To the first person who by taking two letters from the word "Plague," can make the name of a disease that is common in portions of both Canady and the United States, will be given an elegant upright piano, (valued at \$325, or its equivalent in cash, as preferred). To the second person will be given a pony, cart and harness complete, (valued at \$200, or its equivalent in cash, if preferred). To the third person will be given an elegant gold watch valued at \$75 or its equivadent in cash. Fffty other prizes, ranging in value from twenty-five dollars to five dollars will be awarded to the next fifty persons sending correct solutions strictly in order as received. If you have tried other so called competions without success you must not condemn these offered by this company, as they are perfectly reliable, and are carried on in good faith. Contestants must enclose U.S. Postal note for thirty cents, (or fifteen two-cent U. S. stamps) for one month's trial subscription to the Ladie's Pictorial weekly, which is the handsomest and best illustrated weekly publication for ladies on this continent. The only object in offering this competion is to introduce it into new homes, and we guarantee that no partiality will be shown in the awarding of prizes. Persons living at a distance, or in the United States, have as good an opportunity, as the date of postmark on letters will be given precedence, so answer early. Address, Ladie's Pictorial Co., "D." Toronto, Canada.

For sale or rent at a bargain 280 acres of good grass for hay 8 miles southwest of Atkinson, Neb. Will let on shares or sell. Address, G. W. MEALS,
O'Neill Neb.

Mr. J. E. Thoroughgood, writing from Georgetown, Del., says: "Two teaspoonfuls of Chamberlain's Colic, Cholera and diarrhoea Remedy saved the life of Mrs. Jane Thomas, of this place' He also states that several other very bad cases of bowel complaint there have been cured by this remedy. For sale by P. C. Corrigan, druggist.

While at Big Island, Va., last April, I was taken with a very severe attack of diarrhea. I never had it worse in my life. I tried several old time remedies, such as Blackberry wine, Paregoric and Laudnum without getting any relief. My attention was then called to Chamberlain's Colic, Cholera and Diarrhea Remeby by Mr. R. C. Tinsley who had been handling it there, and in less than five minutes after taking a small dose I was entirely relieved .- O. G. Burford, Haris Creek, Amherst Co., Va. For sale by P. C. Corrigan druggist.

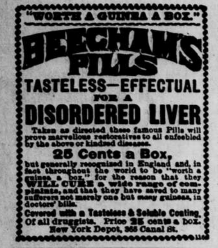


For Farmers, Miners and Mechanics. A PERFECT SOAP FOR ALKALI WATER. Cures Chafing, Chapped Hands, Wounds, Burns, Etc. A Delightful Shampoo.

WHITE RUSSIAN SOAP. Specially Adapted for Use in Hard Water

DR. C. D. B. EISAMAN.

PHYSICIAN & SURGEON,



## LEGAL ADVERTISEMENTS.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

Land Office at O'Neill, Neb.
August 18,1802.

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 register and receiver at O'Neill, Neb, on September 24, 1802, viz.

CHARLES WREDE, H. E. 14524
for the northwest quarter 34-31-10 west.

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

R Schimmelpfenny, William Schimmelpfenny, Peter Heckal. of Scottville, Neb., and R. H. Taylor, of O'Neill, Neb..

6-3p

B. S. GILLESPIE, Register.

To the southwest quarter of the northwest quarter and the morthwest quarter of the southwest quarter of section fourteen (14), township No. twenty-five (25), range No. thirteen (13); and the northwest quarter of section No. thirty-three (23), township No. thirty-three (23), township No. thirty-three (23), township No. thirty-two (22), range No. fifteen (15); and the northeast quarter of section No. thirty-four (34), tewnship No. therety-seven (27), range No. nine (2); and the northeast quarter of section No. ten (10), township thirty-two (32), range No. ten (10); and the south half of the southeast quarter of section seventeen (17), township No. thirty-one (31), range twelve (12); and the east half of the northeast quarter of section thirty-one (31), township Mo. thirty-one (31), township (35), range twelve (12); and the southwest quarter of section No. twenty-five (25), township No. thirty-two owners of said lands and all persons interested therein:

You are hereby notified that the Farmer's Lonn and Trust Company has filed its petition in the office of the clerk of the district court of Hoit county, Nebraska, wherein it alleges that at a regular tax sale held in said county on the 7th day of December, 1887, and the 3ist day of December, 1888, it purchased the above described land for taxes and that since said purchases it has paid subsequent taxes thereon, for which amounts with interest, attorney's fees and costs of suit plaintiff.

to satisfy the several amounts du

be sold to Salisly the polified to appear and plantiff.
You are further notified to appear and answer this petition on or before Monday. September 25, 1862, or the petition will be taken as true and judgment rendered acceptable.

taken as true cordingly.

