FROM THE CHAMBERS BUGLE.

Mrs. J. S. Kellar hatched off 106 chickens with the incubator last week, and Mrs. Graham 86. Those ladies have adopted the latest improvements and are cosequently meeting with good success in the poultry business.

Born, to Mr. and Mrs. H. U. Hubbard, on the morning of the 25th of June, a son, weight 11 pounds. Our first intimation that anything unusual had occured in the family of our esteemed friends was on seeing Mr. Hubbard arrive in town unusually early Monday morning, wearing a strikingly pleased expression on his countenance. This is the sixth son that has come to bless the already happy home. The next in order is the doctor.

FROM THE ATKINSON GRAPHIC.

When the eagle screams next Tuesday and our star-gemmed gonfalon flouts the mid-day sun, thank heaven that you were not born in Borneo, and remember that George Washington never took a lesson in prevarication under the tuition of a fish liar.

Before the fall frost has nipped the vines, Balus and McHugh will probably unite in issuing a bulletin declaring that the granes are sour.

Mr. Fred Archerd and family terminated a very pleasant visit with the nated a very pleasant visit with the Chamberlain's Pain Balm has cured former's parents, Mr. and Mrs. Fred him. He says that the Balm has no Archerd of this place, last Monday equal." For saie by P. C. Corrigan. Archerd of this place, last Monday evening, and returned to their home in York, where Fred has a lucrative position as deputy county treasurer.

Mr. and Mrs. W. H. Sage went to Omaha Tuesday morning where they will visit their son Dee and from there go to the state of New York and recreate with old time friends, and take in the world's fair on their return to Nebraska. They will probably be absent six weeks or two months.

Herman Gallun and Miss Carrie Ballawag departed last Saturday morning for Milwaukee, Wis., the home of the former, where they will be united in marriage and then visit the world's fair. After enjoying the reunion with kindred and old time friends, Herman and his fair bride will probably return to Holt county. The best wishes of a host of friends go with them.

Jerry Reigel has also disposed of his crops to Mr. Simar, to whom he sold his farm a few days since, as heretofore mentioned in the Graphic. Mr. Simar is a gentleman of considerable means and will immediately proceed to improve his fine farm by erecting more buildings and painting the old ones, and will have a model homestead in the very near future.

FROM THE STUART LEDGER.

A city building 20x32 is being erected on the second lot north of this office. The building, aside from its usefulness, will add greatly to the appearance of East Main street.

Chas. Johnson and family have gone to Illinois on a three months' visit. They spent the most of last winter in California with Mr. Johnson's son. The old gentleman has recently moved back to Rockford, Ill., where he owns a farm and will remain there during the world's fair. His son and family will remain with him and they intend to make numerous visits to the fair.

A gentleman by the name of Hallock, from Central City, this state, accompanied by his father, a very aged gentleman whose mental frailty almost bordered on insanity, registered at the Northwestern one night last week, enroute to visit a son living near Butte. In the evening the old gentleman started out to take a walk as had been his custom to do at home. Not returning his son soon became aware of the fact that his father had wandered away from town entirely. A search was instituted, ten or a dozen citizens lending their assistance. About 10 o'clock that night the old gentleman was found at the residence of James Morrow, three miles east of town.

A Good Thing For Coughs and Colds.

The more Chamberlain's Cough Remedy is used the better it is liked. We know of no other remedy that always gives satisfaction. It is good when you gives satisfaction. It is good when your first catch cold. It is good when your cough is seated and your lungs are sore. It is good in any kind of a cough. We have sold twenty-five dozen of it and every bottle has given satisfaction. Stedman & Friedman, druggists, Minnesota Lake, Minn. 50 cent bottles for sale by P. C. Corrigan, druggist.

Pres Accident Insurance.

The old reliable, the Daily State Journal, has spent more money in securing news the past year than any other state paper, and stands today at the head of Nebraska newspapers, recognized for its enterprise, truthfulness and reliabil-ity. Published at the capital, it is the paper for the Nebraskans. It has just completed arrangements whereby it offers free accident insurance to every new subscriber paying \$2.60 for three months in advance, which is only 10 cents more than the regular price for the paper alone. This gives every subscriber a \$500 accident policy, or less, according to occupation, free. If you want a daily paper, the Journal is the one you should read, as its state editions contain much later telegrams than is given by the Omaha papers. Compare them for your own satisfaction. The insurance feature alone is worth the money, as it enables every man to pro-tect his family. Try it three months and you won't be without it. Address, NEBRASKA STATE JOURNAL, Lincoln, Neb.

Following is the list of letters remaining in the postoffice at O'Neill, Neb., unclaimed, for the week ending July 5, 1893:

Miss Mafigie Flamery. Wm. Smith. In calling for the above please say "adver-Wm. Smith tised." If not called for in two weeks they will be sent to the dead letter office.

