SUBSCRIPTION BATES: One Year, cash in advance.... Months, cash in advance ...

Entered at North Platte, Nebraska, Postoffice as second class matter.

FRIDAY, JULY 17, 1908.

Get Together. THE TRIBUNE regrets to see so much ill-feeling following Tuesday's election; regrets it because it is detrimental to the best interests of the town and its material advancement. Those who favored the defeated bonds declare they will work to secure the defeat of any school bond proposition, no matter how badly additional school facilities are needed. This is a spirit of revenge that is out of place in a progressive community. In the water bond election it is fair to presume that each voter exercised his suffrage in the manner which he conscienciously believed to be to the best interests of himself and the city. A majority of all voting cast their vote against the bonds and the minority should accept the defeat as fair-minded men and not in a revengeful spirit. The latter is evidence of a narrowness ill-befitting the residents of such an enterprising town as North Platte, for if men insist on carrying out this spirit of revenge they become "town killers" instead of town build-

Bury the hatchet and get together. North Platte is on the eve of a wonderful advancement. To meet the conditions which this growth brings will require our united efforts. Let us be in position to meet them.

Junior Normal Meeting.

A meeting somewhat analagous to the annual commencement exercises, was held Wednesday evening at the high school auditorium under the auspices of the Junior Normal. Because of the band concert at the court house the exercises did not begin until 9:30 yet the attendance was large and the interest well sustained. The program was as

Chorus Junior Normal Club. Violin Solo Prof Garlisch. Invocation Rev. John Seibert. Solo Miss Pyrtle. Address Dr. Beattie. Chorus......Junior Normal Club.

Dr. Beattie took as his subject "Every Child an Inheritor" and delivered a strong address. He said that as endorsed, as well as the republican polit is no longer a question whether a child will read but only what it will blindness of its devotion to state soverread so the only query in dealing with eighty, the democratic party pronoun-the inheritance of the child need be ces in favor of state control of public "what it will inherit". Four things domain and forest reserves. In fact, state sovereignty is still the demofividual, heredity, natural endowment, formal instruction and environment. The doctor is a strong advocate of the theory that every child is entitled to ment of the republican party. On imthe moral environment and intellectual material points it recurs to past exadvantage possible to prepare it suc- pressions and reaffirms its opposition cessfully to cope with the problems of life. The graduate of the high school tion. Briefly, the democratic party such as we have at North Platte, he pursues its tradition and camps today said, is no better prepared for the condition that confronts him than was the eight grade pupils for the environments surrounding him thirty years ized party of progress, ago. The proper preparation for the American child of this age includes five subjects for which he thinks there are no substitutes and for which it is almost a crime for parents to allow it to grow up without some knowledge of, namely physics, English, literature, history and geometry. The address throughout was decidedly convincing and will doubtless make an impression upon

all present. Following the address the principal read the names of the following young ladies who would receive the state elementary certificate: Misses Cora White, Mabel Donehower, Alice Allbec, Beth Cunningham, Fern Stamp, Bessie Slutts, Beatrice Murphy and Nellie Workman. This certificate is given by the State Board of Education to all who have completed at least the tenth grade of the high school or its equivaalent, and in addition have taken friends. twenty four weeks, (four terms) at the Junior Normal or a corresponding time at the regular state normals. It entitles the holder to teach at least three years without examination. This feature of the work will doubtless be an inducement to the teachers of this and adjoining counties to attend the Junior Normal for a given period of years.

C. M. GRUENTHER, secretary of the Bryan Volunteers of Nebraska, has sent out circulars in which he makes this discouraging statement: "Nebraska shall not be for Bryan" is the order that goes out from republican headquarters. The trusts and corporations will contribute large sums of money to make good that cry. They will move heaven and earth to administer a crushing defeat in his home state to Mr. Bryan's principles for which he stands. In Nebraska they have the advantage of a 24,500 republican ma-jority. Over two-thirds of all the newspapers of the state are against us. They will be aided by the powerful army of federal and state officials who form a thoroughly organized and well-dressed fighting machine. Against these distressing and discouraging odds we have nothing to offer, except the moral and financial support which comes through the Volunter movement.

