SPRING-AND-SUMMER-GOOD

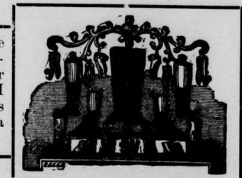
IF YOU WANT TO GO WHERE YOU CAN GET THE BEST GOODS FOR THE LEAST MONEY DON'T FORGET

SULLIVAN'S TRADE PALACE.

SPECIAL BARGAINS FOR THE NEXT 30 DAYS

in order to give everybody a chance to get a new suit for the summer, the poor as well as the rich. In Dress Goods I have an abundance of the latest styles and in light Suitings the latest patern the market can afford, ranging in price to suit every customer. Also a large assortment of Dress Goods of all kinds. This department embrases the largest stock carried by any store in the Elkhorn Valley, and the prices cannot be beaten in the State.

MY BOOT AND SHOE department is second to none west of the Missouri river. Come and investigate and you will be convinced. Where else can you get a Woman's Grain Button Shoe for \$1.10 a pair? The same shoe is sold elsewhere for \$1.50 a pair. I have the Largest and Best collection of Fine Shoes and Fancy Slippers to be found in the country. You will have no trouble to procure a fit, having such a large stock to select from.



MY CLOTHING department is the most complete assortment in the Elkhorn Valley. Having recently made some very large purchases in Philadelphia I am enabled to sell at less than the old prices. I sell no goods except for CASH, or in exchange for produce which I can use to advantage. You will save money by examining my prices before buying your Spring and Summer goods. I will give you special prices on all goods during this month.

SULLIVAN'S TRADE PALACE, O'NEILL, NEB. M. M. SULLIVAN, Proprietor.

LEGAL ADVERTISEMENTS.

NOTICE.

The state of Nebraska, Holt county, s. s.
In the county court: Notice is hereby given that, petition having been filed in the county court of Holt county, Nebraska, for the appointment of an administratrix of the estate of George Blinco deceased, late of said county. The same is set for hearing at 10 o'clock a. m., on Friday the 15th day of April, 1892, at the office of the county judge, in O'Neill, in said county, at which time and place all persons interested in said estant may appear and be heard concerning said appointment.

Given under my hand and official seal this Given under my hand and official seal this 20th day of March, 1892.

NOTICE.

John W. Hughes, Mrs. Hughes, wife of John W. Hughes, real name unknown, W. H. Schureman, Elia B. Schureman, Sanford Robinson, A. P. Charles, Sarah A. Charles, defendants, will take notice that J. M. Rine, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants, impleaded with W. D. Mathews, Emeline Mathews and C. H. Toncray the object and prayer of which are to foreclose a mortgage dated April 5, 1890, for \$500.00 and interest, on the southeast quarter close a mortgage dated April 5, 1890, for \$500,00 and interest, on the southeast quarter of section twenty-two (22) township twenty-seven (27) north of range fifteen (15) west of the 6th P. M. in said county, given by W. D. Mathews and Emeline Mathews to Nebraska Mortgage and Investment Company and assigned to plaintiff, which mortgage was recorded in book \$2, page 5590, os the mortgage records of said county, and to have the same decreed to be a first lien, and said lands sold to satisfy the same.

You are required to answer said petition on or before the 2nd day of May, 1892.

37-4 J. M. RINE, PLAINTIFF.

By Munger & Courtright, Attorneys.

NOTICE.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. H. H. Taintor, Plaintiff.

H. H. Taintor, Plaintiff.

John Earl, H. N. McKee, —— McKee, his wife, christian name unknown, W. D. Mathews and John Doe, Defendants.

H. N. McKee and —— McKee, his wife. christian name unknown, defendants. you will take notice that on the 18 day of January, 1802, plaintiff herein filed his petition in the district court of Holt county. Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by the defendant John Earl to the Nebraska Mortgage and Investment Company and assigned to the plaintiff who now owns the same, upon the west half of the southwest quarter of section 19, and west half northwest quarter of section 24, township 29, north range 12 west, and east half of the southeast quarter of section 24 and east half northwest quarter of section 25 township 29, range 13 west of the 6th P. M. in Holt county, Nebraska, to secure the payment of one certain promissory note, dated the 24th day of August, 1889, for the sum of \$1,500, with ten coupons, each due and payable semi-annually, thereto attached. There is now due upon said note and mortgage according to the terms thereof, the sum of \$1,791.44. Plaintiff prays for a decree of foreclosure that said premises be decreed to be sold to satisfy amount due thereon.

