THE SCISORS GRINDER.

Ding dong. Dong ding. So the bells say all day long, As the humble worker strays Through the city's winding ways. At the hovers and the halls, Everywhere that duly calls, While the bells his purpose ring. Ding dong. Dong ding.

Dong ding. Ding dong. All his days the sounds prolong. Working with a purpose true That a priest's heart might imbus. Honest toil through storm and sun; And when life's long task is done Heaven's bells may sweetly ring Ding dong. Dong ding. —Chicago Herald.

THE WEDDING.

While taking an evening stroll through the Southern states, my attention was called to the hearty singing of one of the gospel hymns. The sound proceded from a little chapel which I had passed in my walk, and retracing my steps, I entered the door, and roon found myself in the presence of quity a congregation of blacks, who were enjaged in holding a meeting conducted by one of their own color. At the conclusion of the hymn the people seated themselves, and it was very avident from appearances that something out of the usual course was exd, for the "darkies" were all on the alert, and a feeling of anticipation was universally manifested. After a moments my curiosity was gratified by hearing the following announcement from the lips of the preacher: "If le parties what intend to commit matrimony will perceed to advance for-ward in frunt ob de altar, I will also perceed to jine 'em in do holy bands.' Two persons immediately rose from

their mats in one of the front pews, and walking toward the pulpit, stood before the speaker, who then addressed them as follows:

"Pete Johnson, do you mean to deal tairly by dis woman, and lub her dear-ly all de days ob your mortal life; and "Yes, sah!" replied the willing bride-

"Don't you be in too much ob a hursaid the preacher. "I habn't got half fru wid my fust question yet; so you jes keep still a while, and don't allow you'se'f to get into too much of " "But, sah," interrupted the man,

we didn't cum in here for to be leatered to; we cum in for the spress pur-pus of being jined togedder in wed-lock, and we don't want you to consoom too much time in de preliminaries. Me and Jemimy mean for to take a tower; de kyars won't wait for nobody. and besides dat, can't you perseave dat she's a-gettin' nervous a-standin' up here afore folks so-so conspicu-

