

TOWN AND COUNTY NEWS

F. J. Powell, who had been visiting friends in and near the city, left Wednesday for Seattle, Wash.

Trains from the east yesterday morning were four or five hours late. Delays were reported on both the Iowa roads and the Union Pacific.

Ed Ewell, of the Grand Island sugar factory, was in town on business yesterday, going from here to Hershey to look after the shipment of beets.

For Rent—Nine room house and barn on west Front street. Will place the same in good repair. Apply to W. V. Hoagland.

Chas. F. Horner, representing the Ridpath Lyceum Bureau, was in town yesterday conferring with the Chautauqua officers relative to attractions for the 1910 assembly.

An offer of \$47.50 per acre for 120 acres adjoining the Catholic cemetery south of the river, was refused by the owners Wednesday. Fifty dollars per acre is asked for tract.

Sale—Twenty per cent discount on Men's, Women's and Children's Underwear at the Leader.

The little touch of winter weather this week has made a perceptible improvement in the clothing and dry goods trade. An early winter invariably makes good business for these lines.

The "Commeceement Days" company arrived this morning and will present that musical comedy at the Keith this evening. There are about fifty in the company, and of course the girls are all chic and pretty.

Go to Wyman & Jeffries for your horse shoeing. Plenty of help and horses promptly attended to. Gaunt's old stand.

The Union Pacific sent out from Omaha this week a pay car from which the employees received their checks. This was done partly on account of the number of men employed in double tracking. Usually the checks are sent to the station agents.

All the newly elected county and precinct officers are required to file their bonds with the county clerk before January 6th, 1910. It will be well to have these bonds filed as early as possible in order that the commissioners may act upon them.

Not in many years have we had such good sleighing as during the past three days; in fact it is unusual for the streets of North Platte to be packed so evenly and solidly with snow. Sleighs and sleds have been in demand, and sledding parties are being much enjoyed by the younger people.

The rush of land seekers to this section started in last week, but the heavy snow Tuesday caused a falling off in the number arriving. As soon as the snow disappears these home seekers will appear in greater numbers and real estate agents anticipate a good business this fall and winter.

See those new Glove Silk Jersey Waists. The latest craze. At Wilcox Department Store.

The New York World pronounces "A Gentleman from Mississippi" as great a play as "The Man of the Hour". As our people recently witnessed the latter play, they are in a position to judge the merits of "A Gentleman from Mississippi" which will be presented at the Keith next Monday evening.

Owing to a lack of a quorum no meeting of the city council could be held Tuesday night. With Tobin out of the city permanently and Tracy out every other night, it is somewhat difficult to secure a quorum. It has been over a month since the council succeeded in getting the requisite number of members.

I make a specialty of looking up non-resident owners and buying land for Lincoln County people. If there is anything you want, write me. O. E. ELDER, North Platte.

At no time have the people of North Platte had so much faith in the future prospects of the city, and all seem satisfied that it is only a question of a few years until we have a population of ten thousand. One satisfying condition is that the business men are pulling together better than for years past. When this condition prevails good results follow.

Harbor of the American Order of Protection was honored Wednesday evening by the presence of Supreme Commander Price and Supreme Secretary Gaylord. To meet these grand officers a large attendance of members was present and the evening proved a pleasant and profitable one. Enjoyable refreshments were served at the close of the evening.

THE First National Bank, of North Platte, Nebraska.

UNITED STATES DEPOSITORY.

Capital and Surplus \$130,000.

ARTHUR McNAMARA, President, E. F. SEEBERGER, Vice-President, F. L. MOONEY, Cashier.

SACRIFICE SALE OF TOWN LOTS.

Why go out into the country to buy residence lots when you can buy the following choice residence lots in the West End where they will increase in value and always be in demand. Three nice lots in block 17, Town Lot Co's Addition, \$350.00 for all three. Two handsome lots on Block 12, Town Lot Co's Addition, \$350.00 for both lots. Three handsome lots on west Fourth street, sewer in and paid for, \$1200.00 for the three. Four choice lots on west Sixth street close in for \$400.00, \$450.00, \$500.00 and \$650.00 each. These lots are all close in, high and dry, do not require any filling and each of them is worth more money than we are asking for them.

Buchanan and Patterson.

The Big New York Success Coming.

"A Gentleman from Mississippi" the most successful comedy produced in New York City in the past twenty years, with a record of one year there and six months Chicago, comes to the opera House Monday night, Nov 22. Nothing is more significant of dramatic success in New York than out of town comment. In hotels and upon railway trains there is a tense and gripping moment of suspense toward the close of one of the acts. The genial old Southern Senator, roused to indignation by the corrupt, naval base scheme, rounds upon the legislative plotters and roars forth that "next day he will call them to account at 12:30." "What are you going to do to-morrow at 12:30?" asks his secretary, as the others withdraw. "Damned if I know," replies the senator truthfully, and the curtains falls amid shouts of laughter and is raised for a dozen scene calls.

Christian Church Notes.

