TUESDAY, JULY 17, 1900.

IRA L BARE, EDITOR AND PROPRIETOR

SUBSCRIPTION BATES,

Entered at the North Platte (Nebraska) postoffice as second-class matter.

Republican Ticket.

NATIONAL.

For President, WILLIAN McKINLEY. For Vice President, THEODORE ROOSEVELT.

STATE.

CHARLES H. DIETRICH. For Lieutenant Governor, E. P. SAVAGE, For Secretary of State, GEORGE W. MARSH For Treasurer. WILLIAM STEUFFER. For Auditor, CHARLES WESTON. For Attorney General, FRANK N. PROUT. For Land Commisioner. FRED D. FOLMER. Supt. of Public Instruction, W. K. FOWLER, Presidential Electors JOHN F. NESBITT, R. B. WINDHAM, EDWARD ROYSE, L. W. HAGUE, S. P. DAVIDSON, JACOB L. JACOBSON, JOHN L. KENNEDY, JOSEPH L. LANGER.

For Congress, Sixth District, MOSES P. KINKAID.

COUNTY. For County Attorney. H. S. RIDGLEY.

In 1896 the assessed valuation of Bryan's personal property in Lin-coln was \$260, in 1900 it is \$4,560. There are now at the Paris Es-Four years more of McKinley prosperity and Bryan will, at the same rate of increase, be one of the wealthiest men in Nebraska. Stand up for McKinley prosperity.

A PROMINENT democrat at Washington makes the statement that New York democrats concede the election of McKinley and Roosevelt. Half of the eastern democrats are not believers in Bryanism, and few of the real leaders are for him, ejectment. For these reasons his defeat is predicted by the New Yorkers.

THE Bryanites who four years ago were positively certain that no tarm products could advance in price without the free and unlimited coinage of silver, are invited to worth \$180,000,000, or \$47,000.000 Compare the price of hogs at South of than in 1896. This sort of the compare the price of hogs at South of the price expansion is what the democrat in July, 1900; and likewise the price call "imperialism." of cattle in the same years. Such I do not care to hold office un

THE latest authentic news from China is to the effect that every foreigner in the disturbed districts has been killed, the hope for the tem." We have it by order of the Expenses safety of the embassadors and 7.104,779 people who voted for Mc-others at Pekin having entirely dis- Kinley in 1896. appeared. In addition to this comes the news of a battle in which the United States troops were badly cut up, twenty-five per cent longer a live issue. But Boss of the Ninth Infantry being killed Bryan wanted it, and Prince David or wounded, among the killed being voted for it, so that settled it. Major Regan and Captains Bookmiller, Wilcox, Noyes and Colonel ation and costly in men and money.

"FEWEST Failures for Eighteen Years" is the headline on Bradstreets' record for the first half of this year. That non-partisan bus-iness journal says: "The number of failures reported for the first six months of the calendar year 1900 is the smallest noted for eighteen years past. Compared with a year ago, the falling off in number is 3 3 per cent, while compared with 1898 the decrease is 25 per cent, and even larger decreases are noted when comparisons are made with the first half of the years 1897 and 1896. This year, in fact, for the first time in eighteen years, the six months' failures have fallen below 5,000 in number.'

SENATOR HILL says that a majority of the committee on resolutions were opposed to 16 to 1, until the order came from the Lincoln boss, demanding that it be incorporated in the platform. Even then, according to the senator, the states of Ohio, Illinois and New York, where there are a few electoral votes that will be counted in the next presidential election, remained firm and a 16 to 1 plank would not have been recommended had it not been that the territories of Oklahoma and Alaska yielded to the dictation of Czar Bryan. Thus insignificant territories that do not even vote in the electoral college virtually determined the policy of the democratic party and wielded an influence greater than states like New York and Ohio. The latter are pivotal states in this campaign. It was political suicide for the democrats to decline to respect their wishes in regard to the financial plank .- J. Sterling Morton's Conservative.