Dated this 18th day of August, 1892.

64 FARMER'S LOAN AND TRUST CO.

By M. J. Sweeley and E. H. Bendict.

Its Attorneys.

LEGAL NOTICE.

LEGAL NOTICE.

Julius Jepperson, Amanda Jepperson his wife, George Wallen, George W. Morgan and N. Dearborn Marston, defendants, will take notice that on the 16th day of August, 1802. C. H. J. Douglas, plaintiff herein, 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 executed by defendants JuliusJepperson andAmandaJepperson upon the east half of the northeast quarter and the southwest quarter of the northeast quarter and the southwest quarter of the northeast quarter and the southwest quarter of the northeast quarter of section thirty-three, township thirty-three, range twelve west, in Holt county, Nebraska, to secure the payment of a promissory note dated December 17, 1885, for the sum of \$550 and interest at the rate of seven per cent, per annum payable semiannually and ten per cent, after maturity; that there is now due upon-said note and mortgage according to the terms thereof the sum of \$55.87 and interest at the rate of ten per cent. per annum from June 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interests in said mortgaged premises.

You are required to answer said petition on or before the 26th day of September, 1892.

Dated August 18, 1892.

6-4A C. H. J. DOUGLAS, Plaintiff.

NOTICE.

NOTICE.

Henry S. Poole and Mrs. Henry S. Poole, defendants, will take notice that on the day of August, 1882, Rockwell Sawyer plaintiff herein filed, his petition in the district court of Holt county, Nebraska, against August Englehaupt, Mrs. August Englehaupt, Henry S. Poole and Mrs. Henry S. Poole have the object and prayer of which are to foreclose a certain mortgage executed by the defendant August Englehaupt 40 the plaintiff upon the west half of the southeast quarter and southeast quarter for section 26, township 27, range 13, west, in Holt county, Nebraska, to secure the payment of a certain promissory note dated May 27, 1887. for the sum of \$450 due and payable May 1, 1882; that there is now due upon said note and mortgage the sum of \$600, for which sum with interest from this date plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 19th day of September, 1892.

Dated this 8th day of August, 1892.

54 R. R. DICKSON, Att'y, for Pit'f.

THE FRONTIER

NOTICE.

William Church, L.VirginiaChurch, defendants, will take notice that on the 6th day of August, 1882, Mutual Loan and Trust company of Omaha, Nebraska, dicorporated), plaintiff herein filed its petition in the district court of Holt county, Nebraska, against William L. Church and Virginia Church, Nebraska Mortgage and Investment Company, C. K. Collins, receiver of the Nebraska Mortgage and Investment Company, W. D. Mathews, Union Trust Company, the object and prayer of which are to foreclose a certain mortgage executed by the defendants William L. Church and wife Virginia Church to the Nebraska Mortgage and Investment Coupon lots one, two and three, in block nineteen of Mathews' addition to the city of O'Nell, Holt county, Nebraska, as surveyed, platted and recorded, to secure the payment of a certain promissory note or bond dated October 7, 1890, for the sum of \$250 due and payable October 1, 1895, with interest at the rate of seven per cent. per annum payable semi-annually, as evidenced by ten interest coupon notes for the sum of \$7.5 each attached to said bond, which bond or note and mortgage have been duly assigned to said plaintiff; that there is now due upon said bond or note and mortgage according to the terms thereof the sum of \$400, for which sum with interest plaintiff prays for a decree that defendants's crequired to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 19 day of September, 1882.

Dated this 8th day of August. 1882.

5-4 R. R. DICKSON, Att'y, for Pit'r,

NOTICE.

NOTICE.

A. P. Charles, Mrs. A. P. Charles, defendants, will take notice that on the 6th day of August, 1892. Mutual Loan and Trust Company of Omaha. Nebraska, (incorporated), plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against William D. Mathews, Emeline Mathews his wife, C. H. Toncray, manager, A. P. Charles, Mrs. A. P. Charles, the object and prayer of which are to foreclose a certain mortgage executed by the defendants William D. Mathews and wife Emeline Mathews, to the Nebraska Mortgage and Investment Company upon the south west quarter quarter of section 22, township 27, range 15, west of the 6th P. M., in Holt county, Nebraska, to secure the payment of a certain promissory note or bond dated April 5, 1890, for the sum of \$500 due and payable April 1, 1895, with interest at the rate of seven per cent, per annum, payable semi-annually, as evidenced by ten interest coupon notes for the sum of \$17.50 each attached to said bond, which bond or note and mortgage have been duly assigned to plaintiff; that there is now due upon said bond or note and mortgage according to the terms thereof the sum of \$700, for which sum with interest plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 39th day of September, 1892.
Dated this 8th day of August, 1892.

