But the nomination of J. W. Edgerton for supreme judge was a still more flagrant violation of their peculiar tenets, for he has been continuously before the people as an office seeker almost from the moment he became a citizen of the state. In 1886 he was nominated and ran on the Union Labor ticket as a candidate for supreme judge; and in 1888, the very next opportunity, he was the candidate on the same ticket for the office of congressman. In 1890 he was the Independent candidate for attorney general, and now with only one year intervening, he becomes the same party's candidate for supreme judge. If he is not a "died in wool" chronic office seeker, will some Independent please to point one out in the ranks of either of

In these things the consistency of the Independents is truly wonderful, for to the above facts add the well known incapacity of Mr. Edgerton for any one of the positions he has so far sought, and the pretense of the new party as to purity and honest reform goes glimmering. Worse than the corrupt practices of either of the old parties are exposed by them at every turn. The wholesale ef-fort to buy men by nomination to office, en who are notoriously antagonistic to their party and its principles, has not to our knowledge ever been practised before. Not one of the seven candidates nominated for judges in this district has, or had previous to their nomination, the most remote leaning towords the Independents. But as all of them are capable of filling the position their selection is far more creditable to the Indepen-dent judgment than in the case of

NOTICE TO REDEEM.

NCTICE TO REDEEM.

To W. C. Shull and the occupant of the land described below: You are hereby notified that on the 27th day of December, 1880, the following described real estate was sold at private tax sale by the treasurer of Holt county, in the state of Nebraska. to-wit: The northwest quarter of section 3, township 27, range 9, situated in Holt county, Nebraska, for the delinquent taxes for the year 1885, to Farmers' Loan and Trust Company of Storm Lake, Iowa, who received a certificate of tax sale therefor December 11, 1890, assigned the same to the undersigned and who is the present owner and holder thereof.

In the year 1888 the said land was taxed and specially assessed in the name of W. C. Shull, and in the year 1889 it was taxed and specially assessed in the name of W. C. Shull.

The time of redemption of said tax sale will expire on the 27th day of December, 1891. THE BALLOU BANKING COMPANY of Sloux City, Iowa.

\*SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 25th day of June, 1891, in favor of Holt County Bank as plaintiff and against Wm. J. Gampbell and Margaret I. Campbell as defendants, for the sum of thirty-one dollars, and costs taxed at \$24.08 and secondary country for the sum of the sum thirty-one dollars, and costs taxed at \$24.08 and accruing costs, I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale.

The northeast quarter section twenty-four (24) township twenty-nine (29) range eleven (11) west of the 6th P. M. in Holt county, Ne-

braska.

And will offer the same for sale to the highest bidder for cash, in hand, on the 22d day of September, A. D. 1891, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 2 o'clock p. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 6th day of August, 1891.

H. C. MCEVONY.

H. C. McEvony. Sheriff of said County.

SHERIFF'S SALE.

By virtue of an order of sale directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 25th day of June, 1891, in favor of Joseph C. Gienn, trustee for James H. Clark, and James H. Clark as plaintiff and against John E. Planck as defendant, for the sum of thirteen hundred fifty-one dollars and seventy cents, and costs taxed at \$29.03 and accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to-wit:

towit:
The northwest quarter of section six (6) township thirty (30) range ten (10) west of the 6th p. m. in Holt county, Nebraska.
And will offer the same for sale to the highest bidder for cash, in hand, on the 22d day of September, A. D. 1891, in front of the court house in O'Neill, that being the building wherein the last term of court was held, at the hour of 2 o'clock p. m. of sald day, when and where due attendance will be given by the undersigned.
Dated at O'Neill, Nebraska, this 6th day of August, 1891.

H. C. McEvony, Sheriff of said County.

BHERIFF'S SALE.

By virtue of an execution directed to me from the clerk of the district court of Holt county. Nebraska, on a judgment obtained before the county court of Holt county. Nebraska on the 7th day of March, 1891, a wranscript of which has been duly filed in the office of the clerk of the district court. of Holt county, in favor of Jandt & Tompkins as plaintiffs, and against John H. Deirks, Joseph A. White and Laura White, partners as Deirks, White & Co., as defendants, for the sum of 8941.25 and costs taxed at \$51.20 and accruing costs, I have levied upon the following property, taken as the property of said defendants, to satisfy said order of sale, towit: seventy head of cattle, nine head of colts, three hundred head of sheep; and will offer the same for sale to the highest bidder for cash in hand, on the 9th day of Septemher, A. D. 1891, at Goose Lake, Holt county, Nebraska, at the hour of 10 o'clock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, August 23th, 1891.

H. C. McEvony, Sheriff of said Co.

By E. J. Mack, Deputy. SHERIFF'S SALE.

Champion Machine The Champion mowers of 1891 are

41, 5 aud 6 foot cut. The drive-arm.

## LEGAL ADVERTISEMENTS.

Notice to Non-Resident Defendants

Notice to Non-Resident Defendants.

[First Publication August 27, 1801.]