Populists who were republicans, from an independent movement, did platform does the same thing. not leave the republican party for love of the democratic party or with expectation of being drawn to desperate agitators. They have into and swallowed up by the dem- their Pettigrews in China. ocrats. Such persons should very carefully consider the present situation, and consider whether or not the democratic party is not now absorbing the populist party. Nationally the fight is between the republicans and the democrats. Either the Philadelphia ticket or the Kansas City ticket will be elected. Where does the populist who left the republican party, but not to join the democratic party. now wish to stand? Did the democratic party while in power do any thing to advance the material interests of the country and its people? former republican to it? Is it not BEDELL & DENT, better for all men who have been republicans to stand with the party to which they formerly belonged—

PHYSICIANS AND SURGEONS,
Offices: North Platte National Bank
Building, North Platte, Neb. better for all men who have been to which they formerly belongedthe party of progress and development; the party that has raised T C. PATTERSON, this nation to commercial supremacy; that has turned the balance of trade in our favor, instead of against us; that has put all the industries into successful operation, given labor remunerative employment, and that has opened up new markets and extended old ones. Think over these things, and cast your lot with the republicans and against the democrats. You will A. H. DAVIR. not find perfection in any party, but you will find more of it to the square inch in the republican party. than to the square foot in the democratic party. - Lexington Pioneer.

PERIFNENT PARAGRAPHS.

The republican platform doesn't equivocate or dodge. Every issue ATTORNEYS AND COUNSELORS is fairly met and frankly treated.

The Goebelites are now in possession of all the Kentucky State offices. The delivery of the

There are now at the Paris Exposition five Kansas farmers from one township. This is merely a sample prosperity fact.

The republican majority in Oregon was over 11,000, and it was piled up against complete fusion. What will it be in other states?

Mr. Altgeld has announced his intention of retiring from politics since the Kansas City convention. He will not wait for the November

Recipts of the national treasur for the fiscal year just ended wer \$568,988,848, and the expenditures \$487,759,171, making a surplus to the year of \$81,229,777.

comparisons will show how utterly less it enables me to do something absurd were the claims of the to aid the people in their figh come tax?

> Boss Bryan's silver plank demands 'an American financial sys-

Eighty-one per cent of the delegates to the democratic convention recognized that 16 to 1 was no

The New York World (Dem.) asks if we are to have a more Approved: Liscom mortally wounded. The distinctively American financial losses of other nations engaged in system, why not also an American the battle were equally heavy. It vardstick, an American gallon, or Chinese trouble will be of long dur- ially when selling the Tammany trust ice?

Woman

wants to put out a fire she doesn't heap on oil and wood. She throws on water knowing that water quenches fire. When a woman wants to get well from diseases peculiar to her sex. she should not add fuel to the fire already burning her life away. She should not take worthless drugs and potions composed of harmful narcotics and opiates. They do not check the disease—they do not cure it—they simply add fuel to the fire.



\$1.00 per bottle at any drug store. The Bradfield Regulator Co. Atlanta, Ga. ර්යයයෙයෙයෙක

HISTORY repeats itself. and who left that party because democratic platform of 1865 dethey believed good would come clared the war a failure; the 1900

The trouble in China is all due

The rain Sunday night covered a greater part of the state, the fall here being the lightest at any point reported. At some points the fall reached over five inches, notably at Superior and Wilber.

PROFESSIONAL CARDS.

F. F. DENNIS, M. D.,

HOMOEOPATHIST, Over First National Bank, NORTH PLATTE, NEBRASKA.

C. V. BEDELL.

ATTORNEY-AT-LAW. Office over Yellow Front Shoe Store NORTH PLATTE, NEB.

S. RIDGELY,

ATTORNEY-AT-LAW. Office in Hinman Block, Dewey street. NORTH PLATTE, - NEBRASKA

DAVIS & ROACH

ATTORNEYS-AT-LAW NORTH PLATTE, - NEBRASKA Grady Block Rooms 1 & 2.

W. V. HOAGLAND J. S. HOAGLAND. Hoagland & Hoagland,

Office over McDonald's Bank. NORTH PLATTE, NEB. WILCOX & HALLIGAN,

ATTORNEYS-AT-LAW. NEBRASEA Office over North Platte National Bank.