5-4 R. R. DICKSON, Att'y, for Pit'f.

NOTICE.

Elias Scott, Annie Scott, John E. Shore, Mrs. John E. Shore, defendants, will take notice that on the — day of August, 1892, Milton H. Yale, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against the defendants Elias Scott, ra Kannie Scott, John E. Shore and Mrs. John E. Shore, the object and prayer of which are to foreclose a certain trust deed executed by the defendants Elias Scott and wife Annie Scott to J. H. Keith, trustee, and Eugene Westervelt upon the northwest quarter of section thirteen. township twenty-seven, range twelve, west of the sixth P. M., in Holt county, Nebraska, to secure the payment of a certain note or bond dated December 1, 1886, for the sum of \$600, drawing interest at eight per cent. per annum, payable semi-annually and due in five years from the date thereof. Plaintiff alleges that he is now the legal owner and holder of said note and trust deed by sale and assignment; that there is now due upon said bond and trust deed the sum of \$800, for which, with interest the thereof. Plaintiff prays for a decree that defendants be required to pay the sum or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 19th day of September, 1892.

Dated this 8th day of August, 1892.

5-4 R. R. DICKSON, Att'y, for Pit'f. NOTICE.

NOTICE.

Ezra E. Sanders, Lola Sanders, defendants, will take notice that on the sixth day of August, 1892, Mutual Loan and Trust Company of Omaha, Nebraska, (incorporated) plaintiff berein filed its petition in the district court of Holt county, Nebraska, against Ezra E. Sanders, Lola Sanders, Nebraska Mortgage and Investment Company, C. K. Collins receiver of the Nebraska Mortgage and Investment Company, Union Trust Company, the object and prayer of which are to foreclose a certain mortgage executed by the defendants Ezra E. Sanders and Lola Sanders his wife, to the Nebraska Mortgage and Investment Company upon lot three, in block fifteen of Mathews addition to the city of O'Neill, Holt county, Nebraska, as surveyed, platted and recorded, to secure the payment of a certain promissory note or bond dated October 8, 1890, for the sum of \$500 due and payable October 1, 1895, with interest at the rate of seven per cent, per annum payable semi-annually, as evidenced by ten interest coupons notes for the sum of \$12.25 each attached to said bond, which bond or note and mortgage have been duly assigned to plaintiff; that there is now due upon said bond or note and mortgage according to the terms thereof the sum of \$500, for which sum with interest plaintiff prays a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 19th day of September, 1892. Dated this 8th day of August, 1882.

5-4 R. R. DICKSON, Att'y, for Pit'f.

NOTICE.

NOTICE.

Israel G. Heckman. Elvisa Heckman, David C. Brown, Mrs. David C. Brown. defendants, will take notice that on the 6th day of August, 1892. The American Investment Company plaintiff herein filed its petition in the district court of Holt county, Nebraska. against Israel G. Heckman, Elvisa Heckman, David C. Brown, and Mrs. David C. Brown, the object and prayer of which are to foreclose a certain trust deed executed by the defendants Israel G. Heckman and wife Elvisa Heckman to E. S. Ormsby. trustee, for P. O. Refsell, upon the following described real estate situated in Holt county, Nebraska. to-wit:

The northwest quarter of section thirty-three, township thirty, range nine, west of the sixth P. M., to secure the payment of a certain note of \$770 and ten interest coupons, one coupon being for \$16.75 and nine for \$23.55 each, all dated August 10, 1886; said note of \$770 being due-Junel, 1891, and the couponinterest notes being due on the first days of December and June of each year, commencing with December 1, 1886. The plaintiff alleges that it is the owner of and in possession of the interest coupon notes which matured on the first days of June, 1891, December, 1890, June, 1898, December, 1890, December, 1899, June, 1898 and December, 187; that there is now due on said notes owned by plaintiff and secured by said trust deed the sum of \$50 taxes paid by plaintiff under the terms of said mortgage. The plaintiff prays that said premises may be decreed to be sold subject to said principal note of \$770 and the interest coupon notes 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 19th day of September, 1892.

Dated this 8th day of August, 1892.