In the district court of the state of Nebraska, in and for Holt county. Valley Loan and Trust Co., plaintiff vs. Chas. O. Wilkinson and Mary A. McDermott, defendants. To Chas. O. Wilkinson and Mary A. McDermott, defendants in the above entitled cause: You are hereby notified that there is now on file in the office of the clerk of the district court of the state of Nebraska, in and for Holt county, a chancery petition of the plaintiff in the above entitled cause against you impleaded with the other defendants named in the title of said cause, praying that the court may find the amount due the plaintiff upon one real estate mortgage bond for the sum of six hundred dollars (8600), dated April 18, 1835, secured by mortgage given by the defendant, Chas. O. Wilkinson, to the Lombard Investment Co., and now owned by the plaintiff, upon the following described real estate, situated in the county of Holt, and state of Nebraska, to-wit: The west half of the southeast quarter and the east half of the southeast quarter and the west half of the southeast quarter; that a decree be entered by the fourth end of the west half of the southeast quarter; that a decree be entered by the court in said cause in favor of the plaintiff foreclosing said mortgage; that said described property be sold under said decree, and the proceeds of such sale applied toward the payment of the amount found to be due the plaintiff upon said bond, with interest and the costs of foreclosure; and that any right, title, llen or interest owned or clained by you, or either of you, in or to said premises be adjudged to be junior and inferior to the plaintiff's mortgage lien thereon. You are hereby further notified that you are required to answer said petition of the plaintiff on or before the lifth day of October A. D. 1891, and that, if you fail to answer the same on or before said day, the allegations contained in said netition will be taken as true First Publication August 27, 1801. and judgment and decree rendered as there prayed for. D. H. ETTIEN, Att'y for Pi'ff

[First Publication August 27, 1891.]

In the district court of the state of Ne-braska, in and for Holt county. Valley Loan and Trust Co. plaintiff vs. Warren F. East man, Lizzle Eastman, M. P. Musser & Co., McCormick Harvesting Machine Co., defend-

and Trust Co. plaintiff vs. Warren F. Eastman, M. P., Musser & Co., McCormick Harvesting Machine Co., defendants.

To Warren F. Eastman and Lizzle Eastman, defendants in the above entitled cause. You are hereby notified that there is now on file in the office of the clerk of the district court of the state of Nebraska, in and for Holt county, a chancery petition of the plaintiff in the above entitled cause against vou impleaded with the other defendants named in the title of said cause, praying that the court may find the amount due the plaintiff on one real estate mortgage bond for the sam of five hundred and sixty dollars (856a), dated April 23, 1885, secured by mortgage given by the defendants. Warren F. Eastman, Lizzle Eastman, to the Lombard investment Co. and now owned by the plaintiff, upon the following described real estate, situated in the county of Holt, and state of Nebraska. towit: The northeast quarter of section twenty-five, (25), township thirty-one (31), range fourteen (14), west of the 6th P. M., extept twenty-five (25) acres in square form out of the northwest corner, and one (1) acre of land described as follows: Beginning at a point nineteen and a half (19%) rods south of the northeast corner of above described tract of land and running thence west ten (10) rods, thence south sixteen (16) rods, thence south sixteen (16) rods, thence and the property be sold under said decree and the property of the amount found to be due the plaintiff upon said bond, with interest and the costs of foreclosure; and that any right, title lien or interest owned or claimed by you, or either of you, in or to said premises be adjudged to be junior and inferior to the plaintiff's mortgage lien thereon. You are hereby further notified that you are required to an dered as therein prayed for.
7-4w D. H. ETTIEN, Att'y for Pl'ff.

Nolice to Non-Resident Defendants.

In the district court of the state of Nebraska, in and for Holt county. The Alliance Trust Co., a corporation, plaintiff, vs. Parley R. Damon, Barton Rice, David Adams, H. A. Allen, David L. Darr, Silas H. Elliot, James Reeves, defendants.

To Parley R. Damon, Barton Rice, James Reeves, defendants in the above entitled cause:

Reeves, defeadants in the above entitled cause:
You are hereby notified that there is now on file in the office of the clerk of the district court of the state of Nebraska, in and for Holt county, a chancery petition of the plaintiff in the above entitled cause against you impleaded with the other defendants named in the title of said cause, praying that the court may find the amount due the plaintiff upon one real estate mortgage bond for the sum of fi.e hundred dollars (\$500), dated September 18th, 1884, secured by mortgage given by the defendant Parley R. Damon to the Lombard Investment Co., and now owned by the plaintiff, upon the following described real estate, situated in the county of Hoit and state of Nebraska, to-wit: The north half of the northwest quarter and the southeast unarter of the porthwest quarter and the real estate, situated in the county of Hoit and state of Nebraska, to-wit: The north half of the northwest quarter and the southeast quarter of the northwest quarter, and the north half of the southwest quarter of section thirty-four (34), township thirty-two (32), range thirteen (13), west of the 6th P. M.; that a decree be entered by the court in said cause in favor of the plaintiff foreclosing said mortgage; that said described property be sold under said decree and the proceeds of such sale applied toward the payment of the amount found to be due the plaintiff upon said bond, with interest and the cost of foreclosure; and that any right, title, lien or interest owned or claimed by you, or either of you, in or to said premises be adjudged to be junior and inferior to the plaintiff's mortgage lien thereon. You are hereby further notified that you are required to answer said petition of the plaintiff on or before the fifth day of October. A. D. 1891, and that, if you fail to answer the same on or before said day the allegations contained in said petition will be taken as true and judgment and decree rendered as therein prayed for 4-7w

D. H. Ettien, Att'y for Pliff,

Notice to Non-Resident Defendants.

[First Publication August : 7, 1891.] In the district court of the state of Ne-raska, in and for Holt county. Elizabeth I. Lakens, plaintiff, vs. Chas. F. Smith, Isa-lella Smith, Margaret Meintyre, George aidler, Mrs. George Laidler Silas H. Elliot.