The parson drew himself up to his full height and expanded his broad chest; then raising his right hand, ex-claimed: "Pete Johnson, I know'd you afore you knew nuthin', when you didn't know nuthin'. Wasn't I present on dat 'casion when your dear old mammy (who is now a-singin' halleloojars in anuther world) chastised you publicly wid her slipper for cummittin' a disdomeanor? It was dat day when you runned away from skool and den told a lie about it. I woodn't have deluded to that unfortunit surcumstans rite here in public if you hadn't brok' in and 'terrupted me in de midst ob my remarks. I want you and all de rest ob my flock to understand dat I'm hear to-night in my 'fishal capacity, clothed in a new black coat and all de terrors of de law, and consequently am to be 'spected accordingly. I've a good many mental fireworks on hand tonight, which I 'tend to let off for your illumination and dat ob de congrega-tion here assembled. Beside dat, you ought to know dat talkin' back in meetain't 'lowed in our connection. Only 'Piscopals do dat, and eben dey ain't 'lowed to indulge in any 'riginal remarks, fur all dey say is all printed out for dem. I hab heard, howeber, dat some ob de fash'nable sects are tryin' to imitate dem by usin' what dey call a desponsive service; but such things don't neet wid my 'proval. I've wandered off a little, but I'll 'get dere all de same.' You'd better be silent and hear all I've got to say, for it 'll do you and Jemimy good. I don't of'en get you two in here to talk to, for, like some odders 'mong de breddren and sistren, you are too frequently conspicuous by your absens. So I'm goin' for to improve de present 'casion and show you up afore dis con-gregation. I don't care a nickel whedder you pay me a dollar for dis job or not, for I intend for to get all it's worth in dat salubrious feelin' ob inward satisfaction which ebery pius, ber-minded pusson experiences when he's gone and done his duty in a humgumptious manner. Dis here prelimnary peramble might have been 'breviated somewhat if you hadn't brok' in and 'terrupted me in de midst ob my discoorse. To resoom de thread of my remarks: I was 'tendin' for to ask you, in de midst ob dis 'sembly, whedder you really lubbed dis 'oman? "P'r'aps you think dat because I am so unfortunit as to wear a glass eye dat I can't alwuz see what's a-goin' on 'round me; but let me tell you dat I've NOTICE. To Edward W. Webb, Rhody E. Webb, Neleigh Investment Co, and A. F. Snow: You are hereby notified that on the 19th day of July. A. D. 1892, the above named plaintiff filed in the office of the clerk of the district court of Holt county, Nebraska, its petition against you, the object and prayer of which is to foreclose a certain mortgage ex-ecuted by Edward W. Webb and Khody E. Webb to Hamilton Loan and Trust Company, on the 25 day of August A.D. 1888, upon the southwestone-fourth of section No. fifteen 15) Township No. twenty-eight (2s) north of range No eleven (1D west of 56 h P. M. to secure the payment of 855 on the 1st day of September, 1833, with interest, said mortgage being re-corded in book is at page 514, Mortgage Re-cords of Holt county Nebraskia, upon which there is now due 842.58 with interest from the first day of June. 1832. Tou are required to answer said petition on or before the 29th day of August, 1842. Dated this 19th day of July, 1842. MAMILTON LOAN AND TRUST COMPANY, Plaintiffs. had my good eye on you for some time past, and 'blivious to de fact ob your cuttin's-up and carrin's-on wid some ob de weaker vessels belongin' to my floch here in de wilderness; and I want you to understand dat such foolin' won't be winked at any longer in dese predincts. Derfore, if I jine you two togedder here dis night, you've got to make me a solem promis' dat you'll 'deavor to improve in your conduct hereafter, and be true and faithful to dis foolish woman a-standin' up here wid you to-night; dat you'll pervide for her wants and be a good husban' to her all de days ob your nateral life." Plaintiffs. By B. S. Leedom and E. H. Benedict. 2-4 Its Attorneys.

"Les, sah!-yes, sah! dat's what I've

de seremony, sah, and tie de knot tite,

"Pete Johnson, do yen think dat you is de one to instruct your old par-son in his dooty? Habn't I told you fur to keep still and not open your mouf?"

sah.

"What for den you ask me so many konundrums if you don't spect me to say nuffin? I've been of'n to white folks' weddin's, and de parties interested always despond to de questions."

Here Jemima hastily shook up her companion. saying, "For mercy's sake, Pete, do keep quiet till we're jined, and don't talk back to the parson. Jes think how 'dickerlous we two uns must 'pear to all dese pussuns settin' down behind us."

A few seconds of silence followed these remarks on the part of the brideelect, which, however, were somewhat interrupted by the titters of certain young women in the congregation. I

thought to myself: "Well, they're having rather a hard time getting married. I wonder whether it is at all prophetical of their future life?" when the preacher once more resumed his task by addressing himself to the other party.

"Jeminy, do you promis' me here to-night dat you'll be a good wife to Pete, dat you'll cook his vittles, mend his clo'es, and take care ob his house (if he ever has one, which I very much doubt); will you obey him and sarve him, lub, honor, and keep him all de days ob your mortal life, while you lib togedder in dis lower wurld?"

'Is it time for me to speak up sah?' said the woman, making a low courtes,

"Ob course it am. What for do you spect I asked de question ob you, if I didn't mean for you to answer it?" was the reply.

"Why, 'cause," said she, "you blowed up Pete so when he said anything dat I kinder thought I'd wait awhile afore replyin' to you."

ques-"What's your answer to my tion?" shouted the clerical gentleman.

"Well, now. parson, don't get 'cited; all dat depends on a few circumstances. If Pete behaves hisself and takes good keer ob me and de family. brings home t'ings to eat and gibs me a good share of all he earns, I'll be good to him; oderwise I won't promis' to stay wid him all de days ob my life."