J. H. Rrogs P. M. The World's Fair.

The State Journal has sent two special correspondents to Chicago to remain antil the close of the World's Fair, and from now on the Semi-Weekly Journal

will contain the fullest accounts and illustrations of this greatest of world's exhibitions. Send us \$1 for this great twice-a-week paper a whole year. 104 pages. Just twice as much as you get in any other paper in a year. Our United States history and paper, \$1.40; New York Tribune and paper, \$1.25, all three, \$1.65. To all who ask for them, until our supply is exhausted, we will send free a box of dominoes with each subscription. Send for sample copy.

NEBRASNA STATE JOURNAL, Lincoln, Neb.

Moses Price Cured of Rheumatism

The many cases of rheumatism cured by Chamberlain's Pain Balm during the past few months have given the people great confidence in its curative properties, and have shown that there is one preparation that can be depended upon for that painful and aggravating diseace. Honaker Bros., Lorain, Ohio, say: "Mr. Moses Price, of this place, was troubled with rheumatism for a long time.

Swickley, Penn.: We had an epidemic of cholerine, as our physicians called it, in this place lately and I made a great hit with Chamberlain's Colic, Cholera and Diarrhosa Remedy. I sold four dozen bottles of it in one week, and have since sold nearly a gross. Thisremedy did the work and was a big advertisement for me. Several persons who had been troubled with diarrhœa for two or three weeks were cured by a few doses of this medicine.

P. P. KNAPP, Ph. G. 25 and 50 cent bottles for sale by P. C. Corrigan, druggist.

NEW YORK... ILLUSTRATED

NEWS The Organ of Honest Sport in America

PICTURED BY THE FOREMOST ARTISTS OF THE COUNTRY

Life in New York Graphically Illustrated. Breezy but Respectable.

\$4 FOR A YEAR, \$2 FOR SIX MONTHS

Do you want to be posted? Then ser your subscription to the

NEW YORK ILLUSTRATED NEWS. 3 PARK PLACE, NEW YORK CITY. PUBLISHED EVERY WEDNESDAY.

ARE YOU

Will you work for \$18 per week? Write to me at once. JOSEPH R. GAY, Prest. C. P. & L. Co., 56 Fifth Avenue, CHICAGO, ILL.

EGAL ADVERTISEMENTS.

NOTICE TO REDEEM.

To the present owner, occupant and person in whose name the land herein after described was assessed in the year 1890:
You and each of you are hereby notified that on the 10th day of November, A. D., 1891, the following described land, to-wit: The NW4 of SE4s, section No. 18, township No. 31, range No. 12, west 6th p. m.. Holt county, in the state of Nebraska, taxed in the year 1890 in the name of Wilcox and Flannigan, was duly sold by the treasurer of Holt county, state of Nebraska, in the manner provided by law, for the delinquent taxes levied thereon in the year A. D., 1890, and the same was then purchased by Alexander Stone for said taxes and that the certificate of sale issued by the county treasurer, has been by said purchaser assigned to the Security Investment Co., the undersigned, and that the time of redemption of said land from said tax sale will expire on the 10th day of November. A. D., 1893, and a deed for said land will be issued to the Security Investment Co., the undersigned, by the treasurer of said county, unless sooner redeemed.

SECURITY INVESTMENT CO.

By H. C. MOORE, trustee.

NOTICE TO REDEEM.

To Geo. Wolf and Mutual Loan and Trust Co. and to whom it may concern:
You are hereby notified that on the 12th day of November. 1891. T. A. Thompson purchased at public tax sale for the delinquent taxes for the year 1810 the real estate described below, situated in Holt county, Nebraska, to-wit:
The southwest quarter of section thirty.

braska, to-wit:
The southwest quarter of section thirtyone, township twenty-seven, range fourteen,
taxed in name of Geo. Wolf.
The tax sale certificates received on said
sale have been sold and assigned to the
undersigned, who is the present owner and
holder therof, and the time of redemption
from said sale will expire on the 12th day of
November, 186.
51-3 J. C. GROMER.

NOTICE TO REDEEM.

To Chas, McLeis, Charles A. McLees, Farmer's Loan and Trust Company, F. A. Kelly, Fred Kelly, B. A. DeYarman and to whom Fred Kelly, B. A. De Yarman and to whom it may concern:
You are hereby notified that on the 7th day of November, 1891, Emma L. Waitt purchased at public tax sale for the delinquent taxes for the year 1890 the real estate described below, situated in Holt county, Nebraska, viz:
The northeast quarter of section twenty-six, township twenty-five, range thirteen, taxed in name of Chas. McLies, and the east half of the southeast quarter of section thirty-four, township thirty, range ten, taxed in name of F. A. Kelly, and the east half of the northeast quarter of section three, township thenty-nine, range ten, taxed in name of Fred Kelly; and that the time of redemption from said tax sale will expire on the 7th day of November, 1863.

