax suit for the year 1912, the
following described real estate, situate in
the village of Dakota City, county of
Dakota and state of Nebraska, te-wit:
Lot eight (5), block two hundred sixteen (216), all in the village of Dakota
City:

reen (216), all in the village of Dakota City;
Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and the period of redemption from such sale will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation will be entered in the the time and place of the hearing upo-such confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 26th day of October, 1914. You will examine sais confirmation record to ascertain the tim-of such hearing and may be present, if you desire, to make any objections of show cause why the sale should not be onfirmed.
Dated this 15th day_of July_ 1914.

CARL SCHRIEVER. Owner of Certificate

FINAL NOTICE. tate Tax Suit for Year 1912 Final Notice In the District Court of Dakots County he State of Nebraska, Plaintiff

he State of Nebraska,
he Soveral Farriels of Land hereinafter
described, and all Persons and Corporations having or claiming title to, or an
hite-st. wight or chalm in, and to such
purchis of real estate, or any part thereof
Defendants T--- t No. 1012.

Soot Duncan, and to the unknown owners of the real estate described below:
Notice is hereby given that under a decree of the district court of said country of Dakota, state of Nebraska, rendered in the State Tax sult for the year 1912, the fellowing described real estate, situate in the village of Dakota City, county of Dakota and state of Nebraska, to-wit:
Lot nine (9), block two hundred sixteen (216), all in the village of Dakota City.
Was on the 6th day of November, 1912, duly sold at public vendue by the country reasurer of said county in the manner provided by law, and the period of redemption from such saie will expire on the 6th day of November, 1914.
You are further notified that the owner of the certificate of tax sale issued by the country treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby natified that the manner provided and you are hereby natified that the period of the heartes when lolen Weeks, Jennie P. Fraze:

tisable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing uposuen confirmation will be entered in the confirmation record kept by the clerk of said court, on or before the 26th day of October, 1914. You will examine said courtmation record to ascertain the time of such hearing and may be present, by you desire, to make any objections of show cause why the said should not be confirmed.

Dated this 15th day of July, 1914.

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, The State of Nebrusks. Plaintiff

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such purcels of real estate, or any part thereof.

Defendants.

Tract No. 1013.

To Christiana Zerbe, and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said counts of Dakota, state of Nebraska, rendered in the State Tax suit for the year 1013, the following described real estate, situate the village of Dakota City county of the year to the year to

Dakota and state of Nebraska, to-wit: Lot ten (10), block two hundred six-teen (218), all in the village of Dakota

Lot ten (10), block two hundred sixteen (218), all in the village of Dakota City:

Was on she 8th day of November, 1912, duly sold at public vendue by the county treasurer of said county is the manner provided by law, and the period of redemption from such sale will expire on the 5th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as gracticable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clerk of mild court, on or before the 26th day of October, 1914. You will examine mild confirmation record to ascertain the time October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914 CARL SCHRIEVER.

An Actor in Spite of Himself. President Arthur Twining Hadley, Yale, used to recall with zest his one appearance, in his early days, as an amateur actor. "They didn't give me any words to speak," he said; "all I had to do was to walk across the stage, but it brought down the house." -The World's Work.

Practical Girl. He (ardently)-"I would lay down 10,000 lives for you." She-"You'd a Greek word meaning "to see." please me better if you'd lay up \$10,-000."

Lo, it is easy to be happy when

FINAL NOTICE State Tax Suit for Year 1912 Final Notice.
In the District Court of Dakota County, he State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or risk in in, and to such parcels of real estate, or any part thereof, Defendants.

Tract No. 1303.

Tract No. 1303.

To Gustave Frazer, William Frazer, Doughs Frazer, Anna E. Frazer, and to the unknown owners of the real estate described below.

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, ta-wit:

Lot one (1), block two hundred seventy-seven (277), all in the village of Dakota City:

ty-seven (277), all in the village of Da-kota City:
Was on the 5th day of November, 1912, duly sold at public vendue by the count treasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 5th day of November, 1914.
You are further notified that the owner of the certificate of tax saie issued by the county treasurer will make application of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clerk of said court on or before the 26th day of October, 1914. You will be examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

CARL SCHRIEVER,

Owner of Certificate.

Owner of Certificate

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska. The State of Nebraska.

The Several Parcels of Land hereinafter described, and ail Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof, Defendants.

Tract No. 1307.

Tract No. 1307.

Tract No. 1308.