Legal Notices.

STATEMENT

Of the condition of the Mutual Building and Loan Association of North Platte, Ne-braska, on the 30th day of June, 1903.

s	ASSETS.		
	First mortgage loans		
1000	Stock loans	8,800	
r	Real estate	6.040	
-	Cash	4	04
-	Dennquent interest, premiums and	Value of the last	40
Y	fines and dues	1.398	
y	Expenses and taxes paid	505	
	Other assets.	106	18
8.	Totalsi	12 05.1	41
r	LIABILITIES.	***	
	Capital stock paid up	23.986	47
11	Reserve fund	500	100
(50)	Undivided pronts	3,473	(33
e	Advance payments	1,870	
Ю	Premiums unearned	13,424	91
of	Total 8	143.254	41
ts	RECEIPTS AND EXPENDITURE THE YEAR ENDING JUNE 30,	1900.	OR
	RECEIPTS.		
1-	Balance on hand July 1, 1900	8 14	1 50
g	Dues	19.391	0.0
	Interest, premiums and fines	7,500	r (N)
ıt	Other fees	111	25
1	Real estate	500) OC

un of for the year 1894 in the sum of 6.89, for 25 00 the year 1895 in the sum of 6,64, in the year 1897 in the sum of 9 87, for the year 1898 in the sum of 4.84, amounting in 685.21 the total sum of 57.00, with interest at Stocks redeemed.... Cash on hand..... Taxes and insurauce. 7 50 the first day of May, 1900, all of which

State of Nebraska Lincoln county, ss.
I. Samuel Goozee, secretary of the above named association, do solemnly swear that the foregoing statement of the condition of said association, is true and correct to the best of my knowledge and belief.

SAMUEL GOOZEE, Secretary, Subscribed and sworn to before me this 9th day of July, 1909.

Subscribed and second of the second of July, 1960.

W. H. McDonald, Notary Public.

W. H. McDonald, Notary Public.

T. C. Patterson, F. T. Redmond, Directors W. J. Roche.

LEGAL NOTICE.

J.EGAL NOTICE.

Samuel Weich, defendant, will take notice that on the 30th, day of June, 1990, Harriet E. Weich, plaintiff herein, filed her petition in the district court of Lincoln county, Nebraska, the object and prayer of which are to obtain a decree of divorce from you on the grounds of you having wilfully abandoned plaintiff for more than two years prior to ning of the said petition.

You are required to answer said petition on or before the 13th day of August, 1990, 134

HARRIET E. WELCH, Plaintiff.

BHERIFF'S SALE.

By virtue of an order of sale issued from the district court of Lincoln county, Nebraska, under a decree in an action wherein Emily Kemshall is plaintiff and John Begley, et. al. are defendants, and to me directed, I shall on the 18th day of July, 1900, at I o'clock p. m., offer at public auction and sell to the highest bidder for cash, at the east front door of the court house in North Platte, Lincoln county, Nebraska, the following described real estate to-wit: The south half of the northcast quarter and lots one and two, of section two, in township twelve, north of range thirty-four, west Sixth principal meridian in Lincoln county, Nebraska.

Dated June 14, 1900. j156 Ti TIM T. KELIHER, Sheriff,

Legal Notice.

The defendants Nebruska Loan and Trust Company and Thomas Crozier will take notice that on the 18th day of June, 1900, the plaintiff, the County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer which is to foreclose certain tax liens The defendants Stephen A. Aibro. Dana Albro. Samuel Afbro and Mrs. Albro his wire first name unknown Phoenis Investment Co., Wilber A. Brothwell and Mrs. Brothwell his wife first name unknown will take notice, that on the 24th day of June, 1860, the plaintiff. The County of Lincoin. a corporation filed its petition in the district court of Lincoin county. Nebraska, the object and prayer of which is to foreclose certain tax heus, duly assessed by said plaintiff against the southwest quarter of section 6, in township 10, north of range 38, west of the Sixth principal meridian. Nebraska, for the year 1896 in the sum of \$5.76; for the year 1896 in the sum of \$5.76; for the year 1897 in duly assessed by said plaintiff against the south balf of the Northwest quarter and the east half of the Southwest quarter of Section 20, in Township 9 north, Rauge 27 west of sixth principal meridian, Nebraska, for the year 1894 in the sum of \$14.36, for the year 1895 in the sum of 13.85, for the year 1896 in the sum of 14.57, for the year 1897 in the sum of 13.58 and for the year 1898 in the sum of 0.65, amounting in the total sum of 88.37, with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and udpaid,

