SHERIFF'S SALE

Notice is hereby given that by vir ue of an Order of Sale, issued by the Clerk of the District Court of the Sixteenth Jud c'al District of Nebraska, within and for Box Butte county, an action wherein The Alliance Building and Loan Association of Alliance, Nebraska, is plaintiff, and Edward Whetstone, et al, are defendants. I will at 11 o'clock, A. M., on the 27th day of January A. D. 1917, at the west door of the Court House in the city of Alliance, Nebraska, offer for sale at public auction. the following described property, lands and tenements, to-wit:

A tract of land commencing at a ing to the recorded plat thereof, 46 the said Francis M. Watson in the allel with the west line of Lots 65, 56 and 67, in said County Addition, to the south line of said lot 67 thence west on the said south line of said lot administration of his estate has been 67 to the southwest corner of said lot 67; thence north on the west line and prays for a decree of the court of said lots 65, 66 and 67 to the northwest corner of said lot 65: thence east 46 and 2-3 feet on north the name of his heirs at law, the deline of said lot 65 to the point of beginning, the intention being to convey the west one-third of said lots ka belonging to said deceased. \$5, 66 and 67, County Addition to Alliance, Box Butte County, Nebraska, together with all the appurtenances thereunto belonging.

Given under my hand this 27th day of December, A. D., 1916. C. M. COX, Sheriff.

Burton & Reddish, Atorneys. 4-5t-792-7539

SHERIFF'S SALE

Notice is hereby given that by vir-tue of an Order of Sale issued by the Clerk of the District Court of the Sixteenth Judicial District of Nebraska, within and for Box Butte County, in an action wherein The Alliance Building and Loan Association of Alliance, Nebraska, is plaintiff, and Edgar B. Ozmun, et al, are Defendants.

I will at 10 o'clock A. M. on the 27th day of January, A. D., 1917, at the west door of the Court House in the city of Alliance, Box Butte County, Nebraska, offer for sale at public anction, the following described property, lands and tenements, towit:

Lot 1, Block 10, first addition to Alliance, Box Butte County, Nebras-

Given under my hand this 27th day of December, A. D., 1916. C. M. COX, Sheriff.

Burton & Reddish, Attorneys. 4-5t-791-7538

Serial No. 015956.

Notice for Publication Department of the Interior, U. S. Land Office at Alliance, Nebraska, Dec. 13, 1916.

Notice is hereby given that Emma Gentle, of Alliance, Nebraska, who, on May 15, 1913, made Homestead Entry, No. 015956, for the SW 14 Sec. 25, and NE 14 NE 14, S1/2 NE 14, and N 1/2 SE 14, Section 26, Township Be it ordain 23 North, Range 50 West of Sixth Council of the city of Alliance, Ne-Principal Meridian, has filed notice of intention to make final three-year on the loop day of January, 1917.

Claimant names as witnesses; Leo Carmine, of Angora, Nebraska; Alvin Furman, of Angora, Ne-

ed this life at Atchison, Kansas, on per cent per annum from the time of boads in the denomination of \$1,- the City affixed, and countersigned the 23rd day of May, 1910, being at the levy aforesaid until the same the time of his death a resident of shall become delinquent, and after Atchison, in the county of Atchison the same has become delinquent the and state of Kansas; that the said same shall draw ten per cent per an-Francis M. Watson died seized of an num until the same shall be paid. state of inheritance of a seven-fifcenths interest in and to the followng described real estate situated in any of said lots, parts of lots or rear dox Butte County, Nebraska, to-wit: estate may be paid by the owner or The east 23 feet of lot 9, and lots 10 owners of said lots, parts of lots or and 11, in block lettered "V", in real estate or the entire equal pro-sheridan addition to Alliance, Box rate proportion of said tax on any of Butte County, Nebraska, according said lots, parts of lots or real estate o the recorded plat thereof.