To ames Kinney, and to the unknown owners of the real estate described below:

Notice is hereby given that under a secret of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot two (2), and three (3), block two nundred seventy-seven (277), all in the was on the 6th day of November, 1912, lily sold at public vendue by the county reasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application.

of the certificate of tax sale issued by the county treasurer will make application the court in the above entitled cause or confirmation of such sale as soon as racticable after the period of redemption has expired, and you are hereby noded that the time and place of the caring upon such confirmation will be seried in the confirmation record kept the clerk of said court on or before 25th day of October, 1914. You will camine said confirmation record to a certain the time of such hearing and in ertain the time of such hearing and e present, if you desire, to make

should not be confirmed.

Dated this 15th day of July, 1914.

CARL SCHRIEVER,

FINAL NOTICE.

State Tax Suit for Year 1912 Final Notice.

In the District Court of Dakota County,
webraska.

Te State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof. Defendants

To James Kinney, George H, Haase, d to the unknown owners of the real state described below: Notice is hereby given that under a beree of the district court of said county of Dakota, state of Nebraska, rendered in the state fax suit for the year 1912, the county of Dakota and state of Nebraska, to-wit: raska, to-wit: Lot four (4), block two hundred seven-y-seven (277), all in the village of Dako-a City:

ty-seven (277), all in the village of Dakota City;

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby natified that the time and place of the issuring upon such confirmation will be entered in the confirmation record kept by the clerk of said court on or before the 26th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914.

CARL SCHRIEVER,

CARL SCHRIEVER, Owner of Certificate

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, the State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corpora-tions having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof Defendants

Tract No. 1310.

Tract No. 1310.

To unknown heirs of Augustus Kountze, unknown heirs of Herman Kountze, unknown heirs of Herman Kountze, Lather Kountze, Annie P. Kountze: unknown heirs of Charles B. Kountze: unknown heirs of Matilda R. Gardiner, Adaline Ruth, William Ruth; unknown heirs of Clementine Brown, Margaret Berger, Mary D. Oliver, George F. Oliver, and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska le county of Dakota and state of Ne-raska, to-wit. Lot eight (8), block two hundred seven-seven (277), all in the village of Dako-City.

Was on the 6th day of November, 1912, duly sold at public vendue by the count reasurer of said county in the manner provided by law, and that the period of redsinption from such saie will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax saie issued by the county treasurer will make application. of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clark of said court on or before the 26th day of October, 1914. You will be a such as a certain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 18th day of July, 1914.

CARL SCHRIEVER.

Owner of Certificate.

Owner of Certificate Drama Followed the Dance. In ancient times the dance was the first mode of entertainment; then came the drama, derived from Greek word, meaning "to act." Greece it was given in the open or

"I want damages," shouted the bruised and battered citizen who had just been beaten up by his athletic the sun shineth and the birds sing rival. "I think," replied his friend 'em-Meditations of Jeremiah of Jop- "that if you look in the glass you'll find you've got 'em."

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Daketa County, In the Li he State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persens and Corporations having or claiming title to, or any interest. Fight or claim in, and to such parcels of real estate, or any part thereof, Defendants.

Tract No. 1311.
To oan L. Collier, William C. Orr.
Sarah Buchanan, and to the unknown
owners of the real estate described be-

Sarah Buohanan, and to the unknown owners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot nine (2), block two hundred seventy-seven (277), all in the village of Dakota city.

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such saie will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the gourt in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record to sentered in the confirmation record to sentered in the confirmation record to sentered in the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914.

CARL SCHRIEVER.

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebranka. The State of Nebraska.

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof, Defendants.

interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1312.

Tract No. 1312.

Tract No. 1313.

To George H. Haase, Daniel J. Tuttle, and to the unknown ewners of the real estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lots ten (10) and eleven (11), block two hundred seventy-seven (377), all in the village of Dakota City.

Was on the 8th day of November, 1912, duly sold at public vendue by 25 county treasurer of said county in the mannes provided by law, and that the period of redemption from such sale will expire on the 8th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby netified that the time and place of the hearing upon such confirmation record kept by the clerk of said court on or before the 28th day of October, 1914. You will be entered in the confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914.

CARL SCHRIEVER.

CARL SCHRIEVER. Owner of Certificate.

FINAL NOTICE. State Tax Suit for Year 1912 Final Notice. In the District Court of Dakota County, Nebraska, The State of Nebraska,

Ys.

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof.

Tract No. 1015.

To Fred E. Culver, George H. Hause, and to the unknown owners of the real estate described below: estate described below:

Notice is hereby given that under a decree of the district court of said county of Dakota, state of Nebraska, rendered in the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit:

Lot twelve (12), block two hundred sixteen (216), all in the village of Dakota City:

sixteen (216), all in the village of Dakota City:

Was on the 6th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such sale will expire on the 6th day of November, 1914.

You are further notified that the owner of the certificate of tax sale issued by the regunty treasurer will make application You are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled cause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby notified that the time and place of the hearing upon such confirmation record kept by the clerk of said court on or before the 25th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be confirmed.