Mathew Dimond, defendant, will take notice that on the 13th day of June, 1892, William F. Mansfield, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendant, the object and prayer of which are to foreclose a certain mortgage executed by defendant Mathew Dimond to C. H. Toncray upon the southeast quarter of section thirty-one, township twenty-nine, range thirteen west, in Holt county, Nebraska, to secure the payment of a promissory note dated July 26, 1888, for the sum of \$750 and interest at the rate of seven and one half per cent, per annum payable semi-annually an ten per cent, after maurity; that there is now due upon said note and mortgage according to the terms thereof the sum of \$858.75 and interest at the rate of ten per cent, per annum from LEGAL NOTICE. terms thereof the sum of \$838.75 and interest at the rate of ten per cent. per annum from February 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon. You are required to answer said petition on or before the 19th day of September, 1892. Dated August 8, 1899

NOTICE.

NOTICE.

Patrick Shea.Mrs. PatrickShea, defendants, will take notice that on the 6th day of August, 1892, Mutual Loan and Trust Company of Omaha, Nebraska (incorporated), plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against Patrick Shea, Mrs. Patrick Shea, W. D. Mathews, Emeline Mathews, State Bank of O'Neill, Nebraska Mortgage and Investment Company and C. K. Collins, receiver of the Nebraska Mortgage and Investment Company, the object and prayer of which are to foreclose a certain mortgage executed by the defendant Patrick Shea to the Nebraska Mortgage and Investment Company upon the SE4 of section 18 in township 27, range 11 west of the 6th P. M., Holt county, Nebraska, to secure the payment of a certain promissory note or bond dated July 23, 1890, for the sum of \$500 due and payable August 1, 1895, with interest at the rate of seven per cent, per annum payable semi-annually as evidenced by ten interest coupon notes for the sum of \$500 due and payable August 1, 1895, with interest at the rate of seven per cent, per annum payable semi-annually as evidenced by ten interest coupon notes for the sum of \$51.50 each attached to said bond, which bond or note and mortgage have been duly assigned to plaintiff; that there is now due upon said note or bond and mortgage according to the the terms thereof the sum of \$900 for which sum with interest plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount due thereon

You are required to answer said petition on or before the 19th day of September, 1892.

5-4 R. R. DICKSON, Att'y for Pit'ff.

NOTICE.

Andrew C. Caswell, Milda Caswell. Julia Harris. — Harris, husband of Julia Harris, defendants, will take notice that on the 6th day of August, 1892. The American Investment Company, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against the above-named defendants, the object and prayer of which are to foreclose a trust deed executed by the defendants Andrew C. Caswell and Milda Caswell to E. S. Ormsby, trustee for P.O. Refsell, upon the following described real estate situated in Holt county Nebraska, to-wit:

The east half of the northwest quarter and the east half of the southwest quarter of section thirteen, township hirty-two, range fifteen west of the sixth P. M., to secure the payment of a certain note of 865 and ten interest coupon notes all dated August 10, 1886; said principal note of 865 being due Jupe 1, 1891, one of said interest coupon notes being for \$13.85 and the other nine for \$22.25 each and one of said interest coupon notes being due on the first day of December and June of each year, commencing with December 1, 1886. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the first days of December, 1890, June 1890 and December 1899; that there is now due on said notes owned by plaintiff and secured by said trust deed the sum of \$100 and interest to the further sum of \$00 taxes paid by plaintiff. The planntiff therefore 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 due plaintiff on said notes and taxes paid. You are required to answer said petition on or before the 19th day of September, 1892.

Dated this 8th day of August, 1892.

IN THE DISTRICT COURT OF HOLT COUNTY, NEBRASKA. H. E. Smeiding.

H. E. Smeiding,
VS
Charles A. Donner, E. M. Minton and T. A.
Thompson.
NOTICE TO NON-RESIDENT DEFENDANTS.
TO Charles A. Donner, E. M. Minton and
T. A. Thompson, defendants, you will take
notice that on the 27th day of April. 1892,
H. E. Smeiding, 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 said Charles A.
Donner, one of the defendants herein, in
favor of the Western Farm Mortgage Trust
Company to secure the payment of one
principal note of \$500 due March 1, 1895, and
nine coupon interest notes of \$17.30 each,
one payable every six months from March 1,
1890, until all are paid; said notes all bear
interest at the rate of ten per cent. per annum from maturity, the said mortgage and
notes secured thereby were sold and assigned
to this plaintiff before maturity. That there
is now due thereon the sum of \$517.50 and interest on the \$17.50 from March 1, 1892. The
defendant. E. M. Minton, has become the
fee simple owner of said premises and become
liable for the payment of said debt, and T.
A. Thompson claims some interest in said
premises. Plaintiff therefore prays for a
decree that defendants Charles A. Donner
and E. M. Minton be required to pay the
amount found due upon said notes and
mortgage or that said premises be sold to
satisfy the amount found due.
You are required to answer said petition
on or before Monday the 26th day of September, 1892.

