TUESDAY, SEPT. 18, 1900.

IRA L BARE, EDITOR AND PROPRIETOR

SUBSCRIPTION BATES.

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

Republican Ticket.

NATIONAL.

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

CHARLES H. DIETRICH. Lieutepant Governor, E. P. SAVAGE, For Secretary of State, GEORGE W. MARSH. For Treasurer. WILLIAM STEUFFER. CHARLES WESTON. For Attorney General, FRANK N. PROUT. For Land Commisioner, FRED D. FOLMER. For 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. RE NEDY, JOSEPH L. LANGER.

For Congress, Sixth District, MOSES P. KINKAID.

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

Tom Warson, who was one of the tails to Bryan's kite four years to ago, wires a populist paper in This same alarm was sounded when Missouri that he is not supporting Grant was elected. The "Copper-Bryan this year. This telegram heads" proclaimed from the housetops was called forth by a published report that Watson was supporting claim himself military dictator. Grant

the United States for the money to and, being a soldier, there were some float a loan; further evidence that | who were duped and frightened, or this country is to become the wanted to be and pretended to be, befinancial nation of the world. Never in the history of the world, says the Omaha Bee, has there the American people for eight years been such a financial and industrial change in four years as has been witnessed in the United States.

main at home during the campaign minds and hearts of the American peoand that great swarms of people would visit Lincoln, the hotel Some of the very men who are now keepers of that city expended considerable money in increasing their facilities for accommodating guests. But Mr., Bryan is out on a circus tour for the season, and nary a visitor goes to Lincoln. The hotel men are swearing a blue streak and refuse to be comforted.

THE Bryanite managers announce that they hail the coal miner's able that a candidate for the highest office in the land should regard with favor a strike which means incalculable loss and hardship to thousands of people? What a commentary on the Bryan stock-intrade when such a calamity is welcomed as tending to promote democratic success!-Ex.

According to the report of Treasmanent school fund is held at his disposal without investment or deposit that brings interest to the state This is the same abuse years contributed its best genius and against which such vigorous complaint was registered under Mr. Meserve's predecessors and which he promised to remedy. There is no reason why money belonging to the school fund should be used to the nation from destruction, would accommodate favored banks or to put interest into popocratic politicians' pockets at the expense of the taxpayers. The way to put an end to this pernicious practice is to 1898, two years after McKinley was elect the republican candidate for state treasurer and have a complete turning over of the office,-Bee.

THE True Populist of Omaha says that if Bryan's definition of imperialism is the correct one, the riots in China, the regular army now democratic party is a more imperialistic party than the republican. In explanation it says: "Thousands of blacks in the south any way. are disfranchized-are governed It will be seen by this that today the without their consent or hopes of Average in the United States is one solequal rights given them." As a matter of fact the southern demo- charge of militarism and imperialism crats give the black man of the in the light of these facts? One has south absolutely no promise, while only to compare these figures with the Filipinos that they shall enjoy selfgovernment as soon as they are ness of it. able to prove their ability to govern themselves and to catablish and official statistics show that Russia maintain law and order.

THE FARCE EXPOSED

Comparison of Armed Strength of the Various Countries.

Bryan's Carping About Militarism and Imperialism Shown to Be Downright Demagogy.

Omaha, Neb., Sept. 17.-In a state like Nebraska, where the standard of intelligence is high, it would seem onnecessary that anything should be said to disprove the assertions of Bryan and other fusion campaigners concerning "militarism" and "imper-

In the first place, where is there a Republican who favors militarism or

imperialism? In the second place, how can this country have militarism or imperialism without the people wanting it? The president could not do anything to encourage it without an act of congress, and congress could not do !t without the people voting for it-

electing men who would vote for it. The president and congress could do no more toward establishing this as a fixed policy of the nation, without the consent of a majority of fifteen millions of voters, than could the children of the public schools of Nebraska. There are fifteen million voters in this country. It would require more than seven million five hundred thousand of them to favor and vote for militarism and imperialism before such a policy would be possible. There are approximately more than seven million five hundred thousand Republicans in the United States. Is it not strange that, if such a policy be contemplated, not one of these favors it? Does not this of itself prove that it is a campaign bugaboo, intended to frighten and fool the unsuspecting voter? No party dare-no political