"Well, now," said the discouraged groom, "dats' mi'ty fine talk to hear from you, and rite hear before folks. too. Hasn't I said I'd do de rite thing by you ten hundred thousand times! If you've gone back on me and changed your mind since last eb'nin, dere's Mandy Phelps a-settin' close by in de front pew, and she'd jump at de chance ob standin' here where you do dis blessed minit. This pointed allusion to one of his

old flames was altogether too much for Jemima, who cried out: "Dat's in-

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said all de time, sah. Go rite on wid IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

The McKinley-Lanning Loan and Trust Co., William H. Curtis et al.

William H. Curtis et al.
Notice to NON-RESIDENT DEPENDANTS.
William H. Curtis Check H. Toneray.
Toneray, his wife, and Ed F. Gallagher will have notice that on the 2sth day of March 1982, the above named plaintiff filed a pétition administry out impleaded with others. In said fourt, the object and prayer of while have for plaintiff filed of the correct of a certain mortgage given by William H. Curtis to W. B. McKinley and the object and prayer of while have for plaintiff filed of the recorder of the encoder of the effect of the recorder of the office of the recorder of the the payment of the indebtedness secured by add mortgage, and there is now due plaintiff in the premises. He num thereon from June 21, 192, which is a valid and first lien on said premises. According to law, to satisfy the diverse for efforted office of the said defendants, and the taken as true, and under many the safe of the said defendants.
The addition of the said defendants are there.
The sufficience office office office. Monday the statem as true, and under the same will be taken as true, and under the same as the same as the taken as true, and under the same as the same as the taken as true, and under the same as the same as the there office.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Magdalene Newland, vs. William Webster, NOTICE TO NON-RESIDENT DEFENDANTS.

Magdalene Newland, vs. William Webster, ot al. NOTICE TO NON-RESIDENT DEFENDANTS. samuel B. Hartz, — Hartz, his wife, Guaranty Investment Co., and D. M. Duvis, the receiver thereof, will take notice that on the 7th day of December. 1890, the above maned plaintiff iled a petition against you, impleaded with others, in said court, the object and prayer of which are for the fore-closure 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 described real estate and premises, situated in said county, to-wit: The southwest quarter of the southeast quarter (SW4, SE2a) and the southeast quar-ter of the southwest quarter (SE4, SW3a) of section fourteen (44) and the north half of the northwest quarter (N'sNW3a) 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 mort-gage, and there is now due plaintiff in the premises, the sum of seven hundred thirty-three (633) 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 according to law, to satisfy the amount adjudged due in the premises, and for a decree foreelosing the equity of re-demption of all of the said defendants, and those claiming under them. — THBHETS. MOREY & FERRIS, Hustings, Nebraska, 50-4 THE F30NTIER

THE FRONTIER

FOR

LEGAL BLANKS

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA.

Luther E. Hunt vs. Albert Buxton, et al. NOTICE TO NON-RESIDENT DEFENDANTS.

NOTICE TO NON-RESIDENT DEFERDANTS. Albert Buxton, — Buxton. hls wife whose real name is to plaintiff unknown, and Scott T. Jones will take notice that on the 21st day of June, 18%2, 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 Albert Buxton, then unmarried, to Scott T. Jones dated March II, 18%, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 24, on page 55, conveying the following described real estate and premises, situated in said county, to-wit: The north half of the northwest quarter (N⁴ NW⁴₂) and the north half of the northeast quarter (N⁴ NK¹₂), or the range fifteen (15), west of the 6th P. M., that default has been made in the payment of the inductedness secured by said mortgage, and there is now due colouting the prevention

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, Ne-braska, on the 25th day of March, 192, in favor of The State Bank of O'Neill as plain-tiff and against Rhoda C. Howard et al as defendant, for the sum of eleven hundred sixty two dolars, and forty-five cents, and costs taxed at \$2.5 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 sixteen (16) and lots one (1) and two (2) block sixteen (16) as platted and recorded in the clerks office. And will offer the same for sale to the high-est bidder for cash, in hand, on the 25th day of Jaly, 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 bour of 1 o'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 Jume, 1892. H. C. MCEVONY, 50-5 Sheriff of said County.

ie, 1892.	H. C. MCEVONY.
-5	Sheriff of said County.