County Addition to Alliance, accord- terest in fee simple of the estate of such levy so paid. and that more than two years have lication according to law. expired since the death of the deceased and that no application for 1917. made within the State of Nebraska, 1917. determining the time of the death of 1917. the decedent, his place of residence, (SEAL) gree of kinship, and the right of descent of the real property in Nebras-

It is therefore ordered that a hearing be had on said petition at the county court room in said county on the 12th day of January, 1917, at the hour of 10 o'clock, a. m., and that notice of the time and place fixed for the said hearing be given to all persons, both creditors and heirs, by publication of this order for three successive weeks prior to said hear ing in the Alliance Herald, a news paper printed and published in said county.

Dated this 9th day of December 1916.

L. A. BERRY. **County** Judge.

(Seal) LEE BASYE, Attorney. 3-4t-790-7537

ORDINANCE NO. 228

Ordinance providing for the asessment and collection of taxes upon all the taxable property abutting ka. upon Improvement District No. 8 for said district, and exclusive of the property which has been curbed.

inafter described, have each been Nebraska. Therefore, for the purpose of pay-

ing the cost of the construction of Be it ordained by the Mayor and

braska:

Section 1. That for the cost of Lot proof, to establish claim to the land the construction of curbing in im- Lot above described, before the Register provement District No. 8 in said city Lot and Receiver of the United States of Alliance, exclusive of the property Lot Land Office, at Alliance, Nebraska, which has been curbed in said im- Lot provement District No. 8, amounting Lot to the sum of \$1065.60 be, and the Lot same is, hereby levied and assessed

Section 3. That the entire amount of taxes so levied and assessed on lity, New York; and eedings had and taken, the City of may be paid bd any person within That the said petitioner, George fifty days of said levy and thereupon W. Watson, is a son of the said such lots, parts of lots or real estate

point on the north line of lot 65, in claims an undivided one-fourth in- charge therefore for the amount of dated the first day of August, 1911, lars, in lawful money of the United Section 4. That this ordinance

Passed first reading, January 9.

Passed second reading, January 9,

Passed third reading, January 9,

PENROSE E. ROMIG. Mayor. Attest Carter Calder, City Clerk.

Approved this 9th day of January, 1917.

ORDINANCE NO. 227

An ordinance, levying a special tax on certain lots and real estate in paving district No. 1, in the city of of the people, at a not higher rate Alliance, Nebraska, to cover the cost than the debt outstanding; and, of paying the alley in said paying district No. 1 of said city of Allinace.

Council of the city of Alliance, Nebraska:

determined and established by the num, for the purpose of refunding council of said city, sitting as a board and redeeming the said valid outspecially benefitted to the full amount ness and materially reducing the inherein levied against each of said terest rate; Now, lots, parts of land and pieces of real estate, respectively, by reason of the paving of the alley in paving district liance: No. 1in the city of Alliance, Nebras-

Therefore, for the purpose of paythe purpose of paying for the con- ing the cost of said paving District and all other statutes thereunto en- bends have been prepared and exestruction and expense that has been No. 1, be it ordained by the Mayor abling, there shall be issued the re- cuted they shall be sold at not less incurred in curbing the streets of and Council of the city of Alliance funding bonds of the City of Alli- than par or face value, and the pro-Section 1. That the cost of pavspecial benefits received by reason of dated January first, 1917, be absol-

Amt. of Ft. Front Description Block 16 Block 16 25 Block 16 Block 16 Block 16

00.00 each, dated the second day of by the City Treasurer, and has caus-January, 1904, and payable on the ed the coupons hereto annexed to be econd day of Jonuary, 1924., re- executed by the facsimile signature icemable at the option of said city of the City Treasurer, as of this

City Clerk. Nebraska Fiscal Agency in New York Countersigned:

> City Treasurer. (Form of Coupon)