On Republican Ground.

(Omaha Bee.)

With due deference to the fatuity that has marked it for so many years, the democratic party is today occupying ground over which the republican party passed four years ago. In its platform declarations, as promulgated from Fairview, by way of Denver, the opposition party gives splendid endorsement to republican achievement, under the pretext of raising new issues.

On the tariff the Bryanite platform demands revision. The platform adopted at Chicago pledges the republican party to accomplish revision. All the tariff laws for forty years, save one, have been of republican origin. That one was passed by a congress controlled by the democrats, and was denounced by the then democratic president as a miserable makeshift and a disgraceful surrender of party integrity. Mr. Bryan was a member of the committee that drafted the Wilson bill, and as such came in for a full share of the condemnation visited by Grover Cleveland on the committee and the congress alike for failure to enact a democratic tariff bill). The disaster that overwhelmed the country as a result of the Wilson bill is too fresh in the minds of business men, manufacturers and workingmen alike to make it at all likely that Br. Bryan will again be entrusted with the work of revising the tariff.

On the railroad question, the recent legislation of the republican party is endorsed most enthusiastically. The Fairview-Denver platform gives full tongue to the theories of the radicals who have abandoned their demand for government ownership in favor of something they said was impracticable. In this, also, the accomplishment of the republican party is made the excuse for a platitudinous plea in avoidance by democracy

Free silver and flat currency make way for government guaranty for bank The precedent for this must be booked for in the Ocala platform, now forgotten, which had for its centerpiece the subtreasury that was to issue notes against deposits of farm produce. In lieu of the government guarantee bank, the postal savings bank is commended. But the republican idea of a postal savings bank is speedily condemned.

On the income tax President Roosevelt is endorsed, and, as Mr. Taft is especially condemned for representing the Roosevelt policy it may be said that the platform endorses Taft in this particular. The anti-injunction plank is composed of many words, and vaguely refers the inquirer to the rejected plank of 1896. The republican policy of building up an adequate navy is also mount feature of its every platform utterance

On nearly every vital issue the platon ground that has been covered by the republicans, while presenting it disorganized opposition to every positive reform proposed by the reorgan-

Puckarue Island.

Another shower fell Monday to keep things growing. The majority of farmers through this vicinity have laid their corn by for this year.

turned from their visit at Kimball, Neb., last week. Miss Vera Morant departed for her home at Mitchell, Neb., Monday even-

Miss Lila Shaner and Mae Sheirs re-

Oscar Johnson and wife, Emil Johnson and Carl Carlson visited over Sunday in Hershey with Mrs. Frank Milo Decker is home again with his

family. Charley Johnson is contemplating building a new frame house as soon as he can get the carpenters to start

Chas. Trembly is harvesting his hay crop this week. Mrs. Wilbur Towers, of the Island, is spending this week at Kearney visiting

work.

Mrs. Alvin Feather returned home Friday from Kearney where she had been visiting.

Orval Bond was seen going to town Saturday with a smile on his face because his wife came up from Cozad that evening after a two weeks' visit.

get his pony cut in the wire quite se verely while hunting cattle after dark Tuesday night.

Quite a few new potatoes are coming in market at present but sorry to say they are very small for this time of the season on account of so much

cold weather. Quite a number from here attended the dance at Harrman's up Snell can-yon Saturday night. All report a gay

PROFESSIONAL CARDS

S. TWINEM Homeopathic Physician and Surgeon. Office: McDonald Bank Huilding Phone 183.

J. Ames, M. D. Marle Ames, I. D. OCTORS AMES & AMES. Physicians and Surgeons. Office: Over Stone Drug Co. Phones: Office 273, Residence 273

CEO, B. DENT, Physician and Surgeon.
Office: Over McDonald Bank.
Phones | Office 130
Residence 115

R. L. C. DROST. Osteopathic Physician, Rooms 7 and 8, McDonald State Bank Building. Phone 148.

WILCOX & HALLIGAN, Attorneys-at-Law. Office over Schatz Clothing Store, Phone 48

T. C. PATTERSON,

Attorney-at-Law, Office: Cor. Front & Dewey Sts.

