IRA L. BARE, Editor and Publisher

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Entered at North Platte, Nebraska, Postof-fice as second class matter.

TUESDAY, OCT. 21, 1902

### REPUBLICAN TICKET.

JOHN H. MICKEY. For Lieutenant Governor-E. G. McGILTON. For Treasurer-PETER MORTENSON. For Secretary of State-G. W. MARSH. For Auditor -CHARLES WESTON. For Supt. of Public Instruction-WILLIAM K. FLOWER. For Attorney General-F. N. PROUT. F. N. PROUT.
For Commissioner of Public Lands—
GEORGE D. FOLLMER
For Congress, Sixth District—
MOSES P. KINKAID.
For State Senator—
W. D. GIPFIN,
For Representative—
GEO. C. MCALLISTER.
For County Attorney—
A. H. DAVIS.
For County Commissioner—
C. A. GLAZE,

the reserve required by law. This is evidence that there is no stringency in money in Nebraska. The statements of the banks also show unusually large deposits.

In the eyes of a good many fusionists the fact that the repub lican candidate for governor is not a beer guzzfer is sufficient reason why he should be defeated. So far, Mr. Mickey's temperance is the only charge that has been brought against him.

THE end of the Pennsylvannia coal strike by arbitration has established a precedent that will in the future be demanded by one side or the other in labor difficulties. Arbitration is undoubtedly the sensible way of settling a strike, and might be applicable in the present difficulty on the Union Pacific.

that their only hope of success lies in the apathy of the republicans. They are therefore working to get out the full fusion vote and are doing it as quietly as possible so as not to arouse enthusiasm among the republicans, who they believe will stay at fact that every individual vote is can in the county should go to be truthfully said." the polls and vote. Don't stay at home with the assured feeling that a sufficient number of other county and state the more reliand state be in the future.

ministration Lincoln county is sion in its investigation. getting in good financial condition, and if the control goes to mind," says the Springfield Rethe fusionists, the reign of ex- publican, "to get along with travagence which existed when unionized labor. Such labor is the fusionists were in power be- here to stay and the law is more fore will be re-enacted. A vote likely to compel the unionization vot of the present economical ad- labor union. The sooner this ministration of county affairs.

THE saloon element in the state is doing everything it can to defeat John H. Mickey for governor. In speaking of this move, the Blair Pilot says: Three years ago such a move was made when M. B. Reese was the candidate for supreme judge and when his defeat was accomplished one blear-eyed, bloated official of the saloon men's state organization, roamed about Nebraska boasting how his organization had held the balance of power and how it had turned Mr. Reese down. One year ago they attempted the same deal, but met a crushing defeat simply because their well-laid plans became known and decent, sober people, those who are willing that the saloons shall run under certain restrictions, lined up for Judge Sedgwick, with the result that his majority was about 15,000. Mickey is a man proud of his sobriety, as every man should be, and if defeat should overtake him it will be no reflec-THE Nebraska state banks tion on the sober element of Neare carrying more than double braska for baving failed to perform a duty

### No Strings on Mickey.

From address delivered by J. H. Mickey at Grand Island:

"I have noticed that in some newspapers it is charged that my nomination was brought about by an agreement among the railroad interests of the state, based upon an arrangement with me previous to the meeting of the state convention. This is a serious charge. The people have a right to know if it is true. A man who would consent to be used by one class at the expense of the others would not be worthy of support.

"I desire to say most emphatically that under no circumstances would I place myself in such a position.