Dated this 15th day of July, 1914.

CARL SCHRIEVER, Owner of Certificate.

State Tax Suit for Year 1912 Final Notice. In the District Court of Daketa County, In the District Court of Nebraska. The State of Nebraska,

The Several Parcels of Land hereinafter described, and all Persons and Corporations having or claiming title to, or any interest, right or claim in, and to such parcels of real estate, or any part thereof, Defendants.

Tract No. 1314.

To John Yost, William C. Orr, Sarah in banan, and to the unknown owners of real estate beautibud below:

Notice is hereby given that under a f Dakota, state of Nebruska, rendered in

the state tax suit for the year 1912, the following described real estate, situate in the county of Dakota and state of Nebraska, to-wit: Lot tweive (12), block two hundred seventy-seven (277), all in the village of

Lot tweive (12), block two hundred seventy-seven (177), all in the village of Dakota City:

Was on the 5th day of November, 1912, duly sold at public vendue by the county treasurer of said county in the manner provided by law, and that the period of redemption from such male will expire on the 5th day of November, 1914.

Tou are further notified that the owner of the certificate of tax sale issued by the county treasurer will make application to the court in the above entitled sause for confirmation of such sale as soon as practicable after the period of redemption has expired, and you are hereby more than the time and place of the nearing upon such confirmation will be entered in the confirmation record kept by the clerk of said ocurt oa or before the 26th day of October, 1914. You will examine said confirmation record to ascertain the time of such hearing and may be present, if you desire, to make any objections or show cause why the sale should not be centered.

CARL SCHRIEVER,

Owner of Certificate

Kindness and Gratitude. Beware of taking kindnesses from others as matters of course. The heart well purged by humanity is so deeply conscious of its unworthiness that to receive acts of kindness always excites some emotion of gratitude, of shame, of surprise, or all three together-of gratitude for the benefit, of shame upon thinking how ill it is desrved, of surprise that our brethren should bestow upon us what, in buildings known as theaters, after we so little merit.-From Mr. Gladstone's "Religious Life."

> "I have lived 67 years, last grass," confessed the Old Codger, "during which I can truthfully say that I have done little to be ashamed of and still less to be proud of."-Kamas City

PLAN OF REALLY ARTISTIC HOME

Architectural Beauty Secured Without Going to Extremes for Effect.

EVERYTHING IN GOOD TASTE

Many Pleasing Features Which Give Building a Homelike Yet Distingtive Appearance-Artistic Color Combinations That Might Be Employed.

By WILLIAM A. RADFORD. Mr. William A. Radford will answer postions and give advice FREE OF COST on all subjects pertaining to the subject of building, for the readers of this paper. On account of his wide experience as Editor, Author and Manufacturer, he is, without doubt, the highest authority on all these subjects. Address all inquiries to William A. Radford, No. 1837 Prairie avenue, Chicago, Ill., and only enclose two-cent stamp for reply.

A residence should not be too plain and unornamented in its appearance; yet at the same time there is no need of going to extravagant lengths in the pursuit of architectural beauty.

Many try so hard in their desire for an artistic home and in their abhorrence of the plain, box-like houses that the designs they finally work out and follow in building remind one of a Chinese pagoda, or of a pavilion at the county fair.

It is a good thing to look after the artistic in house designs, but always with moderation.

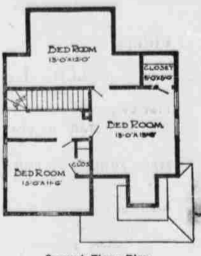
The little house illustrated in the are in good taste and the dwelling has a sensible, homelike appearance.

With a good brick or solid concrete foundation, the first story of this house is covered with clapboards, while the second story is finished with cement plaster stucco, divided into panels in the English half-timber style. The second story also projects slight. people waiting to be admitted. ly beyond the line of the first, in that abethan models. With the woodwork painted a soft

combinations that suggest themselves "Stand right here, George," he said.

out doubt as attractive a style of inishing for such rooms as can be de-

vised. A warm-air furnace of proper size placed very nearly in the center of the basement will heat this house both upstairs and down very satisfactorily. No one who has any appreciation of convenience or economy would think of building a new house of this kind and not provide a central heating plant, not relying on stoves for heat. These have shown themselves to be



Second Floor Plan.

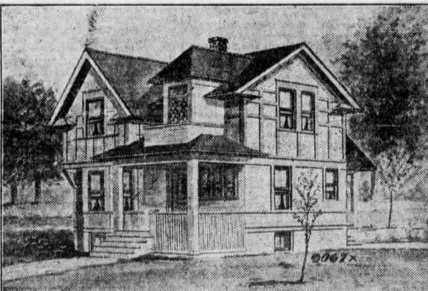
not only costly and inefficient, but dangerous as well. With a good waterproof cemented basement as called for in the plans of this house, a very satisfactory heating plant can easily be installed.

