SUMMER GOODS

OF ALL KINDS

At Greatly Reduced Prices.

To make room for my fall goods which I am expecting daily I will be compelled to build another addition to my store or reduce the stock of spring and summer goods on hand, so I resolved to reduce my stock, and in order to do so I will give you the benefit of a deep cut in prices on all summer goods for the next 30 days. will gurantee you goods for less money than you can get them from Montgomery Ward & Co., or any other eastern house, if you come and price my goods before sending away your money out of the country for goods you can purchase at home for less money. Saveall the money you can. It is to your interest to do so. Don't orget to take advantage of the Great Bargains for the next 30 days. All of the following goods I will close out regardess of cost to make room for my new stock:

25 pieces light wosted dress goods at 25c, worth 50c. 250 yards white goods at 7c, w 10c

200 yds. calico at4½c, worth 8c. 200 yds. gingham at 5c, worth 10c. 500 yds. check gingham at 7c, worth 12½c. 175 yds. ladies' princess flannett

at 8c, worth 12½c.

150 yds yachting cloth dress goods at 10c, worth 20c.

250 yds. lace striped white goods at 7c, worth 10c.

275 yds. Swiss white goods at 8½c,

worth 15c. 100 yds. scrim curtain goods at 5c.

worth 10c. 150 yds. Pongee China silk drapery at 10c, worth 20c.
300 yds. French cashmere, assorted colors, at 15c, worth 25c.
700 yds. check shirting at 6c,

worth 124c. 300 yds. crash toweling at 5c.

worth 10c. 10 doz. men's summer under shirts 10 doz. ladies' vests at 7c, worth

5 doz. men's over shirts at 25c, worth 40c, 100 pair men's congress shoes at

100 women's fine shoes \$1, worth \$1.50. 100 pair children's shoes at 50c,

worth 75c.
25 suits men's clothing at \$6.50,
worth \$10.
56 suits men's clothing at \$5,

worth \$8.

25 Alpaca coats and vests at 50c,
worth 1.50.

800 pair ladies' fast black hose at

5c, worth 15c. 500 pair childern's hose at 5c, worth 8c. Men's straw hats at all prices,

from 5c up. Also a few straw hats we will close out at your own price, and other articles too amerous to mention that you can get bargains in.

These goods will be sold at the above prices for

CASH ONLY

and don't you forget it, for the reason that these goods are

BOTTOM PRICES

and are to sell at these prices for

30 DAYS

only for the purpose of reducing my stock. Don't forget the place—

SULLIVAN'S

rade

alace,

O'NEILL.

AUGUST 10, 1892,

Ex-School Commissioner John Thiry, of Long Island, City, N. Y., is preparing a display of his penny school banking system for the world's Columbian exposition in Chicago. In 1885 Mr. Thiry, who is a Frenchman, first introduced the system in the public schools of Long Island City. Since then it has been taken up in 300 other schools in various parts of the country. According to Mr. Thiry's statistics, more than 28,000 scholars during the past seven years have deposited and saved pennies amounting to \$140,000.



DISORDERS. Such as Sick Headache, Wind and Pain in the Stomach, Giddiness, Fullness, Swelling after Meals, Dizziness, Drowsiness, Chills, Flushings of Heat, Loss of Appetite, Shortness of Breath, Costiveness, Scurry, Blotches on the Skin, Disturbed Sleep, Frightful Dreams, All Nervous and Trembling Sensations, and Irregularities Incidental to Ladies.

Dovered with a Tasteless and Soluble Coating. Of all druggists. Price 25 cents a Box. New York Depot, 365 Canal St.

WANNTED

SALESMEN Local and Treveling, to represent our well known house. You need no capital to represent a firm that warrants nursery stock first-class and true to name. WORK ALL THE YEAR, \$100 per month to the right man. Apply quick, stating age.

L. L. MAY & CO.,

Nursery men, Florists and St. Paul, Minn.

Seedsmen.

eedsmen.
(This house is responsible.)



* * * * Merchant Tailor. .

CUTTING AND FITTING. A full line of samples of the latest styles of fall and winter suitings on hand. Call and see them.

LEGAL ADVERTISEMENTS.

NOTICE FOR PUBLICATION.