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem-

You and each of you deferdants are required to answer said petition on or before Monday, the 20th day of Au-

11104

THE COUNTY OF LINCOLN. A Corporation, By H. S. Ridgely, its Atty. Legal Notice.

LEGAL NOTICE

The defendants John E. Knowles. — Energy his wife, first name unknown. B. A. Simpson, trustee, first name unknown. B. A. Simpson, first name unknown. P. B. Gavin, first name unknown. — Gavin, his wife, first name unknown, and the State Bank of Wallare, a corporation, will take notice that on the 3d day of April. 1900, the plaintiff The County of Lincoln, a corporation, Bied its petillon in the district court of Lincoln county, Nebraska, the object and prayer of which is to forcelose certain tax liens, duly assessed by said plaintiff against the oortheast quarter of southwest quarter, south half of southwest quarter and northwest quarter of southeast quarter of section six, in twenship twelve, north of range thirly-three, west of Sixth principal meridian. Nebraska, for the year 1856 in the sum of nineteen dollars and thirly-two cents, for the year 1856 in the sum of len dollars and sixty-one cents, for the year 1856 in the sum of len dollars and sixty-one cents, for the year 1856 in the sum of elector dollars and ninety-eight cents; for the year 1856 in the sum of elector dollars and onety-eight cents; for the year 1858 in the sum of eight dollars and interpeaven cents; for the year 1858 in the sum of eight dollars and forty-nine cents; amounting in the total sum of eighty-seven dollars and twenty-eight cents; with interest at the rate of ten per cent per annum from the 1st day of April, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises.

You and each of you defendants, are required to answer said petition on or before Monday, the 6th day of August, 1900.

THE COUNTY OF LINCOLN,

A Corporation.

1294. By H. S. Ridgley, its Attorney. The defendants J. R. Honeywell, first name unknown, -- Honeywell his wife name unknown, -and John Doe, true name unknown, will take notice that on the 18th day of take notice that on the 18th day of June. June, 1900, the plaintiff, The County of 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the District Court of Lincoln County, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of section 5, township 9, north of range 27, west of Sixth principal meridian, Nebraska, for the year 1895, in the sum of 87,53; for the year 1896, in the sum of 6.84; for the year 1896, in the sum of 6.71; for the year 1897, in the sum of 7.54; for the year 1897, in the sum of 4.88; amounting in the total sum of \$44.98; with interest at the rate of ten per cent per annum from in the total sum of \$44.98; with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and unpaid. which is due and unpaid.

of said tax liens and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 20th day of August, 1900.

By H. S. Ridgley, its Attorney

LEGAL NOTICE.

LEGAL NOTICE.

unpaid.

Plaintiff prays a decree of foreclosure of said tax liens and a sale of said prem-

Legal Notice.

The defendants, Lowis H. Ireland, -

- Ireland, his wife, first name unknown,

Annie F. Deyo and John Doe, true

name unknown, will take notice that on the 18th day of June, 1900, the plaintiff,

tain tax liens duly assessed by said plaintiff against the west half of the

Nebraska, the object and prayer of

which is to foreclose certain tax liens,

duly assessed by said plaintiff against

the southeast quarter of section 3, in township 9, north of range 27, west of Sixth principal meridian, Nebraska, for the year 1891 in the sum of \$6.69; for the

year 1895 in the sum of 684; for the year

1896 in the sum of 10.21; for the year

1897 in the sum of 9.54; for the year 1898

in the sum of 6.14, amounting in the

total sum of \$52.06; with interest at the

rate of ten per cent per annum from the

first day of May, 1900, all of which is

Plaintiff prays a decree of foreclosure of said tax lieu and a sale of said prem-

THE COUNTY OF LINCOLN,

LEGAL NOTICE.