We can furnish you with Real Estate Sales. chopped feed and shelled corn at the lowest market prices. Will deliver in town free in 500 pound lots.

The Star Barn.

The lowa Low Down



Made in the Largest Separator Factory in the World.

We will save you Dollars on Separators.

Lamb's Cash Grocery, NORTH SIDE.

Wood Turning and Furniture Repairs,

Cabinet Work, Screen Frames, Saw Filing and Setting. All kinds of Job Work done on short notice at prices to suit. Terms Cash.

P. M. Sorenson.

Charles Drake had the misfortune to Shop North of P. O.

BETTER THAN PILLS FOR LIVER ILLS. To A. H. Lewis Medicine Co.,

McDONELL & GRAVES, NORTH PLATTE, NEB.

W. R. MALONEY, FUNERAL DIRECTOR AND EMBALMER

A full line of Caskets, Robes, etc. Calls answered promptly. Day Phone 126, Night Phone 2°7.

ASHLEY PETERS

Cement Contractor

Special attention given to

Cement Sidewalks.

We guarantee perfect satisfaction in the walks we construct. Phone 484.

The School For You.....

Our catalog will tell you why It is yours for the asking. Write for it today.

LEXINGTON BUSINESS COLLEGE, Lexington, Neb.

Statement of the Condition

MUTUAL BUILDING & LOAN ASSOCIATION,

North Platte, Nebraska, on the 30th

day of June, has,			
irst mortgage loans	\$1552	200	00
tock loans	. 6	100	00
ash elinquent interest, premiums and	1	110	40
nnesxpenses and taxes paid	(t	811	77
Total LIABILITIES.	. 8260	753	00
apital stock paid up	\$242	966	76
ndivided profits	- 6	278	87
remiums unearneddvance payments	. 4	890	57

RECEIPTS AND EXPENDITURES FOR THE YEAR ENDING JUNE 30, 1908,

lance on hand July 1, 1907 285 Dues. 100 ps; nterest, premiums, fees and lines. 17 650 coans repaid. 21 734

EXPENDITURES.

NOTICE FOR TAX DEED. To every person in actual possession or oc-upancy of the premises below described and cupancy of the premises below described and to Michael McLaughlin in whose name the title of said premises appears of record in the office of the Register of Deeds in Lincoln county. Nebraska, and to every person claiming any interest in the said premises. You and each of you are hereby notified that on the 7th day of November, 1994, S. Y. Gillan purchased at public saie (Certificate No. 2879 at the county treasurer's office of said county, the following described real estate, to-wit: All of lots five (3) and six (6) of block eighty-five (85) of the original city of North Flatte, Nebraska, for the delinquent taxes due thereon for the years 1991, 1992 and 1993 for the sum of 810.59, and on the first day of May, 1905, S. Y. Gillan paid the subsequent taxes assessed against said premises for the year 1904 for the sum of 88.84, and on the lat day of May, 1905, S. Y. Gillan, paid the subsequent taxes assessed against said premises for the year 1905 for the sum of 83.41 and on the lat day of May, 1907, S. Y. Gillan paid the subsequent taxes assessed against said premises for the year 1905 for the sum of 83.41 and on the 57th day of May, 1907, S. Y. Gillan paid the subsequent taxes assessed against said premises for the year 1905 for the sum of 83.51 and on the 7th day of May, 1907, S. Y. Gillan paid the subsequent taxes assessed against said premises for the year 1907 for the sum of 83.35; that said property was assessed against said premises for the year 1907 for the sum of 83.35; that said property was assessed in the name of M. McLaughlin. That the time for redemption will expire on the sixth day of November, 1908, from said tax saie the undersigned will apply to the county treasurer for a deed to the said premises.

Dated this loth day of July, 1908.