Land Office at O'Neill, Neb.
August 18,1892,
Notice is hereby given that the following named settler has filed notice of his intention to make final proof in support of his claim and that said proof will be made before register and receiver at O'Neill, Neb, on September 24, 1892, viz:
CHARLES WREOE, H. E. 14524
for the northwest quarter 34-31-10 west

for the northwest quarter 34-31-10 west.

He names the following witnesses to prove this continuous residence upon and cultivation of said land, viz: R Schimmelpfennig, William Schimmelp-fennig, Peter Heckal, of Scottville, Neb., and R. H. Taylor, of O'Neill, Neb., 6-6p B. S. GILLESPIE, Register.

SHERIFF'S SALE.

By virtue of an order of sale issued by the clerk of the district court of Holi county, Nebraska, on a decree of foreclosure wherein Amelia S. Mathewson is plaintiff and William Nollkamper, Marie Nollkamper, school district No. 225, Holt county, Nebraska, and Western Trust and Security Company are defendants. I will sell at public auction to the highest bidder for cash, at the front door of the court house in O'Neill, in said county, on the 26th day of September, 1892, at 10 clock A. M., the following des ands and tenements to satisfy the judgment and costs in said action:

The southeast quarter of section eight, ownship thirty-one. north range eleven. in Holt county, Nebraska.

Dated 23d day of August, 1892. 7-5 H. C. McEVONY, Sheriff. MUNGER & COUBTRIGHT, Att'ys. for Pit'ff.

NOTICE.

To Leonard Seitz, Anna M. Seitz, de fendants: You will take notice that on the 20th

day of August, 1892, the American Investment Company, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against Leonard Seitz, Anna M. Seitz, defendants, the object and prayer of which are to foreclose a certain trust deed executed by the de-fendants Leonard Seitz and Anna A. Seitz to E. S. Ormsby, trustee for P. O. Refsell; also to foreclose a certain second mortgage executed by the same parties J. Bowden, and assigned to the plaintiff, all being given on the following described real estate situated in Holt county, Nebraska, to-wit:

Lot No. 4 in section six, in township thirty-two, range ten, and let one, sec-tion one, in township thrity-two, range eleven, west of the sixth p. m. Said trust deed being given to secure the payment of a certain note of \$300 and ten interest coupon notes, one for the sum of \$11 and nine for the sum of \$10.50 each, all be ing dated May 24, 1886. Said principal note of \$300 being due on the 1st day of June, 1891, and the coupon interest notes being due one each on the first days of June and December of each year, com-mencing 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 June, 1891, December, 1890, June, 1890, and December, 1889. Said second mortgage was given to secure the payment of a certain installment note of \$45,20; said installments being due as follwos: \$4.70, December 1, 1886; \$4.50 every six months thereafter, the last installment being due June 1, 1891. The plaintiff alleges that there is due it on said interest coupon notes given by it and secured by said trust deed deed the sum of \$100; that there is due it on said installment note secured by said second mortgage the sum of \$50; that there is due it for taxes paid the sum \$50. The plaintiff prays that said premises may be decreed to be sold subject to said principal note and the interest coupons maturing subsequent to those owned by plaintiff to satisfy the amount found due the plaintiff on said coupons, second mortgage and taxes paid.

You are required to answer said peti-on on or before the 3d day of October, 1892. 7-4

B92.
Dated this 22d day of August, 1892.
R. R. DICKSON, Att'y, for Pit'ff.

SHERIFF'S SALE.

By virtue of an order of sale issued by the clerk of the district court of Holt county, Nebraska, on a decree of forewherein Orient Insurance Company is plaintiff and Catherine McDonpany is plaintiff and Catherine McDon-ough, John M.McDonough, Augustine Mc-Donough, Jerome A. McDonough, Annie McDonough, James Walter McDonough, Theodore Wheeler and Willard A. Wheeler are defendants. I will sell at public auction to the highest bidder for cash at the front door of the court house in O'Neill, in said county, on the 26th day of September, 1892, at 10 o'clock A. M., the folowing described lands and tenements to satisfy the judgment and costs in said

The northeast quarter of section twentysix, township thirty, north range twelve, in Holt county, Nebraska.

