EXPECTATIO ALIZED.

ly 7.—Mr. Gladatone is the woods. The Homethe woods. The Homeno no progress in fasterday's ne losses offset the gains. I failed to fore up to the an expectation. They won in the metropolis yesterday ty-three pollings, but they lost They dislodged Richard Chamlain from West Islington and denated Henry M. Stanley in North Lambett. They lost fest St. Pancras, where young Mr. Let on was defeated by a majority of the Jost Barrow-in-Furness, which they wen at a bye-election in 1889; Stockton, where Sir Horace Davey, who was Solicitor-teneral of Glad tone's last administration, was bearen by a local Tory, Mr. Wrightson; West Wolverhampton, where Sir Wallam Plewden was defeated by the workingmen on the eight hour issue and a Tory was elected. Perth, in nd a Tory was elected. Perth, in cotland, was lost, owing to dissen-

Unionist slipped in.

To counteract those losses the Liberals gained outside of London a sent n Britol, where Theodore Fry has een ousted by Sir Charles Townsend; creat Yarmouth in Norfolk, where Mr. oraman, a leading Liberal lawyer, us a seat from a local Tory; Newcastle-Under-Lynne, and Whitehaven in Cumberland.

Thus there were 6 gains and 6 losses.
The net gain of the Liberals thue far,
therefore, is 9—making 18 in a division. Liverpool and Bristol were the only considerable towns entside London that polled yesterday. The Tories held there own in Liverpool, but lost in Bristol. To-day the polling will come Portsmouth, Plymouth, South-Mulland Newcastle-on-Tyne. expect better luck in in they had yesterday. a sore disappointment to troops for his majority, if he

in the elections up to how that so far the Tories is, the Liberals 60, the Liband the McCarthy-

> INCREASING Apparently Spread

Apparently Spread-into Europe.

Programs, July 9.—Reports

Electronic and Erivan and

choling to the incapacity of

the literature of the state. es to cope with the situahe fithy condition of the The total used is described as us, while the not expistence of system of trainage is foratoff is apparently only threatened Russian been taken. The risk of conlabitants cating putrid fish, most tutes their habitual food.

mes says of the sported It is privately reported

7. - Dr. P ard of health on Cholera is says: "The greatest be neces sary if the s to the shores of the as there is every prospect of ent epidemic following the e leease took in 1831 and Cholers is becoming more pre-in the suburbs. There were deaths from it yesterday. The

z, July 7,-The miners who are allty of having caused the explosion in the Beckenbridge near Przibram, by which hundred men lost their lives, sentenced. Kriz, who threw ng lampwisk which ignited was sentenced to three years ment; Kabedee was sentenced for two years; while Havelka, a confession to the authoriff with eighteen months im-

Police Capture Anarchists

aly 7.—The police have a three dangerous anarchists Dervaux, Laurice and Farer. is supposed to have been imthe explosions that recently consternation in this city:

Prancisco, Cal., July 5.—Inound cellar in the Chine tory large enough to sup-hinese population of the pared onlum. The factory Ciffiam H. Curtis et al.

William H. Curtis et al.

North Non-Resident defendants.

Whitin H. Cartis. Check H. Toncray.

Toncray, his wife, and Ed F. Gallagher will take notice that on the 28th day of March 1883, the above named plaintiff filed a petition against you, impleaded with others. In said course, the object and prayer of which are for the foreclosure of a certain mortgage given by William H. Curtis to W. B. McKinley dated December 1. 1886, and filed for record and recorded in the office of the recorder of deeds of said Molt county, in book 21, on page 137, conveying the following described real estate and premises, situated in said county to-wit: The south half of the southeast quarter (8½ SE½) section thirty-five township thirty-two, north, range thirteen west of the 6th r. M. that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of four hundred and sixty dollars, together with interest at ten per cent. per annum thereon from June 21, 1892, which is a valid and first lien on said premises. Plaintiff pray, for the sale of said premises according to law, to satisfy the amount adjudged due in the premises, and for a decree foreclosing the equity of redemption of all of the said defendants, and those claiming under them.

You, and each of you, are required to answer said petition on or before Monday the 8th day of August, 1892, or the same, will be taken as true, and judgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS.