E. R. Goodman, Assignee of S. Y. Gillan By Wm. E. Shuman, Attorney. Michael McLaughlin in whose name

By Wm. E. Shuman. Attorney.

NGTICE FOR TAX DEED.

To every person in actual possession or occupancy of the premises below described and to Joseph H. Murray in whose name the title of said premises appears of record in the office of the Register of Deeds in Lincoin County, Nebraska, and to every person claiming any interest in said premises.

You and each of you are hereby notified that on the fifth day of November, 1908, Wm. E. Shuman. purchased at public sale tertificate No. 314b at the County Treassurer's office of said County, the following described real estate, to-wit: The west half of the west half (Wis Wis) of section eight [8], of township fifteen [15], north of range twenty-seven [27], west 6th P. M., for the for the delinquent taxes due thereon for the delinquent taxes due thereon for the year 1945 for the sum of \$1.24 and on the twenty-tourth day of June, 1967, Wm. E. Shuman paid the subsequent taxes assessed against said premises for the year 1946 for the sum of \$2.22 on the 26th day of June, 1968, Wm. E. Shuman paid the subsequent taxes assessed against said premises for the year 1957 for the sum of \$2.36; that said property was assessed in the name of Joseph H. Murray. That the time for redeemption expired on the lixth day of November, 1968, rom said tax said premises are not redeemed on the slath day of November, 1968, from said tax said premises are not redeemed on the slath day of November, 1968, from said tax said premises are not redeemed on the slath day of November, 1968, from said tax said the undersigned will apply to the County Treasurer for a deed to the said premises.

Dated this 19th day of July, 1968,

Wm. E. Shuman.

NOTICE FOR PUBLICATION.
Department of the Interior.
U. S. Land Office at North Platte, Neb.,

Notice is hereby given that William H. Tur-Notice is hereby given that William H. Turpie, of North Plattie. Neb., who on August 19,
1901, made Homestead Entry No. 19072 for
south half southeast guarter and south half
southwest quarter of section 28, township 12,
range 31, W. 6th Principal Meridian, has
filed notice of intention to make final five
year proof to establish claim to the land
above described, before the Register and
Receiver at North Platte, Neb., on the 5th
day of August, 1908.
Claimant names as witnesses:

Claimant names as witnesses: Curtis Hinman, Carl Broeder, John Schar-gann, Hugh Songer, all of North Platte, chryshes. mann, tra Nebraska, J. E. EVANS. Register.

FOR SALE.

I offer at private sale on the Bird-wood ranch, five miles west of North Platte, the following: Iwenty good milch cows.

Fifteen spring calves, Fifty head of brood sows and shoats. One thoroughbred Poland China Boar, One Davis (450 capacity) Cream Sep-

Terms Cash or bankable notes. JOHN L. STINGLEY.

William J. Ferreii, defendant, will take notice that on the 16th day of June, 1908, isaac Dillon, plaintiff herein, fied his petition in the district court of Lincoln county. Nebraska, against said defendant, the object and prayer of which are to obtain a decree that said defendant. William J. Ferreil, on or about September, 1855, sold, conveyed and transferred by a good and sufficient deed of conveyance to Keith & Barton, a firm composed of Morreil C. Keith and Guy C. Barton, the following described property, to-wit; The west half of the southwest quarter of section 10, in township 14, range 31, in Lincoln county, Nebraska. And that said Isaac Dillon is the owner in fee of said land by reason of conveyance from said Keith & Barton and their grantees. And for a decree that said Isaac Dillon has held adverse, exclusive, notorious and hostile possession of said premises against all the world and particularly against the defendant. William J. Ferreil. The plaintiff prays for a decree that said defendant be adjudged and decreed to have no right, title, lien or interest in and to said land.

You are required to answer said petition on or before the 7th day of July, 1908.

Dated June 16th, 1908.

IsaaC DILLON, Plaintiff.

Isaac Dillon, Plaintiff By Wilcox & Halligan, His Attorneys

1908 PRIMARY ELECTION NOTICE. Notice is hereby given that on Tuesday, the 1st day of September, 1908, at the voting places in the various precincts of Lincoln County, Nebraska, there will be held a primary election for the purpose of nominating candidates for the following offices, to be voted for at the general November election. Eight Presidential Electors. One Governor.