party would be so foolish as undertake such a move. that if Grant was elected he would call the army around him and proat that time was fresh from the battle-field where he had just finished AND now Germany is looking to disciplining a rebellious confederacy cause they were Democrats and opposed to him politically-but that gallant old hero directed the destiny of

and not a single act of his in any way reflected on his sturdy patriotism. He retired from the executive chair with the principles of self-government more Expecting that Bryan would re- firmly inoculated and rooted in the ple than they had ever been. same was said of Abraham Lincoln. pretending to be alarmed at militarism and imperialism were the men who contended in 1861 to 1865 that the slave states had a right to withdraw from the union, resist the constitution, do what would have destroyed the republic and set up a government of their own independent of the regularly established government. The

most treasonable acts were pointed to by them as acts of patriotism. When the spirit of secession spread throughout the south, when Jeff Davis estabstrike as a distinct aid to Bryan lished an independent government, and his cause. Is it not remark- many of these same men said it was right, it was patriotic, and when the flower of the youth and manhood of the north went forth in arms to rescue the nation from this awful peril they were stoned, insulted, shot at and shot down by men of the same political party that now pretends to see danger of militarism in the patriotic policy of President McKinley. The Republican party has once saved the gallant old ship of state from being driven by a rebellious Democracy against the rock of treason. It came to the rescue of urer Meserve \$200,000 of the per- the nation at a time when its guardianship was sorely needed. It saved the nation from destruction. Is it reasonable to assume that it would now turn around and destroy what it has for 40

statesmanship to develop? Is it rea-

sonable to assume that William Mc-

Kinley, who wore the blue along with

Grant, Sherman, Sheridan and other

equally gallant soldiers, braving dis-

ease, sickness and death to preserve now attempt to destroy it? In the third place, the regular army now is only a mere handful of men. In 1896 and for years prior thereto the regular army numbered 28,276. In elected, the army numbered only 25,-706, or was more than 2,000 less than when the Democrats went out of power. Exclusive of volunteers, who were engaged in the Spanish war and who are now putting down insurrection in the Philippines and murderous numbers 65,000. The numerical strength of the regular army is fixed by law, and neither the president nor

congress can increase or change it in

dier to every 1.154 inhabitants. How ridiculous then becomes the

has a standing army of 858,000 soldiers, or nine soldiers to every 1,000 inhabitants; Germany has 550,000 soldiers, or 13 soldiers to every 1,000 inhabitants; France has 512,000 soldiers, or 14 soldiers to every 1,000 inhabitants; Austria-Hungary has 350,000, or ten soldiers to every 1,000 inhabitants; Italy has 300,000, or ten soldiers to every 1,000 inhabitants; Italy has 300,000, or ten soldiers to every 1,000 inhabitants; Great Britain has 230,000, or six to every 1,000 inhabitants; the republic of Switzerland (a republic, not an empire) has 135,000, with only 2,000,000. Spain has 100,000.

TIMBER CULTURE FINAL PROOF—NOTICE FOR FUBLICATION.

Land Office at North Platté, Neb.

August 6th, 1900.

Notice is hereby given that Henry Lehr, Well-fleet, Neb., has filed notice of intention to make final proof before register and receiver at their disapproof before register and receiver at their d diers, or nine soldiers to every 1,000 with only 3,000,000; Spain has 100,000, or six to every 1,000 inhabitants; Belgium has 31,000, or eight to every 1,000 inhabitants; the United States by law is entitled to 65,000, with a population of 75,000,000, or, at the greatest, one soldier to every 1.154 inhabitants.

Thus it will be seen that, compared with absolute monarchies, limited monarchies and republics, the army of the United States dwindles into insignificance. The United States, with a population 25 times as great as that of the republic of Switzerland, has an army

less than half as great. OTHER SIGNIFICANT FACTS. Another significant fact is that when the army was reorganized a short time ago and there was a call for 35,000 volunteers the number that volunteered was in excess of 1,000,000. This not alone attests the patriotism of the people, but it should remove all fear or thought of draft, conscription or compulsory military duty any citizen may entertain.