Hastings, Nebraska,

Attorneys for Plaintiff.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Magdalene Newland, vs. William Webster

Magdalene Newland, Vs. Whitain Webser, et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

Samuel B. Hartz, — Hartz, his wife. Guaranty Investment Co., and D. M. Davis, the receiver thereof, will take notice that on the 7th day of December. 1891, the above named plaintiff filed a petition against you, impleaded with others, in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by William Webster to Guaranty Investment Co. dated April 20, 1889, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 45, on page 414, conveying the following desorfhed resistant and premises, situated in said county, to-wit: The southwest quarter of the southwest quarter (N½NW¼) of section fourteen (14) and the north half of the northwest quarter (N½NW¼) of section twenty-three (23), township thirty-two (32), north, range eleven (11), west of the 6th P. M., that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of seven hundred thirty-three (573) dollars, together with interest at ten per cent, per annum thereon from June 21, 1892, which is a valid and first lien on said premises. Plaintiff prays for the said of said premises according to law, to satisfy the amount adjudged due in the premises, and for a decree foreclosing the equity of redemption of all of the said defendants, and those claiming under them.

You, and each of you, are required to answer said petition on or before Monday, the 8th day of August 1892, or the same will be taken as true, and judgment and decree rendered accordingly.

THEE EDONTIER NOTICE TO NON-RESIDENT DEFENDANTS.

THE FRONTIER

LEGAL BLANKS

NOTICE.

NOTICE.

To Jasper N. Jolly, Jennie N. Jolly and James P. Weeks, non-residents, you are hereby notified that Ella Burr McManus, plaintiff, did on the 15th day of June, 1892, file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by Jasper N. Jolly and Jennie N. Jolly his wife to the Iowa Mortgage Company, for the sum of 8800 on the 16th day of November, 1886, upon the SW13 sec. 21, twp. 27, range 13 w. 6th P. M. The same being recorded in book "20" of mortgages at page 186; also to foreclose a second upon said premises in favor of said Iowa Mortgage Company, executed and delivered on the same day and recorded in book "21" of Mortgages, at page 163 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$1,014.

You are required to answer said petition on orbefore the 25th day of Jule, 1892.

Dated this 15th day of June, 1892.

Attorney for Plaintiff.

SHEIFF'S SALE,

efore the district court of Holt county, Neraska, on the 27th day of May, 1892, in avor of The American Investment companys plaintiff and against Enoch L. Geager et las defendants, for the sum of two hundred orty-one dollars, and seven cents, and costs axed at \$25.08 and accruing costs I have evied upon the following premises taken as he property of said defendants to satisfy aid order of sale, to-wit:

The northeast quarter of section twenty ve (25) township thirty-two (32) range eleven (1) west of the 6th P. M. in Holt county, Neraska.

raska.

And will offer the same for sale to the ighest bidder for cash, in hand, on the 25th ay of July, A. D. 1892, in front of the court touse in O'Neill, that being the building therein the last term of district court was seld, at the hour of 9 o'clock a. m. of said ay, when and where due attendance will be iven by the undersigned.

Dated at O'Neill, Nebraska, this 20th day of une, 1892.

Sheriff of said County.

NOTICE.

J. Q. Clark, C. H. Toncray and H. N. McKee defendants, will take notice that Theodore G. Dockstader has filed a petition in the district court of Holt county, Nebraska, against said defendants, impleading with Elzy Davis, the object and prayer of which are to foreclose a mortgage dated May 10th, 1887, for 700 and interest and tax payments, on the north half of the north-west quarter of section thirty-one, and the south-west quarter of the south-west quarter of the south-west quarter of section thirty-two. range nine, and the south-sast quarter of section twenty-five, township thirty-two, range nine, and the south-east quarter of section twenty-five, township thirty-two, range the mortgage records in Book 25, Page 321, of the mortgage records of said county, and to have the same decreed to be a first lien and said lands to be sold to satisfy the same.

You are required to answer said petition on or before the 1st day of August, 1882.