"Let me go further and say l received the nomination for gov ernor without making a single Fusionists in Nebraska admit pledge as to what I would do if

"I am still entirely untram meled and will remain, only saying, if elected, so far as I have the ability, I shall do what I think is for the welfare of the whole people of the state. I confess that I have an ambition that it home. Republicans of Lincoln should be said of me 'He made a county should be awake to the good governor,' and it shall be my purpose so to conduct the needed and that every republi- affairs of the state that this may

## Unionized Labor Here to Stay.

The failure of the formidable republicans will vote to carry the effort of the anthracite coal county and state. That feeling operators to crush the miners' often brings defeat. The greater organization is a distinguishing to give another piano to the most the republican majority in the and most significant fact which should not be lost sight of. It is ably republican will the county of no material consequence that the operators still recognize that organization. It has received THE fusionists in Lincoln recognition from the president county are devoting all their of the United States and it will campaign work to the Third be recognized by the commission Discovery for Consumption, Coughs and commissioner district, with the he has appointed to pass upon hope of electing their candidate. the issues involved in the strike. The vote in the district is some- Mr. Mitchell and other reprewhat close, and unless republi- sentatives of the miners will cans turn out to a man and vote, appear before that body upon Mr. Glaze: the republican candi-equal terms with Mr. Baer and date, may suffer defeat. The other representatives of the election of the fusion candidate operators and it is not to be would give the fusionists control doubted will be treated with enof the county board and give tire fairness and impartiality. them a big advantage in the elec- The example of President Roosetion of 1903 when a full county velt in not discriminating beticket will be elected. But, more tween the operators and miners than this. Under republican ad- will be observed by the commis-

"Capital must make up its cast for C. A. Glaze will be in fa- of labor tnan it is to outlaw the lfact is recognized, the sooner

Rheumatism

familiar objects in nearly every household. They are the weapons that have been used for generations to fight old Rheumatism, and are about as effective in the battle with this giant disease as the blunderbuss of our forefathers would be in modern warfare.

Rheumatism is caused by an acid, sour condition of the blood. It is filled with acrid, irritating matter that settles in the joints, muscles and nerves, and liniments and oils nor nothing else applied externally can dislodge these gritty, corroding particles. They were deposited there by the blood and can be reached only through the blood. Rubbing with liniments sometimes relieve temporarily the aches and pains, but these are only symptoms which are liable to return with every change of the weather; the real disease lies deeper, the blood and system are infected. Rheumatism cannot be radically and permanently cured until the blood has been purified, and no remedy does this so thoroughly and promptly as S. S. S. It neutralizes the acids and sends a stream of rich, strong blood to the affected parts, which

dissolves and washes out all foreign materials, and the sufferer obtains happy relief from the torturing pains. S. S. S. contains no potash or other mineral, but is a perfect vegetable blood purifier and most exhilarating tonic. Our physicians will advise, without charge, all who write about their case, and we will send free our special book on Rheumatism THE SWIFT SPECIFIC CO., Atlanta, Ga. and its treatment.

will the country be placed on the way toward attaining a permanent industrial peace." This fact is now pretty generally realized. One of the largest operators in the Obio bituminous coal fields says that his company used to think that the unions were against its interests, but it gradually worked out one point after another with the union leaders and found them, on the whole, fair, reasonable men. "Since we made our agreements with the men," he stated, "we have done better than ever be-

been kept, and kept sometimes under pressure and when it was for the temporary advantage of the men to have broken them. We have found it safer to make contracts with the labor unions than we have to make contracts with competing companies." He regarded the agreements with the men as one of the best moves his company had ever made, hence he is a friend of organized

All fair-minded men realize range that with capital working in combination with a view to getting the promotion of its interests must be admitted. The great lesson which both capital and labor need to learn is to work together in mutual recognition of the rights of each. That they are learning this is not to be doubted and the great coal strike, enormously costly to both parties, will impress the lesson more strongly and deeply.-Omaha

For Sale.

240 acres bottom hay land with or without water right, 7 miles from city. See John Bratt & Co.

The Omaha Daily News 18 going popular lady in Nebraska. The Omaha Daily News sends a paper every day in the year, by mail, tor \$1 00; including Sunday, \$2 00.

## Goes Like Hot Cakes

"The fastest celling article I have in my store," writes Druggist C. T. Smith, of Davis, Kentucky, "is Dr. King's New Colds, because it always cures. In my six years of sales it has never failed. have known it to save sufferers from Throat and Lung diseases, who could get no help from doctors or any other remedy." Mothers rely on it, best phy-sicians prescribe it, and A. F. Streitz guarantees satisfaction or refund price. Trial bottles free. Regular sizes, 50c

Cures all Hings

Rheumatism and

Liver Constaint.