You are required to answer said petition on or before the 9th day of May, 1882.

Bated this 29th day of May, 1882.

Bated this 29th day of March, 1882.

LEGAL NOTICE.

LEGAL NOTICE.

Erasmus M. Wright, Rachael J. Wright and G. W. White, non-resident defendants, will take notice that on the 25th day of March. 1862, J. Lowell Moore, trustee, piaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants, Erasmus M. Wright and Rachael J. Wright to the Dakot: Mortgage Loan Corporation upon the east half (½) of the southeast quarter (¾) of section four (4) and the north half (¾) of the northeast quarter (¾) of section four (4) and the north half (¾) of the northeast quarter (¾) of section four (4) and the north half (¾) of the northeast quarter (¾) of section four (4) and the north half (¾) of the northeast quarter (¾) of section nine [9] set, in Holt county, Nebraska, to secure the payment of one promissory note dated March 7th, 1887, for the sum of 81,000 and interest at the rate of seven per cent per annum, payable semi-annually, and ten per cent after maturity; that there is now due upon said note and mortgage, according to the terms thereof, the sum of 81,085,00 and interest at the rate of ten per cent per annum from September 1, 1801, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that the title, of the defendant, G. W. White, in said premises may be decreed to be junior and subject to the lein of the plaintiff's mortgage.

You are required to answer said petition on or before the 9th day of May, 1802.

J. LOWELL MOORE, Trustee, Plaintiff.

By N. D. Jackson, his attorney.

IN THE DISTRICT COURT IN AND FOR HOLT COUNTY, NEBRASKA.

William W. Andrews, Plain-tiff.

Christensen, and Christian
Christensen, Defendants.

You will take notice that on the 24th day
of January, 1882, the plaintsff William W.
Andrews filled his petition in the office of
the clerk of the district court of Holt county.
Nebraska, against you together with Peter
Mortison, a resident of said county.

The object and prayer of which petition is
to foreclose a certain more use deed executed by the said Peter Mortison upon the
north half (½) of the southwest quarter (¼)
and the northwest quarter (¾) of, the southeast quarter (¾) of section number twentysix (?), and the northeast quarter (¾) of the
southeast quarter (¼) of section number twentyseven [27], north of range sixteen [16] west of
the Sixth [6th| principal meridian. In Holt
county, Nebraska, which said deed dated
June I, 1886, and given to secure the payment
of one certain bond with coupons thereto attached for the sum of five hundred [\$500.00]
dollars, due and payable five [5], years from
date, upon which said bond there is now due
and unpaid the sum of six hundred fortythree [\$63.00] dollars. The further prayer
of said petition being that any liens or pretended liens which you or any of you may
have upon the said real estate be decreed
subject and inferior to the lien of the said
trust deed.

You are requried to answer said petition on
or before the 2nd day of May, 1832.

trust deed.
You are requried to answer said petition on or before the 2nd day of May, 1892.
Dated this 21st day of March, 1892.
LEWIS & HOLMES, Attorneys for Plaintiff.

LEGAL NOTICE.

State of Nebraska. Holt county, ss. In the district court thereof, of the 15th judicial district. Nebraska Loan and Trust company, Plaintiff.

NOTICE OF SUIT.

S. Wood, Kansom Stitt, — Stitt, his wife, H. F. Jones, — Jones, his wife, and D. F. Wyman, defendants.

NOTICE OF SUIT.

The above named defendants Charles J. Hanley, — Hanley, his wife, Ransom Stitt. — Stitt, his wife, H. F. Jones, — Jones his wife, and D. F. Wyman, and each of them are hereby notified that the above named plaintiff has filed in the above named plaintiff has filed his answer or cross-petition in said suit against the said defendant D. S. Wood has filed his answer or cross-petition in said suit against the said defendants Charles J. Hanley, — Hanley, his wife, Ransom Stitt, — Stitt, his wife, H. F. Jones. — Jones, his wife, and D. F. Wyman, that the object and prayer of said petition of the plaintiff and the said answer or cross-petition are to foreclose two mortgages bearing date the list day of June, 1888, executed by the above named defendant Charles J. Hanley one to the plaintiff; and one to the defendant D. S. Wood on the following described real estate situated in the county of Holt, in the state of Nebraska, to-wit:

The northwest quarter [½] of section five [5] in township twenty-nine [29] north, and range fifteen [15] west of the 6th P. M.