The revival services continue. Last Lord's Day proved a very encouraging day. Four services were held and all were intensely interesting. At the morning service two came forward and one young man at the afternoon service. A good audience gathered at the evening service notwithstanding the union service at the opera house. "The Greatest Living Question" was discussed by Evangelist Johnson in a masterly way. Monday evening "White Washed and Washed White", Tuesday evening "The Threefold Gospel". At the invitation a beautiful sight met our eyes, two stepped forward without any personal solicitation, an old man and a boy. Youth and old age met showing the simple gospel appeals to both alike. This evening "The Weeping Saviour". If you come once you will want to come again and you will find a cordial welcome. "It was fine" is the verdict of all every evening. Twenty-five have been added to the congregation to date and many more thinking seriously of taking the step into the kingdom. It is a great thing to be able to rally people around the Cross of Christ.

Will Ask For Something in 1911.

While not taking active part in the political affairs of the county, the Winner is well pleased with the result of the recent election. So far as the south side is concerned, we think it is well that no opposition was made to the candidates who were up for a third term. Besides being good men, their retirement at the end of their third term will clear the slate up nicely for a new deal two years from now, when at least three of the leading officers, treasurer, clerk and sheriff, will be contested for by new men, and the south side will and should come up for something worth while. For a half dozen years past, or for a dozen, so far as we know, no county office has been given to any man south of the Platte river, except that of commissioner, and that was given as a matter of necessity. When the next county election comes around the people of the south part of Lincoln county will be in position to ask for and get the best there is going. —Wallace Winner.

Sale—Twenty per cent discount on the Leader's fine line of Millinery. Ladies cannot afford to pass up this sale.

Commenting on Governor Shallenberger's announced opposition to county option and his apparent determination to stand alone on the enforcement of the daylight bill and the Slocumb law, the Hastings Tribune says: "This move may be looked upon by Governor Shallenberger as being politic, but it is plain that the governor forgets that little maxim of Abraham Lincoln's about fooling the people part of the time but not all the time." As a matter of fact there has not been a time since Governor Shallenberger went into office that he has himself known what he would do next with regard to the liquor question, and even now no one can make a safe guess, because he will do whatever he thinks will best help the political game.—Kearney Hub.

Only one candidate at the recent state election received a majority of the votes cast, according to the official returns. The total number of ballots was 207,002, which requires 103,502 for a majority. Judge Barnes, who received the highest vote for judge, had but 93,502, exactly ten thousand short of a majority. C. S. Allen, republican candidate for regent, received 104,188, being slightly more than a majority. The prohibitionists, with seven thousand votes, and the socialists with a little less than five thousand, would evidently have held the balance of power in the state but for their habit of wasting their votes on hopeless minor parties.—Lincoln Journal.

Choice Lots for Sale.

I have ten choice lots in Penniston's Addition for sale for less money than any other lots being offered, considering location and size. Also three lots on West Fifth St. that I can sell at \$750 for the three, or will sell separate. Phone 250. O. E. ELDER.

Strictly Pure Bottle Milk.

We can supply milk to a few more regular customers. Also have a limited amount of fancy dairy butter. Phone D 75. DOOLITTLE PRODUCE CO.

DR. ELMS, General Practice of

Medicine, Surgery Together with his Specialty, Eye, Ear, Nose and Throat. Your Glasses Carefully Fitted. Office and residence 413 East Fifth St., on ground floor, no stairs to climb. Phone 559.

GO TO P. M. SORENSON

FOR Furniture Repairing AND CABINET WORK. Also Woodturning. WINDOW SCREENS A Specialty. Shop 107 East Fifth.

For Sale

New Five Room House on west 10th street, with electric lights, city water and bath room; all rooms large and lately papered. Nice lawn and trees. \$1100.00 cash will buy it. Temple Real Estate & Insurance Agency.



HARD TO BEAT is our cigar. The more you smoke the more you'll praise it, because a veteran votary of the weed knows a good thing when he lights it. Only smokers of these cigars have a match for them. Our five-centers can't be duplicated for a nickel anywhere else in North Platte.

J. F. SCHMALZRIED, A. M. Lock.

A ROADSIDE MEETING

with a wealthy acquaintance will cause you no embarrassment if you are riding or driving a horse from our livery stable. We make it a point to keep our service as nearly as possible up to the standard of a private stable. The result is that on the road you'll meet no one you need take off your hat to.



Hunting Prohibited. Notice is hereby given by the undersigned land owners and lessees of land in Hall Precinct, that no hunting is hereby permitted on the land owned or leased by us, and any person found thereon will be prosecuted under the law relating thereto.

Notice is hereby given that Charles F. Wilkinson, of North Platte, Neb., whose October 18th, 1904, made Homestead Entry No. 20385, Serial No. 02255, for north east quarter and south half of southwest quarter, township 13, north, range 31, west of the 6th principal meridian, has filed a petition to make final proof, to establish claim to the land above described, before the register and receiver at North Platte, Nebraska, on the 22nd day of December, 1909.