Alliance, Nebraska, has heretofore No. ssued its municipal coupon City On the first day of July, A. D. Park bonds, consisting of five bonds 19..., the City of Alliance will pay to Francis M. Watson, deceased, and shall be exempt from any lien or in the denomination of \$1,000 each, the bearer twelve and 50-100 Doland payable on the first day of Aug- States of America, at the office of the ust, 1921, redeemable at the option State Treasurer in Lincoln, Nebrasand 2-3 feet from the northwest cor-ner of said lot 65; thence south par-cedent left no will but died intestate, after its passage, approval and pub-first day of August, 1915, and bear-bond dated January first, 1917, and ing interest at the rate of five per bearing

centum per annum, payable annual- No. ly, both principal and interest being payable at the Nebraska Fiscal Agency in New York City, New York; and

Whereas, pursuant to lawful pro-

Whereas, there are not sufficient funds in the treasury of said city to pay the said bonds, and there will not be sufficient money in the treasurp to pay said bonds at maturity; and,

Whereas, the Mayor and Council may by ordinance duly passed by a two-thirds vote issue bonds to pay off any bonded debt without a vote Whereas, the Mayor and Council

deem it advisable to issue the nego-Be it ordained by the Mayor and tiable coupon bonds of said city in

the aggregate amount of twelve thousand dollars, bearing interest at Whereas, it having been adjudged, the rate of five per centum per an-

> Therefore, be it ordained by the 217 of the Session Laws of Nebras-Mayor and Council of the City of Al- | ka, 1912.

Section 1. That by virtue, and in pursuance of Section 4830 of the Re-

vised Statutes of Nebraska, 1913, bonds hereby authorized shall be

interest shall be represented by 56.25 forty coupons attached to each bond. 56.25 each coupon representing a half 56,25 yearly papment of interest upon the to produce the sum of twelve hunbond to which it is attached. The dred dollars for interest; 56.25 said bonds shall be signed by the In each of the years 1918 to 1920. Mayor, attested by the City Clerk, inclusive, a tax sufficient to produce

56.25 and bear the city seal, and be coun-

(Facsimile Signature)

STATE AUDITOR'S REGISTRA-TION CERTIFICATE I, the undersigned, the duly quali-

fied and acting auditor of public accounts of the State of Nebraska, do hereby certify that this bond has been regularly and legally issued and has been registered in my office in a

book kept by me for such purpose, all in accordance with the provisions of Chapter 217 of the Session Laws of Nebraska, 1913, all proceedings relative to the issue of this bond taken by the City of Alliance, and the data filed in my office being the basis of this certificate.

State Auditor of Public Accounts. COUNTY CLERK'S REGISTRATION CERTIFICATE.

I, the undersigned, the duly qualified and acting county clerk of Box of equalization, that the several lots, standing bonded indebtedness of the Butte County, Nebraska, do hereby lands and pieces of real estate here- said city as aforesaid, thus extending certify that this bond has been duly inafter referred to, have each been the time of paying the said indebted- registered in my office in a book kept by me for such purpose, in accordance with the provisions of Chapter

County Clerk of Box Butte County, Nebraska.

Section 4. When said refunding ance to the amount of 'welve thous- ceeds shall be used exclusively for ing of the alley in paving district No. and dollars, for the purpose of re-the purpose of paying and redeem-ing the bonds so to be refunded, and Section 2. That said refunding and the new bonds thus issued in place thereof shall be the valid and bonding obligations of the City of Alliance.

Section 5. The interest falling due on the said bonds in the year 1917 shall be paid out of the general each piece of property being to the bonds of the denomination of five fund for the said interest, and to right of the description of property, hundrer dollars each, numbered meet the interest accruing on the from one to twenty-four, inclusive, said bonds after the year 1917, and sand curbing in said improvement ORIGINAL TOWN OF ALLIANCE, and both principal and interest of for the jurpose of creating a sinking BOX BUTTE COUNTY, NEBRAS- the said refunding bonds shall be fund for the ultimate payment of the payable at the office of the State caid bonds, there shall be, and there Treasurer of the State of Nebraska, are hereby, levied on all the taxable Levy in the city of Lincoln, Nebraska. The property in said City, in addition to all other taxes, direct annual taxes, as fololws, to-wit:

In the year 1917, a tax sufficient

the sum of six hundred dollars for

NOT MADE BY THE TRUST CALUMET BAKING POWDER CO CHICAGO

t any time after the second day of first day of January, A. D. 1917. (Signed) January, 1914, and bearing interest at the arte of six per centum per an- Attest: Mayor. num, payable annually, both principal and in terest being payable at the

\$12.50 City Treasurer.