Illinois Gentra! Rallroad Company,

MATT J. JOHNSON CO., St. Paul, Micn.

Yours truly,

Oldeo of Anst. Con. Past. Agt.

TIMBER CULTURE. FINAL PROOF—NOTICE
FOR PUBLICATION.
Land Office at North Platte, Neb.
October 13th, 1802.
Notice is hereby given that Florence P.
Leavitt, guardian of Carrie M. Pennock, has field notice of intention to make final proof before register and receiver U. S. land office in North Platta, Neb., on Saturday, the 22 day of November, 1802, on timber culture application No. 13,027, for the Northeast quarter of section No. 12, in towaship No. 12, north range No. 30 west of the Sixth P. M. She names as witnessess: Irwin A. Fort, John Connelly, George W. Diener and Henry J. Diener, all of North Platte, Neb.
o17-6 George E. French, Begister.

gainst its interests, but it illy worked out one point inother with the union and found them, on the fair, reasonable men. We made our agreements he men," he stated, "we lone better than ever better than ever better, and kept sometimes pressure and when it was temporary advantage of en to have broken them.

We found it safer to make the safet in the safet contestant. Safet in the safet upon said land since the date of entry, there is no house or improvements upon the land but has been whelly abundened and said defects exist to this date; that she has not been in the employ of the United States army, navy or marine corps during said allegation at 10 o'clock a. m. on November 3th, 1902, before the Register and Receiver at the United States Land Office in North Platte, Nebraeka. The said contestant having in a proper affidavit filed Reptember 8th, 1902, so forth facts which show that after due diligence personal service of this notice eshnot be made it is hereby ordered and directed that said notice be given by due and proper publication.

\*\*GEO. E. FERNER. Register.\*\*

### Legal Notice.

The Defendants, D. S. Wood, Mrs. D. S. Wood, his wife, first real name unknown, and Richard Roe, real name unknown, will take notice that on the 2d day of Sept., 1902, the plaintiff, the County of Lincoln, a corporation, filed its petition in the district court of Linits 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 28, in township 9, north of range 30, west of Sixth, principal meridian, Nebraska, for the year 1897 in the sum of \$12.85, for the year 1898 in the sum of \$.48, for the year 1899 in the sum of \$22, for the year 1899 in the year 1899 in the sum of \$22, for the year 1899 in the in the sum of 5.92, for the year 1900 in the greatest possible return, the the sum of 347, for the year 1901 in right of labor also to organize for the sum of 3.67, amounting in the total sum of 34.39, with interest on the sum of 26.14 at the rate of ten per cent per annum from the 1st day of Sept., 1902, 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 24th day of No.

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

# Legal Notice.

The defendants, Alice M. Davis, ---known, and Richard Roe, real name unknown, will take notice that on the 2d day of Sept, 1902, the plaintiff, The County of Lincoln, a corporation, tiled its petition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose cersection 30, in township 14, north of range 1531, for the year 1898 in the sum of of which is due and unpaid 9.75, for the year 1800 in the sum of 5.21, for the year 1900 in the sum of 6.07, for the year 1901 in the sum of 2.46, ises. You and each of you defendants amounting in the total sum of 96.75; with are required to answer said petition on interest on the sum of \$64.20 at the rate or before Monday, the 24th day of Noof ten per cent per annum from the 1st day of Sept., 1902, all of which is due and unpaid.

Best of the sum of college annum from the 1st vember, 1902.

THE COUNTY OF LINCOLN.

By H. S. RIDGELY, Its Autorney.

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 24th day of November,

A CONTROL OF MAN PURPOS AND PROPERTY OF A PROPERTY OF THE PROP

PROMINENT IOWA RAILROAD MAN

CURED BY

MATT J. JOHNSON'S

(SIXTY EICHTY-EICHT.)