Dated August 8, 1892.

Dated August 8, 1892.

By his attorneys, Higgins & Garlow.

NOTICE.

To Charles W. Halstead and Clida Halstead: You will take notice that on the 25th day June, 1892, Robert P. Field, plaintiff herein, filed his petition in the district court of Holt county, state of Nebraska, against Charles W. Halstead, Clida Halstead, C. H. Toncray, E. W. Moffett sr., and Ann Moffett his wife, Neison Toncray and Ed F. Gallagher, defendants, the object and prayer of which was to foreclose a certain mortgage executed by said defendants. Charles W. Halstead and Clida Halstead, to the Western Farm Mortgage Trust Company, a corporation of Lawrence, state of Kansas, upon the west half of the southwest quarter and the southeast quarter of the southwest quarter of the southeast quarter of the southwest quarter of the southeast quarter of section thirty, (30), in township twenty-seven (27) north, range ten (10) west of the Sixth principal meridian. Lying and situate in the county of Holt, state of Nebraska, which mortgage was executed to secure the payment of a certain promissory note, dated February 1st, 1890, for the sum of four hundred dollars, due and payable in five years from the date thereof, which note and mortgage were afterwards duly sold, assigned and delivered to the above named plaintiff; that there is now due upon said note and mortgage the sum of four hundred dollars with interest thereon at the rato of ten per cent per annum from the first day of August, 1891, for which sum with hundred dollars with interest thereon at the rato of ten per cent per annum from the first day of August, 1891, for which sum with interest thereon and costs of suit the plaintiff prays 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 defendants above named 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 5th day of September, 1892.

Dated this 25th day of July, 1892.

3-40 Robert P. Field Plaintiff.

NOTICE.

To Patrick Lydon, Albert C. Burnham, Lysander W. Tulley, and James N. Brown, copartners, as Burnham, Tulleys & Co., and L. W. Tulleys, trustee, defendants.

You will each take notice that on the 23d day of June, 1892, S. H. Chesebro, plaintiff herein, filed his petition in the district court of Holt county. State of Nebraska, against the above named defendants and each of them, the object and prayer of which was to foreclose a certain mortgage executed by said defendant Patrick Lydon to the Burnham, Tulleys & Company. Council Bluffs, Iowa, upon the east half of the southeast quarter and the southwest quarter of the northwest quarter of section two (2), and the northwest quarter of section two (2), and the northwest quarter of the northeast quarter of section eleven (1b), township fixenty-flye (25) borth range ten (10) west of 

Maggie P. Huston, L. E. Huston, et al. de-Maggie P. Huston, L. E. Huston, et al, defendant.
To John Huston, Annie Lovehart, Mary Hemphill, Annie Johnson, Bertha Johnson and — Johnson, husband of Maggie Johnson deceased, defendants: You and each of you will take notice that the above named plaintiff did, on the 31st day of March, 1892, file its petition in the district court within and for the county and state aforesaid demanding personal judgment against the defendant Maggie P. Huston in the sum of twelve hundred (1200) dollars with interest thereon at the rate of ten per cent. per annum, from the 1st day of July, 1890; 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 situate in the county of Holt in the state of Nebraska, towit:

mg described real estate situate in the county of Holt in the state of Nebraska, towit:

The southwest quarter (swid) of section eighteen (18) in township thirty (30), north of range fourteen (14), west of the 6th P. M., adjudging the plaintiff to have the first lien on said premises to the amount of 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 pretition on or before the 12th day of September, 1892, the averments of said petition will be taken as true and judgment and decree rendered according to the prayer thereof.

Attest: Ist day of August, 1892.

JOHN SKIRVING, Clerk.

By C. P. Delance, beputy.

NOTICE OF SUIT.

NOTICE OF SUIT. The Fidelity Loan and Trust Company, a corporation, plaintiff.

and Trust Company, a corporation, plaintiff.

Phillipp Winkler and wife, Mary Winkler; Herman H. Meyers and wife, Phila J. Meyers; John Lindloff and wife, Amelia Lindloff; Stephen W. Switzer and wife, Lib A. Switzer, defendants.