EMMA L. WAITT.

NOTICE.

THE STATE OF NEBRASKA, Holt County, ss.
IN COUNTY COURT: Notice is hereby given that, petition having been filed in the county court of Holt couty. Nebraska, for the appointment of an administrator of the estate of Henry H. McEvony, deceased, late of said county. The same is set for hearing at 10 o'clock A. M., on Saturday, the 22d day of July. 180, at the office of the county judge, in O'Neill, in said county, at which time and place all persons interested in said estate may appear and be heard commerning said appointment.

Given under my hand and official seal this 27th day of June. 1883.

WM. BOWEN, County Judge.
Filed the 27th day of June, 1883.
H. M. Uffley, Attorney. WM. BOWEN, [SEAL] 51-4

1888 for the sum of \$1,000 and interest at e rate of 7 per cent. per annum payable mi-annually and 10 per cent, after matur; that there is now due plaintiff upon said te and mortgage according to the terms ereof the sum of \$250 and interest at the te of 10 per cent. per annum from Decemr 1, 1892, and plaintiff prays that said emises may be decreed to be sold to satisfy e amount due him thereon.

You are required to answer said petition or before Monday, the 14th day of August, 183.

Dated July 5, 1893. FREDRICK J. BURNETT, Plaintiff.

NOTICE TO NON-RESIDENS.

Charles E. Loney, Annie Loney, John R. Clark. Henry Brown, widower, Joseph S. Damron, the estate of John R. Clark, deceased, Mrs. John R. Clark, administrator, non-resident defendants, notice is hereby given, that on the 7th day of February, 1888, Nellie S. Brown, the plaintiff in this action, filed her petition in the office of the clerk of the district court of Holt county, Nebraska, the object and prayer of which is to foreclose a certain mortgage executed by Charles E. Loney and Annie Loney upon the NW4 of NW4 Sec. 3 and NE4 of NE4 Sec. 30, township 25, and the east 1/2 SE1/4 Sec. 30, township 27, north range 13 west 6th p. m. in Holt county, Nebraska, which mortgage was executed and delivered to the Guaranty Investment Co. and filed for record on the 10th day of September. 1888, and recorded in book 41 of mortgages at page 23t: that there is now due upon said mortgage the sum of 8535. You are required to answer said petition on or before the 14th day of August, 1893, or the same will be taken as true and judgment entered accordingly. H. M. UTTLEY, 52-4

Attorney for Plaintiff. NOTICE TO NON-RESIDENS.

LEGAL NOTICE.

LEGAL NOTICE.

Albert I. Smith, Ida L. Smith, Check H. Toncray, Enima R. Toncray, Joseph S. Fawcett in Smith, Wile, defendants, will take notice that on the 30th day of June, 1893, Yale University, plaintiff herein, filed its 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 Albert I. Smith and Ida L. Smith to C. H. Toncray upon the southeast quarter of section seven, township twenty-eight, range twelve, west, in Holt county. Nebraska, to secure the payment of a promissory note dated November 23, 1887, for the sum of \$900 and interest at the rate of 7½ 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 \$1200 and interest at the rate of ten per cent, per annum from January 30, 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 14th day of August, 1893, Dated June 30, 1893.

YALE UNIVERSITY, Plaintiff.

LEGAL NOTICE. IN THE DISTRICT COURT OF NEBRASKA IN AND FOR HOLT COUNTY.

The Fidelity Loan and Trust Company, a corporation, plaintiff.

teen, and each assessed in the year 1880 in the name of A. A. Nickerson and in the year 1880 in the name of A. A. Nickerson and in the year 1880 in the name of A. A. Nickerson and in the year 1880 in the name of A. A. Nickerson and in the year 1880 in the name of A. A. Nickerson and in the year 1880 in the name of A. A. Clarke, defendants.

Abraham Metcalf and wife Martha Metcalf, and wife name unknown to plaintiff and wife. Dora A. Clarke, effendants:

Abraham Metcalf and wife Martha Metcalf, M. L. Clarke (first name unknown to plaintiff) and wife Dora A. Clarke, will take notice that on the 30 day of June, 1883, the Fidelity Loan and Trust Company, plaintiff herein, filed its petition in the district court of Holt county, Nebraska against all of the above named defendants, the object and prayer of whieff are to foreclose a certain mortgage executed by the defendant Abraham Metcalf and wife Martha Metcalf to the plaintiff, upon the northeast quarter (½) of section No. twenty-eight (28), township No. thirty-one (31), north of range No. nine (9), west of the sixth principal meridian, to secure the payment of one certain promissory note dated July 25, 1887, for the sum of nine hundred (900 dollars, and due and payable July 25, 1887, for the sum of nine hundred (900 dollars, and due and payable July 25, 1887, for the sum of nine hundred (900 dollars, and due and payable July 25, 1887, for the sum of nor thousand and twenty-eight and forty-five one hundred this (1028.45) dollars, with interest thereon at ten (10) per cent. from the first day of July, 1883, for which sum plaintiff parsy 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 14th day of August, 1886.