M. Lakens, plaintiff, vs. Chas. F. Smith, Isabella Smith, Margaret MeIntyre, George Laidler, Mrs. George Laidler Silas H. Elliot. defendants.

To Chas. F. Smith, Isabella Smith, Margaret McIntyre, George Laidler, Mrs. Geo. Laidler, Silas H. Elliot, defendants in the above entited cause: You are hereby notified that there is now on file in the office of the clerk of the district court of the state of Nebraska in and for Hoit county, a chancery petition of the plaintiff in the above entitled cause against you impleaded with the other defendants named in the title of said cause, praying that the court may find the amount due the plaintiff upon one real estate mortgage bond for the sum of four hundred and fifty dollars (\$450, dated January 14th, 1886, secured by mortgage given by the defendants, Chas. F. Smith, Isabella Smith and Margaret McIntyre, to the Lombard Investment Co., and now owned by the plaintiff, upon the following described real estate situated in the county of Holt and state of Nebraska, to-wit: The south half of the south west quarter and the northeast quarter of the southwest quarter in section thirty-five (35), township thirty (30), range ten (10), west of 6th P. M.; that a decree be entered by the court in said cause in favor of the plaintiff foreclosing said mortgage: that said described property lessold under said durers and the payment of the amount found to be due the plaintiff upon said bond, with interest and the costs of foreclosure; and that any right, title lien or interest owned or claimed by you, or either of you, in or t) said premises be adjudged to be junior and inferior to the plaintiff's mortgage lien thereon. You are hereby further notified that you are required to answer said petition of the plaintiff on or before the fifth day of October, A. D. 1891, and that if you fail to answer the same on or before said day, the allegations contained in said petition will be taken as true and judgment and decree rendered as therein prayed for.

47w D. H. ETTIER, Att'y for Pl'fi.

English Spavin Liniment removes all hard, soft or calloused Lumps and Biemishes from horses, Blood Spavin, Curbs, Splits, Ring Bone, Sweeney, Stifles Sprains, Sore and Swollen Throat, Coughs, etc. Save \$50 by use of one bottle. Warranted the most wonderful Blemish Cure ever known. Sold by Morris & Co. gear, and pitman are warranted not to break or wear out.

The Champion harvesters are simply incomparable. For sale by Bernard McGreevy.

Spils, Ring Bone, Sweeney, Stiffes Sprains, Sore and Swellen Throat. Coughs, etc. Save \$50 by use of one bottle. Warranted the most wonderful Blemish Cure ever known. Sold by Morris & Co.

Notice to Non-Resident perendants [First Publication August 27, 1891.]

Notice to Non-Resident Defendants.

[First Publication August 27, 1891.]

In the district court of the state of Nebraska, in and for Holt county. P. L. Newcomb plaintiff vs. James Shea. Silas H. Elliot, Hesskiah Chambers, defendants.

To James Shea, defendant in the above entitled cause: You are hereby notified that there is now on file in the office of the clerk of the district court of the state of Nebraska in and for Holt county, a chancery petition of the plaintiff in the above entitled cause against you impleaded with the other defeadants named in the title of sand cause, praying that the court may find the amount due the plaintiff upon one real estate mortgage bond for the sum of five hundred dollars (\$500), dated December 15, 1885, secured by mortgage given by the defendant, James Shea, to the Lombard Anvestment Co., and now owned by the plaintiff, upon the following described real estate, situated in the county of Holt, and state of Nebraska. towit: The south half of the southeast quarter, and the northwest quarter of the southeast quarter, and the southwast quarter of section twenty (20), township thirty-two (32), range twelve (12), west of 6th P. M.; that a decree be entered by the court in said cause in favor of the plaintiff foreclosing said mortgage; that said described property be sold under said decree and the proceeds of such sale applied toward the payment of the amount found to be due to the plaintiff upon seld bond, with interest and the costs of foreclosure; and that any right, title lien or interest owned or claimed by you, or either of you, in or to said premises be adjudged to be junior and inferior to the plaintiff's mortgage lien thereon. You are hereby further notified that you are required to answer said petition of the plaintiff on or before the 12th day of October, A. D. 1891, and that if you fail to answer the same on or before said day, the allegations contained in said petition will be taken as true and judgment and decree rendered as therein prayed for. herein prayed for.
4-7w D. H. ETTIEN, Att'y for Pl'ff.

[First Publication August 27, 1891.] In the district court of the state of Nebraska, in and for Holt county. Jackson Investment Co., plaintiff, vs. Frank W. Skinner, Senora C. Skinner, Silas H. Elliot, Irvin Catlin, John Hall, defendants. To Frank W. Skinner, Senora C. Skinner, John Hall, defendants in the above entitled

on high, defendants in the above entitled cause:

You are hereby notified that there is now on file in the office of the clerk of the district court of the state of Nebraska, in and for Holt county, a chancery petition of the plaintiff in the above entitled cause against you impleaded with the other defendants named in the title of said cause, praying that the court may find the amount due the plaintiff upon one real estate mortgage bond for the sum of five hundred dollars (\$500), dated Octobes 24, 1885, and secured by mortgage given by the defendants, Frank W. Skinner and Senora Skinner, to Lombard Investment Co., and now owned by the plaintiff, upon the following described real estate, situated in the county of Holt and state of Nebraska, to-wit: The west half of the southwest quarter, and the northeast quarter of the southwest quarter, and the northeast quarter of the southwest quarter of the northwest quarter of section twenty-two (22), township thirty-three (35), range sixteen (16), westof 6th P. M.; that a decree be entered by the court in said cause in favor of the plaintiff foreclosing said mortgage; that said described property be sold under said decree and the proceeds of such sale applied toward the payment of the amount found to be due the plaintiff upon said bond, with interest and the costs of foreclosure; and that any right, title, lien or interest owned or claimed by you, or either of you, in or to said premises be adjudged to be junior and inferior to the plaintiff's mortgage lien thereon. You are hereby further notified that you are required to answer said petition of the plaintiff on or before the fifth day of October, A. D. 1891, and that if you fail to answer the same on or before said day the allegations contained in said petition will be taken as true and jugdment and decree rendered as therein prayed for.