Phillipp Winkler and wife Mary Winkler, Stephen W. Switzer and wife Lib A. Switzer, non-resident defendants, will take notice that on the 30th day of July, 1892. the Fidelity Loan and Trust Company, plaintiff herein, filed its 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 defendants Philipp Winkler and wife Mary Winkler to plaintiff, upon the southeast quarter of section fourteen [14], township twenty-seven [27], range thirteen [13], west of the 6th P. M., to secure the payment of a certain promissory note dated July 27, 1887, for the sum of four hundred fifty [450] dollars, and due and payable in five years from the date thereof.

That there is now due upon said note and mortgage the sum of four hundred and eighty-seven dollars and forty-five cents [487, 45], with interest thereon at ten per cent. From the 28th day of July, 1882, for which sum plaintiff prays for a decree that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 19th decrees and forty-five cents of the pay the same, or that said premises may be sold to satisfy the amount found due.

premises may be sold to satisfy information found due.
You are required to answer said petition on or before the 12th day of September, 1852.
THE FIDELITY LOAN & TRUST CO.
Plaintiff.

By S. E. HOSTETTER Dated July 30, 1892.

LEGAL NOTICE.

John L. Righter, and Annie A. Righter his wife, non-resident, defendants, will take notice that on the 8th day of June, 1892, Mrs. F. E. Banning, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose he certain mortgage executed by defendants John L. Righter and Annie A. Righter to the Nebraska Mortgage and Investment Company upon the northeest quarter of section twelve, township thirty-one, range sixteen west, in Holt county, Nebraska, to secure the payment of a promissory note dated July 13, 1889, for the sum of 8000 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, including taxes paid by plaintiff to protect her security, the sum of 8009.52 and interest at the rate of ten per cent, per annum from January 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon. You are required to answer said petition on or before the 19th day of September, 1892. Dated August 8, 1892. LEGAL NOTICE.

on or before the 19th day of September, 189. Dated August 8, 1892. 5-44 MRS. F. E. BANNING, Plaintiff.

LEGAL NOTICE.

J. Q. Clark, Joseph H. Alling, Horace N. McKee. Aquila H. Pickering, Hannah Pickering his wife, Theodore A. Gehrman, Emilie Gehrman his wife, impleaded with John Shea, et al., defendants, will take notice that on the 30th day of June, 1892, Harriet R. Reynolds, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which is to foreclose a certain mortgage executed by defendant John Shea to the Guaranty Investment Company upon the southeast quarter of section thirty-five, township twenty-eight, range thirteen west, in Holt county, Nebraska, to secure the payment of a promissory note dated October 1, 1899, for the sum of \$550 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 \$845.89 and interest at the rate of ten per cent. per annum from April 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 19th day of September, 1882.

Dated June 30, 1892.

5-4A HARRIET R. REYNOLDS, Plt'ff.

LEGAL NOTICE.

J. R. Hall and Mary Hail his wife, defendants, will take notice that on the 1st day of July, 1862, Benjamin J. Davis, plaintiff herein filed a petition in the district court of Helt county, Nebraska, against said defendant, the object and prayer of which is to foreclose a certain mortgage executed by defendant John H. Dibble to C. H. Toncray upon the northwest quarter of section twenty-six, township twenty-eight, range twelve west, in Holt county. Nebraska, to secure the pay ment of a promissory note dated August 23, 1887, for the sum of \$500 and interest at the rate of seven and one half 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 to the terms thereof, including taxes paid by plaintiff to protect its security, the sum of \$509.71 and interest at the rate of ten per cent. per annum from March 1, 1882, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 19th day of September, 1892, Bated July 1, 1892.

BENJAMIN J. DAVIS, Plaintiff. LEGAL NOTICE.

LEGAL NOTICE.

Chester A. Overton, Susan M. Overton and Kimball-Champ Investment Company, J. F. Kimball and Mary Kimball his wife, George H. Champ and Ellen Champ, his wife, defendants, will take notice that on the 1st day of July, 1802, E. O. Leonard, trustee, plaintiff herein, filed a 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 Chester A. Overton, Susan M. Overton to Kimball-Champ Investment Company upon lots three and four and the west half of the southwest quarter of section thirty-one, township twenty-five, range ten, west, in Holt county. Nebraska, to secure the payment of a promissory note dated August 20, 1888, for the sum of 8000 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 not and mortgage according to the terms thereof the sum of 8643.65 and interest at the rate of ten per cent. per annum from February 20, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interests in said mortgaged premises. You are required to answer said petition on or before the 19th day of September, 1892.

Be C. LEONARD. Trustee, Plaintiff

oer, 1892. Dated July 1, 1892. E. O. LEONARD, Truste e, Plaintiff.