Then, again, why is it if Bryan and his party honestly believe that there is danger from militarism or imperialism that the fusionists or Democrats have not disbanded the militia in states where they are in control? Have not the fusionists not only maintained the militia in Nebraska, but have they not increased the numerical strength and expense of it? Have they not done the same thing in many other states where they are in power?

The constitution makes the president the commander-in-chief of the militia when it is called into actual service, and it would seem that if there be any sincerity in all this carping about "militarism" some of it at least would be directed against the militia, but Bryan and his party have never had a word to say on that score. Bryan is no more consistent in this than he was in 1896, when he tried to contaminate the money of the country and told the people that unless this was done sweeping industrial distress would fol-

"anxiety." It is such a ridiculous, silly proposition that it is unworthy of consideration or serious thought. There was a time when Mr. Bryan might have pursued this attitude without fear.

You and each of you defendants, are required to answer said petition on or before Monday the 18th day of October, 1900.

THE COUNTY OF LINCOLN. of having his sincerity or integrity impeached, but the people generally at this time know enough of Bryan to know that he is a man of more than ordinary intelligence and they can look upon his attitude in this respect in no other light than that of a political demagogue.

There are many men, while differing with Mr. Bryan in the past, who have never before questioned his sincerity, who will question it now. It is difficult for them to believe—they can't believe that a man of his intelligence can actually believe what he himself is trying to impress upon the credulity of others.

HAS FAILED TO ACT. Governor Poynter has not as yet taken any action in the matter of correcting abuses at the various state in: stitutions.

It has been charged that at Milford the physician at the Soldiers' home has paid his house rent and office rent in groceries taken from the home. It has been charged that the commandant of the home has bought goods for his relatives, had them booked as groceries and charged to the state. It has been charged that he reserves much space at the home for relatives and that nearly all of his family are provided for at the state's expense. It is charged that he has an adjutant on the pay roll at \$25, when the law explicitly says that he shall perform such service himself or have it performed without expense to the state. It is charged that he has sold property belonging to the state list without properly accounting for the money received from the sale of said property. It is charged that he has pastured stock on state grounds, collected for the same and never accounted to the state for the money thus

At Grand Island the physician in charge at the Soldiers' home has been charged with selling liquor to inmates from the state's dispensary without accounting for the money. He is charged with inebriety and with incompetency He stands charged with having diss! pated a \$1.500 drug fund in ten months, when the greatest amount ever required before was \$500 in 12 months. He is charged with creelty in dealing with the inmates and with neglect in providing relief for the atflicted.

At the Institute for the Feeble-Minded at Beatrice wholesale charges of corruption are made and there is every showing the present appraisement of said tax lien and a sale of said premyet to be told.

At South Bend the fish hatchery has been converted into a weed batchery and the property is practically a com-

LAND OFFICE

GEORGE E. FRENCH, Register.

NOTICE FOR PUBLICATION.

continuous residence upon and cultivation of said land, viz: E. L. Garrison, William Rose, Fred Beller, Ed Donaldson, of North Platte, Neb. ai7-6. GEO. E. FRENCH, Register,

TIMBER CULTURE, FINAL PROOF—NOTICE
FOR PUBLICATION.
Land Office at North Platte, Neb.
September 10th, 1000.
Notice is hereby given that George B. Single has filed notice of intention to make final proof before register and receiver at their office in North Platte, Neb., on Friday the 19th day of October, 1900, on timber culture application No. 11,767, for the northeast quarter of section No. 20, in township No. 12, north range No. 30 west. He names as witnesses: James K. Crow, James C. Crow, William W. Humter, George E. Prosser, all of North Platte, Neb.

George E. Franch, Register.

GEORGE E. PRENCH, Register.

LEGAL NOTICES.

LEGAL NOTICE.