The said defendants Charles J. Hanley, — Hanley, his wife, Ransom Stitt, — Stitt, his wife, H. F. Jones, — Jones, his wife and D. F. Wyman are further notified that they art required to appear and answer said petition of the defendant D. S. Wood on or before Monday the 9th day of May, 1892, or said petition of the defendant D. S. Wood on or before Monday the 9th day of May, 1892, or said petition of the defendant D. S. Wood will be taken as true and a decree will be rendered against them. the said defendants Charles J. Hanley, — Hanley, his wife, Ransom Stitt, — Stitt, his wife, H. F. Jones, — Jones, his wife, and D. F. Wyman decreeing that the said mortgages be foreclosed; that all the above described real estate shall be appraised,

NEBRASKA LOAN AND TRUST COMPANY. 37-4 D. S. Wood By John M. Ragon. Their Attorney.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, Neb., | March 5, 1892. |

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'Neill, Neb., on April 20, 1892, viz:

HARRY L. HOWE, H. E. No. 12992.

For the W's SW& Sec. 4, and W's NW& Sec. 9, Tp. 28, range 13 west.

He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz:

L. E. Vorse, M. Gaughenb: ugh, P. G. Cauble and S. C. Storer, all of Emmett, Nebr.

35-68

B. S. GILLESPIE, Register.

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 loth day of December, 1889, in favor of William A. Paxton and Benjamin Gallagher co-partners doing business as Paxton & Gallagher as plaintiffs, and against Patrick Hagerty and Mary Hagerty as defennants, for the sum of four thousand four hundred thirty-four dollars, and thirty-eight cents, and costs taxed at \$101.33 and accruing costs I have levied upon the following premises taken as the property of said defendants to satisfy said order of sale, to with

defendants to sausty saucrons (31) wit:

The northwest quarter section thirty-one (31) township twenty-nine (29) range eleven (11) west of the 6th P. M. in Holt county, Nebraska.

And will offer the same for sale to the highest hidder for cash, in, on the 9th day of May

And will offer the same for sale to the high-est bidder for cash, in, on the 9th day of May A. D. 1892, 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. o' saidday when and where due attendance will be given by the undersigned. Dated at O'Neill, Nebraska, this 2nd day of April, 1892.

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 11th day of March, 1891, in favor of Fidlility Loan and Trust Company as plaintiff and against Joas Harris et al as defendants. for the sum of six hundred eighteen dollars, and forty ceats, and costs taxed at \$21.78 and accruing costs I have levied udon the following premises taken as the property of said defendants, to satisfy said order of sale, to-wit:

The southwest quarter of southwest quarter of section five (5) northwest quarter of northwest quarter of section eight (8) township twenty-nine (29) north of range twelve [12] west of the 6th P. M. in Holt county, Neb. And will offer the same for sale to the highest bidder for cash, in hand, on the 9th day of May, A. D. 1892, 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 9 o'clock a. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 6th day of April, 1892.

H. C. McEvony, 39-5

Sheriff of Said County.

NOTICE.

NOTICE.

To Josiah Wolcott, Addie B. Wolcott, Irvin N. Miller and Mrs. Irvin N. Miller, defendants:

Will take notice that on the 7th day of April 1822, the Amerinan Investment Company, plaintiff herein filed its petition in the district court of Holt county. Nebraska, against you and each of you the object and prayer of which is to foreclose a certain trust deed executed by Josiah Wolcott and Addie B. Wolcott to E. S. Ormsby, trustee for — Refsell upon the following described real estate situated in Holt county, Nebraska, to-wit:

The northeast quarter section thirteen (13) township therty-three (33) range thirteen (13) west of the 6th P. M.