Dated 23d day of August, 1892. 7-5 H. C. McEVONY, Sheriff. MUNGER & COURTRIGHT, Att'ys. for Pit'ff.

LEGAL NOTICE.

Lena Villinger, Andrew Villinger, B. F. Barto, C. H. Toncray and J. H. Alling, defendants, will take notice that on the 29th day of August, 1892, J. H. Moore, trustee, 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 defend-ants Lena Villinger and Andrew Villinger to the Globe Investment Company, upon the southeast quarter of section seventeen, in township thirty, north, of range ten, west, in Holt county, Nebraska, to secure the payment of one promissory note dated September 29, 1888, for the sum of \$700 and interest at the rate of 7 per cent. per annum, payable semi-annually and ten per cent. atter maturity; that there is now due upon said note and mortgage according to the terms thereof, the sum of \$897.49 and interest at the rate of ten per cent per annum from April 1st., 1892, and plaintiff prays that said premises may be decreed to be sold to satisfy the amount found due thereon. Together with the further sum of \$53.20 with ten per cent. interest from the 29th day of July, 1892, taxes paid by the plaintiff. You are required to answer said petition on or before the 10th day of October, 1892. Dated O'Neill, Neb., August 29, 1892.

8-4 J. L. Moore, trustee, Plaintiff. By N. D. Jackson, his attorney.

SHERIFF'S SALE.

By virtue of an order of sale issued by the clerk of the district court of Holt county, Nebraska, on a decree of fore-closure wherein John Beekman is plaintiff and John Moler, Eliza J. Moler and Western Trust and Security Company are defendants, I will sell at public auction to the highest bidder for cash at the front door of the court house in O'Neill, in said county, on the 26th day of September, 1892, at 10 o'clock A. M., the following described lands and tenements to satisfy the judgment and costs in said action:

The southwest quarter of section seven-teen, township thirty-one, north range cleven, in Holt county, Nebraska.

Dated 23d day of August, 1892.

7-5

H. C. McEVONY, Sheriff.

MUNGER & COURTRIGHT, Att'ys. for Plt'ff.

LEGAL NOTICE.

Robert Kuhn, Margaret J. Kuhn (impleaded with Robert S. Simpson and William Anderson) defendants, will take notice that on the 29th day of August, 1892, J. L. Moore, trustee, 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 Robert Kuhn and Margaret J. Kuhn to the Globe Investment Company upon the southeast 14 of the northeast 14 and the northeast 14 of southeast quarter of section 34; and lots one (1) and two (2) in section 35; and lots township 34 north, of range 14 west, in Holt county, Nebraska, to secure the payment of one promissory note dated October 1st, 1888, for the sum of \$1,150 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 \$1323.06 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 found due thereon. Together with the further sum of \$41.24 with ten per cent. interest from July 29, 1892,

taxes paid by the plaintiff.

You are required to answer said petition on or before the 10th day of October

Dated at O'Neill, Neb. Aug. 29, 1892. 8-4 J. L. MOORE, Trustee, Plaintiff. By N. D. Jackson, his attorney.

REDEMPTION NOTICE.

To Thomas Cain, Edward Gallagher, Hermin Hageman, Sorn J. Svingholm, O. R. Nelson, Nebraska Loan and Trust Company, M. F. Harrington, Chesire Provident Institution, Stephen Mc-Cauley, B. F. Barto, Nebraska Loan and Trust company, Tim Keyes, John McHugh, Addie M. Hershiser, Nebraska Mortgage and Investment Company, E. Kane, Theresa McGuire, John Mc-Cann, and to all others whom it may

You are hereby notified that on the sth day of December, 1890, J. L. Hershiser bought at private sale for the delinquent taxes of the year 1889, the same having been offered at public sale and not sold for want of bidders, the following described real estate situated in Holt

county, Nebraska, namely: The northwest quarter of section twenty-four, township twenty-nine, range twelve, west, taxed in name of Thomas Kane; and the northeast quarter of section nine, township twenty-nine, range twelve, west, taxed in the name of Ed ward Gallagher; and the northwest quart er of section eighteen, township twentynine, range twelve, west, taxed in the name of Herman Hagerman; and the northeast quarter of section twenty, township twenty-nine, range twelve, west, taxed in the name of Stephen McCauley; and the northeast quarter of section twenty-four, township twenty-nine, range twelve, west, taxed in the name of Tim Keyes; and the southwest quarter of sec tion twenty-four, township twenty-nine, range twelve, west, taxed in the name of E. Kane; and the northwest quarter of section thirty-three, township twenty-nine, range twelve, west, taxed in the name of John McCann. The time of redemption from each of the above tax sales will expire on the 8th day of December, 1892. 7-3 J. L. HERSHISER.