WAS A PROPER SUBSTITUTE

Senator Cassius P. Gink Felt He and Manager of His Campaign Were One.

It is no mere triffing matter, we learn from a German friend of ours who read it in a German paper, to be a person in high official place in accompanying perspective sketch and America. The trouble is that everyfloor plans is of a very attractive de- body thinks he is entitled to shake sign that is very popular. In this hands with you upon all sorts of ochouse there are a number of very casions. The sad case of Cassius P. pleasing features which give the build, Gink is cited in evidence. Mr. Gink ing a distinctive appearance; yet these had been elected senator from a western state. He arrived in the capital and held a reception. A thousand people came to shake hands with him. After he had shaken hands with every one of the thousand there was a le up and the new senator stepped to the window for a breath of air. Outside in the street he saw 2,000 people more

He was in despair. He flew from way keeping true to the English Eliz- the window saying, "By heck," a very strong expression indeed. Then suddenly he laid hold of the young brown and with the stucco panels a man who had managed his campaign yellowish tint, an exceptionally at and who was now installed as his sectractive appearance is secured. There retary. He marched that young man are a number of other artistic color into the middle of the reception room,



brown and red. The white, pale yelcolonial houses are not best to use

with a design such as this. A glance at the floor plans will show the interior of this house arranged conveniently, with good light and air in every room. The first floor has a large living room 13 by 16 feet in size, a dining room 13 by 13 feet 6 inches, and a kitchen 13 by 12 feet.

KITCHEN PANTEY DINING ROOM LIVING ROOM 13 0 x 16 0 H-6%8-0

First Floor Plan.

There is also a pantry of generous dimensions, conveniently located with respect to both kitchen and dining room. Two closets are also provided on the first floor. Upstairs there are three comfortable bedrooms. Two of these seem to be somewhat cut up owing to the way the roof is formed; yet these extra spaces are by no means disadvantageous. The small balcony over the front porch and opening from the large dormer window is a feature that is both ornamental and useful.

The cost of this comfortable dwelling is estimated at \$2,200. This would provide for oak floors for the living room and dining room, maple floors for the kitchen and pantry, and first quality yellow pine edge grain flooring on the second floor. The living room and dining room should be finished in red oak, stained, the interior trim to be of a square-cut fashion to harmonize with the general character of the design of the house. For the second floor no material is superior to birch, either the red or the white. This can be finished in any color and produces a beautiful-appearing hardwood trim. For the bedrooms a combination of mahogany and white enamel is the most popular, and it is, with-

for this house. All of them are on | Then he went to his desk, on which the dark order, in shader of green, stood a vase of roses and writing materials. With eager hands he snatched ow and French gray paints that have a sheet of paper and scrawled somebeen so popular for the finishing of thing upon it in large letters. He pinned the sheet of paper upon the lapel of his secretary's immaculate morning coat. This was what the plant card said: "Please be so good as to shake hands with this fellow just as much

as ever you wish. He's really my right hand anyway. "CASSIUS P. GINK."

Noveities of Old Fleet Street. Fleet street was formerly the wonder place of London, where all that was novel, bizarre and marvelous was exhibited by enterprising showmen. Ben Jonson alludes to "a new notion of the city of Nineveh, with Jonah and the Whale, at Fleet Bridge," and at the "Eagle and Child" was exhibited a collection of freaks and monstrosities that set the whole town agape. In 1710, too, were advertised as on exhibition at Fleet bridge, "two strange, wonderful and remarkable monstrous creatures, an old she dromedary, seven feet and ten inches long, lately arrived from Tartary, with her young one, being the greatest wonder, rarity and novelty ever seen in the three

kingdoms."--London Chronicle. Couldn't See Place for "Pa." A prominent Virginian had disco and his daughter in arranging house for the funeral had gone almost to an extreme in placing palms and ferns and plants in the drawing room-in fact, it had more the appearance of a wedding than a funeral. One of the old darkies came to pay his last respects. "Miss Mae," he said, "dis surely is fine, all dese here trees, but, Miss Mae, where is you going to put your pa?"

Fluke Hog of the Sea.

The slab-sided, flat-bottomed fluide is not a game fish, but he is muscular, and when he decides to bore down to the bottom his flet shape aids him in giving a good account of himself. He is the hog of the sea, although he prefers that which is alive. After being hooked the fish will lie still and not move until the angler notifies him by hauling upward. Then the fluke gets

Where Smoked Glass Has Value. People in Tibet value highly the spectacles of smoked or colored klass that are sold to them by the Chin because of the blinding brightness the sun on the snow.