To secure the payment of a certain note of \$80.00 and ten interest coupons, all dated May 23, 1837. Said principal note of (\$90.00 being due June 1, 1832, and the coupon notes being due on the 1st days of December and June of each year, commencing with Dec. 1, 1857. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the 184 days of June 1889, June 1889, December 1889, June 1890, December 1889, June 1890, December 1889, June 1890, December 1880, June 1890, December 1889, June 1890, December 1890, June 1890

NOTICE.

To Daniel A. Metcalf, Cora M. Metcalf, Carmelia M. Metcalf, B. F. Barto Mrs. B. F. Barto H. N. McKee, Mrs. H. N. McKee and C. H. Toncray, defendents:

You will take notice that on the 7th day of April. 1892, the American Investment Co., plaintiff herein, filed its petition in the district court of Holt county. Nebraska, against you and each of you the object and prayer of which is to foreclose a certain trust deed also mortgage executed by Danial A. Metcalf and Cora M. Metcalf to E. S. Ormsby, trustee, for W. T. Teford and second mortgage given to plaintiff, upon the following described real estate situated in Holt county, Nebraska, towit: Southeast quarter section thirty-two [32] township thirty-three [33] range fourteen [14] west 6th P. M., to secure the payment of a certain note of \$399.00 and ten interest coupon notes all dated September 19, 1887. Said principal note of \$390.00 being due December 1, 1892, and the coupon notes being due on the first days of December and June of each year, commencing with June 1888, also ten second mortgage notes, one for \$6.28 and nine for \$4.50. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the 1st days of December 1891, June 1891, December 1899, June 1800, December 1898, and the second mortgage notes of \$4.50 which became due December 1, 1801, June 1, 1890, That there is now due on said notes owned by plaintiff and secured by said frust deed the sum of \$100.00 according to the terms of said deed, and on said second

1891. June 1, 1891. December 1, 1889. December 1, 1890. June 1, 1890. That there is now due on said notes owned by plaintiff and secured by said irust deed the sum of \$100.00 according to the terms of said deed, and on said second notes the sum of \$50.00. The plaintiff prays that said premises may be decreed to be sold subject to said principal note and the the interest coupons maturing subsequent to those owned by plaintiff to satisfy the amount found due thereon.

You are required to answer said petition on or before the 16th day of May. 1892.

Dated this 6th day of April, 1892.

R. R. DICKSON,

39-4

Attorney for Plaintiff.

NOTICE.

TO Enoch L. Yeager and Mrs. Enoch L. Yeager, defendants:
Will take notice that on the 7th day of April 1892, the American Investment company, plaintiff herein filed its petition in the district court of Holt county. Nebraska, against you and each of you the object and prayer of which is to forecirse a certain trust deed executed by Enoch L. Yeager to E. S. Ormsby, trnstee, for W. T. Telford upon the following described real estate situated in Holt county Nebraska, to-wit:

Northeast quarter section twenty-five [25] township thirty-two [32] range eleven [11] west of the 6th P. M.

To secure the payment of a certain note of \$700.00 and ten interest coupons, all dated June 16, 1887. Said principal note of \$700.00 being due June 1, 1842, and the coupon notes being due on the 1st days of December and June of each year commencing with Dec. 1, 1887. The plaintiff alleges that it is the owner of and in possession of the interest netes which matured on the 1st days of June, 1891. Hoeember 1893, June 1893, December 1893, June 1893, December 1898, June 1893, December 1898, June 1893, December 1898, June 1893, December 1898, June 1898, December 1898, June 1893, December 1890, Wa are required to answer said petition on or before the 16th

pons maturing successful.

plaintifi to satisfy the amount found due thereon.

You are required to answer said petition on or before the 16th day of May, 1892.

Date this 6th day of April. 1892.

R. R. DICKSON.

39-4

SHERIFF 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 18th day of February, 1892, in favor of John W. Mulien as plaintiff and against Hugh C. Rhine and Lillie A. Rhine as defendants, for the sum of eleven hundred twenty-eight dollars, and costs taxed at \$35.98 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 north-west quarter of section thirty-

said defendants, to satisfy said order of sale, to-wit:

The north-west quarter of section thirty-one (31), township thirty-one [31] north, range nine (9), 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 9th day of May, A. D., 1892, 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 9 o'clock A. M. of said day, when and where due attendance will be given by the undersigned. Signed.
Dated at O'Neill, Neb., this 6th day of April, 1892.
H. C. McENONY.