Gentlement-Your great Blood and Rheumatic Curo, COS, in the best remedy I have

ever used, and I may say that it is the only one of many that has been of permaner benefit.

Yours truly,

J. P. Miller, Asst. C. P. A.

A FREE TRIAL We guarantee 6088, to be free from all epintes, salicylates, irons, and you are not satisfied, return the bottle and your money will be refunded, if bound from our authorized arents.

For Salo and Cuarantood Only By

A. F. Streitz, North Platte, Neb.

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

Zures all Kinds

of Blood Crouble

and Chronic

Constipation.

Dubuque, In., Feb. 1, 1901.

LEGAL NOTICE,

3181.

The Defendants Jennie M. Hymer, — Hymer her husband, first real name unknown, and Richard Roe, real name unknown, will take notice that on the 2d day of September, 1802, the plantiff, the County of Lincoln, a corporation files its petition in the District Court of Lincoln county, Netreska, the object and prayer of which is to foreclose certain tax Hene, only assassed by early plaintiff against south half, and lots 1, 2, of section 6, township 16, north of range 30, west of Sixth principal meridian. Nebraska, for the year 1803 in the sum of £10.83, for the year 1805 in the sum of 8.81, for the year 1805 in the sum of 8.81, for the year 1805 in the sum of 5.37, for the year 1805 in the sum of 6.43, for the year 1809 in the sum of 5.37, for the year 1805 in the sum of 6.43, for the year 1800 in the sum of 2.00, amounting in the total sum of 77 be, with interest on the sum of 4.50 at the rate of long per or at per around from the 1st day of Sopt. 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 Moodsy the 24th day of November, 1902. C

THE COUNTY OF LINCOLN.

(A Corporation.)

By H. S. RIDGELY, its Attorney.

To Hubert W. Gleason, non-resident defendant

You are hereby notified that on the 11th day of October, 1902, Lillian I Gleason, filed a petition against you in the district court of Lincoln county. Nebraeka, the object and prayer of which are to obtain a divorce from you on the ground that you have wilfully abandoned the plaintiff without good cause and that you have wantonly and cruelly neglected to support and maintain plaintiff and her child for over two years last past, and for the custody of Helen A. Gleason, the baue of said marriage aged four years past.

You are required to answer said petition on or before the 24th day of No rember, 1902.

By Wilcox & Halligan, her Attorneys.

## Legal Notice.

The defendants Cyrus Stratton, administrator to the estate of Joseph Stratton, deceased, and the unknown heirs of Joseph W. Stratton, deceased whose real names and places of regidence are unknown to the plaintiff, will take notice that on the 4th day of Nov. 1901, 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 are to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 35, township 13, north of range 33, west of Sixth principal meridian, Nebraska, for the year 1896 in the sum of \$14.10; for the ear 1897 in the sum of 15.49; for the year 1898 in the sum of 9.37; for the 1899 in the sum of 4.57; for the year 1900 in the sum of 3.24; amounting in the total sum of \$46.77; with interest on the sum of \$35.62, at the rate of ten per cent per annum from the first day of Sept., 1901 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 24th day of No-

THE COUNTY OF LINCOLN.
(A Corporation.) By H. S. RIDGELY, Its Attorney.

## Estray Notice.

Taken up as an estray by the under-signed on his farm near Somerset, in Lincoln Co., Neb., on nw qr., section 6, twp. 9, range 31 west 6 p. m., on the 29th day of August, 1902years old past, color red, branded 11 on left side of back about half way between hip and shoulder. The owner is notified to appear, prove property, pay charges and take said steer away or same will be sold according to law.

THEO SMITH.