THEODORE G. DOCKSTADER, Plaintiff, By Munger & Courtight, Attorneys. 50-4

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 24th day of May, 1892, in favor of Cynthia S. Bartholomew as plaintiff and against John L. Colwell et al as defendants, or the same of eight hundred eighty-eight dollars, and eighty-two cents, and costs taxed at 428.23 and accruing costs I have levied upon the following premises taken as the property of said defendant to satisfy said order of sale to-wit:

The nerth half of southeast quarter and south half of northeast quarter of section nineteen (9) township twenty-nine (29) range twelve (12) west of the 6th v. M. in Holt county Nebraska.

braska, ad will offer the same for sale to the high-braska, ad will offer the same for sale to the high-bidder for cash, in, on the 25th day of July D. 182, in front of the court house in Neill, that being the building wherein the st term of district court way held, at the our of % o'clock a, m, of said day when and here due attendance will be given by the

H. C. McEvony. Sheriff of Said County

a petition against you, impleaded with others in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by Albert Buxton, then unmarried, to Scott T. Jones dated March 11, 1887, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 24, on page 75, conveying the following described real estate and premises, situated in said county, to-wit: The north half of the northwest quarter (N; NW;) and the northwest quarter (N; NW;) and the north half of the northeast quarter (N; NE;) of section three (3), township (2), north, range fifteen [15], west of the 6th P. M.. that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of six hundred dollars together with interest at ten per cent, per annum thereon from June 18, 1862, which is a valid and first lien on said premises. Plaintiff prays for the saie of said premises. Plaintiff prays for the saie of said premises. Plaintiff prays for the saie of said premises, and those claiming under them.

You, and each of you, are required to answer said putition on or before Monday, the 8th day of August, 1892, or the same will be taken as true, and judgment and decree rendered accordingly.

TIBEETS, MUREY & FERRIS.

10.

IN THE DISTRICT COURT OF HOLT COUN TY, NEBRASKA. William W. Hunt vs. Charles C. Millard, et al

William W. Hunt vs. Charles C. Millard, et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

D. F. Cullender, — Cullender, his wife, will take notice that on the 20th day of January 1802, the above an med plaintiff filed a petition against you, impleading with others. In said court, the object and prayer of which are for the foreclosure of a certain mortgage given by Charles C. and Carrie Millard, to C. H. Toncray, dated April 1st. 187. and filed for record and recorded in the office of the recorder of deeds of said Holt county in 150 kg. an page 509, conveying the following deed find county, to-wit: The south-west querter (1974) of section 12. township 30, north range 13, west of 5th P. M., that default has been made in the payment of the indebtness secured by said mortgage, and there is now due plaintiff in the premises, the sum of seven hundred and ten dollars, together with the interest at ten per cent, per annum thereon from June 21, 1882, which is a valid and first lien on said premises. Plaintiff prays for the saie of said premises according to law, to satisfy the amount adjudged due in the premises, and fir a decree foreclosing the equity of redemption of all of the said defendants, and those cfaiming under them. You, and each, of you, are required to answer said petition on or before the eight day of August, 1892, or the same will be taken as true and fudgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska.

Attorneys for Plaintiff.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. The McKinley-Lanning, Loan and Trust Co

TY, NEBRASKA.

The McKinley-Lanning, Loun and Trust Co.,

Soloman D. Julien, et al.

NOTICE TO NON-RESIDENT DEFENDANTS.

James James and—Jansen, his wife, will take notice that on the 7th day of March, 1862 the above named plaintiff filed a petition against you, impleaded with others, in said court, the object and prayer of which are for the foreclosure of a certain mortgage given by Soloman D. Julien, to W. B. McKinley, dated November 1st 1886, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 19, page 253, conveying the following described real estate and premises, situated in said county, to-wit: The south-west quarter (5W-4) of section 28, township 30 north, range 13 west of 6 P. M. that default has been made in the payment of the indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of fifteen hundred dollars, to rether with interest at ten per cent for annum thereon from June 21, 1822, which is, a valid and first lien on said premises. Plaintiff prays for the sale of said premises according to law to satisfy the amount adjugded due in the premises, and for a decree foreclosing the equity of redemption of all of the said defendants, and those claiming under them.

You, and each of you, are required to answer said petition on or before Monday, the sth day of August 1822, or the same will be taken as true, and judgment and decree rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nobraska.

Attorneys for Plaintiff.

IN THE DISTRICT COURT OF HOLD COUN

TY, NEBRASKA.
Sarah A. Cole, vs. Timothy W. Sullivan, et al NOTICE TO NON-RESIDENT DEFENDANTS. NOTICE TO NON-RESIDENT DEFENDANTS.