39-5 Sheriff of said county.

Amelia Journal: Ed Buttler, the county clerk of Holt county, is the only county clerk who has complied with Sec. 3225, consolidated statutes of 1891, by reporting to secretary of state the names of notaries public who have removed from office or from the county.

NOTICE.

To Camille Dieriex, E. C. Simmons and Mrs. E. C. Simmons. defendadts:

Will take notice that on the 7th day of April 1892. the American Investment Company, plaintiff herein, filed its petition in the district court of Holt county. Nebraska, against you and each of you the object and prayer of which is to foreclose a certain trust deed executed py Camille Dieriex to E. S. Ormsby, trustee, for P. O. Refsell upen the following described real estate situated in Holt county Nebraska, to-wit:

The west half northwest quarter and west half southwest quarter section twenty-five [25] township thirty-two [25] range fifteen [15] west of the 6th P. M.

To secure the payment of a certain note of \$220.00 and ten interest coupons, all dated Sept. 24, 1886. Said principal note of \$220.00 being due Dee. 1, 1891, and the coupon notes being due on the 1st days of December and June of each year, commencing with June 1, 1887. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the 1st days of December 1891, June 1891, December 1892, June 1890, December 1893, June 1891, December 1899, June 1890, December 1893 and June 1899. That there is now due on said notes owned by plaintiff and secured by said trust deed the sum of \$300.00 according to the terms of said deed. The plaintiff prays that said premises may be decreed to be sold subject to said principal note and the interest coupons maturing subsequent to those owned by plaintiff to satisfy the amount found due thereon.

and the interest coupons maturing subsequent to those owned by plaintiff to satisfy the amount found due thereon.

You are required to answer said petstion on or before the 16th day of April, 1892.

Dated this 6th day of April, 1892.

R. R. DICKSON.

304

Attorney for Plaintiff.

NOTICE.

To Jesse Meader and Laura B Meader, defend-

NOTICE.

To Jesse Meader and Laura B Meader, defendants.

Will take notice that on the 7th day of April, 1892, the American Investment company, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against yourselves and John J. McCafferty, the object and prayer of which is to foreclose a certain trust deed executed by Jesse Meader and Laura B. Meader, to E. S. Ormby, trustee, for P. O. Refsree and second mortgage to Ormsby Bros. & Co., upon the following described real estate situated in Holt county, Nebraska, to-wit:

The north-east quarter of section one [1], west of the 6th P. M.

To secure the payment of a certain note of \$350 and ten interest coupond notes, all dated March 27, 1886. Said principal note of \$350 and ten interest coupond notes, all dated March 27, 1886. Said principal note of \$350 being due June, 1891, and the coupon notes being due on the 1st days of December and June each yerr, commencing with December 1, 1891, and to secure a note of \$36.20 given by same parties to Ormsby Bros. & Co. and assigned to plaintiff. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the 1st day of July, 1891, and December 1890, and said note of \$36.20 the sum of \$20. The plaintiff prays that said premises may be decreed to be sold subject to said principal note and the interest coupons, maturing subsequent to those owned by plaintiff, to satisfy the amount found due thereon.

You are required to answer said petition on or before the lifth day of May, 1892.

thereon.
You are required to answer said petition on or before the 16th day of May, 1892.
Dated this 6th day of April, 1882. 30-4.
R. R. DICKSON, Attorney for Plaintiff.

NOTICE. To Charles A. Miner and Emma L. Miner,

NOTICE.

To Charles A. Miner and E mma L. Miner, defendants.

Will take notice that on the 7th day of April, 1882. the American Investment company, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against you and each of you, the object and prayer of which is to foreclose a certain trust deed executed by you and each of you to E. S. Ormsby, trustee for W. T. Telford, upon the following described real estate situated in Holt county, Nebraska, to-wit:

The east half of the north-east quarter and the east half of the south-east quarter of section ten [10], township thirty-two [32], range sixteen [10], west of 6th P. M.