Claimant names as witnesses: G. F. Meyer, Arthur Conner, Carl Broeder, and Thomas Zimmerman, all of North Platte, Neb. J. E. EVANS, Register.

Notice of Probate of Will. In the County Court, Nebraska, do decesses, legatees and heirs and to any others interested in said matter: You are hereby notified that an instrument purporting to be the last will and testament of Mary Egan, deceased, is on file in said court, and also a petition praying for the appointment of Frank R. England as executor. That on the 20th day of November, 1909, at 9 o'clock a. m., said petition and order for the execution of said instrument will be heard, and that if you do not then appear and contest, said court may probate and record the same, and grant administration of the estate to Frank R. England.

This notice shall be published for six successive issues in the North Platte Tribune, prior to said hearing. Witness my hand and official seal this 8th day of November, 1909. W. C. ELDER, County Judge.

CONTEST NOTICE. Department of the Interior, United States Land Office, North Platte, Nebraska, October 19th, 1909. A sufficient contest affidavit having been filed in this office by Albert Green contesting against homestead entry No. 21463 Serial 02950, made October 18th, 1909 for northeast quarter south west quarter, south half of northeast quarter, section 14, range 27, by heirs of Richard G. Edwards contestee, in which it is alleged that:

1. The above named claimant in his life time never cultivated any portion of the above described land.

2. Said claimant never in his life time established residence upon said land or resided thereon.

Said claimant has wholly failed to live or reside upon said land and has been absent therefrom for six months and one day last past.

Said absence from said land was not due to claimant's employment in the army, during any war in which the United States has been engaged.

The said claimant died about two years ago and contestant has been unable to find out whether he left any heirs. Since the death of said claimant no one has purchased any portion whatever for any purpose. Neither has the land been improved in any way and all said defects now exist.

Each and all of said defects now exist. Said parties are hereby notified to appear and offer evidence tending to establish allegations as set forth in the foregoing petition, when all persons interested in said matter may appear as a county court to be held in and for said county, and show cause why the prayer of petitioner should not be granted. This order to be published for six successive issues in the North Platte Tribune, prior to said hearing. Dated North Platte, Neb., Oct. 25, 1909. J. E. EVANS, Register.

ORDER OF HEARING ON PETITION FOR APPOINTMENT OF ADMINISTRATOR. In the County Court, Nebraska, do decesses, legatees and heirs and to any others interested in said matter: You are hereby notified that an instrument purporting to be the last will and testament of Mary Egan, deceased, is on file in said court, and also a petition praying for the appointment of Frank R. England as executor. That on the 20th day of November, 1909, at 9 o'clock a. m., said petition and order for the execution of said instrument will be heard, and that if you do not then appear and contest, said court may probate and record the same, and grant administration of the estate to Frank R. England.

This notice shall be published for six successive issues in the North Platte Tribune, prior to said hearing. Witness my hand and official seal this 8th day of November, 1909. W. C. ELDER, County Judge.

Change and Vacation of Part of Road No. 309. To All Whom it may concern: The Commission appointed to locate a change and vacate a part of Road No. 309, reported in favor of said change, beginning at section 20 of said road No. 99, running north and south, and vacating the same, and also reported in favor of vacation of that part of said road No. 309, lying between the terminal points of the change and all objection thereto or claims for damages must be filed in the office of the county clerk on or before noon on the 25th day of December, 1909, or such road will be established with out reference thereto.

Dated North Platte, Neb., Oct. 25, 1909. F. C. ELLIOTT, County Clerk.

ORDER OF HEARING ON PETITION FOR APPOINTMENT OF ADMINISTRATOR. In the County Court, Nebraska, do decesses, legatees and heirs and to any others interested in said matter: You are hereby notified that an instrument purporting to be the last will and testament of Mary Egan, deceased, is on file in said court, and also a petition praying for the appointment of Frank R. England as executor. That on the 20th day of November, 1909, at 9 o'clock a. m., said petition and order for the execution of said instrument will be heard, and that if you do not then appear and contest, said court may probate and record the same, and grant administration of the estate to Frank R. England.

This notice shall be published for six successive issues in the North Platte Tribune, prior to said hearing. Witness my hand and official seal, this 25th day of October, 1909. W. C. ELDER, County Judge.

Notice.

Thomas Sabold, do decessis, will take notice that on the 28th day of October, 1909, William H. Paddock, plaintiff herein, filed his petition in the District Court of Lincoln County, Nebraska, against Thomas Sabold and the South Platte Loan & Trust Co., the object and prayer of which are to obtain a decree binding that a certain mortgage executed by Freeman V. Siddous on the Southeast 1/4 of Section 8, Township 9, Range 19, in Lincoln County, Nebraska, and by the South Platte Loan & Trust Co., and by the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling the same of record and for a further decree finding that a certain mortgage executed by Freeman V. Siddous on the land aforesaid, to the defendant Thomas Sabold, which mortgage is for the sum of \$100.00, dated September 5th, 1899, and recorded in Book 9 of Mortgages at Page 44, has been fully paid and satisfied, and for a decree cancelling