NOTICE.

To Charles A. Bellinger, Addie Bellinger, G.
L. Finn, Mrs. G. L. Finn, defendants:
You will take notice that on the 20th day of August, 1992. The American Investment Company, plaintiff berein, filed its petition in the district court of Holt county. Nebraska, against you and each of you, the object and prayer of which are to foreclose a certain trust deed executed by defendants Charles A. Bellinger and wife Addie Bellinger to E. S. Ormsby, trustee to the plaintiff, upon the following described real estate situated in Hoit county. Nebraska, to-wit:
The southeast quarter of section thirty, township thirty-three, range fourteen, west of the sixth p. m., to secure the payment of a certain note of \$700 and ten interest coupon notes, one for \$23.15 and nine for \$24.50 each, all being dated June 10, 1887. Said principal of \$700 being due June 1, 1892, and the interest coupon notes being due on the first days of June and December of each year, commencing with December 1, 1887. The plaintiff alleges that it is the owner of and in possession of the interest notes which mature on the first days of December, 1889, and June, 1889; that there is now due on said notes owned by plaintiff and secured by said trust deed the sum of \$200, and that there is also due the plaintiff the further sum of \$30 taxes paid. The plaintiff prays that said premises may be decreed to be soid subject to said principal note of \$700 and the interest coupon motes maturing subsequent to those owned by plaintiff to satisfy the amount found due plaintiff on the notes owned by it and taxes paid.

you are required to answer said petition on or before the 3d day of October, 1892. Dated this 22d day of August, 1892. 7-4 R. R. DICKSON, Att'y, for Pit'ff.

NOTICE.

NOTICE.

To Cumming Ross, Mrs. Cumming Ross, Robert Cumming Ross, Mrs. Robert Cumming Ross, Mrs. Robert Cumming Ross, Thaddeus Binford, Mrs. Thaddeus Binford, defendants:
You will take notice that on the 20th day of August, 1892, The American Investment Company, plaintiff herein, filed its petition in the district court of Holt county. Nebraska, against you and each of you, the object and prayer of which are to foreclose a certain trust deed executed by the defendant Cumming Ross to E.S. Ormsby, trustee for W. L. Telford, upon the following described real estate situated in Holt county, Nebraska, to-wit:

The southwest quarter of section twenty-seven. township thirty-one, range sixteen, west of the sixth p. m., to securethe payment of a certain note of \$50 and ten interest coupon notes, one for the sum of \$24.63 and nine for the sum of \$29.75 each, all dated July 2, 1887. Said principal note of \$850 being due on the list days of June, 1892, and the coupon notes being due one each on the first days of December, 1887. The plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the first days of June, 1890, and December, 1889; that there is now due it on said interest coupon notes secured by said trust deed the sum of \$200 and the further sum of \$150 taxes paid. The plaintiff prays that said premises may be decreed to be sold subject to said principal note of \$850 and the interset coupons maturing subsequent to those owned by plaintiff to satisfy the amounts due plaintiff on said coupons owned by it and taxes paid.

You are required to answer said petition on or before the 3d day of October, 182.

Dated this 22d day of August, 1892.

NOTICE.