Timothy W.Sullivan, ——Sullivan, his wife, made defendant as Jane Doe, Guaranty Investment Co. and D. M. Davis, receiver thereof, will take notice that on the 30th day of November, 1891, the above named plaintiff filed a petition against you, impleaded with others, in said court, the object and prayer of which are for the forrelosure of a certain mortgage given by Timothy W. Sullivan, to Guaranty Investment Co. dated August 1st, Guaranty Investment Co. dated August 1st,

will be taken as true, and proceed rendered accordingly.

TIBBETS, MOREY & FERRIS,

Hastings, Nebraska.

50-4 Attorneys for Plaintiff.

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 March, 1892, in favor of The State Bank of O'Neill as plaintiff and against Rhoda C. Howard et al as defendant, for the sum of eleven hundred sixty two dollars, and forty-five cents, and costs taxed at \$22.53 and accruing costs I have levied upon the following premises taken as the property of said defendant to satisfy said order of sale, to-wit:

Lots one (1) and two (2) block sixteen (16) and lots one (1) and two (2) block sixteen (16) and lots one (1) and two (2) block twenty-one (21) in Hazelets addition to the city of O'Neill as platted and recorded in the clerks office. And will offer the same for sale to the highest bidder for cash, in hand, on the 25th day of July, 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 1 o'clock p. m. of said day, when and where due attendance will be given by the undersigned.

hour of 10 clock p. m. of said day, when and where due attendance will be given by the undersigned.

Dated at O'Neill, Nebraska, this 20th day of June, 1892.

H. C. McEvony, 50-5

Sheriff of said County.

NOTICE.

NOTICE.

To C. H. Toneray, Emma R. Toneray, H. N. McKee and A. H. Farrens, non-residents of the state of Nebraska, you are hereby notified that Janett B. Herbage plaintiff, did on the 18th day of June, 1882, ife in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to forcelose a certain mostgage executed by W. D. Mathews and Emeline Mathews, to C. H. Tongray, for the sum of \$600, on the 24th day of July, 1888, upon the northwest quarter of section 8, township 27, north of range 11, west of the 6th P. M., which mortgage was duly recorded in book 39 of mortgages at page 548 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$673,38.

You are required to answer said petition on or before the sist day of July, 1882.

H. M. UTTLEY, Attong for Plaintiff,

mortgage executed by W. D. Mathews and Emeline Mathews, to U. H. Toncray, for the sum of \$600.00 on the 25th day of July, 1888, upon the north half of the southeast quarter of, section 8, and the north half of the southeest quarter section 9, township 25, north of range II. west of the 8th P. M. which mortgage was duly recorded in book 39 of mortgage was duly rec

NOTICE.

To John J. Manderville. C. H. Toncray, failph I. Little and the Farmers Loan and Trust company, non-residents, you are hereby nettined that T. P. Strong, plaintiff, did on the 18th day of June. 1892, file in the office of the clerk of the district court of Holt county, Nebraska, as petition, the object and prayer of which is to foreclose a certain mortgage executed by John J. Manderville to the Nebraska Mortrage & Investment Company for the sum of 800, on the 1st day of SW14, sec. 30, twp. 32, range 12 w. 6th P. M. The same being recorded in book "20" of mortgages at page W of the records of Holt county. Nebraska, and upon which there is now due the sum of 8084.00.

You are required to answer said petition on or before the 25th day of July, 1892.

Dated this 15th day of June, 1892.

Attorney for Plaintiff.

NOTICE.

NOTICE.

To Oscar D. Ford and Eliza Ford, non-residents, you are hereby notified that William H. VanAntwerp, plaintif, did on the 13th day of June 1882, file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by you to the Nebraska Mortgage and Investment company for the sum of \$250, on the 28th day of August 1880, on the nwk section 20, town 32, range 9 west 5th P. M., the same being recorded in book 53 of mortgages on page 612 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$297.10.

You are required to answer said petition on or before the 25th day of July, 1802.

Dated this 15th day of July, 1802.

Dated this 15th day of July, 1802.

NOTICE.

