



The plaintiff proposes James T. Keefe as such Receiver and proposes the United Fidelity & Guaranty Company as surety on the bond both for the Re-ceiver and for the plaintiff. The court has appointed the Sheriff Temporary Receiver pending plaintiffs application for

You are required to answer said petition on or before the 20th day of January, 1913. You are further notified that the plaintiff will present his application to the court for the appointment of a Re-

Plantiff.

action and an application to the court for an order for service by publication upon E. C. Brown, defendant. The object and prayer of the pleintiff's petition is to foreclose a certain mortgage executed by the defendant, E. C. Brown, to L. B. Hastings, upon the Brown, to L. B. Hastings, upon the northwest quarter (NW_2) of section thirty-four (34), township thirteen (13), morth of range thirty (30), west of the 6th P. M., in Lincoln courty, Nebraska, to secure the payment of a certain promissory note dated November 25, 1911, for the sum of \$4,000,00 due and payable five years after date with in-terest at 6 ner cert per sumum

That the condition of said mortgage has become become broken and the plaintiff has elected to declare the entire sum due and there is now due upon said note and mortgage the sum of \$4000.00 with interest at 6 per cent per annum from November 25, 1911, and that said note and mortgage has been assigned to and is now owned by the plaintiff the Racine Sattley Co; of Nebraska, and the plaintiff prays for a decree that the defendants be required to pay the amount due upon said note and mort-gage or that said premises be sold to satisfy the amount due and that the defendants and each of them be barred of a receiver during the pendency of said action for the reason that said mort-gage security is insufficient to pay the mortgage debt and said E. C. Brown has abandoned said premises and is permitting waste to be committed thereon and the plaintiff prays for an order of injunction restraining the defendants from selling and conveying said rents and profits during the pendency of this action and that an interluctory order be issued appointing a receiver herein and directing the receiver to take charge of the rents and profits and that the defendants deliver the possession of said