Josiah H. Whitmire, Harriet E. Whitmire, William T. Carmichael Mrs. William T. Carmichael, defendants, will take notice that on the 6th day of August, 1862, the American Investment Company, plaintiff herein, filed its peti-tion in the district court of Holt county, Nebraska, against the defendants and each of them, the object and prayer of which are to foreclose a certain trust deed or mortgage executed by said de-fendants Josiah H. Whitmire and wife Harriet E. Whitmire to E. S. Ormsby, trustee for W. L. Telford, upon the folowing described real estate situated in Holt county, Nebraska, to-wit:

The northwest quarter of section twelve, township thirty-two, range thirteen, west of the sixth p. m., to secure the payment of a certain note of \$575 and ten interest coupons, one for the sum of \$27.61 and nine for the sum of \$20.13 each, all dated September 23, 1887. Said principal note of \$575 being due the 1st days of December, 1892. and the coupon notes being due on the first days of December and June of each year, commencing with June 1, 1888. The plaintiff alleges that 1t is the owner of plaintiff alleges that it is the owner of and in possession of the interest notes which matured on the 1st day of June, 1890, December, 1899, December, 1899, December, 1891, June, 1892, June, 1891, December, 1891, June, 1892, and June, 1889: that there is now due on said notes owned by plaintiff and secured by said trust deed the sum of \$300 ac-cording to the terms thereof, and the further sum of \$50 taxes paid by plaint-iff under the terms of said mortgage The plaintiff therefore prays that said premises may be sold subject to said principal note of \$575, and the interest coupons maturing subsequent to those owned by plaintiff to satisfy the amount found due it.

You are required to answer said petition on or before the 3d day of October.

Dated this 22d day of August, 1892.
R. R. DICKSON,
7-4 Attorney for Plaintiff.

NOTICE.

William D. Conklin, Mattie A. Conklin, William D. Conklin, Mattie A. Conklin, Adaline, C. Wheelock, widow of Oscar Wheelock deceased, Lewis J. Wheelock, Alfred H. Wheelock, William E. Wheelock, Asa O. Wheelock, Ada S. Rogers, formerly Ada S. Wheelock, Evalda C. Hopkins, formerly Evalda C. Wheelock, Frances E. Dowe, formerly Frances E. Wheelock, Cassie B. Wheelock, sons and daughters and sole heirs at law of Oschar Wheelock and sole heirs at law of Oschar Wheelock, deceased, and Ella Mathews, Mathews, husband of Ella Mathews, Harvey E. Hingsly, Mrs. Harvey E. Hingsly, Mrs. Harvey E. Hingsly, Mrs. Lewis J. Wheelock, Mrs. William E. Wheelock, Mrs. Alfred Wheelock, Mrs. Asa O. Wheelock, Walter N. Rogers, Walter N. Rogers, Walter N. Rogers, Walter and sole heirs at law of Oschar Wheelock, Alva Hopkins, — Dow, husband of Frances E. Dow, defendants, will take notice that on the 6th day of August, 1892, Milton H. Yale, 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 foreclose a certain trust deed or mortgage executed by the de-tendants William D. Conklin and wife Mattie A. Conklin to J. H. Keith, trustee, and Eugene Vestervelt upon the northwest quarter of section twenty-nine, township thirty-one, range fifteen, west of the sixth p. m., in Holt county, Nebraska, to secure the payment of a certain note or bond dated May 1, 1885, for the sum of \$500, due and payable in five the sum of \$500, due and payable in five west on the 7th S. P. N. ra 12 d. 15 m, years from the date thereof; also to secure the payment of ten interest coupons of \$25.25 chs. to the 14 section corners on the \$20 each attached to said bond'as evidence south line of sec. 34, twp. 29. N. R. 11 W. and security for the interest to mature thereon; that said bond, coupons and trust deed have been duly assigned and ra. 11 d. 45 m. 20.15 chs.; thence west ra. 11 d. 55 m. 40.00 chs., terminating trust deed have been duly assigned and sold to the plaintiff who is now the owner thereof; that there is now due upon said bond, coupons and trust deed the sum of \$700, for which sum with interest from NR 11 W, has reported in favor of the this date 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 3d day of October, Dated this 22d day of August, 1892. R. R. DICKSON, Att'y, for Ph'ff.

LEGAL NOTICE

LEGAL NOTICE.