Light As a **Feather** "Talk about light,

"As

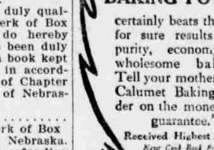
fluffy, tempting and wholesome Jelly Rolls,

CALUME

der on the money-back guarantee." Received Highest Awards

New Cook Book Free-See Slip in Pound Can.

BAKING POWDER



Whereas, it having been adjudged, 1, in the said city of Alliance, determined and established by the amounting to the sum of \$1305, be, standing bonded indebtedness of the the bonds so paid and redeemed shall council of said city, sitting as a board and the same is, hereby levied and said City, as hereinbefore set forth. thereupon be immediately cancelled of equalization, that the several lots, assessed against the lots, parts of lands and pieces of real estate here- lots and real estate, according to the specially benefitted to the full amount said improvement in said paving dis- utely due January first 1937, and herein levied against each af said trict No. 1, on the following describ- redeemable at the option of the City lots, parts of lost, land and rear es- ed lots, parts of lots and real estate, at any time after five years from the tate, respectively by reason of the as follows, to-wit: The description of date thereof, and shall bear interest 1917 shall be paid out of the general curbing in said improvement dis- property being to the left, and the at the rate of fiveper centum per antrict No. 8 in the city of Alliance, foot front and amount levied against num, shall consist of twenty-four pose of reimbursing the said general

as follows:

16

KA.