The defendants Helen M. Humphreys. (Impleaded with L. H. Jewett. et al.,) will take notice that on the 16th day of July, 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 flens, duly assessed by said plaintiff against the northwest quarter of section I, intownship 14, north of range 25, west of the Sixth principal meridian. Nebraska. for the year 1856 in the sum of \$12.21; for the year 1854 in the sum of \$19.77; for the year 1856 in the sum of \$19.77; for the year 1856 in the sum of \$19.77; for the year 1850 in the sum of \$12.21; for the year 1800 in the sum of \$10.24; for the year 1800 in the sum of \$10.27; 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 lein, and a sale of said premises. The defendants Helen M. Humphreys Impleaded with L. H. Jewett, et al.,) will

You and each of you defendants are required to answer said petition on or before Monday, the 15th day of October, 1900
THE COUNTY OF LINCOLN,
A Corporation,
844
By H. S. Ridgley, its Attorney

LEGAL NOTICE.

The defendants Burnham Tulleys & Co.,
Lydia Batty and Chloe Sisson, administrators of the estate of Cornelia W. Ketchum,
deceased. W. J. Gaw and brother, and John sweeping industrial distress would follow.

Neither Bryan nor any other person of ordinary intelligence believes that this country now or at any future time will change its position from a republic to an empire. When Bryan talks about imperialism and militarism be says what he does not himself believe. He knows it is absolute nonsense. He knows that this sort of talk is likely to fool somebody and perhaps result in a gain of votes. He is after votes and is not above indulging in shameful demagogy and imposition to get them. That is the secret of his protended "anxiety." It is such a ridiculous, silly proposition that it is not above and imposition to get them. That is the secret of his protended "anxiety." It is such a ridiculous, silly proposition that it is not above and a ridiculous, silly proposition that it is not above and a ridiculous, silly proposition that it is not above industriated in a gain of votes. He is after votes and is not above industriated in the sum of \$22.38; for the year 1896 in the sum of \$23.36; for the y which is due and unpaid.

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

By H. S. Ridgley, its Attorney

LEGAL NOTICE.

The defendants Minerva Blood.

Blood her husband, first name unknown, and Johh Doe, true name unknown, will take notice that on the 37th, day of August. 1900, the plaintiff The County of Lincoln a corporation, nied its 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 15, in township 12, north of range 30, west of Sixth principal meridian. Nebraska, for the year 1893 in the sum of \$9.36; for the year 1895 in the sum of \$8.29, for the year 1897 in the sum of \$8.29, for the year 1897 in the sum of \$7.55; for the year 1898 in the sum of \$7.13, amounting in the total sum of \$7.77; with interest at the rate of ten per cent per annum from the 31st day of July, 1990, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of

Plaintiff prays a decree of foreclosure of said tax iien 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 October, 1900.

THE COUNTY OF LINCOLN,
A Corporation.

8144 By H. S. Ridgley, its Attorney.

LEGAL NOTICE.

The defendants Nathan McGee. — McGee his wife. First name unknown, and John Doe true name unknown, will take notice that on the 37th day of August, 1990, the plaintiff. The County of Lincoln a corperation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax items, duly assessed by said plaintiff against the southeast quarter section 11. In township 12, north or range 30, west of the Sixth principal meridian. Nebraska, for the year 1894 in the sum of \$8.35, for the year 1895 in the sum of \$8.35, for the year 1895 in the sum of \$10.38, for the year 1897 in the sum of \$9.20; for the year 1898 in the sum of \$9.20; for the year 1898 in the sum of \$9.20; for the year 1898 in the sum of \$6.4; amounting the total sum of \$70.30; with interest at the rate of ten per cent per annum from the slist day of July, 1900, all of which is due and unpaid. The defendants Nathan McGee. -

unpaid.

Plaintiff prays a decree of foreclosure of said tax liens and a saie of said prem You and each of you defendants, are required to answer said petition on or before Monday, the 29th day of October, 1900.

THE COUNTY OF LINCOLN,
A Corporation,
s144 By H. S. Ridgley, its attorney.

THE COMMISSIONER OF PUBLIC Lands and Buildings will offer about 7,500 acres of school land for lease at public auction at North Platte at the County Treasurer's office, beginning at 9 a. m., September 28, 1900, under the following provisions of the new school land law:

"If, after using due diligence to lease said land than the appraised valuation and lease it to the on or persons who will pay six per cent on the is judgment, it is to the best interests of the ate to accept such bid."