One Governor. One Lieutenant Governor.

One Secretary of State
One Auditor of Public Accounts
One State Treasurer.
One Superintendent of Public Instruction.
One Attorney General.
One Commissioner of Public Lands and

One Attorney General.
One Commissioner of Public Lands and
Buildings.
One Kallway Commissioner.
One Congressman for the Sixth Congressional District.
One State Senator for the Thirtieth Senatorial District.
One State Representative for the Fifty Fourth Representative District.
One County Attorney.
One County Commissioner for Commissioner District No. 3.
Justice of the Peace to fill vacancy.
Constables to fill vacancy.
One Overseer of Highways for each Road District.

One Overseer of Highways for each Road District.
Also, for or against a proposed amendment to section nine. (9), article eight, (8), of the constitution of the State of Nebraska with reference to the investment of the permanent school fund.
Also for or against a proposed amendment to sections two. (2), four (4), five. (5), six (6) and thirteen (18), of article six (6), of the constitution of the State of Nebraska with reference to an increase in the number of the Judges of the Supreme Court, providing for their appointments, terms, residence and compensation of the Judges of the Supreme and District Courts.

NOTICE PROBATE OF WILL.
The State of Nebraska. (ss Lincoln County, Iss In the County Court. In the matter of the estate of Susan Pickett, deceased.
The State of Nebraska to the heirs, legates and next of kin of the said Susan Pickett, deceased.

deceased:

Take notice, that upon filing of a type written instrument purporting to be the last will and testament of Susan Pickett for probate and allowance, it is ordered that said matter be set for hearing the 22d day of July. A. D. 1908, before said County Court, at the hour of 9 o'clock a. m., at which time any person interested may appear and contest the same; and notice of this proceeding is ordered published three weeks successively in the North Platte Tribune, a semi-weekly newspaper published in this state.

In testimony whereof, I have hereunto set my hand and the seal of the County Court at North Platte this 22d day of June, A. D. 1908, je23-3

W. C. Elden, County Judge. deceased:

PROBATE NOTICE.

In the County Court of Lincoin county, Nebraska, July 7th 1908.

In the matter of the estate of Mary Patterson, deceased.

Notice is hereby given, that the creditors of said deceased will meet the Executor of said estate before the County Judge of Lincoin County. Nebraska, at the county court room in said county, on the 3d day of August 1908 and on the 4th day of January 1909, at 9 o'clock a. m. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims and one year for the Executor to settle said estate from the 30th day of June, 1908. This notice to be published in the North Platte Tribune, a semi-weekly newspaper for four weeks successively prior to the 3d day of August 1908.

Witnoss my hand, and seal of said court, this 7th day of July 1908.

J-7-4 W. C. Elders, County Judge. Dated June 30, 1808.

Max Einstein. Plaintiff.

Serial No. 025.

Notice for Publication

Department of the Interior,
Land Office at North Platte, Neb.
July 8th, 1908,

Notice is hereby given that Isaac Boiling,
of North Platte, Nebraska, who on July
18th, 1905, made homestead entry No. 21264,
for the north half and southeast quarter,
section 28. Township 17 north, Range 3i west
Sixth Principal Meridian, has filed notice of
intention to make final homestead proof
to establish claim to the land above
described, before the Register and Receiver at North Platte, Neb., on the 20th
day of August, 1908,
Claimant names as witnesses: David Calday of August, 1998.
Claimant names as witnesses: David Callander, Henry Newberry, of North Platte, Nebraske, George H. Daley, Irvine Temple, of Tryon, Nebraska, j10-6.
J. E. EVANS, Register.

Notice of Application for License.