Block

Lot

Block 16

\$56.25 56.25 25 Block 16

56.25

against lots, parts of lots and real es-25 56.25 tersigned by the City Treasurer, and Block 16 Lot interest. braska; Gien Gentle, of Alliance, Netate according to the foot frontage of Lot 10 Passed third reading Dec. 28th 56.25 the coupons attached to such bonds braska; Mrs. Glen Gentle, of Alli-Block 16 In each of the years 1921 to 1937, the lots, parts of lots, lands and real Lot 11 56.25 shall be signed by the facsimile sig-1916. Block ance, Nebraska. inclusive, a tax sufficient to produce estate, a butting to the said improve- Lot (Signed) PENROSE E. ROMIG. 56.25 nature of the City Treasurer. Block 16 12T. J. O'KEEFE, Register. the sum of fourteen hundred dollras ment according to the sepcial bene- Lot 13 Section 3. The said refunding for interest and eight hundred dol-Attest: Mayor. Block 16 130292.50 3-5t-787-7534 fits received by reason of said im- Lot 19 Carter Calder, City Clerk. Block 16 112.50 bonds and the coupons and certifi-50 provement in said improvement Dis- Lot 20 lars for principal: 6-11-796-7543 NOTICE Block 16 50 112.50 cates thereto attached shall be in And said taxes when so collected trict No. 8 on the following describ-112.50 substantially the following form, to-To Hamilton Hall, John Hall Lot 21 Block 16 50 shall be applied solely to the purpose LIGHTS AND NEW HOTEL ed lots, parts of lots and real estate Mary Hall Bitts, Jemima Hall Murwit of paying the interest and principal Avoca.-At a recent meeting of the as follows: The description of the UNITED STATES OF AMERICA phy, Iva Hall, Charles Hall and How-\$1305.00 of said bonds, respectively, and for Dunbar Community Club the erection That said special taxes levied as STATE OF NEBRASKA. lots or parts of lots being written on ard W. Hall, heirs of Hamilton Hall, no other purpose whatever, until the of a new twenty-five room hotel was the left and the foot frontage and COUNTY OF BOX BUTTE the unknown heirs, devisees, legataforesaid on said lots, parts of lots bends so authorized under this orddecided upon and also the installation amount assessed against each lot to Municipal Coupon Bond of the ces and personal representatives, and and real estate shall become delininance, principal and interest, shall of an electric light system for the the right thereof, as follows: CITY OF ALLIANCE. all other persons interested in the quent as follows: One tenth of the have been fully paid, satisfied and city. ORIGINAL TOWN OF ALLIANCE total amount so levied on said lots REFUNDING BOND. estate of Hamilton Hall, deceased, discharged; but nothing herein con-BOX BUTTE COUNTY, NEBRAS will take notice that on December 6. No. \$500.00 and real estate shall become delintained shall be so construed as to The Habit of Taking Cold KA. The City of Alliance, in the Coun-1916, Elizabeth Hall, Plaintiff, filed quent in fifty days from the passage, prevent said City from applying any With many people taking cold is Amt. o approval and publication of this ordty of Box Butte, in the State of Neher petition in the District court of other funds that may be in the treashabit, but fortunately one that is Description Ft. Front levy braska, for value received, asknowl-Box Butte County, Nebraska, against inance, one tenth in one year, one ury of the City and available for easily broken. Take a cold sponge Block Lot 10 15 130 \$46.80 said defendants, the object and praytenth in two years, one tenth in edges itself indebted and hereby that purpose, to the payment of inbath every morning when you first Block 15 155 55.80 er of which are to foreclose a mortthree years, one tenth in four years, promises to pay to bearer the sum get out of bed-not ice cold, but a terest or principal as the same recage deed executed February 6, 1913, by Robert C. Wright and Lina Lot Block 15 25 9.00 one tenth in five years, one tenth in of five hundred dollars, in lawful temperature of about 90 degrees F. spectively mature, and the levy or Block 15 25 9.00 six years, one tenth in seven years, money of the United States of Amer-Lot levies herein provided for may there-Also sleep with your window up. Do 25 Block 15 9.00 Wright, his wife, defendants, to Lot ica, on the first day of January, A. one tenth in eight years, one tenth in this and you will seldom take cold. upon to that extent be diminished, Block 15 25 9.00 nine years after said levy, and be- D. 1937, with interest thereon at the Lot Hamilton Hall, defendant, upon the and upon the payment of the princi-When you do take cold take Cham-25 ing from the passage, approval and rate of five per centum per annum, Block 15 9.00 NW ¼ Section 28, Twp. 28, N. of Range 49, W. 6th P. M. in Box Butte Lot berlain's Cough Remedy and get rid pal of any of the bonds issued here-155 Lot Block 22 55.80 publication of this ordinance. Each payable semi-annually on