Persons desiring to examine the lands to be leased may secure lists of the same, upon application to the County Treasurer, or by addressing the Commissioner, at Lincoln. At the beginning of the auction, the Commissioner will gladly answer all inquiries in regard to the school land business or the workings of Legal Notice.

The defendants Clarence K. La Shelle, County of Lincoln, a corporation, filled June, 1900, the plaintiff, The County its petition in the district court of Lin-

You and each of you defendants are required to answer said petition on or before Monday, the 29th day of October,

THE COUNTY OF LINCOLN, A Corporation.

By H. S. Ridgley, its Attorney.

Legal Notice.

The defendants Delbert E. Mallette and Carrie Mallette his wife, will take notice that on the 27th day of August. 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebrafka, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the east half of southwest quarter and west half of southeast quarter of section 24, the southwest quarter of section 1, townin township 15, north of range 30, west ship 14, north of range 36, west of Sixth of the Sixth principal meridian, Ne principal meridian, Nebraska, for the braska, for the year 1896 in the sum of year 1893 in the sum of \$8.72; for the \$10.85; for the year 1897 in the sum of year 1894 in the sum of 8.25; for the 7.62; for the year 1898 in the sum of year 1895, in the sum of 8.98; for the 8.64; for the year 1899 in the sum of year 1896, in the sum of 1205; for the \$39.68; with interest at the rate of ten per cent per annum from the 31st day of Ju .1900, all of which is due and in the total sum of \$89.51; with interest at the rate of ten per cent per annum from the 31st day of year 1899, in the sum of 7.23; amounting Ju .1900, all of which is due and in the total sum of \$88.51; with interest unpaid.

of said tax iien and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 29th day of October,

THE COUNTY OF LINCOLN, A Corporation,

By H. S. Ridgley, its Attorney

Legal Notice.

The defendants Franklin E. Johnson --- Johnson, his wife, first name unknown and John Doe, true name unknown, will take notice that on the 27th day of August, 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 as essed by said tain tax liens duly assessed by said plaintiff against the southwest quarter of Section 17, in Township 11 north, of Range 30, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of \$8.12; for the year 1895 in the sum of \$8.64; for the year 1896 in the sum of 9.45, for the year 1896 in the sum of 9.45, for the year 1896 in the sum of 3.13; amounting in year 1897 in the sum of 7.25; for the year the total sum of \$12.55; with interest at 1898 in the sum of 4.88; for the year the rate of ten per cent per annum from 1899 in the sum of 3.93; amounting in the 1st day of May, 1900, all of which the total sum of \$56.61, with interest at is due and unpa id the rate of ten per cent per annum from the 31st day of July, 1900, all of which

is due and unpaid. Plaintiff prays a decree of fore closure 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 15th day of October, 1900.

THE COUNTY OF LINCOLN. By H. S. Ridgley, its Atty. 844

Legal Notice.

The defendants A. R. Miller, first name unknown, impleaded with Emma J. Frear will take notice that on the 16th day of July, 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 northeast quarter of section 22, in township 9, north of range 26, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of 10.77; for the year 1895 in the sum of 9.54; for the year 1896 in the sum of 7.34; for the year 1897 in the sum of 12.21; for the year 1898 in the sum of 10.93; for the year 1899 in the sum of \$7.86; amounting in the total sum of \$74.57, 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-

You and each of you defendants are equired to answer said petition on or before Monday, the 15th day of Octo-

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

Legal Notice.

The defendants Octavus Robertson, - Robertson his wife first name unknown, and John Doe true name unknown, will take notice that on the 27th lay of August, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoin 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 30, in township 12, north of range 30, west of the Sixta principal meridian, Nebraska, for the year 1895 in the sum of \$10.02; for the year 1806 in the sum of 8.45; for the year 1897 in the sum of 6.68; for the year 1898 in the sum of 5.86; for the year 1899 in the sum of 5.89; amounting in the total sum of \$47.08; with interest at the rate of ten per cent per annum from the 31st day of July, 1900, all of which is due and

Plaintiff prays a decree of foreclosure

You and each of you defendants are required to answer said petition on or before Monday, the 29th day of October, 1900.