FIDELITY LOAN AND TRUST CO. Pitff. By S. E. HOSTETTER, its Attorney. 22-4 in the said the sa

LEGAL NOTICE.

Neilie R. Pearl and Charles C. Pearl, impleaded with Frank Pacha, et al, defendants, will take notice that on the 30th day of June, 1833, Frederick J. Burnette, 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 Frank Pacha and Jozi Pacha to American Loan and Trust company, upon the southeast quarter of section twenty-nine township twenty-nine range fifteen, west, in Holt county, Nebraska, to secure the payment of a promissory note dated January 39, 1888, 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 \$300 and interest at the rate of ten per cent. per annum from January 1, 1893, 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 Monday the 14th day of August, 1893, PREDERICK J. BURNETT, Plaintiff, 52-4A

LEGAL NOTICE.

LEGAL NOTICE.

James M. Parkins, Laura M. Parkins his wife, George W. E. Dorsey, Emma E. Dorsey his wife, George West and Mary West his wife, J. S. Laurance and L. T. Burd, doing business as Lawrence & Burd, defendants, will take notice that on the 20th day of June, 1883, James H. Clark, 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 defendents, James M. Parkins and Laura M Parkins, to plaintiff upon the southeast quarter of section six, township twenty-eight, range twelve, west, in Holt county, Nebraska, to secure the payment of a promissory note dated August 16, 1886, for the sum of \$700 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 \$700 and interest at the rate of ten per cent, per annum from September 1, 1891, 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 Monday, the 14th day of August, 1893.

Dated June 30, 1893.

Dated June 30, 1893. 52-4A JAMES H. CLARK, Plaintiff.

NOTICE TO REDEEM.

NOTICE TO REDEEM.

To the present owner, occupant, and person in whose name the land hereinafter described was assessed in the year 1890.

You and each of you are hereby notified that on the 19th day of November, A. D. 1891, the following described land, towit: The NE 1/4 of SE1/4 of section No. 18, township Mo. 31, range No. 12, west 6 P. M., Holt county, in the state of Nebraska, taxed in the year 1890 in the name of Wilcox & Flaznigan, was duly sold by the treasurer of Holt county, state of Nebraska, in the manner provided by law for the delinquent taxes levied thereon in the year A. D., 1890, and the same was then purchased by Alexander Stone for said taxes, and that the certificate of sale issued by the county treasurer has been by said purchaser assigned to Security investment company, the undersigned, and that the time for redemption of said land from said tax sale will expire on the 10th day of November, A. D., 1893, and a deed for said land will be issued to Security Investment Co., the undersigned, by the treasurer of said county, unless sooner redeemed.

SECURITY INVESTNENT CO..

By C. H. MOORE, Trustee.

REDEMPTION NOTICE.

To whom it may concern and to J. T. M. Pierce, Canadian & American Mortgage company, Maclaughlin Pierce Geo, Pfunder, George and John Christie, M. Slattery, William S. Gittens, Nebraska Loan & Trust company, H. S. Callender, C. H. Toncray, J. E. Hall, Herman Russells, A. E. and Fannie Akin, C. J. Parker, M. D. Long, Richard Barrett, Betsy Ballard, Edward and Henry Staples, Ann Hynes, and Holt County Bank:
You and each of you are hereby notified, that on the 10th day of November, 1891, E. B. Atkinson purchased at public sale for the delinquent taxes for the year 1850, the land

B. Atkinson purchased at public sale for the delinquent taxes for the year 1850. the land described below situated in Holt county, Nebraska, viz:

The SWa of section ten. township twenty-eight. Take of section ten. township twenty-eight, range twelve, taxed in name of J. T. M. Pierce. and the NE4 of section twenty-one, township twenty-eight, range twelve, taxed in name of Geo. Pfunder, and the NE4 of section twenty-three, township twenty-eight, range twelve, taxed in name of M. Slattery and the NW4 of section twenty-six. township twenty-eight, range twelve, taxed in the name of H. S. Callender, and the SE4 of section one, township twenty-nine, range eleven, taxed in name of A. E. Akin, and the east half of the SE4 of section four, township twenty-nine, range eleven, taxed in name of Richard Barrett, and the SE4 of section seven. township twenty-nine, range eleven, taxed in name of Cedw'd Staples, and the SW4 of section eight, township twenty-nine, range eleven, taxed in name of Edw'd Staples, and the SW4 of section eight, township twenty-nine, range eleven, taxed in name of Henry Staples, and part of the

Edw'd Staples, and the SW\(\frac{1}{3}\) of section eight, township twenty-nine, range eleven, taxed in name of Henry Staples, and part of the west half of SE\(\frac{1}{3}\) of section nineteen, township twenty-nine, range eleven, taxed in name of Ann Hynes.