4 7w D. H. ETTIEN, Att'y for Pl'ff. You are hereby notified that there

## SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the district court ot Holt county. Nebraska, on a decree obtained before the district court of Holt county, Nebraska, on the 17th day of November, 1890, in favor of Charles V. Hanson as plaintiff and against Thomas A. McMillan, et al, as defend ants, for the sum of eleven hundred fifty-seven dollars, and forty cents, and costs taxed at \$24.53, and accruing costs I have levied upon the following premises taken as the property of said defendants, to satisfy said order of sale,

to-wit: The west half south-west quarter section nineteen (19), township twentyeight (28), range nine (9), and east half south-east quarter section twenty-four (24), township twenty-eight (28), range ten (10) west of the 6th p. m. in Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand, on the 5th day of October, A. D., 1891, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 10 o'clock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 25th day of August, 1891. 7-5 H. C. McEvony,

Sheriff of said county.

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county. Nebraska, on the 10th day of December, 1889, in favor of William A. Paxton and Benjamin Gallagher, co partners doing business as Paxton & Gallagber, as plaintiff and against Patrick Hagerty and Mary Hagerty as defendants, for the sum of four thousand four hundred thirty-four dollrrs and seventy-one cents, and costs taxed at \$63.38, and accruing costs I have levied upon the following premises taken as the property of said defendants, to satis-

fy said order of sale, to-wit: The north-west quarter section thirty-one (31), township twenty-nine(29), range eleve (11), west of the 6th p, m, in Holt county, Nebraska.

And will offer the same for sale to the highest bidder for cash, in hand, on the 5th day of October, A. D. 1891, in front of the court house in O'Neill, that being the building wherein the last term of district court-was held, at the hour of 10 o'clock a. m. of said day, when and where due attendance will be given by the

Dated at O. Neill. Nebraska, this 25th day of August, 1891. H. C. McEvony, Sheriff of said county.

By virtue of an order of sale, directed to me from the clerk of the district court of lielt county. Neoraska, on a decree obtained before the district court of Holt county, Neoraska, on a decree obtained before the district court of Holt county, Neoraska, on the 20-h day of June. 1890, in favor of Burnham. Tulleys & Co., as plaintiff, and against Patrick Lydon et al., as defendants, for the sum of thirty-three dollars and cighty-eight cents, and defendant, L. W. Tulleys, trustee, obtained a decree for the sum of \$809.75, and costs taxed at \$50.23, and accurring costs I have levied upon the following premises, taken as the property of said defendants, to satisfy said order of sale, to-wit: The cast half-southeast quarter, southwest quarter, southeast quarter of section twelve (12) and northwest quarter northeast quarter section eleven (11) township twenty-five (25) range ten (10) west of the 6th p. m., in Holt county, Nebruska.

And will offer the same for sale to the highest bidder for each in hand on the SHERIFF'S SALE.

You are hereby notified that on the 27th day of December, 1889, each of the following described tracts of real estate situated in described tracts of real estate situated in Holt county, in the state of Nebraska, was sold at private tax sale by the treasurer of said county for the delinquent taxes due thereon for the year 1888 to the Farmers' Loan and Trust Co. of Storm Lake, Iowa, which received a certificate of tax sale for each of said tracts, and which is the present owner and holder thereof. Each of said tracts were described, taxed and specially assessed as follows, to-wit:

The ne ne and nw ne of 8 and the nw nw of 9, 32, 15, was in 1888 taxed and assessed in name of C Daugherty, and in 1890 in name of J P Segar.

The ne ne see we ware and nw see of 18, 39, 15.

J P Segar.

The ne nc se ne sw ne and nw se of 18, 32, 15, was in 1888 taxed and assessed in mame of S H Hamilton, and in 1890 in name of C C Shum-

was in 1888 taxed and assessed in name of A Kirkendahi, and in 1890 in name of French & Crawford.

The se ne sw ne ne se and nw se of 28, 32, 15, was in 1888 taxed and assessed in name of

Crawford.

The se ne sw ne ne se and nw se of 28, 32, 15, was in 1888 taxed and assessed in name of Peter Carlson, and in 1890 in name of French & Crawford.

The ne sw nw sw sw sw and se sw of 18, 33, 15, was in 1888 taxed and assessed in name of W T P Woods, and in 1890 in name of P W Hodson.

W T P Woods, and in 1890 in name of P W Hodson.

The ne se and se se of 18 and ne ne and se ne of 19, 33, 15, was in 1888, taxed and assessed in name of A C Johnson, and in 1890 in name of E J Earhart.

The ne nw nw nw sw nw and se nw of 4, 32, 16, was in 1888 and 1890 taxed and assessed in name of J A Crow.

The ne nw nw nw sw nw and se nw of 5, 32, 16, was in 1888 and 1890 taxed and assessed in name of L H Talmadge.