LEGAL NOTICE.

LEGAL NOTICE.

Carrie Williamson and George Williamson, her husband, impleaded with James W. Wagers et. al. defendants, will take notice that on the sixth day of July, 1802; Barbara Tanner, plaintiff herein, filed her 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 James W. Wagers and Alta Wagers to H. M. Henley, upon the northeast quarter of section twentyone, township twenty-nine, range nine, west, in Holt county, Nebraska, which mortgage was, on the 9th day of February, 1889, sold and assigned to plaintiff by said H. M. Henley, and was given to secure the payment of a promissory note dated November 15, 1888, for the sum of 855 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 8572.75 and interest at the rate of ten per cent. per annum from November 15, 1889, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that the defendants may be foreclosed of all equity of redemption or other interests in said mortgaged premises You are required to answer said petition on or before the 19th day of September, 1892.

Dated Jcly 6, 1892.

NOTICE.

NOTICE.

NOTICE.

David L. Harman, Amanda Harman, Nicholas Spellman and Mrs. Nicholas Spellman, defendants, will take notice that on the 6th day of August, 1892, George I. Wood, plaintiff herein, filed his petition in the district court of Holt county, Nebraska, against the above named defendants, the object and prayer of which are to forcelose a certain mortgage or trust deed executed by the defendants, David L. Harman and Amanda Harman to E. S. Ormsby, trustee, upon the east half of the southwest quarter of section 35, township 32, range 13 in Helt county, Nebraska, to secure the payment of a certain bond or promissory note for \$559 dated December 2, 1886, and due December 1, 1891, that there is now due upon said note and trust deed or mortgage the sum of \$600 together with the further sum of \$50 taxes paid by plaintiff under said trust deed, and that plaintiff is the owner of said note and mortgage. Plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 19th day of September, 1892.

Dated this 8th day of August, 1892

Dated this 8th day of August, 1892

NOTICE.

Albert C. Burnham, Lysander W. Tulleys and James N. Brown, defendants, will take notice that on the 6th day of August, 1892, Portsmouth Savings bank, plaintiff herein, filind its petition in the district court of Holt county, Nebraska, against Fred C. Spear, Mary Spear and the above named defendants the object and prayer of which are to foreclose a certain trust deed executed by the defendants Fred C. Spear and wife. Mary Spear, to L. W. Tulley's trustee, upon lots one, two and three and the southeast quarter of northwest quarter of section seventeen, township thirty-three, range thirteen west of the 6th P. M. in Holt county, Nebraska to secure the payment of a certain bond or prommissory note for \$600, dated July 1. 1886, together with the further sum of \$100, taxes paid by plaintiff under said trust deed, and that the plaintiff is the owner of said note and trust deed. Plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. You are required to answersald petition or before the 19th day of September, 1892.

J. W. Lytle And R. R. Dickson.

A. F. PATTEE, Plaintiff.

LEGAL NOTICE.

The Kansas City Hay Press Company and Yan Scheetz, et al., non-resident defendants will take notice that on the 10th day of June, filled his petition in the district court of Holt county, Nebraska, against said defendants and the west of the object and prayer of will take notice that on the 10th day of June, filled his petition in the district court of Holt county, Nebraska, against said defendants and the west of the object and prayer of will take notice that on the 10th day of June, filled his petition in the district court of Holt county, Nebraska, against said defendants and the west of the object and prayer of will take notice that on the 10th day of June, filled his petition in the district court of Holt county, Nebraska, against said defendants and the west half of the object and prayer of which are to fore the southeast quarter of section sevent

LEGAL NOTICE.

Joseph A. Cole and Aultman, Miller and Company, non-resident defendants, will take notice that on the 8th day of June, 1802. Commercial Investment Company, plaining herein, filed its petition in the district consort Holt county. Nebraska, against said a fendants, the object and prayer of which are to foreclose a certain mortgage executedy defendant Joseph A. Cole to C. H. Toney upon the southwest quarter of the north and quarter and the north half of the southwest quarter of the southwest is effection twenty-one, township twenty-five, range fourteen, west, in Ho county. Nebraska, to secure the payment of a promissory note dated August 15, 1887, for the sum of \$450 and interest at the rate of raper cent, per annum payable semi-annually and 10 per cent, after maturity; that there is now due upon said note and mortgage according to the terms thereof including take paid by plaintiff to protect its security, the sum of \$623.78 and interest at the rate of the per cent, per annum from Febuary 1, 182, and plaintiff prays that said premises may be decreed to be sold to satisfy the amound due thereon, and that defendants may be foreclosed of all equity of redemption of the rinterest in said mortgaged premises.