The tax sale certificates covering all of above described land have been sold and assigned to the undersigned who is the present owner and holder thereof, and the time of redemption from said sale will expire on the 10th, day of November, 1885.

50-3

JOHN MCHUGH.

NOTICE TO REDEFM.

To whom it may concern:
You are hereby notified that on the 7th. day of November, 1891, each of the following described tracts of real estate in Holt county in the state of Nebraska was sold at public tax sale by the treasurer of said county for the delinquent taxes due on each of said tracts for the year 1890 to Edward DeLand of Storm Lake, Iowa, who received a certificate of tax sale for each of said tracts and who is the present owner and holder thereof. Said real estate being described and assessed as follows, to-wit:

follows, to-wit:

The NE4 of the SW4 and the NW4 of the SW4 and the SW4 of the SW4 and the SE4 of the SW4 each of section thirty, township twenty-nine, range nine, and each assessed in the year 1890 and 1892 in the name of Nelson Moore.

in the year 1890 and 1892 in the name of Nelson Moore.

Also the NE% of the NW% and the SE% of the NW% of section six, township thirty-one, range twelve, each assessed in the years 1890 and 1892, in the name of Leander Potter.

Also the NW% of the SW% of section six, township thirty-one, range twelve, assessed in the years 1890 and 1892 in the name of Farmer's Loan & Trust company.

Also the NE% of the SW% and the SE% of the SW% and the SE% and the SE% of the SE% and the SE% of the SE%, each of section seventeen, township thirty-one, range twelve, and each assessed in the years 1890 and 1892, in the name of A. Wiley.

Also the SE% of the SW% of section thirty-one, township thirty-two, range twelve, assessed in the years 1890 and 1892 in the name of L. Potter.

of L, Potter.

Also the NE% of the NE% and the SE% of the NE% of section thirty-one, township the NE% of section thirty-one, assessed in

Also the NE¼ of the NE¼ and the SE¼ of the NE¼ of section thirty-one, township thirty-three, range twelve, each assessed in the year 1890 in the name of Earnest Slein and in the year 1892 they were not assessed. Also the NE¾ of the SE¼ and the NW¾ of the SE¼ and the SW¾ of the SE½ each of section five, township thirty-two, range thirteen, and each assessed in the year 1890 in the name of A. L. Nickerson and in the year 1892 in the name of Farmer's Loan & Trust company.

IN THE DISTRICT COURT OF HOLT COUNTY NEBRASKA.

Catherine O'Herron, plaintiff, vs. Michael M. Sullivan, Abbie Sullivan, Andrew J. Miller and — Miller, his wife, whose first name is unknown, defendants.

Notice to Non-resident Defendants.

Andrew J. Miller and — Miller, his wife, whose first name is unknown to the plaintiff, will take notice that on the 20th day of June, 1885. the plaintiff herein, Catherine O'Herron, filed her petition in the district court of Holt county, state of Nebraska, against the defendants above named, the object and prayer of which are to foreclose a certain mortgage executed by the defendants, Michael M. Sullivan and Abbie Sullivan to the Showalter Mortgage Company, and by the Showalter Mortgage Company assigned to plaintiff, upon the following described real estate lying and situated in the county of Holt and state of Nebraska, to-wit: The south half of the northwest quarter and the north half of the northwest quarter and the north half of the southwest quarter of section three (3) in towaship twenty-nine (29) north of range eleven (11) west of the 6th principal meredian to secure the payment of a certain promissory note, dated July 2, 1888, for the sum of eight hundred 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 eight hundred twenty-eight and no 100 dollars, with interest thereon at the rate of ten per cent per annum from the first day of January, 1863, and for the further sum of \$19.04. on account of the payment of axes, with interest thereon at the rate of ten per cent per annum from the first day of January, 1863, and for the further sum of \$19.04. on account of the payment of axes, with interest thereon at the rate of ten per cent per annum from the lish day of April, 1893, and the plaintiff prays for a decree that the said defendants may 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 7th day of August, 1883, Dated June 27, 1893.