The ne se and se se of 9 and nw sw and sw sw of 10, 32, 16, was in 1888 taxed and assessed in name of Taylor, and in 1890 in name of H D Smith.

Eschol G. Harford, Mary J. Harford, ObadiahG. Newton and Mary J. Newton, defendants, will take notice that George

NOTICE

in the district court of Holt county, Ne-

lands sold to satisfy the same.

GEORGE J. PARKER. Plaintiff.

NOTICE.

Daniel W. Knight, Samantha J. Knight and Rufus J. Knight, defendants, will take notice that Clara B. Kimball,

Western Trust and Security company,

half of section eight, township twenty-

ity company and assigned to plaintiff, and to have the same decreed to be a

first lien, and said lands sold to satisfy

You are required to answer said peti-

CLARA B. KIMBALL, Plaintiff. W. H MUNGER, Attorney.

tion on or before the fifth day of Oc-

NOTICE.

Cleveland, defendants, will take notice that Western Trust and Security com-

John Stafford, Sarah E. Stafford, Emma A. Cleveland and Luman M.

Dated August 24, 1891.

sold to satisfy the same.

Dated August 20, 1891.

W. H. MUNGER, Attorney.

NOTICE.

John W. Gilger and Ann Gilger, defendants, will take notice that Susan H. Bertran, plaintiff, has filed a petition in the district court

of Holt county, Nebraska, against said

defendants, impleaded with Western

\$600 and interest, on the north-east

said lands sold to satisfy the same.
You are required to answer said peti-

Susan H. Bertran Plaintiff. W. H. Munger, Attorney.

Committee

BRIDGE NOTICE.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

RICHARD LONDON.

Dated August 20, 1891.

PANY, Plaintiff.

the same

tober, 1891.

W. H. MUNGER, Attorney.

Dated August 22, 1891.

J. Parker, plaintiff, has filed a petition braska, against said defendants, impleaded with Western Trust and Security

in name of Taylor, and in 1890 in name of H D Smith.

The ne se se se ne ne and se ne of 10, 32, 16, was in 1888 and 1890 taxed, and assessed in name of C A Miner.

The nw sw and sw sw of 11, 32, 16, was in 1888 taxed and assessed in name of G E Wil-cox, and in 1890 in name of R E Hanshope.

The ne nw nw nw sw nw and se nw of 20, 32, 16, was in 1888 taxed and assessed in name of T Mitchell, and in 1890 in name of G M Win-kleman. company, the object and prayer of which are to foreclose a mortgage dated November 22, 1888, for \$500 and interest, on the north-east quarter of section three, township thirty-one.range

The ne nw nw nw sw nw and se nw of 23, 32, 16, was in 1888 taxed and assessed in name of D Young, and in 1890 in name of E F Long.

The ne nw nw nw sw nw and se nw of 24, 32, 16, was in 1898 taxed and assessed in name of Wm Kurtz, and in 1890 in name of D R Edwards. nine in said county, given by Eschol G. Harford and Mary J. Harford to Western Trust and Security company and assigned to plaintiff, and to have the same decreed to be a first lien, and said

wards.

The ne ne nw ne sw ne and se ne of 26, 32, 16, was in 1888 taxed and assessed in name of C Teasley, and in 1890 in name of F G Wine-You are required to answer said petition on or before the 5th day of October, stanley.

The ne nw nw nw sw nw and se nw of 26, 32, 16, was in 1888 taxed and assessed in name of John Stoddard, and in 1890 in name of I G

Winestanley.

The ne ne nw ne sw ne and se ne of 32, 31, 16, was in 1888 taxed and assessed in name of Joseph McKay, and in 1890 in name of A J Milli-

was in 1888 taxed and assessed in name of Joseph McKay, and in 1890 in name of A J Milliken.

The sw se se se sw sw and se sw of 31, 34, 14, was in 1888 and 1890 taxed and assessed in name of Joseph Nachtman.

The ne ne ne wn e sw ne and se ne of 32, 34, 14, was in 1888 and 1890 taxed and assessed in name of W Reed.

The ne sw and nw sw of 33, 34, 14, was in 1888 taxed and assessed in name of L W Connor, and in 1890 in name of C J Northrup.

The ne ne nw ne sw ne and se ne of 13, 33, 15, was in 1888 taxed and assessed in name of J S Wolcott, and in 1890 in name of I N Miller.

The ne nw and nw nw of 4 and ne ne and se ne of 5, 28, 13, was in 1888 taxed and assessed in name of Munger & Tolbot.

The se sw of 21, 28, 13, was in 1888 taxed and assessed in name of G W E Dorsey.

The sw se of 21 and se nw se nw of 28 and ne nw and nw ne of 22, 21 li ny 28, 13, was in 1888 taxed and assessed in name of G W E Dorsey.

The ne se ne and ne se of 22, 28, 13, was in 1890 in name of G W E Dorsey.

The ne se ne and ne se of 22, 28, 13, was in 1890 in name of G W E Dorsey.

The ne se ne and ne se of 32, 28, 13, was in 1890 in name of G W E Dorsey.

The ne sw nw sw sw sw and se sw of 33, 28, 13, was in 1888 taxed and in 1890 in name of G W E Dorsey.

The ne sw nw sw sw sw and se sw of 33, 28, 13, was in 1888 taxed and in 1890 in name of G W E Dorsey.

The ne sw nw sw sw sw and se sw of 33, 28, 13, was in 1888 taxed and in name of A E Bishop.