To the southwest quarter of the northeast quarter and the east half of the northwest quarter and the portheast quarter of the southwest quarter of section fourteen (14), township No. twenty-five (25), range No. thirteen (13); and the northeast quarter of section No. thirty-three (33), township No. thirty-two (32), range No. fifteen (15); and the northeast quarter of section No. thirty-four (34), tewnship No. twenty-seven (27), range No. nine (9); and the northeast quarter of the northeast quarter of section No. ten (10); and the south half of the southwest quarter and the east half of the southwest quarter and the east half of the southwest quarter of section seventeen (17), township No. thirty-one (31), range twelve (12); and the east half of the northeast quarter of section in thirty-one (31), township (33), range twelve (12); and the east half of the northeast quarter of section No. twenty-five (25), township No. thirty-two (32), range No. fourteen (14), west 6th p. m., in Holt county, Nebraska, and to the unknown owners of said lands and all persons interested therein:

You are hereby notified that the Farmer's Loan and Trust Company has filed its petition in the office of the clerk of the district court of Holt county, Nebraska, wherein it alleges that at a regular tax sale held in said county on the 7th day of December, 1887, and the 31st 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 claims the first lien against each of said tracts of real estate, and prays that the same be foreclosed and said lands be sold to satisfy the several amounts due plaintiff.

You are further notified to appear and answer this petition on or before Monday.

plaintiff.

You are further notified to appear and answer this petition on or before Monday, September 26, 1862, or the petition will be taken as true and judgment rendered ac-

aken as but on the state of the 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, 1892. 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 and AmandaJepperson upon the east half of the northeast quarter and the southwest quarter of the northeast quarter and the southwest quarter of the northeast quarter cand the southwest quarter of the northwest 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, 1888, for the sum of \$500 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 \$55.87 and interest at the rate of ten per cent. per annum from June 1, 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 interests in said mortgaged premises. You are required to answer said petition on or before the 28th day of September, 1892. Dated August 16, 1892.

PUBLICATION NOTICE.

PUBLICATION NOTICE.

In the district court, within and for the county of Holt and state of Nebraska. The Phoenix Insurance Company of Hartford, Connecticut, plaintiff

Even Cauldwell, Lovina Cauldwell, Clarence D. Houck and Mrs. Clarence D. Houck, his wife, whose Christian name is to plaintiff unknown, et al, defendants

o Clarence D, Houck and Mrs. Clarence Houck, whose Christian name is to plaintiff unknown, defendants:

You and each of you will take notice that the above named plaintiff did, on the 20th day of August, 1892 file its petition in the district court within and for the county and state aforesaid demanding personal judgment against the de-fendants Even Cauldwell and Lovina Cauldwell in the sum of one thousand dollars (\$1000) with interest thereon at the rate of 10 per cent. per annum from the 1st day of December, 1889, and a further judgment against said defendant Even Cauldwell for the sum of \$80 with 10 per cent. interest on \$40 from the 1st of of December, 1889, and on \$40 from the 1st of June, 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,

seven, (27), north range nine (9), west of sixth (6)th p. m., adjudging the plaintiff to have the first lien on said premises to be sold for the payment of said judgn.ent; and forever barring and forec ing said defendant 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 17th day of October, 1892, the averments of said petition will be taken as true and judg-ment and decree rendered according to

the prayer thereof.
WRIGHT & STOUT, Att'ys. for Pltff. Attest: 5th day of September, 1892. JOHN SKIRVING, SEAL |

NOTICE TO LAND OWNERS.

To all whom it may concern: The commissioners appointed to vacate a road commencing at a point on the 4 section line on section three (3) township twenty-eight (28), north range eleven (11), w. 51, 45 chs. south of the 1/4 sec. corner on the M. line of sec. 3, and running thence west parallel with the Elkhorn river to the centre of the NW14 of sec. 3, thence N. 15.00 chs. to the 7th S. P. N., has reported in favor of vacating said pertion of road No. 8, and all objections thereto or claims for damages must be filed in the county clerk's office on or before noon of the 15th day of November, A. D., 1892, or said road will vacate without reference thereto. Dated September 3, 1892.