You are required to answer said petiting on or before the 19th day of September, 182.

COMMERCIAL INVESTMENT CO., 5-4A

LEGAL NOTICE.

LEGAL NOTICE.

H. N. McKee and Mary McKee. impleaded with Andrew Gallagher and others, defendants, will take notice that on the 8th day of June, 1892. Commercial Investment Company, plaintif herein, filed its petition in the district court of Holt county, Nebraska. agains said defendants, the object and prayer of which are to foreclose a certain mortgage executed by defendants Andrew Gallagher and Annie Gallagher to Nebruska Mortgage and Investment Company upon the northwest quarter of section four, and the west half of the southeast quarter of section for and the east half of the southeast quarter of section for the southeast quarter of section for and the east half of the southeast quarter of section five, township thirty-one, range fitteen, west, in Holt county, Nebraska, to secure the payment of a promissory not dated September 14, 1889, for the sum of \$120 and interest at the rate of 7 per cent per anum payable semi-annually and 10 per cent, after maturity, that there is now due upon said note and mortgage according to the terms thereof, including taxes paid by plaintiff to protect its security, the sum of \$1363.4 and interest at the rate of 10 per cent, per annum from March 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 19th day of September, 1892. Dated August 8, 1892.

COMMERCIAL INVESTMENT CO., 5-4A

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LEGAL NTOICE.

Mary Ellen Bussard and John Bussard her husband, implended with Orin Keeler, et al., defendants, will take notice that on the 8th day of June. 1892, Commercial Investment Company, plaintiff herein, filed its 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, orin Keeler and Mary M. Keeler to Nebraska Mortgage and Investment Company upon the south half of the northeast quarter and the south half of the northeast quarter and the northeast quarter and the northeast quarter of section twelve, township thirty-two, range fourteen, and the northwest quarter of the southwest quarter of section twelve, township thirty-two, range fourteen, and the northwest quarter of section seven, in township hirty-two, range thirteen, west, in Holt county, Nebraska, except ten acres in the northeast corner of last mentioned tract, to secure the payment of a promissory note dated September 15, 1888, for the sum of \$200 and interest at the rate of 7 per cent. per annum pagable semi-annually and 10 per cent. after maturity; that there is now due upon said note and mortgage according to the terms thereof, including taxes paid by plaintiff to protect its security, the sum of \$108 and interest at the rate of 10 per cent. per annum from March 1, 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 19th day of September, 1892.

COMMERCIAL INVESTMENT CO.

5-4A

Plaintiff.

LEGAL NOTICE.

LEGAL NOTICE.

Rebecca Ann Rusler, Rebecca A. Rusler, administratrix of the estate of Thomas Rusler, deceased, William D. Rusler, May Rusler his wife, Jesse A. Lockhart. Ada Lockhart his wife and Lottie Leo Lockhart, non-resident defendants, will take notice that on the 10th day of June, 1892, Robert Wormald, plaintiff herein, filed its 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 Rebecca Ann Rusler and Thomas Rusler to plaintiff upon the west half of the northwest quarter and the west half of the northwest quarter of section eighteen, township thirty-ond, range ten, west, in Holt county, Nebraska, to secure the payment of a promissory note dated August 1, 1886, for the sum of \$500 and interest at the rate of 7 per cent. per annum payable semi-annually and 10 per cent. after maturity; that there is now due upon said note and mortgage according to the terms thereof the sum of \$563 and interest at the rate of 10 per cent. per annum from August 1. 1881, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 19th day of September, 1892.

Dated August 8, 1892.

5-4A ROBERT WORMALD, Plaintiff.

LEGAL NOTICE.

LEGAL NOTICE.

Clara Ward Small, Edward A. Small her husband, William George and Mary George his wife, defendants, will take notice that on the 10th day of June, 1892. A. F. Pattee, 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 defendants Clara Ward Small and Edward A. Small to the Showalter Mortgage Company upon the southwest quarter of section twenty-eight, township twenty-seven, range twelve west. In Holt county, Nebraska, to secure the payment of a promissory note dated April 2, 1888, for the sum of \$1350 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 acdording to the terms thereof the sum of \$1357.25 and interest at the rate of ten per cent. per annum from October 2, 1802, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount due thereon, and that defendants may be foreclosed of all equity of redemption or other interest in said mortgaged premises.

You are required to answer said petition on or before the 19th day of September, 1892.

Dated August 8, 1892.

LEGAL NOTICE.