The ne se nw se ws eand se se of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, 28, 13, was in 1888 taxed and se sw of 33, plaintiff, has filed a petition in the dis-frict court of Holt county, Nebraska, against said defendants, impleaded with William Grimm, ——Grimm, his wife, first and real name unknown, and the object and prayer of which are to foreclose a mortgage dated October 11, 1887, for \$1,600 and interest, on the east six, range twelve in said county, given by Daniel W. Knight and Samantha J. Knight, to Western Trust and Secur-

was in 1888 taxed and assessed in name of Christine Gathie, and in 1890 in name of V Y

Christine Gathie, and in 1890 in name of V Y Baker.

The ne sw of 2, 26, 9, was in 1888 taxed and assessed in name of J E O'Connor, and in 1890 in name of J H Crum.

The ne ne and nw ne of 11 and ne nw and nw nw of 12, 27, 9, was in 1888 taxed and assessed in name of D C Lachapel, and in 1890 in name of N W Lachapel.

The ne nw nw nw ne ne and nw ne of 3, 27, 15, was in 1888 and 1890 taxed and assessed in name of A U Buckstone.

The ne ne nw ne sw ne and se ne of 5, 27, 15, was in 1888 taxed and assessed in name of H Backhaus, nd in 1890 in uame of Frank Davis.

pany, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants, the object and

prayer of which are to foreclose a mort-gage dated April 19, 1888, for \$75 and Backhaus, no in Davis.

The ne nw nw nw sw nw and se nw of 5, 27, 15, was in 1888 taxed and assessed in name of H Johnson, and in 1890 in name of C A Hotch interest, on the south-east quarter of section twenty-nine, township thirty-three, range fifteen in said county, given by John Stafford and Sarah E. Stafford

kiss.
The ne se nw se sw se and se se of 26, 28, 15, was in 1888 taxed and assessed in name of S E Auger, and in 1890 in name of S J Auger.
The ne ne nw ne sw ne and se ne of 31, 28, 15, was in 1888 taxed and assessed in name of C A Gates, and in 1890 in name of J M Bernard The ne se nw se sw se and se se of 26, 28, 15, was in 1888 taxed and assessed in name of S E Auger, and in 1890 in name of S J Auger.

The ne ne nw nw ne sw ne and se ne of 31, 28, 15, was in 1888 taxed and assessed in name of C A Gates, and in 1890 in name of J M Bernard.

The ne nw nw nw nw sw nw and se nw of 31, 28, 15, was in 1888 taxed and assessed in name of E W Goodin, and in 1890 in name of J M Bernard.

The ne nw nw nw sw nw and se nw of 31, 28, 15, was in 1888 taxed and assessed in name of E Shepherd.

The nw sw of 2 and ne se nw se and se neof 3-22-12 was in 1888 taxed and assessed in name of L C Shauhest and assessed in to plaintiff, and to have the same de-creed to be a first lien, and said lands

You are required to answer said peti-tion on or before the 5th day of October, WESTERN TRUST AND SECURITY COM-

E W Goodin, and in less thanks and se ne of 7, 27, 16, and in 1888 taxed and assessed in name of Frank Tracy, and in 1890 in name of W M Hulbert.

The ne sw nw sw sw sw and se sw of 8, 27, 13, was in 1888 taxed and assessed in name of C F Defkand, and in 1890 in name of Wallace Hamphill

Hemphill.

The sw nw and nw sw of 14 and ne se and nw se of 15, all in 27, 13, was in 1888 and 1890 taxed and assessed in name of P H Woods.

The ne se se se se ne of 10 and sw nw of 11, all in 27, 14, was in 1888 taxed and assessed in name of E J Meng, and in 1890 in name of S L Hocklekvedt.

Hame of E.J. Meng, and in 1890 in name of S. L. Hecklekvedt.

The se ne of 23 and sw ne sw nw and se nw 24, all ln 27, 14, was in 1888 taxed and assessed in name of R. B. Claiborne, and in 1890 in name of A. U. Wiswell.

The ne nw nw nw sw nw and se nw of 1, 28, 15, was in 1883 taxed and assessed in name of Y. Baker, and in 1880 in name of H. Courthard. Trust and Security company, the object and prayer of which are to foreclese a mortgage dated October 9, 1888, for

quarter of section nine, township twenv-nine, range ten in said county, given hard.

The ne nw nw nw sw nw and se nw of 12, 28, 15. was in 1888 taxed and assessed in name of C E Newton, and in 1890 in name of Wm J Glavor. John W. Gilger and Ann Gilger to by John W. Gilger and Arty Company Western Trust and Security company and assigned to plaintiff, and to have

C E Newton, and in 1890 in name of Wm J Glover.

The ne sw nw sw sw sw and se sw of 27, 29, 15 was in 1888 taxed and assessed in name of J E Snyder, and in 1890 in name of D C Palmer. The ne ne nw ne sw ne and se ne of 29, 29, 15, was in 1888 taxed and assessed in name of B P Neahr, and in 1890 in name of F O Milner.

The nh nw of 2, 28, 16, and se se and sw se of 35, 29, 16, was in 1888 and 1890 taxed and assessed in name of The nw se sw se ne sw and se sw of 15, 28, 16, was in 1888 taxed and assessed in name of Nels Anderson, and in 1890 in name of G L Beachley.

The ne sw nw sw sw sw and se sw of 27, 29. the same decreed to be a first lien, and tion on or before the 5th day of October,

Beachley.

The ne sw nw sw sw sw and se sw of 27, 29,
16, was in 1888 taxed and assessed in name of D Schutz, and in 1890 in name of C H Silk-

BRIDGE NOTICE.