NOTICE T

NOTICE TO NON-RESIDENT DEFENDANTS

NOTICE TO NON-RESIDENT DEFENDANTS
In the district court within and for the county of Holt, and state of Nebraska.
Henrietta Dorr, plaintiff, vs. Curtis Brown, Mrs. Curtis Brown and the Ballou Banking Company, defendants,
Curtis Brown, Mrs. Curtis Brown and the Ballou Banking Company, non-resident defendants, will take notice that on the 20th day of June, 1833. Henrietta Dorr, the plaintiff herein, filed her petition in the district court of Holt county, state of Nebraska, against the said defendants, the object and prayer of which petition are to foreclose a certain mortgage executed; by the defendant, Curtis Brown to H. S. Ballou and Company, and by the said H. S. Ballou and Company, and by the said H. S. Ballou and Company assigned to this plaintiff, upon the following described real estate lying and situated in the county of Holt and state of Nebraska, to-wit: The northwest quarter of section eighteen (18) in township twenty-seven (27) north of range ten (10) west of the sixth principal meredian, to secure the payment of one certain promissory note, dated June 5, 1838, and due on the first day of June, 1838, for the sum of six hundred dollars. That there is now due on said note and mortgage the sum of six hundred twenty-one and no 100 dollars, for which sum, with interest at the rate of ten per cent per annum from the first day of December, 1830, the plaintiff asks for a decree that the said defendants be required to pay the same, or that said premises be sold to satisfy the amount so found due.

You are required to answer said petition on or before the 7th day of August, 1866
Dated June 27, 1836.
51-4 HENRIETTA DORR, Plaintiff-By R. R. Dickson and Sionecker Wheeler & Switzer, attorneys for plaintiff.

Joseph Shoemaker, Mary C. Shoemaker, his wife, John J. Casey and Hannah Casey, his wife defendants, will take notice that on the 17th day of June, 1893. The German Savings Bank of Davenport, Iowa, 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 Joseph Shoemaker and Mary C. Shoemaker, his wife, to Clement L. Hoon, upon the southenst quarter of the northeast quarter of section six, township thirty-two, range fifteen, west, in Holt county, Nebraska, to secure the payment of one promisory note dated October 15, 1886. for the sum of \$200 and interest at the rate of ten 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 \$200 and interest at the rate of ten per cent per annum from October 15, 1891, 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 31st day of July, 1893.

Dated June 17, 1893.

NOTICE.

Notice.

Daniel S. Fields and Myra M. Fields. defendants, will take notice, that J. L. Moore, trustee, plaintiff, has filed a petition in the district court of Holt county, Nebraska, against said defendants the object and prayer of which are to foreclose a mortgage dated July 20, 1886, for \$300.00 and interest and tax payments, on the following described real estate, situated in Holt county, Nebraska, towit: Lots one (1) and two (2) and the east half of the northwest quarter of section seven, in township twenty-five north of range thirteen, west of the sixth P. M., executed by Daniel S. Fields and Myra M. Fields to the Dakota Mortgage Loan Corporation and assigned to plaintiff, which mortgages at page 310 of the mortgage records of said county and to have the same decreed to be a first lien, and said land sold to satisfy the same.

the same.

You are required to answer said petition on or before the 31st day of July, 1883.

Dated June 19. 1893.

50-4

J. L. MOORE, trustee. plaintiff.

By S. D. Thornton, his attorney.

By S. D. Thornton, his attorney.

SHERIFF'S SALE.

By virtue of an order of sale, directed to me from the clerk of the district court of Holt county, Nebraska, on a decree obtained before the district court of Holt county. Nebraska, on the 24th day of September. 1882, in favor of the Scottish American Mortgage Company Limited as plaintiff and against Katle O'Neill, Michael O'Neill, jr., Daniel O'Neill, children and heirs at law of Michael O'Neill, children and heirs at law of Michael O'Neill sr., deceased, Annie Gallagher, and Andrew Gallagher, her husband. Mary Royster, and Henry Royster, her husband, John McNichols, administrator of the estate of Michael O'Neill, sr., deceased, Patrick Hagerty, John J. McCafferty, Riley Bros., partners in business under the laws of the state of Nebraska, siberling Miller & Company, a copartnership under the laws of the state of Nebraska, and Peregoy and Moore, as defendants for the sum of four hundred eighty-three dollars and forty-two cents, and defendants Siberling Miller & Company obtained a decree for the sum of \$202.79, and costs taxed at \$30,73 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-nine (29) township thirty (30) range twelve (12) west of the 6th P. M. in Hole county, Neb. And will offer the same for sale to the highest bidder for cash in hand on the 31st day of July, A. D. 1893, in front of the court house in O'Neill, that being the building wherein the last term of district court was held, at the hour of 10 o'clock A. M. of said day when and where due attendance will be given by the undersigned.

Dated at O'Neill. Nebraska, this 19th day of June, 1893,

H. C. McEVONY,

Sheriff of said County. SHERIFF'S SALE.

LEGAL NOTICE.

Showalter Mortgage Company, defendant, will take notice:

That Anna R, Leonard, plaintiff, has filed a petition in the district court of Holt county. Nebruska, against said defendant and others; the object and prayer of which are to foreclose a mortgage, dated August 1, 1888, for \$460, and interest and tax payments, on the NW\(\frac{1}{2}\) of section twenty-one in township twenty-five, north, of range thirteen, west of the 6 P. M. Holt county, Nebraska; executed by Melville J. Drummond and Jennie Drummond to the Showalter Mortgage Company and assigned to plaintiff which mortgage was recorded in book 41 of mortgages, at page 65, and to have the same decreed to be a first lien and sail lands sold to satisfy the same.