A Corporation.

By H. S Ridgley, its Atty.

due and unpaid.

THE COUNTY OF LINCOLN,
A Corporation.
By H. S. Ridgley, its Atty. j1104

Legal Notice.

The defendants Calista M. Dudley.

Dudley her husband, first name unknown, Adda M. Collins, assignee. Smith Bros. Loan and Trust Company and John Doe, truename unknown, will take notice that on the 25th, day of June, 1909, the plaintiff. The County of Lincoln a corporation, filed its its petition in the district court of Lincoln county. Nebraska, the object and prayer of which is to foreclose certain tax fleus, duly assessed by said plaintiff against the northwest quarter of section 1, in township 13, north of range 33, west of Sixth principal meridian, Nebraska, for the year 1854 in the sum of \$12.82; for the year 1854 in the sum of \$12.81; for the year 1856 in the sum of \$11.30, for the year 1856 in the sum of \$11.30, for the year 1856 in the sum of \$11.50; for the year 1858 in the sum of \$11. The defendants J. R. Poneywell, first name unknown, — Honeywell his wife, first name unknown, Charles Maples and John Doe, true rame unknown, will take notice that on the 18th day of June, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by raid plaintiff against the northwest quarter of section 3, in assessed by said plaintiff against township 9, north of range 27, west of the southwest quarter of section 5, Sixth principal meridian, Nebraska, for rate of ten per cent per annum from the first day of May, 1950, all of which is due and in township 9, north of range 27, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of 87.53, for the year 1895 in the sum of 6.81; for the year 1896 in the sum of

first day of May, 1966, and of unpaid,
Piaintif prays a decree of foreclosure of said tax lien and a sale of said premises.
You and each of you defendants are required to answer said petition on or before Monday, 19th day of August, 1900.

THE COUNTY OF LINCOLN,
A Corporation.

J1134 By H. S. Ridgley, its Attorney. 7.54; for the year 1898 in the sum of rate of ten per. cent per annum from the 488; amounting in the total sum of first day of May, 1900, all of which is due and unpaid. The defendants Catherine E. Wivill.—
Wivili her husband, first name unknown, will take notice that on the 25th day of June, 1909, the plaintiff. The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the northeast quarter sect on 21, in township 13, north of range 33, west of the Sixth principal meridian. Nebraska, for the year 1894 in the sum of \$14.62, for the year 1894 in the sum of \$12.06, for the year 1896 in the sum of \$17.74, for the year 1896 in the sum of \$17.74, for the year 1897 in the sum of \$10.24, for the year 1898 in the sum of \$10.24, for the year 1898 in the sum of \$10.24, for the year 1898 in the sum of \$10.24, for the year the per cent per annum from the first day of May 1900, all of which is due and unpaid

of said tax lein and a sale of said prem You and each of you defendants are required to answer said petition on or before Monday, the 20th day of August, 1900.

Plaintiff prays a decree of foreclosure

THE COUNTY OF LINCOLN.
A Corporation

By H. S. Ridgley, its Atty. Legal Notice.

The defendants J. R. Honeywell, first

name unknown, —— Honeywell his wife, first name unknown and Charles Maples, or said tax little lises.
You and each of you defendants, are required to answer said petition on or before Monday, the 20th day of August, 1900.
Dated July 11, 1900.
THE COUNTY OF LINCOLN.
A Corporation.
J-134 By H. S. Ridgley, its attorney. will take notice that on the 18th day of June, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the northwest cuurter of section 7, in township 9, north of range 27, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of \$7.53; for the year 1895 in the sum of \$.54; for the year 1896 in the sum of 9.28; for the year 1897 in the sum of 8.67; for the year 1898 in the sum of 6.98; amounting in the The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certotal sum of \$55.38, with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is

due and unpaid. Plaintiff prays a decree of foreclosure of said tax lien and a sale of said prem-