C. E. BUTLER, Clerk. J. C. HARNISH, Deputy. NOTICE TO LAND OWNERS.

To all whom it may concern. The commissioner appointed to locate road commencing at the NE end of the Thompson bridge located on section 3, twp. 29, N, R 11 W, thence running N 45 d., E 1.50 chs.; thence N 21 d. 15 m. W 5.21 chs., intersecting the 14 section line of said sec. 3; thence N ra. 11 d. 40 m. on the ¼ section line on sec. 3, 51.45 chs. to to the ¼ section corners on the north.N thence N on the 14 section line on sec. 34 with the intersection with the section line between secs. 33 and 34 at a point 20.00 chs. N of SW corner of sec. 44, twp. 29, establishment thereof, and all objections thereto or claims for damages must be filed in the county clerk's office on or be-fore noon of the 15th day of November, A. D., 1892, or said road will be establish-

C. E. BUTLER, Clerk. J. C. HARNISH, Deputy.

SEAL

NOTICE.

To Frank Martin, Lurancy E. Rosenthal, — Rosenthal, Bethy Rosenthal, defendants: You will take notice that or of August, 1892. The Americal Company, plaintiff herein, filed in the district court of Holt co ka, against you and each of you the object and prayer of whice close a certain trust deed exe fendants Frank Martin and wife Martin to E. S. Ormsby, truplaintiff, also to foreclose a ce age executed by the same deteriaintiff, all upon the following real estate situated in Holt cor ka, to-wit:

The southwest quarter of set two. township twenty-nine, rar of the sixth p. m. Said trust given to secure the payment note of \$600 and ten interest one for the sum of \$21.55 and ning \$21 each, all being dated May principal note of \$600 being duand the interest coupon notes the first days of December and year, commencing with Decemb plaintiff alleges that it is the

principal note of sow being due June of and the interest coupon notes being the first days of December and June of year, commencing with December I, we plaintiff alleges that it is the owner of in possession of the interest coupon, which matured on the first days of June December, 1891, June, 1891, December and June, 1890; that said second more was given to secure the payment of the tain notes, one for the sum of \$10.10 and for the sum of \$9 each will dated May Said note of \$10.10 being due on their of December, 1897, and one each of notes every six months thereafter, done maturing June 1, 1802; that there due on said interest coupon notes om plaintiff and secured by said trust desum of \$200, that there is due on said interest coupon notes on plaintiff and secured by said trust desum of \$200, that there is due on a cond mortgage and notes the sum of \$350. The jiff prays that said premises may be to be sold subject to said principals \$200 to satisfy the amount due it on said est coupon notes, said second mortgage and taxes paid.

You are required to answer said per on or before the 3d day of October, 1882.

74 R. R. DICKSON, Atty, for P. NOTICE.

To Wheeler W. Carrenter. Mrs. Wheeler Mrs.

Dated this 22d day of August, 1802.

7-4 R. R. DICKSON, Att'y, for P.

NOTICE.

To Wheeler W. Carpenter, Mrs. Wheeler Carpenter, Mariah L. Walker, defend You will take notice that on the 2m of August, 1852. The American Invest Company, plaintiff herein, filed its pein the district court of Holt county, Mrs. against James D. McGee, Amelial Gee and each of you, defendants, the and prayer of which are to foreclose tain trust deed executed by said defendants of the and prayer of which are to foreclose tain trust deed executed by said defendants. The following described real estate sin in Holt county, Nebraska, to-wit:

The east half of the northeast quarter the northwest quarter of the north

payment of a certain note of \$800 and a terest coupon notes one for the sum of and nine for the sum of \$80 each, all a May 11. 1887. Said principal note being on the 1st day of June, 1892, and the conotes being due on the 1st days of Deceand June of each year, commencing December 1, 1887. Plaintiff alleges that the owner of and in possession of said ten interest coupons that there is now due on said notes own plaintiff and secured by said trust dessum of \$400 according to the terms the and the further sum of \$50 taxes particularly plaintiff. Plaintiff therefore prays that premises may be decreed to be sold su to said principal note of \$700 to sait amount due plaintiff on said note own latintiff.

plaintiff.
You are required to answer said per on or before the 3d day of October. 182.
Dated this 22th day of August, 182.
R. R. DICKS

Dated this 22th day of Angust, 1892.

7-4

R. R. DICKS

NOTICE.