the first of it as quickly as possible. Obtainuuder in said manner, or by the use Block 22 25 9.00 of said installments except the first day of July and the first day of Jan- of the sinking fund herein provided Lot County, Nebraska, to secure the payable everywhere. Block 22 130 46.80 shall draw interest at the rate of 7 uary in each year, both principal and Lot ment of three promissory notes for for, the levy or levies herein provid-Adv-Jan per cent per annum from the time interest being payable at the office of \$300 each, and becoming due and ed for the payment of interest may OUNTY ADDITION TO ALLI of the levy aforesaid until the same the State Treasurer in Lincoln, Nepayable March 1, 1916, March 1, FINDS KNIFE BURIED IN TREE to that extent be diminished. ANCE, BOX BUTTE COUNTY 1917, and March 1, 1918, respectiveshall become delinquent, and after braska, upon presentation and sur-Hartington .--- A knife blade which Section 6. The faith and credit of NEBRASKA. ly; said mortgage, provided that de the same has become delinquent the render of this bond and the annexed has stuck in an oak tree for nearly all taxable property within the lim-Amoun same shall draw ten per cent per an- coupons as they respectively become fifty years was recovered recently by fault of payment of the interest or its of said City as they now exist or Description Ft. Front of levy principal on any one of said notes, num until the same shall be paid. due. County Surveyor J. D. Clair Smith. may be hereafter extended, are here-Lot 68 180 \$64.80 The said City reserves the right when same shall become due and Section 3. That the entire amount He was running a survey and discovby and shall continue to be pledged payable shall cause all of said notes Lot 69 18.00 5.0 ered the handle of a knife sticking of taxes so levied and assessed on however, to redeem this bond at any for the payment of said bonds and out of an oak. He chopped out the 50 18.00 Lot 7 any of said lots, parts of lots or real time after five years from its date, to become due and payable; that dethe interest thereon, and the proper fault in payment has been made and Lot 71 50 18.00 section containing the blade. The estate may be paid by the owner or according to law. officers of said City of Alliance shall 50 18.00 This bond is issued by said City Lot 72 curio was presented to the city lithere is now due and payable thereon owners of said lots, parts of lots or continue to assess, levy and collect 180 64.80 the sum of \$998.90, with interest at Lot 73 real estate, or the entire equal pro- for the purpose of refunding and rebrary. said special taxes, and shall apply 7 per cent per annum from Septem-Lot 74 180 64.80 rate proportion of said tax on any of deeming a like amount of the valid the proceeds thereof solely to the Found a Sure Thing ber 25, 1916, for which sum, with Lot 75 5.0 18.00 said lots, parts of lots or real estate outstanding bonded indebtedness of payment of said municipal bonds I. B. Wixon, Farmers Mills, N. Y., 50 18.00 may be paid by any person within said City, by virtue of and in full ipterests and costs, plaintiff prays Lot 76 and the interest thereon, until the 50 has used Chamberlain's Tablets for for a decree, that defendants, Rob- Lot 77 18.00 fifty days of said levy and thereupon conformity and compliance with the same shall have been fully paid. 5.0 18.09 such lots, parts of lots or real estate provisions of Section 4830 of the Reyears for disorders of the stomach ert C. Wright and Lina Wright, be Lot 78 Should the special tax hereby pro-180 and liver and says, "Chamberlain's required to pay same, and in default Lot 79 vised Statutes of Nebraska, 1913, shall be exempt from any lien or vided for not be sufficient for the Tablets are the best I have ever 64.80 charge therefore for the amount of and all other statutes thereunto enof such p ymeni, said premises may Lot 80 180 payment of the interest on such munused." Obtainable everywhere. he sold to satisfy the amount found Lot \$1 50 18.00 such levy so paid. abling, and of the constitution of the icipal bonds or the principal there-50 18.00 Adv-Jan due; that said mortgage and 3 notes Lot 82 Section 4. That this ordinance State of Nebraska, and pursuant to of, or both, at the time and in the RED CLOUD TO HAVE LIBRARY were assigned by said Hamilton Hall Lot 83 50 18.00 shall take effect and be in force from an ordinance of ' said . City, duly manner herein provided, and accord-Red Cloud.