southwest quarter of Section 31, in Township 9 north, of Ringe 27 west of the Sixth principal meridian, Nebraska, for the year 1893 in the sum of \$5.60, You and each of you defendants are

the Sixth principal meridian, Nebraska, for the year 1893 in the sum of 6.85, for the year 1895 in the sum of 6.85, in the year 1895 in the sum of 6.85, in the year 1895 in the sum of 9.87, for the year 1895 in the sum of 9.87, for the year 1895 in the sum of 9.87, for the year 1895 in the sum of 9.87, for the year 1895 in the sum of 9.87, for the year 1895 in the sum of 9.87, for the year 1895 in the sum of 9.87, for the year 1895 in the sum of 1.84, amounting in the total sum of 5.76, 90, with interest at the rate of ten per cent per annum from the first day of May, 1990, all of which is due and unpaid.

Plaintiff prays a decree of fore-closure of said tax lien and a sale of saif premises.

You and each of you defendants are required to answer said petition on or before Monday, the 20th day of August, 1900.

The County of Lincoln, a corporation, jy104 By H. S. Ridgley, its Atty.

Legal Notice.

The defendants J. R. Honeywell, first name unknown, — Honeywell his wife, first name unknown and Charles Maples, will take notice that on the 18th day of June, 1900, the plaintiff, The County of Lincoln, a corporation, field its petition in the district court of said against, the sum of two dollars and district court of said tax lien and a sale of first name unknown and Charles Maples, will take notice that on the 18th day of June, 1900, the plaintiff, The County of Lincoln, a corporation, field its petition in the district court of the period of the perio May, 1900, all of which is due and upaid. Plaintiff prays a decree of foreclosure of said tax lien and a sale of said

premises. You and each of you defendants are required to answer said petition on or be-fore Monday, the 13th day of August,

quired to answer said petition on or before Monday, the 13th day of August, 1900.

THE COUNTY OF LINCOLN, A Corporation.

j34 By H. S. Ridgley, its Attorney.

ROAD NO. 249.

To All Whom it May Concern: The commissioner appointed to locate a county road on the county line between Lincoln and Dawson counties, commencing at the northeast corner of section 1, township 9 N., Range 26 W, and running thence south on the east side of section 1 and 12 to a point 21 chains and 50 links south of the northeast corner of section 12, T. 9 N., R. 26 W.; thence south 70 degrees W., one chain and 50 links, thence south 12 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 14 degrees W., 3 chains and 97 links, thence south 15 degrees W., 3 chains and 97 links, thence south 16 degrees W., 3 chains and 97 links, thence south 17 degrees W., 3 chains and 97 links, thence south 18 degrees W., 3 chains and 97 links, thence south 19 degrees W., 3 chains and 97 links, thence south 19 degrees W., 3 dearest links and 19 degrees W., 3 dearest links and 19 degrees W., 3 You and each of you defendants are required to answer said petition on or before Monday the 20th day of August, ning thence south on the east side of 50 links south of the northeast corner of section 12, T 9 N., R. 26 W.; thence south 70 degrees W., one chain and 50 links, thence south 12 degrees W., 3 chains and 97 links, thence south 34 de. grees E., to a point on the east line of section 12, that is 11 chains and 59 links north of the quarter section corner between sections 7 and 12, thence south on section line 65 chains and 4 links to the north bank of a draw, thence south 22 degrees E, 5 chaine, 51 links; thence south 10 degrees E, 3 chains, 42 links; thence south 52 degrees E. 4 chains, 20 links; thence south 13 degrees 20 min. E, 1 chain, 67 links; thence south 78 degrees W, 4 chains, 54 links; thence west 3 chains, 12 links; thence south on the east line, sections 13, 19, 24, 25 and 36, and terminating at the southeast corner of Lincoln county, has reported in favor of the establishment thereof and all objections thereto or claims for damages must be filed in the county clerk's You and each of you defendants, are required to answer said petition on or before Monday the 3d day of September, 1800.

THE COUNTY OF LINCOLN.
A Corporation.