To William H. Miller, Lizzie Miller, R. Barto, Mrs. R. F. Barto, defendants: You will take notice that on the 20th of Angust, 1892. The American Invest Company, plaintiff herein, filed its per in the district court of Holt county, Ne ka, against William H. Miller, Lizzie R. R. T. Barto, Alfred Four and George J. Squires, defendant object and prayer of which are to fore a certain trust deed executed by the deants William H. Miller and Lizzie Mille. S. Ormsby, trustee for the plaintiff, the following described real estate size in Holt county, Nebraska, to-wit:

The southwest quarter of section nine, ship twenty-eight, range thirteen, wests p. m., to secure the payment of a certaine to 3900 and ten interest coupons, on the sum of \$11.55 and nine for the sid \$31.50 each, all being due March 25. 187. principal note of \$500 being due on the list of December and June of each year, come ing with June I. 1887. The plaintiff all that it is the owner of and in possessia all of the interest coupon notes, except one which matured on the 1st day of De ber, 1891; that there is now due on said the steep one which matured on the list day of De ber, 1891; that there is now due on said the steep one which matured on the last day of De ber, 1891; that there is now due on said that there is due the plaintiff the for sum of \$100 taxes paid. The plaintiff plaintiff and the steep of the sum of \$100 taxes paid.

that there is due the plaintiff the fur-sum of \$100 taxes paid. The plaintiff is that said premises may be decreed to sold subject to said principal note and interest coupons maturing subsequent those owned by plaintiff, to satisfy amount found due the plaintiff on said pons and taxes paid.

amount found due the plaintin on sampons and taxes paid.

You are required to answer said pet on or before the 3d day of October, 1822.

Dated this 22d day of August, 1892.

7-4 R. R. DICKSON, Att'y. for Ph NOTICE TO LAND OWNERS. l'o all whom it may concern:

The commissioner appointed to be a road commencing at the SW corns section sixteen (16), township two eight (28), north range eleven (11) and running thence north on the section is the section of the s line between secs. 16 and 17 ra. 11d m., two (2) miles to the section con between sections 4, 5, 8 and 9; the west on section line between secs. 5 8, two (2.00) cha.; thence north on five (5), ra. 11 d. 55 m., 3.50 chs.; the n. 26 d. 30 m. e 2.45 chs. and inters the section line between secs. 4 at thence north on section line between thence north on section line between 4 and 5, 35.10 chs. to the 14 sec. combetween secs. 4 and 5; thence west ad. 15 m. on section five (5) 10.50 c thence south 2.00 chs.; thence west chs.; thence north 2.00 chs.; thence the section line 7.00 chs.; thence the section line 9.00 chs.; thence the section line 9.00 chs.; the s on the 1/4 section line 7.09 chs.; the north ra. 12 d. 15 m. 34.49 chs.: the north ra. 12 d. 15 m. 34.49 chs.; the west along the 7th S. P. N., ra. 12 d. chs. to the section corner between s 32 and 33, twp. 29 n r 11 w; thence no between secs. 32 and 33, ra. 11 d. 40 9.00 chs.; thence on sec. 32 n.42 d. 45 n 9.00 chs.; thence north 2 d. 15 m. 9.50; thence n 89 d e 5.86 chs. inters ing the section line between secs. 32 33; thence north on section line betweecs. 32 and 33, 17.25 chs., terminating the 14 sec. corner between secs. 32 and twp. 29, n. r. 11 w., has reported in fat of the establishment thereof, and all jections or claims for damages must filed in the county clerk's office on or, fore noon of the 15th day of Novemb A. D., 1892, or said road will be establi ed without reference thereto.

O. E. BUTLER, Clerk.

J. C. HARNISH, Deputy

NOTICE.

To whom it may concern: You are hereby notified that on the day of December, 1890, Adams and Debought at private taxsale, the same have been offered at public sale and not so for want of bidders, the following descriptions of the same have been offered at public sale and not so for want of bidders, the following descriptions of the same have been described by the same hav

ed real estate, viz: The E½ SW¼ section 25, township range 13, west 6th p. m., containing acres, situated in Holt county, Nebras for the delinquent taxes of the year 1s and taxed in name of F. M. Potter; the tax sale certificates received by Ads and Darr at said sale have been sold seed to the property of the tax sale certificates received by Ads and Darr at said sale have been sold seed to the property of the p assigned to the undersigned who is present owner and holder thereof, a that the time of redemption of same expire on the 8th day of December, 18 7-3 WM. P. SHARPLESS