To John Barrett Wm. G. Palmeteer and O. O. Heffner non-residents, you are hereby notified that, William H. VanAntwerp, plaintiff, did on the 13th day of June, 1892, file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by Robert W. Gregg, to the Nebraska Mortgage and Investment Company for the sum of \$300, on the 21st day of August, 1890, on the 21st day of August, 1890, on the swig section b. town 27. range 11 west 6th P. M., the same being recorded in book 53 of nortgages, at page 638 of the records of Holt county, Nebraska, and upon which there is now due the sum of \$11.50.

You are required to answer said petition on or before the 25th day of June, 1892.

Bated this 15th day of June, 1892.

H. M. Uttley, Atty, for Phtf.

NOTICE.

NOTICE.

Willis E. Elliott, Addie S. Elliott, Erastus W. Smith, Edith L. Smith, D. T. Callender, Mrs. Callender wife of D. T. Callender, defenders, will take notice that Theodore G. Dockstader, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which is to foreclose a certain mortgage dated May 5th, 1887 for \$600 and interest and tax payment on the north half of the south west quarter both of section eleven, also the south east quarter of the south west quarter to the south east quarter of Section ten, all in township thirty-two, north of range twelve, west of the 6th P. M. in said county, given by Willis E. Ellott and Addie S. Ellott, to George A. Dockstader and assigned to plaintiff, which mortgage was recorded in book 25, page 430 of the mortgage records of said county, and to have the same decreed to be a first lien and the said lands fold to satisfy the same.

You are required to answer said petition on or before the 18th day of July, 1892.

Dated June 2, 1892

THEODORE G. DOCKSTADER, Plaintiff, By Munger & Courtright, Attorneys.

NOTICE FOR PUBLICATION.

United States Land Office.
O'Neill, Neb., June 9, 1802.
Notice is hereby given that Richard J.
Dwyer has flied notice of intention to make
final proof. before register and receiver at
his office in O'Neill, Neb., on Saturday, the
23d day of July, 1822, on timber culture application No. 2308, for the SE quarter of section No. 35, in township No. 30. Range No. 11
west.

West.
He names as witnesses:
Jeremiah McCarthy, John D. Murphy, John Harrington, James E. Sullivan, all of O Neill, Neb.
49-6 B. S. GILLESPIE, Register.

NOTICE.

To Alexander Mills, Matilda Mills, Leonard Seitz and Mrs. Leonard Seitz, defendants.

Will take notice that on the 23d day of June 1822, E. Benedict Oakley, executor, and Kate Oakley, executor of the last will and testameats of Mary B. Oakley, deceased, herein filed their 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 Alexander Mills and wife Matilda Mills to E. S. Ormsby, trustee, for P. O. Refrell, upon the following described real estate situated in Holt county, Nebraska, to-wit:

North half southwest quarter and iot four of section No. three; also the northeast quarter of section No. four, all in township thirty-two, range eleven west sixth P. M.

Te secure the payment of a certain note of 880 and ten interest coupons all dated July 71, 1880. Said principal note of 8800 being due June 1, 1891; and the coupon notes being due on the 1st days of December and June of each commencing with December 1, 1886. The plaintiff alleges that they are the owners of and in possesion of all the notes; and that there is now due on said notes owned by plaintiff and secured by said trust deed the sum of \$1,000 accourding to the terms of said deed. The plaintiff prays that said premises be decreed to be sold to satisfy the amount found due thereon.

You are required to answer said petition on or before the 8th dity of August, 1892.

Dated this 27th-day of June, 1892.

Dated this 27th-day of June, 1892.

In the DISTRICT COURT OF HOLT COUN-

IN THE DISTRICT COURT OF HOLT COUN

TY, NEBRASKA.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Preston Eves, plaintiff, vs. Leonadus Leer, Elizabeth Leer, C. M. Buckly and The Cooperative Land & Lot Company, defendants.