To secure the payment of a certain note of \$575 and ten interest coupons, all dated August 11, 1887. Said principal note of \$575 being due June 1, 1891, and the coupon notes being due on the 1st days of December 1, 1887. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the 1st days of December 1,891, June 1899, December 1889, June 1899, December 1889, June 1899, December 1889, June 1899, December 1889, June 1899, December 1887, that there is now due on said notes, owned by plaintiff and secured by said trust deed, the sum of \$500 according to the terms of said deed. The plaintiff prays that said premises may be decreed to be sold subject to said principal note and the interest coupons maturing subsequent to those owned by plaintiff, to satisfy the amount found due thereon.

You are required to answer said petition on or before the 16th day of May, 1892.

Dated this 6th day of April, 1832.

39-4

R. R. DICKSON, Attorney for Plaintiff.

NOTICE.

Secomb, Mrs. Charles Secomb, defendary
Will take notice that on the 7th day of Am
Jay, the American Investment compary
plaintiff herein, filed its petition in the of
trict court of Holt county, Nebraska, again
object and prayer of which is to foreclest
certain trust deed executed by Albert L.
And Mary B. Nay to E. S. Ormsby, trustee
P. O. Reford and mortgage to W. J. Bowde
upon the following described real estates in
ated in Holt county, Nebraska, to-wit:
The south-east quarter of section twent
two [22], township thirty-two [32], run
thirteen (13), west 6th P. M.
To secure the payment of a certain note
stiding and ten interest coupons; one for 8th
Said principal note of \$500 being due June
1891 and the coupon notes being due on
1891 and the coupon notes being due on
1893 and ten interest coupons; one for 8th
Said principal note of \$500 being due June
1894 and the coupon notes being due on
1895 and ten interest coupons; one for 8th
Said principal note of \$500 being due June
1890 and ten interest coupons; one for 8th
Said principal note of \$500 being due June
1891 and the coupon notes being due on
1892 and the secured by 3th
Said principal note of \$500 being due June
1893 and the secured by 3th
December 1890, June 1890, December 1890, June
1899. December 1890, June 1890, December 1890, June
1899. December 1898, and the note secured by 3th
Trust deed, the sum of 23:0 according to
1898. December 1898, and the note secured by 3th
1898. December 1898, and the note secured by 3th
1898. December 1898, and the note secured by 3th
1899. December 1898, and the note secured by 3th
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1890. December 1890, June 1890, December 1890, June
1891 and the coupon notes being the second principal note and the inter
1892 and the note secured by 3th
1893. December 1898, and the note secured by 3th
1894 and the note secured by 3th
1895 according to
1896 and according to
1897 and the note of 5500 being due to the secured by 3th
1898 according to the note of 5500 being due to the secured b

NOTICE.

R. R. DICKSON. Attorney for Plaintiff.

NOTICE.

To William Baker, Elsie R. Baker and Baker, husband of Elsie E. Baker, fis name unknown, defendants.

Will take notice that on the 7th days Aprill, 1892, the American Investment company, plaintiff herein, filed its petition in the district court of Holt county. Nebrassa against you and each of you. The object as prayer of which is to foreclose a certain trust deed executed by William Baker as EliseR. Baker to E. S. Ormsby, trustee for L. Telford and second mortgage to W. J. Bowden, upon the following described reestate situated in Holt county. Nebrassa to-wit:

The north-east quarter of section two forecomes and the state situated in Holt county. Nebrassa to-wit:

The north-east quarter of section two forecomes and the section of 8750 and ten interest coupons, all date April 27, 1888. Said principal note of 8750 and ten interest coupons, all day and Jay 12, 1883. Said principal note of 8750 and ten interest coupons and Jay 12, 1883. Said principal note of 8750 and ten interest coupons and Jay 12, 1884. Said principal note of 8750 and ten interest coupons and Jay 1891, Jay 1892, July 1891, January 1892, July 1891, January 1892, July 1891, January 1892; that there now due on metal on the state of the sum of 88 according to the terms of said deed and said second mortgage notes which be come due on the lst days of Jaly 1884, July 1891, January 1892; that there now due on the lst days of Jaly 1884, July 1891, January 1892; that there is not said second mortgage notes which the second go to the terms of said deed and said second mortgage notes which the second go to the terms of said deed and said second mortgag

Ewing Democrat: Judd Woods, of of the editors of Atkinson's missnomet the Enterprise, was racing up and down our streets last sunday. He appeared t be loking for something he could no