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, Erastus W. Smith and — Smith, his wife, Erastus W. Smith and — Smith, his wife, erastus W. Smith and and the 20th day of January 1892, the above named plaintif 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 Mil-lard, to C. H. Toncray, dated April 1st. 1887. and filed for record and recorded in the office of the recorder of deeds of said Holt county in book 22, on page 569, conveying the follow-ing described real estate and premises, situ-ated in said county, to-wit: The south-west quarter. (SW4) of section 12, township 30, north range 13, west of 6th P. M., that default has been made in the payment of the indebt-ness 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 eent, per annum thereon from June 21, 1892, which is a valid and first lien on said premises. Plaintiff prays for the sale of said premises according to haw, to satisfy the amount adjudged due in the premises, and for a decree forcelosing the equity of redemption of all of the said defendants, and chose claiming under them. You, and each of you, are required to answer said petition on or before the eight day of August, R82, or the same will be taken as true and judgment and decree rendered accordingly. TIBBETS, MOREY & FEIRIS. NOTICE TO NON-RESIDENT DEFENDANTS.

1030	TIBBETS, MOREY & FERRIS,
50-4	Hastings, Nebraska, Attorneys for Plaintiff.

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

V8. Soloman D. Julien, et al, NOTICE TO NON-RESIDENT DEFENDANTS.

Soloman D. Julien, et al, NOTICE TO NON-RESIDENT DEFENDANTS. James Jansen and—Jansen, his wife, will take notice that on the 7th day of March, 1892 the above named plaintiff filed a petition against you, implexided with others, in said court, the object and trayer of which are for the foreclosure of a certain mortgage given by Soloman D. Julien, to W. B. McKinley, dated November 1st 1883, 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, towit: The south-west quar-ter (SW4s) of section 28, township 30 north, range 18 west of 6 P. M. that default has been made in the payment of the indebt-edness secured by said mortgage, and there is now due plaintiff in the premises, the sum of fitcen hundred dollars, together with in-terost at ten per cent per annum thereon from June 21, 1892, which is, a valid and first life 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 forcelosing the equity of redemption of all of the said de-rendered according to law to day of August 1892, or the same will be taken as true, and judgment and decree rendered according to statings, Nebraska. 50-4 Attorneys for Plaintiff.

IN THE DISTRICT COURT OF HOLT COUL 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 In-vestment Co. and D. M. Davis, receiver thereof, will take notice that on the 3bth 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, 1880, and filed for record and recorded in the office of the recorder of deeds of said Holt county, in book 49, on page 205, conveying the following described real estate and premises situated in Holt county.

PUBLICATION NOTICE. FIRST PUBLICATION 14TH DAY OF JULY, 1892.)

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

county of Holt and state of Nebraska. The Phoenix Insurance Company of Hart-ford, Connecticut, ptaintiff. John D. Burley, Susan M. Burley, Scott T. Jones, Samuel Breckenridge and Mrs. Sam-uel Breckenridge, his wife, and M. J. Snow, defendants. To John D. Burley, Susan M. Burley, Scott T. Jones, Samuel Breckenridge, Mrs. Sumuel Breckenridge, his wife, and M. J. Snow, de-fendants: You and each of you will take notice that the above named plaintiff did, on the 12th day of May, 1892, file its petition n the district court within and for the county and state aforesaid demanding personal Jadgement against the defendants Jehn D. Burkley, Samuel Breckenridge and M. J. Snow, in the sum of seven hundred fifty (550) dollars with interest at the rate of ten per cent, per annum, on \$..... from the lst day of January, 1891; together with a decree fore-closing a certain mortgage deed, executed to secure the payment of said sum and inter-est. on the following described real estate of Ne braska, to-wit: * The northeast quarter (NE406 section No. eighteen (B), in township No. twenty-eight (28), north of range No. fifteen (5), west of sixth (6th) p. m. adjudging the plaintiff to have the first lien on said premises to the amount for which judgement is demanded; ordering said premises to be sold for the payment of said judgment; and forever burging and foreclosing said defendants and each and all of them from all right, title, in-terest 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 put the store. Missing and forever burging and foreclosing said defendants and each and all of them from all right, title, in-terest 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 put K STOUY, AUY, for PHIL MIGHT & STOUY, AUY, S