J-174 By H. S. Ridgley, its Attorney. office on or before noon of the 10th day of September, 1900, or the road will be established without reference thereto.

W. M. HOLTBY, County Clerk. Legal Notice.

The defendants J. R. Honeywell, first first name unknown, and Charles Maples | first name unknown and Charles Maples, 1900, the plaintiff, The County of Lin- Lincoln, a corporation, filed its petition

hich is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lein and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 20th day of August,

THE COUNTY OF LINCOLN,
A Corporation
By H. S. Ridgley, its Atty. j1104

Legal Notice.

The defendants J. R. Honeywell, first name unknown, — Honeywell his wife, first name unknown and Charles Maples, will take notice that on the 18th day of June, 1900, the plaintiff, The County of Lidcoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of the year 1801 in the sum of \$6.69; for the year 1895 in the sum of 6.84; for the year 1896 in the sum of 9.60; for the year 1897 in the sum of 9.54; for the year 1898 in the sum of 6.14; amounting in the for the year 1897 in the sum of total sum of \$51.27; with interest at the

Plaintiff prays a decree of foreclosure of said tax lein and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 20th day of August, 1900.

THE COUNTY OF LINCOLN, A Corporation By H. S. Ridgley, its Atty. j1104

LEGAL NOTICE,

The defendants Chas. A. Gillette, — Gillette his wife, first name unknown. R. A. Simpson trustee, first name unknown. P. B. Gavin. first name unknown, — Gavin his wife, first name unknown, — Lindsay, first name unknown, — Lindsay his wife, first name unknown, — Lindsay his wife, first name unknown, will take notice that on the 3d day of April, 1906, the plaintiff. The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 31, township 19, north of range 33, west of the Sixth principal meridian. Nebraska, for the year 1802 in the sum of \$13.27; for the year 1803 in the sam of \$13.26; for the year 1804 in the sum of \$15.05; for the year 1895 in the sum of \$10.25; for the year 1895 in the sum of \$10.25; for the year 1895 in the sum of \$10.25; for the year 1895 in the sum of \$1.33; for the year 1898 in the sum of \$1.33; for the year 1898 in the sum of \$1.34; for the year 1898 in the sum of \$1.35; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1897 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; for the year 1896 in the sum of \$1.36; f

By H. S. Ridgley, its Attorney

LEGAL NOTICE.

The defendants, Burney J. Kendall, Addie E. Kendall, his wife, and John Doe, true name unknown, will take notice that on the 10th day of February, 1900, the plaintiff the county of Lincoln,

day of August, 1900.

THE COUNTY OF LINCOLN,
A Corporat

By H. S. Ridgley, its Attorney.

LAND OFFICE NOTICES.

CONTEST NOTICE. *

and proper publication.

196 GEORGE E. PRENCH, Register.

TIMBER CULTURE, FINAL PROOF NOTICE

TIMBER CULTURE, FINAL PROOF NOTICE FOR FUBLICATION
Land Office at North Platte, Neb.
June 16th, 1865.

Notice is hereby given that Frederick George has filed notice of intention to make final proof before register and receiver at their office in North Flatte, Neb., on Wednesday the 25th day of July, 1869, on timber culture application No. 12.11s, for the southwest quarter of section No. 12. in township No. 12, north range No. 27 west. He names as witnesses: William Beatty, Ed. Murphy, Edward Springer, Nicholas Enwight, all of Brady, Neb.

[1996] George E. Frence, Register.

FIMBER CULTURE FINAL PROOF—NOTICE FOR PUBLICATION.
Land Office at North Platte, Neb. June 18th, 1869.

Notice is hereby given that Frederick George, heir and devises of Johann George deceased, has filed notice of intention to make final proof before register and receiver at their office in North Platte, Neb., on Wednesday, the 25th day of July, 1600, on timber culture application No. 13.73, for the southeast quarter of section No. 34, in township No. 13 north, range No. 27 west. He same as witnesses, Wim. Heatty, Ed. Murphy, Edward Springer, Nicholas Enwright, all of Hrady, Not., 1156

George E. Perneu, Register.