To the above named defendants, Leonadus Leer, Elizabeth Leer and C. M. Buckly. Will take notice that on the 27 day of May, 1892, the plaintiff above named filed his petition in the district court of Holt county, state of Nebraska against the above named defendants the object and prayer of which are to foreclose a certain mortgage executed by the said defendants. Leonadus Leer and Elizabeth Leer to one The Western Farm Mortgage Trust Company of the state of Kansas, upon the south half of the northeast quarter and the north-west quarter of the north-east quarter of section fourteen (14), township thirty-one (31) north, in range ten (10) west of the sixth principal meridian, lying and situated in the county of Holt, state of Neoraska, which mortgage was executed to secure the payment of certain promissory note dated February 15, 1890, for the sum of four hundred dollars, due and payable in five years from the date thereof, which note and mortgage the sum of four hundred and fourteen dollars with Interest thereon at the rate of tem per cent per annum from the first day of August, 1891. for which sum with interest thereon the plaintiff prays and for a decree that the defendants above named be required to pay the same or that said premises may be sold to satisfy the amount found due and for a decree barring and foreclosing all the said defendants above named of and from all right, title, interest, estate or equity of redemption of, in or to said premises or any part thereof. You are required to answer said petition on or before the 15th day of August, 1892.

Dated this 5th day of July, 1892.

Dated this 5th day of July, 1892.

Jones, Samuel Breckenridge and Mrs. Samuel Breckenridge, his wife, and M. J. Snow, defendants.

To John D. Burley, Susan M. Burley, Scott T. Jones, Samuel Breckenridge, his wife, and M. J. Snow, defendants: You and each of you will take notice that the above named plaintiff did, on the 12th day of May, 182, file its petition in the district court within and for the county and state aforesaid demanding personal iffgrement against the defendants John D. Burkley, Samuel Breckenridge and M. J. Snow, in the sum of seven hundred fifty (780) dollars with interest at the rate of ten percent, per annum, on S. from the 1st day of January, 1891; together with a decree fore-closing a certain mortrage deed, executed to secure the payment of said sum and interest of Nebraska, to-wit:

The northeast quarter (NEM) of section No. eighteen (18), in township No. twenty-eight (28), north of range No. fifteen (18), west of sixth (6th p. m., adjudging the plaintiff to have the first lien on said premises to the amount for which judgment is demanded; ordering said premises to be sold for the payment of said judgment; and forever barring and foreclosing said defendants and each and all of them from all right, title, interest and equity of redemption in and to said premises or any part thereof. That unless you and each of you answer or plead to said petition on or before the 22d day of August, 1892, the averments of said petition will be taken as true and judgment and decree rendered according to the prayer thereof.

Whigher & Stour, Att'y, for Pitif.

Attest: 11th day of July, 1892.

JOHN SKIRVING, Clerk.

SEAL By C. P. DELANCE, Deputy.

PUBLICATION NOTICE. (First publication 14th day of July, 1802.)

In the district court, within and for the County of Holt and state of Nebraska. The Phoenix Insurance Company of Hart-ford, Connecticut, plaintiff.

the Phoenix Insurance Company of Hartford, Connecticut, plaintiff.

VS.

Henry Meissenger, Albina Meissenger, his wife, Scott T. Jones, Samuel Schlesinger, Mrs. Samuel Schlesinger, Mrs. Samuel Schlesinger, his wife, Scott T. Jones, Samuel Schlesinger, his wife, defendants.

To Henry Meissinger, Albina Meissinger, his wife, Scott T. Jones, Samuel Schlesinger, Mrs. Samuel Schlesinger, his wife, Isadore Schlesinger and Mrs. Isadore Schlesinger, his wife, defendants: You and each of you will take notice that the above named plaintiff did, on the 12th day of May, 1825, ille its petition in the district court within and for the county and state aforesaid demanding personal judgment against the defendants Henry Meissinger, Samuel Schlesinger and Isadore Schlesinger in the sum of one thousand fifty (1,050) dollars with interest at the rate of ten per cent, per annum, on \$1,000 from the 1st day of January, 1889; to gether with a decree foreclosing a certain mortgage deed, executed to secure the payment of said sum and interest, on the following described real estate situated in the county of Holt, in the state of Nebraska, to well as the company of the teacher of the county of secure of the county of secure of the county of

lowing described real estate situated in the county of Holt, in the state of Nebraska. to-w.t:

The southeast quarter (SE'4) of section No. twenty-seven (27), in township No. thirty-one (3b), north of range No. fifteen (15), west of sixth (6tn) p. m., adjudging the plaintiff to have the first lien on said premises to the amount for which judgment is demanded; ordering said premises to be sold for the payment of said judgment; and forever barring and foreclosing said defendants and each and all of them from all right, title, interest and equity of redenption in and to said premises or any part thereof. That unless you and each of you answer or plead to said pretition on or before the 22d day of August, 1852, the averments of said petition will be taken as true and gudgment and decree rendered according to the prayer thereof.