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

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 of Nebraska. The Phoenix insurance company of Hart-ford, Connecticut, plaintiff. Ys. Henry Melssenger, Albina Meissenger, his wife, Scott T, Jones, Samuel Schlesinger, Mrs. Samuel Schlesinger, his wife, Isadore Schlesinger and Mrs. Isadore Schlesinger, his wife, defendants. To Henry Meissinger, Albina Melssinger, his wife, Scott T. Jones, Samuel Schlesinger, Mrs. Samuel Schlesinger, his wife, Isadore Schlesinger and Mrs. Isadore Schlesinger, his wife, defendants: To Henry Meissinger, Samuel Schlesinger, his wife, defendants: You and each of you will take notice that the above named plaintiff did, on the 12th day of May, 1892. file its petition in the district court within and for the county and state aforesaid de-fendants Henry Meissinger, Samnel Schle-singer 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 81.000 from the 1st day of January, 1889; to-gether with a decree forcelosing a certain mortgage deed, executed to Scure the pay-ment of said sum and interest, on the fol-lowing described real estate situated in the county of Holt, in the state of Nebraska, to-w.t: The southeast quarter (SE4) of section No. twenty-seven (27). In township No. thirty-one (31), 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 judgment; and forever bar-ring and forcelosing said defendants and euch and all of them from all right, title, in-terest and equity of redemption in and to said premises or any part thereof. That un-less you and each of you answer or plead to said premises of any part thereof. That un-less you and each of you answer or plead to said premises of any part thereof. That un-less you and each of you answer or plead to said premises of any part thereof. That un-less you and each of you answer or plead to said premises

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

2501 In the district court within and for the county of Holt and state of Nebraska. The Phoenix Insurance Company of Hart-ford Conneticut, plaintiff. Vs. 2501

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, detendant: You and each of ouy will take no-tice that the above named plaintiff did, on the 12th day of May, 182, file its peti-tion in the district court within and for the county and state aforesaid demanding per-sonal judgment against the detendant jos.

PUBLICATION NOTICE. (First publication 14th day of July, 1882.) 2511.

2511. In the district court within and for t county of Holt and state of Nebraska. The Phoenix Insurance Company of Ha ford. Conneticut, plaintiff. William F. Chark. Emily T. Clark and Go L. Miller, defendants.

William F. Clark, Emily T. Clark and Ge L. Miler, defendants.
 To William F. Clark, Emily T. Clark George L. Miller, defendants: You and of you will take notice that the above n plaintif did, on the 18th day of May, 18 its petition in the district court within for the county and state aforesaid dem-ing personal judgment against the der William F. Clark, in the sum of eight hu twenty (820) dollars with interest at the of ten per cent, per annum, on \$70 fro-lst day of January 1889: together with cree foreclosing a certain mortgage executed to secure the payment of said and interest, on the following described estate situated in the county of Holt is "The northwest quarter (NW4) of sec-thirty-five (35), township thirty-three is moth of range fifteen (15), west of the aix (6th) p. m. adjudging the plaintiff to has the first lien on said premises to the amoun for wnich judgment is demanded; ordern said premises to be sold for the payment syld judgment; and forever barring and for closing said defendants and each and all them from all right, title, interest and equil of redemption in and to said premises or an part thereof. That unless you and each you answer or plead to said petition on before the 22d day of August, 1892, the ave ments of said petition will be taken as tru and judgment and doere rendered according to the graver thereor.
 WIGHT & STOUR, Att's, for Plint.
 Attos: Thit day of July 1892.
 YEAL By C. P. DELANCE, Deputy.