Notice is hereby given that sealed proposals will be received at the office of the county clerk up to noon September 15, 1891, for the construction of a pile or bent bridge, 32 feet span, 14 feet roadway, across Steel Creek, on section line between sections 11 and 14 township 31, range 9 west. Plans and specifications to be submitted by bidder. The committee reserves the right to reject any and all bids.

Done at O'Neill, Neb., August 6, 1891.

W. V. McELHANEY,
J. M. HUNTER.

PETER KELLY,
Committee. NOTICE FOB PUBLICATION.

LAND OFFICE AT O'NEILL, Neb., |
August 28, 1891. |
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 the register and receiver at O'Neill,
Neb., on October 9, 1891, v1z:
MICHAEL MILLER, H. E. No. 12842,
For the 84 \$854 19-32-11 West.
He names the following witnesses to prove
his continuous residence upon and cultivation of said land, viz:
W. S. Griffith, John Liddy, Turner, Neb.;
John Hoyer, John Ranson, Blackbird, Neb.
8-6†
B. S. GILLESPIE. Register.

Palmer.
The ne sw nw sw sw sw and se sw of 21, 31, 15, was in 1888 taxed and assessed in name of LP Altard, and in 1890 in name of B R B Wilbur.
The ne sw nw sw sw sw and se sw of 27, 31, 15 was in 1888 taxed and assessed in name of G P Wellman, and in 1890 in name of A P Wellman

man.

The ne se nw se sw se and se se of 29, 31, 15, was in 1888 taxed and assessed in name of M M Scott, and in 1800 in name of A Woodward.

The nw sw sw sw se sw of 30 and nw nw of 31, in 31, 15, was in 1888 taxed and assessed in name of M J Bailey, and in 1890 in name of E Bannon.

The ne nw nw nw sw nw and se nw of 1, 31, 16, was in 1888 taxed and assessed in name of W H Hutchinson, and in 1890 in name of H D Smith.

Notice for Publication.

Land Office at O'Nelll., Neb., July 31, 1891.

Notice is hereby 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 at O'Nelll. Neb., on Sept. 19, 1891, viz:

Smith.

The ne se nw se sw se and se se of 28, 31, 16, was in 1888 and 1830 taxed and assessed in name of Mary Meagher.

The ne ne nw ne sw ne and se ne of 35, 31, 16, was in 1888 taxed and assessed in name of Rocky & Johnson and in 1890 in name of Rocky & Vance. For the SE14 sec. 28, tp 32, north range 12 west
He names the following witnesses to prove
his continuous residence upon and cuitivation of said land, viz:
John Rohde, Ed Boyle, Michael Langan,
Austin Hynes, all of Turner. Neb.
B. S. GILLESPIE. Register.

Keesy & Johnson and in less in hame of 1882 & Vance.

The nese nw se sw ne and se ne of 29, 31, 11, was in 1888 taxed and assessed in name of O Killoran, and in 1800 in name of W H Sullivan.

Lot 5 and sw nw of 2, 25, 15, was in 1888 taxed

and assessed in name of A H Henry, and in 1888 in name of J E Riley.

Lots 5, 6, 7 and 8 in 3, 25, 15, was in 1888 taxed and assessed in name of Harmon Bross, and in 1880 in name of J E Riley.

The sw sw of 11 and ne nw nw nw and nw ne of 14, 25, 15, was in 1888 and 1890 taxed and assessed in name of GC Dimock.

The nw se ne sw nw sw and se sw of 5, 32, 15, was in 1888 and 1890 taxed and assessed in name of John Frost.

The ne ne nw ne sw ne and se ne of 27, 25, 15, was in 1888 taxed and assessed in name of M Sullivan.

The sw nw se nw ne sw and nw sw of 12, 28, 15, was in 1888 taxed and assessed in name of 12, 25, 15, was in 1888 taxed and assessed in name of 12, 25, 15, was in 1888 taxed and assessed in name of 12, 25, 15, ny O'Neill, and in 1890 in name of Alway Bucher.

The ne sw nw sw sw nw and se nw of 24, 26, 15, was in 1888 taxed and assed in name of Henry Brown.

The ne nw nw nw sw nw and nw 8w of 25 as 18, 18, was in 1888 and in 1890 in name of Henry Brown.

was in 1888 taxed and assessed in name of Jc Devine, and in 1890 in name of P J Nixon.

The ne ne nw ne sw ne and se ne of 20, 25, 14, of J M Hart.

The sw nw ne sw nw sw and sw sw of 21, 25, 14, of J M Hart.

The nw ne sw ne ne nw and se nw of 10, 25, 14, was in 1888 and 1890 taxed and assessed in name of J A Cole.

The nw ne sw ne ne nw and se nw of 10, 25, 14, was in 1888 taxed and assessed in name of G W Pope, and in 1890 in name of A M Bigger.

The sw se of 9, 26, 14, was in 1888 and 1890 taxed and assessed in name of B Gross The ne nw and sw ne of 13, 30, 9, was in 1888 and 1890 taxed and assessed in name of G Forst taxed and assessed in name of T F Wilder, and in 1890 in name of Colpoys & Walker.

The ne se nw se sw se and se se of 11-224 was in 1888 and 1890 taxed and assessed in name of D Creed.

The ne se nw se sw se and se se of 18-23-13 was in 1888 and 1890 taxed and assessed in name of J Creed.

The ne se nw se sw se and se se of 29-30-13 was in 1888 and 1890 taxed and assessed in name of J Creed.