THE COUNTY OF LINCOLN, By H. S. Ridgiev, its After Legal Notice.

The defendants Z. J. Hostetter, first La Shelle his wife first name un-known, and John Doe true name un-known, and John Doe true name un-wife, first name unknown, (impleaded known, will take notice that on the 27th with Jacob Hostetter, deceased, et. al., day of August, 1900, the plaintiff, The will take notice that on the 25th day of Lincoln, a corporation, filed its petition in coln county, Nebraska, the object and the district court of Lincoln county, Ne-prayer of which is to foreclose certain braska, the object and prayer of which prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the northwest quarter of section 5, in township 16, north of range 30, west of the Sixth principal meridian. Not braska, for the year 1895 in the sum of \$3.57; for the year 1896 in the sum of \$3.57; for the year 1896 in the sum of \$3.57; for the year 1897 in the year 1897 in the sum of \$3.57; for the year 1897 in the sum of \$3.57; for the year 1897 in the year 1 4.37; for the year 1897 in the sum of 2.17; for the year 1898 in the sum of 11.33; for the year 1898 in the sum of 2.80; for the year 1899 in the sum of 11.46; for the year 1897 in the sum of 188; amounting in the total sum of 11.36; for the year 1898 in the sum of Land Office at North Platte, Neb.,
August 15, 1900.

Notice is hereby given that the following named settler has filed notice of his intention to make that proof in support of his claim, and that said proof will be made before Register and Receiver at North Platte, Neb., on September 27th, 1900, viz. Who made homestead entry No. 16789 for the year 1890 in the sum of 11.36; for the year 1895 in the sum of 188; amounting in the total sum of 21.42; with interest at the rate of ten per cent per annum from the 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st day of 31st, 1900, all of which is due and 31st day of 31st, 1900, all of which is due and 31st day of 31st day of

You and each of you defendants are required to answer said petition on or before Monday, the 15th day of October, 1900.

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

Legal Notice.

The defendants Helen M. Humphreys (Impleaded with L. H. Jewett et. al.) will take notice that on the 16th day of July. 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, npaid.

Plaintiff prays a decree of foreclosure from the first day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure 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 15th day of October, 1900.

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

Legal Notice. The defendants D. E. Chandler, first name unknown, truster (Impleaded with A. B. Minor, et. al.) will take notice that on the 16th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its pet ition in the district court of Lincoln county, Nebraska, the object and prayer of

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 15th day of October, 1900.

THE COUNTY OF LINCOLN,

By H. S. Ridgley, its Atty

Legal Notice.

The defendants ---- Newburn, first name unknown, (wife, and impleaded with John F. Newburn, et. al.), will take notice that on the 16th day of July, 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 which is to foreclose certain tax liens duly assessed by said plaintiff against the east half southwest quarter and west half southeast quarter of section 8, in township 15, north of range 27, west of Sixth principal meridian, Nebraska, for the year 1894 in the sum of \$8.13; for the year 1895 in the sum of 8.78; for the year 1896 in the sum of 11.30; for the year 1897 in the sum of 9.08; for the year 1898 in the sum of 7.81; for the year 1899 in the sum of \$7.86; amounting in the total sum of \$69.96; with interest at the rate of ten per. cent per annum from the 1st day tof May, 1900, all of which 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 15th day of October, 1900.

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

Legal Notice.

The defendants E. G. Hancher, -Hancher his wife first name unknown and John Doe true name unknown, will take notice that on the 27th day of August, 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 south half of the northwest of the northeast quarter of section 32, in township 14, north of range 30, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of \$15.06; for the year 1895 in the sum of 15.08; for the year 1896 in the sum of 16.90; for the year 1897 in the sum of 5.33; for the year 1898 in the sum of 1.66; for the year 1899 in the sum of 1.97; amounting in the total sum of \$78 27; with interest at the rate of ten per cent per annum from the 31st day of July, 1900, all of which is due and unpaid.

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

You and each of you defendants are required to answer said petition on or before Monday, the 29th day of October, 1900.

THE COUNTY OF LINCOLN. By H. S. Ridgley, its Attorney.