You are required to answer said position. LEGAL NOTICE.

same.
You are required to answer said petition on or before the 31st day of July, 1893.
Dated June 19, 1893.
50-4
By S. D. Thornton, her attorney.

To C. C. McNish:

To C. C. McNish:
You are hereby notified that on the 7th day
of November, 1891, each of the following described tracts of real estate situated in Holt
county, in the state of Nebraska, to-wit:
The SE½ of the NE½. Also the NE½ of
the NE½ also the NW½ of the NE½ and
also the SW¼ of the NE½ of section two,

also the SW4 of the NE4 of section two, township twenty-six, range twelve.

Was sold at public tax sale by the treasurer of said county for the delinquent taxes due on each of said treats for the year 1850 to the Farmer's Loan & Trust company, of Storm Lake, Iowa, which received a certificate of tax sale for each of said tracts and which is the present owner and holder thereof.

thereof.

In the years 1890 and 1892 the said land was taxed and specially assessed in the name of C. C. McNish.

The time of redemption from said tax sale will expire on the 8th day of November. 1893, FARNER'S LOAN & TRUST COMPANY.

By Edward DeLand, Asst. Sec. 50-3

By Edward DeLand, Asst. Sec. 50-3

LEGAL NOTICE.

Aanen Stromme, John Nicolls, Maria Nicholls, his wife, Lewis S. Jones, Nellie F. Jones, his wife, Lewis S. Jones, Nellie F. Jones, his wife, Eugene Whitham, Elizabeth G. Whitham, his wife, Albert L. Moorer Michael L. Gardiner, Cinderella Gardiner, his wife, and George A. Binford, defendants, will take notice that on the 20th. day of June. 1893, Dillwyn Parrish, and James Brown Potter, trustees, plaintiffs herein, filed their 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 defendant Aanen Stromme, to plaintiffs upon the northwest quarter of section twenty-five, in township twenty-five, range eleven, west in Holt county. Nebraska, to secure the payment of one promissory note dated August 6, 1887, for the sum of \$500 and interest at the rate of 9 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 \$56.50 and interest on \$500 at the rate of ten per cent, per annum from May 1 1892, and plaintiffs pray 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 Monday the 3ist, day of July, 1883.

Dillwyn Parrish & James Brown Potter, trustees plaintiffs, 50-4A

IN THE DISTRICT COURT OF HOLT COUNTY. NEBRASKA. Orange Nomorial Hospital of the county and state of New York. plaintiff, vs. Henry Rokes et al defendants.

Orange Nomorial Hospital of the county and state of New York, plaintiff, vs. Henry Rokes et al defendants.

Notice.

To I N. Baker and Mrs. I. N. Baker the Security Company of Sioux City. Iowa, formerly called and named the National Security Company of Sioux City, Iowa, non-resident defendants, will take notice that on the 2nd day of December, 1892, the above named plaintiff field its petition in the district court of Holt county, Nebraska, against the above named defendants and the following other parties made defendants in said action to wit. Henry Rokes, the object and prayer being to foreclose a certain mortgage executed by the defendant Henry Rokes to J. H. Keith as trustee for the benefit of George Ash and duly assigned to the plaintiffs upon the following described real estate situated in Holt county, Nebraska, to-wit: South half of the southwest quarter of section eighteen and north half of northwest quarter of section inheteen all in township thirty range ten west 6th P. M., to secure the payment of a certain promissory note dated February 1, 1887. For the sum of \$700.00 due and payable on February 1, 1882. That there is now due upon said note and mortgage by reason of the defendants failure to pay the same when due the sum of \$1,150.00 for which sum with interest from this date plaintiff prays for a decree that the defendants be required to pay the same together with the sum of \$38.00 taxes paid by plaintiff to protect its security, or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 7th day of August, 1808.

Dated June 28, 1893.

R. R. DICKSON, Attorney for Plaintiff.

R. R. DICKSON, Attorney for Plaintiff.

NOTICE TO NON-RE

LEGAL NOTICE. Jefferson P. Bailey, and Hattle his wife non-resident defendant notice that on the 17th day of H. Allen, plaintiff herein, filed in the district court of Holt county against said defendants the prayer of which are to forest mortgage executed by defendent prayer of which are to formortgage executed by defen P. Bailey and Hattle E. Baile Mortgage and Investment Conortheast Quarter of section ship thirty, range fourtee, county. Nebraska, to secure a promissory note dated August the sum of \$700 and interseven per cent per annex. the sum of \$700 and interest a seven per cent per annum par annually and ten per cent about that there is now due upon mortgage according to the term mortgage according to the term cluding taxes on said premises patiff to protect his security, the aud interest at the rate of ten annum from February 1,1991, prays that said premises may be sold to satisfy the amount due You are required to answer on or before the 31st day of July, 10 Dated June 17, 1883.