—At a meeting of the city council J. W. Auld, cashier of the 50 to plaintiff; that plaintiff is now the Lot 84 18.00 and after its passage, approval and adopted, approved, published and ing to the terms of said bonds then owner and holder of same; that each Lot \$5 180 64.80 made a law of the said City prior to publication occarding to law. said principal or interets, or both, 180 state bang at Red Cloud, presented and all of the above named defend- Lot 86 64.80 the issuance of this bond, for the Paased first reading, January 9. shall be paid out of the general fund 18.00 1917. a proposition by which W. T. Auld ants may be forevor barred an dfore- Lot 87 50 purpose of authorizing the refunding of the City of Alliance; and should of Omaha, a former citizen of Red closed of any and all right, title, in- Lot 88 50 18.00 of a like amount of the valid out-Passed second reading, January 9 there be any surplus raised by such Cloud, and part owner of the state 50 18.00 1917. terest or equity of redemption in and Lot 89 standing bonded indebtedness of said special tax remaining on and after bang, agrees to present the city with 50 18.00 'o said premises, and for such other Lot 90 Passed thir reading, January 9. City. the payment of the entire principal \$20,000 to purchase a site, building 64.80 1917 180 It is hereby certified that every reand further relief as may be just and Lot 91 and interest on such indebtedness, and furnish a library building, also quirement of law relating to the isequitable. (SEAL) PENROSE E. ROMIG. \$1065.60 Attest: then such surplus shall be transferprovide books, the city to appropriate You are required to answer said 2960 sue hereof has been duly complied Mayor. red to said general fund of the City \$1,000 per year for maintenance. eTh That said special taxes levied as apetition on or before the 5th day of Carter Calder, City Clerk. with, and that this bond and the inof Alliance. council promptly accepted Mr. Auld's foresaid on said lots, parts of lots February, 1916. Approved this 9th day of January, debtedness so refunded and redeemond real estate shall become delin- 1917. Section 7. All ordinances or parts proposition. ELIZABETH HALL, ed hereby are within every debt limit quent as follows: One tenth of the 6-2t-794-7541 of ordinances in conflict with this and other limit prescribed by law Plaintiff. G. M. Burns, principal of the Cen-Burton & Reddish, her attorneys. ordinance are hereby repealed. total amount so levied on said lots and the constitution of the State of tral school, on Friday made a trip to-Section 8. This ordinance shall and real estate shall become delin-**ORDINANCE UMBER 226** Nebraska, and that the indebtedness 3-5t-789-7536 Lincoln, accompanied by Mrs. Burns. quent in fifty days from the passage AN ORDINANCE PROVIDING FOR of the City has not been increased by take effect and be in full force from Mr. Burns returned Sunday night Order of Hearing on Petition IN THE COUNTY COURT OF BOX and after its passage, approval and approval and publication of this ord-THE ISSUE, AND PRESCRIBING the issue hereof, and that provision while she remained there for the has been duly made for the collec- due publication, and shall be irreinance, one tentth in one year, one THE FORM AND DENOMINAweek, taking medical treatment and BUTTE COUNTY, NEBRASKA. tenth in two years, one tenth in three OF TWELVE THOUSAND tion of an annual tax sufficient to pay pealable until the bonds hereby auth-TION visiting their daughter, who is at-DOLLARS OF REFUNDING the interest on this bond as it falls orized shall have been fully paid and BONDS OF THE CITY OF ALLI- due, and also to constitute a sinking satisfied. In the Matter of the Estate of Franyears, one tenth in four years, one tending the university. cis M. Watson, Deceased. tenth tin five years, one tenth in six To all persons interested in the es-ANCE, AND PROVIDING FOR A fund for the payment of the principal years, one tenth in seven years, one Mr. Business Man, on your next Passed and adopted and approved tate of Francis M. Watson, deceased, thereof within the time required by tenth in eight years, one tenth in TAX TO PAY THE SAME. by the Mayor and Council this 28th trip take along some artistically both creditors and heirs: nine years after said levy, and being Whereas, pursuant to lawful proday of December, 1916. printed business cards. The expense law. You will take notice that a peti-IN TESTIMONY WHEREOF, the from the passage, approval and pubeedings had and taken, the city of Passed first reading Dec. 28th. is light and they are business getters. tion was filed herein by George W. lication of this ordinance. Each of Allinace, Nebraska, has heretofore Watson on December 9, 1916, stat- said installments except the first issued its municipal coupon City lication of this ordinance. Each of Allinace, Nebraska, has heretofore City of Alliance has caused this bond 1916. The Herald's job printing edpart-

to be signed by the Mayor, attested ing that Francis M. Watson depart- shall draw interest at the rate of 7 Hall Bonds, consisting of seven by the City Clerk, with the seal of 1916.

Passed second reading Dec. 28th,

ment will turn them out promptly. Phone 340 and we will call.