WRIGHT & STOUT, Att'y, for Pltff.

Attest: 11th day of July, 1812.

JOHN SKIRVING, Clerk.

By C. P. Delance, Deputy.

PUBLICATION NOTICE. (First publication 14th day of July, 1892.)

In the district court within and for the county for Holt and state of Nobraska. The Phoenix Insurance Company of Hart-ford Conneticut, plaintiff.

The Procents Insurance Company of Hartford Conneticut, plaintiff.

Vs.

Joseph Peters, Jane Peters, his wife. Scott T. Jones, Richard E. Welch — Welch, his wife, John M. Welch and — Welch, his wife, defendants.

To Joseph Peters, Jane Peters, his wife. Scott T. Jones, Richard E. Welch — Welch his wife, John M. Welch and — Welch, his wife, detendant: You and each of our will take notice that the above named plaintiff did, on the 12th day of May, 182, file its petition in the district court within and for the county and state aforesaid demanding personal judgment against the defendant Joseph Peters, in the sum of five hundred fifty (560) dollars with interest at the rate of ten per cent, per annum, on \$500 from the 1st day of January, 1889; together with a decree foreclosing a certain mortgage deed, executed to secure the payment of said sum and interest, on the following described real estate situated in the county of Holt in the state of Nebraska, to-wit:

The west half (W½) of the southeast quarter (SE4) and the east half (E½) of the south-

state of Nebraska, to-wit:

The west half (W½) of the southeast quarter (SE¼) and the east half (E½) of the southwest quarter (SW½) of section No. six (6) in Township No. Thirty-two (32) north of range No. six teen (16), west sixth (6th) p. m., adjudging the plaintiff to have the first lien on said premises to the amount for which judgment is demanded; ordering said premises to be sold for the payment of said judgment; and forever barring and foreclosing said defendants and each and all of them from all right, title, interest and equity of redemption in and to said premises or any part thereof. That unless you and each of you answer or plead to said petition of or before the 22d day of Ausust, 1802, the averments of said petition will be taken as true and judgment and decree rendered according to the prayer thereof.

Attest: 11th day of July, 1822.

JOHN SKIRUNIO, Clerk.

By C. P. Delance, Deputy.

NOTICE TO REDEEM.

NOTICE TO REDEEM.

To whom it may concern:
You are hereby notified that on the 3rd day of November, 1830, each of the following described tracts of real estate, situated in Holt county, Nebraska, was sold at public tax sale by the treasurer of said county for the delinquent taxes of 1880, to W. Brubacher who received a certificate of tax sale for each of said tracts and who is the present owner and holder thereof. Said lands were described, taxed and specially assessed as follows, to-wit:

The SE43 of sec. 11, twp. 30, range 10, was in 1880 taxed and assessed in name of H. Oakes. Part [four scress] of the SW4 SW4 of sec. 6, twp. 31, range 12, was in 1880 taxed and assessed in name of M. H. Walker. Lot 3 in sec. 25, twp. 23, range 12, was in 1880 taxed and assessed in name of M. H. Walker. Lot 3 in sec. 25, twp. 33, range 12, was in 1880 taxed and assessed in name of J. Lane. The SE43 NW4 and the NE44 SW4, all in sec. 14, twp. 25, range 13, was in 1880 taxed and assessed in name of B. D. Stafford. The SW4 of sec. 25, twp. 32, range 15, was in 1880 taxed and assessed in name of J. M. Sylvanice. The NE44 of sec. 31, twp. 32, range 15, was in 1880 taxed and assessed in name of J. M. Sylvanice. The NE44 of sec. 7, twp. 32, range 15, was in 1880 taxed and assessed in name of J. Warner. Part [10 acres] of the NE44 of sec. 1, twp. 31, range 12, was in 1880 taxed and assessed in name of S. T. Vanifeet.

The time of redemption from each of the above tax sales will expire on the 4th day of November, 1802.

By Edward DeLand, Agent.