Dated June 17, 1883.

W. H. ALLEN,

LEGAL NOTICE.

Ezra A. Benizer and Mary Beam impleaded with Frederick W. Alfendants, will take notice that day of June, 1893, Holt County Bash herein, filed its petition in the discording to the county, Nebraska, again fendants, the object and prayer of to foreclose a certain mortage edefendants Frederick W. Alm and Alm his wife to plaintiff, upon the of the northeast quarter and the quarter of the northeast quarter and the quarter of the northeast quarter of section twenty-three township range twelve, west, in Holt county, to secure the payment of one note dated October 39, 1889, for \$400 and interest at the rate of the per annum payable semi-annual per cent after maturity; that the due upon said note and mortage to the terms thereof the sum of the terms the terms thereof the terms thereof the terms thereof the terms LEGAL NOTICE

Frances A. Berner, defendant otice that J. L. Moore, trustee, iled his petition in the district ounty. Nebraska, against said county. Nebraska, against said dele object and prayer of which are to object and prayer of which are to a mortgage dated the 16th day of the for the sum of \$600 and interest and ment on the SW½ of the NW; and of the SW½ of section 7, in township of range 11 west of the 6th p. m. E½ of the SE½, section 12. in town of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range 12, west of the 6th p. m. of range and corporation, and duly assign mortgage was recorded in book 3. 22 of mortgage ecords of Holt or to have the same decreed to be a and said lands sold to satisfy them You are required to answer said on or before the 7th day of August, Dated June 24, 1803.

By S. D. THORNTON, J. L. MOORLE 51-4 His Attorney.

SHERIFF'S SALE. By virtue of an order of saleds me from the clerk of the district Holt county, Nebraska, on a decree before the district court of Holton braska, on the oth day of Februar, favor of Henry Farnam as plain against Charles Huff, Ida B. Huff, UT. Toncray and Stephen H. Elwood as ants for the sum of nine hundred and dollars and forty cents and costs a bave less the following premises, taken as the of said defendants, to satisfy said esale, to-wit:

ter of section eleven (II), and her guarter of the northeast quarter fourteen (14), and the north ha northwest quarter of section (14) township thirty-two (2)

northwest quarter of section (14) township thirty-two (2) range twelve (12) west of the 6th p.m. county, Nebraska.

And will offer the same for sale highest bidder for cash, in hand, of day of July, A. D., 1893, in front of the house in O'Neill. that being the wherein the last term of district on held, at the hour of 11 o'clock A. L. day when and where due attendance given by the undersigned.

Dated at O'Neill. Holt county, M. this 22d day of May, 1893.

47-5

H. C. McEVONY. SHERIFF'S SALE.

SHERIFF'S SALE.

By virtue of an order of sale divergence of the district of the district of the district of the district out of the test brasks, on the 2d day of March, 188, of the Investors Company, a corpulaintiff and against Alexander Biel, A. Bisel, P. F. Cold, — Cold, his visuality of the sum of two hundred lars and eighty cents and costs a \$50.53 and accruing costs I have left the following premises, taken as the of said defendants to satisfy sale, to-wit:

of said defendants to satisfy said saie, to-wit:

West half of northwest quarter and west quarter of southwest quarter twenty-one, township thirty-two fix twelve (12) west of the 6th p. m. county, Nebraska.

And will offer the same for sk highest bidder for cash, in hand, a day of July, A. D., 1883, in front of shouse in O'Neill, that being the wherein the last term of district on held, at the hour of 1 o'clock P. F. day when and where due attendable given by the undersigned.

Datted at O'Neill, Neb., this 23d day.

A. D., 1893.

Sheriff of Said O.

NOTICE TO NON-RESIDEND
Hulet E. Ingersoll, single, J. H.
non-resident defendants, notice is
given, that on the 5th day of Jah.
Henry Farman, the plaintiff in this
filled his petition in the effice of the
the district court of Holt county, Ne
the object and prayer of which is to
a certain mortgage executed by B
a certain mortgage executed by B
Ingersoll, single, upon the southests
section thirty-two, township twenty
range thirteen west in Holt county,
ka, which mortgage was executed
therefore to C. H. Toneray and a
record on the 20th day of June, 188,
corded in book 40 of mortgages in
that there is now due upon saddmort
sum of \$1,002.70.
You are required to answer said
on or before the 14th day of Augus,
the same will be taken as true and is
entered accordingly.
H. M. United NOTICE TO NON-RESIDEN

entered accordingly.

NOTICE TO NON-RESIDENS

Edward E. Sanders, and Kate Sand
James L. Jolly, non-resident defent
notice is hereby given, that on the side of the second of the second of the second of the clerk of the district court of the clerk of the c NOTICE TO NON-RESIDENT

Afterney for Plan