In the matter of the application of Lee Lewis for license to sell malt, spirituous and vinous liquors in the village of Wallace, County of Lincoln and State of Nebraska:

Notice is hereby given that said Lee Lewis did on the 29th day of June, A. D. 1908, file his application and petition to the Chairman and Village Board of Trustees of Wallace, Lincoln county, Nebraska, as required by law, to sell malt, spirtuous and vinous liquors in the building located on lot numbered sixteen (16) in block numbered ninteen (19) in the said Village of Wallace, Lincoln County, Nebraska, for the ensuing municipal year from

July 24, 1908 to April 9, 1909. If there is no protest or remon-strance filed within two weeks from the 7th day of July 1908, said license

will be granted.

LEE LEWIS, Applicant.

Estray Notice. Taken up by the undersigned on his

farm five miles southwest of North Platte, on or about June 20th, 1908, a grade Jersey heifer, about two years old, either muley or dehorned, branded either OT or OH on right hip. Owner will call, prove property, pay charges, will call, prove and take animal away.

Articles of Co-Partnership.

Articles of Co-Partnership.

This agreement, entered into this 22d day of June, 100%, by and between Edgar Schiller and Nicholas McCabe. Witnesseth:

That said parties have formed aco-partnership for the purpose of carrying on a retail drug, notion, totled article, surgical supply and soda fountain business at number 603 north Dewey street, in the City of North Piatte, Lincoln country, Nebrasia, upon the following terms and conditions:

First. The name and style of said co-partnership shall be "Schiller & Company," and shall continue for five years from this date, unless soomer terminated by the death of either of said parties or by expiration of 5 years from this date by one party serving a written notice upon the other party, that he desires said co-partnership dissolved and in said written notice of dissolution he shall state the amount of mone; in cash which he is willing to pay for the one-half interest of the other, and in said notice shall also state that he is willing to receive the same amount for his one-half interest in the business of said co-partnership; and if the partner upon whom notice is served as aforesaid is not willing to either give or take the amount mentioned in said notice, appraisers shall be chosen, one named by one of the partners and the other by the other partner and the two appraisers so chosen shall render an appraisement in writing of all the property in said co-partnership and the amount so ascertained shall be the amount which the partner upon whom notice was served shall give for the interest of his co-partnership or take for his own interest in the property.

Second, That said Edgar Schiller shall contribute to the capital stock of said firm, the sum of \$2,750.00, being an undivided one-half interest in the stock of drugs, notions, tollet articles, surgical supplies, soda fountain and fixtures generally now located at number 603 north Dewey street in said city, and the said partners in the same ratio.

Third, The said Edgar Schiller shall be the capital stock of drugs, notio

agement, but he shall not transact any business on account of said co-partnership or be employed for that purpose as agent, attorney or otherwise.

Fourth. Said partnership shall not in any manner become liable upon any promissory note or other obligation for the accommodation of any person whatsoever, nor shall said partnership lend any of the co-partnership funds for any purpose whatsoever.

Fifth. The said Edgar Schiller shall keep a regular set of books, which shall show all the receipts and disbursements daily, and the conditions of the accounts with all persons whomsoever with which the co-partnership does business, except that cash items need not appear otherwise than in the cash account, and the said Edgar Schiller shall render to the said Nicholas McCabe on the first day of each month a statement showing all receipts, disbursements and Habilities of the co-partnership.

Sixth. Each partner shall be entitled to one-half of all profits by said partnership, and an inventory shall be taken annually between the 1st and 10th days of January. 1999; and after such inventory is taken, each partner shall be entitled to draw out of the first one to be taken between the ist and 10th day of January. 1999; and after such inventory is taken, each partner shall be entitled to draw out of the funds of said firm then on hand, one-half of any excess over and above the sum of \$5,500,00 and the liabilities then existing against said co-partnership; and on the ist day of July, 1900, said partners may each draw out of said firm, and thereafter draw any excess if any such there is, after the annual inventory is taken each year, and on the 1st day of July of each year.

Seventh. The said Edgar Schiller shall devote his entire time and attention to the business of said co-partnership and shall not enter into the transaction of any other business.

Eighth: Any violation of the terms of these articles of co-partnership shall be sufficient.