The ne se nw se sw se and se se of 25-31-12 was in 1884 taxed and assessed in name of J Creed.

The ne se nw se sw se was as se sw of 25-31-12 was in 1884 taxed and assessed in name of J Creed.

The ne se nw se sw se was as se sw of 25-31-12 was in 1884 taxed and assessed in name of J Creed.

The ne num ne se and se se of 26-31-12 was in 1884 taxed and assessed in name of J A Nace, and in 1890 in name of W C Casey, and in 1890 in name of W C Casey, and in 1890 in name of W C Casey, and in 1890 in name of W C Casey, and in 1890 in name of W C Casey, and in 1890 in name of J D Roberts.

The ne ne nw nw nw w wn wand se nw of 25-24 was in 1888 taxed and assessed in name of J D Roberts.

The ne se and sw se of 12 and ne ne and se ne of 13-29 was in 1888 taxed and assessed in name of E J Nicholls, and in 1890 in name of M T W Inner.

The ne ne nw ne sw we and se ne of 15-32-4 was in 1888 taxed and assessed in name of E J Nicholls, and in 1890 in name of F G Preks.

The ne ne nw ne sw ne and se ne of 15-32-14 w

The ne nw nw nw and se nw of 22-31-16 was in 1886 taxed and assessed in name of 0 C Smith, and in 1890 in name of Chas Corbet.

of L C Shepherd, and in 1890 in name of J B Carmichal.

The sw ne and se ne of 9 and sw nw and se nw of 10-32-12 waf in 1888 taxed and assessed in name of Christ Crone, and in 1890 in name of Wm White.

The nw ne nw and nw nw of 14-32-12 was in 1888 taxed and assessed in name of W F Pond, and in 1890 in name of Charles Hupp.

The nenese ne sw ne and se nw of 18-32-12 was in 1888 taxed and assessed in name of Chas E Kelley, and in 1890 in name of I J Frouth.

Chas E Kelley, and in 1890 in name of 1 J Frouth.

The nenw nw nw sw nw and senw of 15-32-12 was in 1888 taxed and assessed in name of 1/8 Butts, and in 1890 in name of D F Brubaker.

The nw sw sw sw of 14 and ne se and sessed in name of G F Dailey.

The nw nw sw nw nw sw and sw sw of 18-32-13 was in 1888 and 1890 taxed and assessed in name of G F Dailey.

The nw nw sw nw nw sw and sw sw of 18-32-13 was in 1888 taxed and assessed in name of R W Byington, and in 1890 in name of Rosa E Barlow.

By Ington, and in 1890 in nameor 1003a 12 low.

The ne ne nw ne sw ne and se ne of 22-32-13 was in 1888 and 1890 faxed and assessed in name of J W West.

The ne nw of 22-33-13 was in 1888 and 189 taxed and assessed in name of J Gandy.

The sw sw se sw sw se and se se of 26-34 was in 1888 taxed and assessed in name of WF Chittick, and in 1890 in name of Geo F Walker.

The ne ne se ne nw se and ne se of 36-34 is

The ne nw of 22-33-13 was in 1888 and taxed and assessed in name of J Gandy.

The sw sw se sw sw se and se se of 23-313 was in 1888 taxed and assessed in name of WF Chittick, and in 1890 in name of Geo F Walker. The ne ne se ne nw se and ne se of 35-33-34 was in 1888 and 1890 taxed and assessed in name of SJ Dewey.

The ne se and se ne of 24-30-11 was in 1883 and 1890 taxed and assessed in name of H M Utter and in 1890 in the name of SJ Dewey.

The sw nw of 8-27-12 was in 1888 taxed and assessed in name of H C Davis.

The ne sw and se sw of 10-29-9 was in 188 and 1890 taxed and assessed in name of Thomas Guthrie.

The ne sw se and nw se of 24-32-14 was in 1888 and 1890 taxed and assessed in name of John McGlynn.

The ne nw nw nw sw nw and se nw of 25-21-14 was in 1888 and 1890 in name of John McGlynn.

The ne nw nw of 2-32-16 was in 1888 taxed and assessed in name of F S Chency, and in 1890 in name of John McGlynn in 1890 in name of M Wilson, and in 1890 in name of G N Winklemat.

The ne ne se ne se se and ne se of 19-22-16 was in 1888 taxed and assessed in name of G N Winklemat.

The ne se and sw se of 10-28-13 was in 188 taxed and assessed in name of C Allman, and in 1890 in name of R W Staley.

The se se and sw se of 10-28-13 was in 188 taxed and assessed in name of F A Glibon of R W Staley.

The se se se se and ne se of 9 and sw sw of 18-26-14 was in 1888 taxed and assessed in name of R W Staley.

The ne se we se se and ne se of 9 and sw sw of 18-26-14 was in 1880 taxed and assessed in name of R W Staley.

The ne se ne se se and ne se of 9 and sw sw of 18-26-14 was in 1880 taxed and assessed in name of F C Glibon of R Rohler, and in 1890 in name of John Thomas.

The ne sw ne se ne se se and ne se of 5-27-9 was in 1888 and 1890 taxed and assessed in name of F R Holler, and in 1890 in name of John Thomas.

The ne sw ne se ne ne se and nw se of 32-79 was in 1888 and 1890 taxed and assessed in name of F R Holler, and in 1890 in name of John Thomas.

The ne sw ne se ne ne se and nw ne of Stale was in 1884 tax sa

Storm Lake, lov By Edward DeLand, Asst. Secretary,