### Legal Notice. 3196

The Defendants R. A. Forsythe Anna Forsythe, Concordia Loan and Trust Company, and Richard Roe, real name unknown, will take notice that on the 2d day of Sept, 1902, the plain-tiff, 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 north half of southeast quarter section 33, township 10, north Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against west balf of northeast quarter and east half northwest quarter set of \$6.72; for the year 1897 in the quarter and east half northwest quarter set of \$2.80; for the year 1899 in the granter 30 in township 14 northwest quarter set of \$2.75 for the year 1899 in the sum of 2.37; for the year 1900 in the sum 28, west of Sixta principal meridian, Ne-braska. for the year 1894 in the sum of 1.18; amounting in the total sum of of \$18.92; for the year 1895 in the sum of 20.03; with interest on the sum of 13 73 18.31; for the year 1896 in the sum of at the rate of ten per cent per annum 20.72, for the year 1897 in the sum of from the first day of Sept., 1902, all

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

## LEGAL NOTICE,

The Defendants, Geo. L. Tolson and John Jeffries (impleaded with William O. Anderson, et al.) will take notice that on the 2d day of Sept., 1962, 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 alsessed by said plaintiff against the northeast quarter of section 29, in township 9, north of range 34, west of sixth principal meridian, Nebraska, for the year 1894 in the sum of \$11.12, for the year 1895 in the sum of \$11.12, for the year 1895 in the sum of \$11.12, for the year 1895 in the sum of 13.14, for the year 1895 in the sum of 5.04, for the year 1895 in the sum of 5.04, for the year 1895 in the sum of 5.04, for the year 1805 in the sum of 3.34. for the year 1901 in the sum of 2.92 smounting in the total sum of \$6.70, with interest on the sum of 15.21 at the rate of ton percent per annum from the ist day of September, 1902, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of suid tax lien and a sule of said premises. You and each of you defendants are required to answer said petition on or before Monday, the 24th day of November, 1903.

By H. S. RIDGELY, its Attorney.

## Estray Notice.

Taken up as an estray by the undereigned on his premises in Brady. Lin-coln county, Nebruska, on the 24th day of Sept., 1902, one steer about one year old, color red, branded W on right hip, white spot in forebead. The owner is notified to appear, prove property, pay charges and take animal away or same

will be sold according to law. P. J. WATERBURY. Legal Notice

The defendants, Joseph Bowers, Mrs. Joseph Bowers, his wife, first real name unknown, and Richard Roe, real name unknown, will take that on the 18th day of August, 1902, the plaintiff, The County of Lin-coln, a corporation, filed its petition in the district court of Lincoln county, Nebrasks, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against the northwest quarter of section 1, in township 13, north of range 26, west of Sixth principal meridian, Nebraska, for the year 1898 in the sum of 9 14; for the year 1899, in the sum of 13.15; for the year 1900, in the sum of 6.56; for the year 1901, in the sum of 6.98; amounting in the total sum of \$35.83; with interest on the sum of \$29.58 at the rate of per cent per annum from the first day of Sept., 1902, all of which is due and

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

You and each of you defendan's are required to answer said petition on or before Monday the 24th day of Nov. 1902.

THE COUNTY OF LINCOLN.

A Corporation,

By H. S. Ridgely, its Atty.

### Legal Notice.

The Defendants, Allen J. Cloud, (Implesded with Frederick Leach et al.,) will take notice that on the 4th day of November, 1901, 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 tiens, duly assessed by said plaintiff against the west half of east half of section 18, in township 13, north of range 33, west of Sixth principal meridian, Ne-braska, for the year 1895 in the sum of \$17.50; for the year 1896 in the sum of 6.59; for the year 1897 in the sum of 534; for the year 1898 in the sum of 10.10; for the year 1899 in the sum of 6.07; for the year 1900 in the sum of 3.67; amounting in the total sum of 69.36; with interest on the sum of 51.72 at the rate of ten per cent per annum from the first day of Sept., 1901, 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 21th day of No-

vember, 1902.

THE COUNTY OF LINCOLN,
(A Corporation.)

By H. S. RIDGELY, Its Attorney.