PUBLICATION NOTICE.

(First publication 14th day of July, 1802.) 2505.

PUBLICATION NOTICE. (First publication 14th day of July, 1802.) 2505. In the district court, within and for the County of Holt and state of Nebraska. The Phoenix Insurance Company of Hart-ford, Connecticut, plantiff. The Phoenix Insurance Company of Hart-ford, Connecticut, plantiff. The Phoenix Insurance Company of Hart-ford, Connecticut, plantiff. Thomas C. Cullin and Charlett Cullin, ha wife. Scott T. Jones, John R. Harding an To Thomas C. Cullin, Charlotte Cullin, ha wife. Scott T. Jones, John R. Harding an Interpret of the company of Hart-and each of you will take notice that the above named plaintiff did, on the 12th day of May, 1882, file its petition in the distriction court within and for the county add state aforesaid demanding personal judgmen against the defendiant Thomas C. Cullin, ha with incress at the rate of ten per cent, per antim, on \$800 from the first day of January. 1801: together with a decree forzelosing a certain mortgage deed, executed to secure the payment of said sum and interest, on the following described real estate of Nebraska, towit: The south half [S%] of the southeast quar-tie on sld premises to the anount of which pies to be sold to for the payment of said judg-ment; and forever barring and for algoing the plaintiff to have the first in on said premises to the anount of which prement is demanded; ordering said prem-ises to be sold to for the payment of said judg-ment; and forever barring and foreclosing said defendants and foreclosing said defendants and fore of you answer or plaid to said perimises or the anount of which in do said premises or any pat thereof. That unless you and each of you answer or plaid to said petition on or before the 22d day of August, 1892, the averments of said fue do said petition on or before the 22d day of August, 1892, the averments of said fue decree rendered excording to the prayre-ment in the day of July, 1892. May C. P. DELANCE, Denty, 142

PUBLICATION NOTICE.

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

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

Charles A. Thomas and Mrs. Charles A. Thomas, his wife, whose christian name is unknown to plaintiff, E. L. Newell and Mrs. E. L. Newell, whose christian name is un-known to plaintiff, defendants. To E. L. Newell and Mrs. E. L. Newell, whose christian rame is unknown to polaintiff de-

ults from an attack of bowel complaint during the summer. One or two doses of Chamberlain's Colic, Cholera and Diarrhoea Remedy will cure any ordinary case. It never fails and is pleasant and safe to take. No family can afford to be without it. For sale at 25 and 50 cents per bottle by P. C. CORRIGAN, druggist.

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LEGAL ADVERTISEMENTS.

NOTICE.

indebtedness secured by said mortgage, and there is now due plaintiff in the premises, the sum of six hundred dollars together with the sum of six hundred dollars together with Interest at ten per cent. per annum thereon from June 10, 1992, which is a valid and first lien on said premises. Plaintiff prays for the sale of said premises, excessing to law, to satisfy the amount adjudged due in the prem-ises, 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, 1892, or the same will be taken as true, and judgment and decree rendered accordingly. TIBRETS, MOREY & FERRIS, Hustings, Nebraska, 50-4 Autorneys for plaintiff

SHEIFF'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, Ne-braska, on the 27th day of May, 1862, in favor of The American Inyestment company as plaintiff and against Enoch L. Yeager et al as defendants, for the sum of two hundred forty-one dollars, and seven cents, and costs taxed at \$2.68 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 northeast quarter of section twenty-tive (25) township thirty-two (2) range eleven (11) west of the 6th P. M. in Holt county, Ne-braska.

braska. And will offer the same for sale to the highest bilder 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 9 o'clock a. m. of said day, when and where due attendance will be given by the undersigned. Dated at O'Neill, Nobraska, this 20th day of June, 1892. Beriff of said County.