Eighth: Any violation of the terms of bees articles of co-partnership shall be sufficient cause for the dissolution of this partnership in any manner hereinbefore provided or through a court of competent juris-

In Witness Whereof, The said parties have set their hands this 22nd day of June, 1908.

EDGAR SCHILLER,

NICHOLAS MCCABE.

In the presence of A. P. KELLY.

NOTICE.

Brainard H. Willis and Lavinia B. Willis, Brainard H. Willis and Lavinia B. Willis, defendants:

Will take notice that on the 27th day of June, 1898 Max Einstein, piaintiff herein filed his petition in the District Court of Lincoin County, Nebraska, the object and prayer of which are to quiet plaintiff's title to the north half of the northeast is and the north half of the northeast is not been dead to the force of the first in Lincoin County to one S. P. Bjorklund, which deed is recorded in Vol. A—2 at page 31 of the Deed Records of Lincoin County, Nebraska, be declared null and void, and that a pretended deed from S. P. Bjorklund and wife to Brainard H. Willis, as B. H. Willis, which is recorded in Vol. A—1, at pages 588 and 589, of the Records of Lincoin County, be declared null and void. And that the court determine the amount due the defendants or any other persons for taxes paid upon the pretended tax sale, upon which said pretended tax deed is based; and for subsequent taxes paid and interest; and for general, equitable rellef. You are required to answer said pettion on or before the litth day of August, 1969.

Dated June 30, 1808.

Joseph H. McConnell. Cora E. Osgood, Charles Osgood and Lewis Clark, defendants, Impleaded with Sarah E. Hinman Curtis E. Hinman, Minor Hinman. Florence Himman, Peter Burke, Elizabeth Bratt and Jacob Rupp, defendants:

Will take notice that on the 24th day of June, 1808, Samuel Goozee, plaintiff herein, filed his petition in the District Court of Lincoln County, Nebraska, against, said defendants, the object and prayer of which are to obtain an accounting of taxes paid by the plaintiff, with interest, costs and attorney's fees, on lots 7 and 8, of block 76, of the briginal town of North Platte, Nebraska, for which said taxes a treasurer's deed has been issued by C. F. Scharmann, County Treasurer of Lincoln County. Nebraska, on the 5th day of September, 1983, and delivered to the plaintiff. And there is used the for taxes paid, advertisement, interest and costs, the sum of \$1.19 with interest at 10 per cent from July 1st 1988. Plaintiff further prays that he may have lien for taxes so paid on said real estate, and that said lien be foreclosed, and that the defendants be barred of all equity and right of redemption in and to said real estate, and that said premises be sold and the proceeds thereof applied to the payment of plaintiff's lien; and for general equitable relief.

You are required to answer said petition on or before the 10th day of August, 1808. Dated June 24th 1908.

By WILCOX & HALLIGAN, His Attys.

LEGAL NOTICE.

LEGAL NOTICE.

John Stoecker, D. W. Stapleton, whose first, real and true name is unknown and Mrs. D. W. Stapleton whose first, real and true name is unknown, defendants.

Will take notice that on the 1st day of July, 1968, the piaintiff, The Girard Trust Company, Trustee, filed its petition in the District Court of Lincoin County, Nebraska, for the parpose of foreciosing a certain real esstate morigage given by John Stoecker to the Mckinley-Lanning Loan & Trust Company and by the Mckinley-Lanning Loan & Trust Company duly assigned to the piaintiff herein, which mortrage is given to secure a note or bond in the sum of 590,00 dated June 1st, 1882, due and payable 5 years after date and 10 per cent interest after due and upon which there is now due the sum of 598,00 with ton per cent interest from July 1st 1898. The mortrage given to secure the same conveyed as such security to the said Mckinley-Lanning Loan & Trust Company, the S. E. S. of section 33. Township, 8 North, Range 38 West, Plaintiff prays for decree that said sum so found due by paid according to law and that said premises be sold to satisfy the amount as found due. The defendants are required to answer said petition on or before Monday the 19th day of August, 1907.

By A. MTLBOOS.