### Legal Notice.

3190. The defendants Willis S. Hill, Mrs. Willis S, Hill his wife, first real name unknown, Geo. L. Tolson, and Richard Roe, real name unknown, will take notice that on the 2d day of Sept., 1902, the plaintiff, the County of Lincoln, a corporation, filed its peti-tion 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 10, in township 9, north of range 31, west of Sixth principal meridian, Nebraska, for the year 1896 in the sum of 10.53; for the year 1897 in the sum of 13.33; for the year 1898 in the sum of 8.34; for the year 1899 in the sum of 7.77; for the year 1900 in the sum of 4.58; for the year 1901 in the sum of 3.66; amounting in the total sum of 854.21; with interest on the sum of 39.46 at the rate of ten per cent per annum from the first day of Sept., 1902, all of which is due and unpald.

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 1st day of September, 1902.

THE COUNTY OF LINCOLN.
(A Corporation.)
By H. S. RIDGELY, Its Attornes.

### PROBATE NOTICE. In the matter of the estate of Arthur Britting

In the matter of the estate of Arthur Britting-ham, deceased.

In the County Court of Lincoln County, Nebraska, Sept. 22d, 1902.

Notice is basely given, that the creditors of said deceased will meet the administrators of said estate, before the County Judge of Lincoln county. Nebraska, at the county court reem, in said county, on the 18th day of October, 1902, and on the 18th day of April, 1903, at 9 o'clock a, meach day, for the purpose of presenting their claims for examination, a fjustment and allowance. Six months are allowed for creditors to present their claims, and one year for the administrators to settle said estate from the 18th day of October, 1902.

A. S. BALDWIN, County Judge. A. S. BALDWIN, County Judge.

NOTICE FOR PUBLICATION.
Land Office at North Plattie, Neb.,
Sepicimber 20th, 1902.

Notice is bereby given that the following-named
settler has filed notice of his intention to make
final proof in support of his claim, and that said
proof will be made before the Register and Receiver, United States Land Office, North Platte,
Neb., on November 5th, 1902, viv.

Who made Homestoal Entry No. 17644, for the
east half of northwest quarter of section 11,
town 14, Borth of range 28, west 6th P. M. He
names the following witnesses to prove his continuous residence upon and cultivition of said
land, viz. A. M. Wilson, Jasen Fellows, George
Harris, all of Maxwell, Neb., and Joseph James
of North Platte, Neb.

S23-6

GEO. E. Farron, Register,

NOTICE FOR PUBLICATION.

Land Office at North Platte, Nob.,
October 14th, 1962.

Notice is hereby given that the followingnamed settler has filed notice of his intention to
make final proof in support of his claim and that
said proof will be made before register and receiver of the U.S. Land Office at North Platte,
Nob., on November 24th, 1902, viz:
ERNEST C. FLETCHER,
who made Homestead Entry No. 17,569, for the
northwest quarter of the southwest quarter and
Lots 3 and 4, of Section 7, Town 8, north of
Range 29 west of Sixth P. M.

He names the following witnesses to prove his
continuous residence upon and cultivation of said
land, viz: Edward L. Mooney, and Edward Eaves
of North Platte, Nob., Charles Terry, of Wellfleet, Nob., and Austin L. Fletcher, of Echo, Neb.
of 176

Gronge E. French, Register.

## LEGAL NOTICE,

LEGAL NOTICE,

3191.

The Defendants, Lizue D. Buckworth and Richserd Roc, real name unknown, will take notice that ou the 2d day of September. 1992, 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 forced ac certain tax liens, duly assessed by said plaintiff against the west half northwest quarter and part east half northwest quarter of section 28, in township 10, north of range 20, west of sixth principal meridian, Nebraska, for the year 1994 in the sum of \$10.58; for the year 1895 in the sum of 11.56(for the year 1895, in the sum of 12.25 for the year 1897, in the sum of 18.58, for the year 1898 in the sum of 12.30, for the year 1990 in the sum of 12.31; amounting in the total sum of 897.02, with interest on the sum of 69.82 at the rate of ten per cent per annua from the 1st day of Sopt, 1992, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lian and a sale of said premises, You and each of you defendants are required to answer said petition on or before Mooday, the 24h day of Novemie; 1902,

THE COUNTY OF LINCOLN,

(A Corporation.)

By H. S. RIDGELY, Its Attorney.