THE FRONTIER

omee of the recorder of deeds of said Holt county, in book 49, on page 203, conveying the following described real estate and premises situated in Holt county, to-wit: The south-west quarter of the north-east quarter (SW14NE4,) the south-east quarter of the north-west quarter (SE24NW45) the north-east quarter, of the south-west quarter of the north-west quar-ter of the south-east quarter, (NW14SE14,) of section 25, township 25, north range 13, west of 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 and thirty-two dollars, together with interest at 10 per cent, per annum thereon from June 21, 1892, which is a valid and fist lien on said premises, necording to law, to satisfy the amount adjudged due in the premises, and for a decree foreclosing the equity of re-demption 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 eight day of August, 1892, cr the same will be taken as true, and judgment and de-cree rendered accordingly. TIBBETS, MOREY & FERRIS, Hastings, Nebraska. 30-4 Autorneys for Plaintiff.

NOTICE FOR PUBLICATION.

UNITED STATES LAND OFFICE. O'Neill, Neb., June 9, 1802. Notice is hereby given that Richard J. Dwyer has filed notice of intention to make tinal proof before register and receiver at his office in O'Neill, Neb., on Saturday, the 3d day of July, 1892, on timber culture ap-plication No. 256, for the SE quarter of sec-tion No. 27, m township No. 30. Range No. 11 west.

B. S. GILLESPIE, Register.

IN THE DISTRICT COURT OF HOLT COUN-. TY, NEBRASKA.

Preston Eves, plaintiff, vs. Leonadns Leer, Elizabeth Leer, C. M. Buckly and The Co-operative Land & Lot Company, defen-dants.

did, on the 12th day of May, 1982, file its peti-tion in the district court within and for the county and state aforesaid demanding per-sonal judgment against the defendant jos-eph Peters, in the sum of five hundred fifty (550) dollars with interest at the rate of ten per cent. per annum, on 5500 from the 1st day of January, 1889; together with a decree foreclosing a certain mortgage deed, ex-ecuted 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 (W5) of the south-east quar-ter (SE2) and the east half (E52) of the south-west quarter (SW3) of section No. six (6) in Township No. Thirty-two (52) north of range No. sixteen (16), west sixth (6th) p. m., adjudg-ing 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 barting and foreclosing said defend-ants and each and all of them from all right, title, interest and equity of redemption in and cash and all of them tron all right, title, interest and each of you answer or plead to said pretition on or before the 22d day of Ausust, 1892, the averments of said petition will be taken as true and judgment and decre rendered according to the prayer thereof. WRGHT & STOUT, Attest: 11th day of July, 1892. SEAL By C. P. DELANCE, Deputy. 1-4

NOTICE TO REDEEM.

1-4 NOTICE TO REDEEM. To man it may concern: To are hereby notified that on the 3rd day of November, 1800, each of the following de-scribed 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 1889, 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 Sel4 of sec. 11, twp. 30, range 10, was in 1889 taxed and assessed in name of H. Oakes. Part (four acres) of the SW4, SW4, of sec. 6, twp. 31, range 12, was in 1889 taxed and asses-sed in name of M. H. Walker. Lot 3 in sec. 25, twp. 32, range 12, was in 1889 taxed and as-sassed in name of J. Lane. The SE4 NW4 and the NE4 NW4, and the SW4 NE44 and the NE4 SW34, all in sec. 24, twp. 25, range 13, was in 1889 taxed and assessed in name of B. D. Stafford. The SW4 of sec. 2, twp. 32, range 14, was in 1889 taxed and assessed in mame of O. W. Pernwright. The NE45 of sec. 3, twp. 32, range 12, was in 1889 taxed and assessed in name of J. May of sec. 2, twp. 32, range 14, was in 1889 taxed and assessed in mame of O. W. Pernwright. The NE45 of sec. 3, twp. 32, range 12, was in 1889 taxed and assessed in name of J. Marner. Part [10 assessed in name of J. Warner. Part [10 assessed in name of J

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, 1852, file in the office of the clerk of the dis-tion, the object and prayer of which is to foreclose a certain morigage executed by J. L. Ransom, to C. H. Toncray, for the sum of \$\$00, on the ist day of November, 1859, the same being recorded in book 51 of mortgages at page 56 of the records of Holt county, Ne sum of \$\$00. You are required to answer said petition on before the 22d day of August, 1822. Dated this Jish day of July, 1822. 14 H. M. UTTLEY, Att'y, for Pitff.