FARMERS' LOAN AND TRUST CO., 1-3

NOTICE.

NOTICE.

To J. L. Ransom, C. H. Toncray, Emma R. Toncray, and H. N. McKee, non-residents: You are hereby notified that Elizabeth Welch, plaintiff, did, on the 11th day of July, 1892. file in the office of the clerk of the district court of Holt county, Nebraska, a petition, the object and prayer of which is to foreclose a certain mortgage executed by J. L. Ransom, to C. H. Toncray, for the sum of \$300, on the 1st day of November, 1889, the same being recorded in book 51 of mortgages at page 56 of the records of Holtourty, Nebraska, and upon which there so we due the sum of \$300.

You are required to on or before the 22d day Dated this 13th day of 14 H. M. Uttl. for Pits.

william F. Clark in the twenty (20) dollars will of ten per cent. per annum, on 2770 for lst day of January 1835; together will cree foreclosing a certain morrage executed to secure the payment of an and interest, on the following describestate situated in the county of Holts state of Nebraska, to-wit:

The northwest quarter (NWs) of thirty-free (35), township thirty-three north of range fifteen (15), west of the (6th) p. m., adjudging the plaintiff the first lien on said premises to the for which judgment is demanded; said premises to be sold for the passif judgment; and forever barring a closing said defendants and ench a them from all right, title, interest an or redemption in and to said premise part thereof. That unless you and you answer or plead to said petitis ments of said petition will be taken and judgment and decree rendered and to the prayer thereof.

WRIGHT & STOUT, Att'ys. for Attest: lith day of July, 1882.

JOHN SKIRNING, Clerk.

SEAL By C. P. DELANCE, B.

PUBLICATION NOTICE. (First publication 14th day of July, 1

PUBLICATION NOTICE.

(First publication 14th day of July, 2505.

In the district court, within and county of Holt and state of Nobras The Phoents Insurance Company a ford, Connecticut, plaintiff.

Thomas C. Cullin and Charlett wife, Scott T. Jones, John R. Hamber Harding, his wife, defends and each of you will take notice above named plaintiff did, on the 1 May, 1802, file its petition in the court within and for the county aforesaid demanding personal against the defendant Thomas C. the sum of eight hundred fifty (with interest at the rate of ten personal against the defendant Thomas C. the sum of eight hundred fifty (with interest at the rate of ten personal against the defendant Thomas C. the sum of eight hundred fifty (with interest at the rate of ten personal against the defendant Thomas C. the sum of eight hundred fifty (with interest at the rate of ten personal against the defendant flowers of the secure of the payment of a certain mortgage deed, to secure the payment of and interest, on the following describestate situated in the county of Hambert C. The south half [8½] of the souther ter [8424] and the south half [85] to secure flowers the south half [85] to secure flowers the south half [85] to secure flowers the south half [85] to find the south half [85] to

PUBLICATION NOTICE. (First publication 14th day of July, 1802.)

Attost: 11th day of July, 1802.

| SEAL | By C. P. DELANCE, DE

NOTICE.

To Charles M. Dickson and C. J. Brobush, non-residents:
You are hereby notified that Assell, on his own behalf and Andread administrator of the estate of Judd, plaintiff, did on the 11th aritic court of Holt county. Nebrash, tion the object and prayer of which to the object and prayer of which to the county. Nebrash, tion the object and prayer of which to the count of Holt county. Nebrash, tion the object and prayer of which forcelose a certain mortgage execute fendant Charles M. Dickson to Ernest A. for the sum of \$250, on the 25th day ocember, 1890, the same being recombook 5s of mortgages at page 189 of cords of Holt county, Nebrash, and which there is now due the sum of You are required to answer said on or before the 22d day of August, Dated this 13th day of July, 1805. To Charles M. Dickson and C. J. 1

NOTICE FOR PUBLICATION

NOTICE FOR PUBLICATION.

Land Office at O'Neill, Neb.,
June 2, 1892,
Notice is hereby given that the property of the property

NOTICE.

Wm. Davidson who has this application for a license to self and vinous liquors in Dorsey. Stotownship. Holt county, Nebraska, ical, mechanical and chemical purpdruggist from August 1,1802 to Augr Two weeks time will be allowed for remonstrances against said

SEAL