E. L. Newell, whose christian name is un-known to plaintiff, defendants. To E. L. Newell and Mrs. E. L. Newell, whose christian name is unknown to plaintiff, de-fendants: You and each of you will take notice that the above named plaintiff did, on the district court within and for the county and state aforesaid demanding personal judgment against the defendant. Charles A. Thomas, in the sum of six hundred [600] doi hars with interest at the rate of ten per cent, per annum, on S.... from the 20th day of November, 1885: together with a decree fore-closing a certain mortrage deed, executed to secure the payment of said sum and interest, on the following described realestate situated in the county of Holt in the state of Netras-ka, towit: The north half (N½) of the southwest quar-ter [SW4] and the southeast quarter [SE4] fourteen [14] west, adjudging the plaintiff to have the first lien on said premises to the amount of which judgment is demanded; potering said premises to be sold for the payment of said judgment; and forever bar-ring and foreclosing said defendant and each and all of them from all right, title, in-teres ou and each of you answer or plead to said premises or any part thereof. That un-less 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 de-crear endered according to the prayer theres of any part thereof. That un-less 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 de-crear endered according to the prayer thereof. Windert & Struer. August, 1892 the averments of said petition will be taken as true and judgment and de-crear endered according to the prayer thereof. Windert & Struer. August, 1892 the Averments of said petition will be taken as true and judgment and de-crear endered according to the prayer. August, 1892 the Averments of said petition will be taken a

NOTICE. .

To Charles M. Dickson and C. J. Bracken-

To Charles M. Dickson and C. J. Bracken-bush, non-residents: You are hereby notified that Andrew Russell, administrater of the estate of Ernest A. Judd, plaintiff, did on the 11th day of July, 1892, file in the office of the clerk of the dis-trict court of Holt county, Nebraska, a peti-tion the object and prayer of which is to foreclose a certain mortgage executed by de-fendant Charles M. Dickson to Ernest A. Judd for the sum of \$250, on the 25th day of Do-cember, 1800, the same being recorded in book 58 of mortgages at page 180 of the re-cords of Holt county, Nebraska, and upon which there is now due the sum of \$250. You are required to answer said petition on or before the 22d day of August, 1802. Duted this 18th day of July, 1892. 14 H. M. UTTLEY, Att'y, for Pitff.

NOTICE FOR PUBLICATION. Land Office at O'Neill, Neb., June 2, 1892,

Land Office at O'Neill, Neb., June 2, 1892, Notice is hereby given that the following named settler has filed notice of his inten-tion to make final proof in support of his claim and that said proof will be made be-fore register and receiver at O'Neill, Neb., on August 18, 1892, viz: JOHN R. BELLAR, HD 12517, for the SE's sec. 29-30-12 w. He names the following witnesses to prove his continuous residence upon and cultiva-. tion of said land, viz: John Bellar, Richard Jennings, James Jen-nings, Frank Heeb, all of O'Neill, Neb. Motice 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 register and receiver at O'Neill, Neb., an August 18, 1892, viz: JOHN BELLAR, HD 12575. for the SW45 sec. 28-30-12 w. He names the following witness to prove his continuous residence upon, and cultiva-tion of said land, viz: John R. Bellar, Richard Jennings, James Jennings, Frank Heeb, all of O'Neill, Neb., 25-6 B. S. GILLESPIE, Register.

NOTICE.

NOTICE. ' Wm. Davidson who has this day filed his application for a license to sell malt, spirit and vinous liquors in Dorsey, Steel Creek township, Holt county, Nebinska, for medi-cal, mechanical and chemical purposes, as a druggist from August 1,182 to August 1, 1803. Two weeks time will be allowed for the filing of remonstrances against said petition and if there be none filed said licence will be granted without further notice.

seal this 28th day of

C. E. BUTLER. County Clerk