Four Big Successes

Having the needed merit to more than make good all the advertising claimed for them, the following four remedies have reached a phenomenal sale. Dr. King's New Discovery for Cousumption, Coughs and Colds. each bottle guaranteed. Electric Bitters, the great remedy for Liver, Stomach and Kidneys. Bucklen's Arnica Salve, the best in the world, and Dr. King's New Life Pills, which are a perfect pill. All these remedies are guaranteed to do just what is claimed for them and the dealer whose name is attached herewith will be glad to tell you more of them. Sold at

P. C. CORRIGAN'S Drug Store.

Dr. Price's Cream Baking Powder Awarded Gold Medal Midwinter Fair, San Fran A Million Friends.

A friend in need is a friend indeed, and not less than one million people have found just such a friend in Dr. King's New Discovery for Consumption, Coughs and Colds. If you have never used this Great Cough Medicine, one trial will convince you that it has wonderful curative powers in all diseases of Throat, Chest and Lungs. Each bottle is guaranteed to do all that is claimed or money will be refunded. Trial bottles free at P. C. Corrigan's Drug Store. Large sized bottles 50c. and \$1.00.

Bucklen's Arnica Salve.

The best salve in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns, and all skin eruptions and positively cures piles, or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25c. per box. For sale by P. C. Cor 28-28

A severe rheumatic pain in the left shoulder had troubled Mr. J. H. Loper, a well-known druggist of Des Moines, lows, for over six months. At times the pain was so severe that he could not lift anything. With all he could do he could not get rid of it until he applied Chamberlain's Pain Balm. "I only made three applications of it," he says, "and have since been free from all pain." He now recommends it to persons similarly afflicted. For sale by

P. C. CORRIGAN, Druggist.

"Perhaps you would not think so, but a very large proportion of the diseases in New York comes from carelessness about catching cold," says Dr. Cyrus Edson. "It is such a simple thnig and so common that very few people, unless it was a case of pneumonia, pay any attention to a cold. There are a great many cases of catarrh and consumption which have their origin in this neglet of the simplest precaution of every day life. The most sensible advice is, when you have one, get rid of it as soon as possible. By all means do not neglect it." Dr. Edson does not tell you how to cure a cold but we will. Take Chamberlain's Cough Remedy. It will relieve the lungs, aid expectoration, open the secretions and soon effect a permanent cure. 25 and 50 cent bottles for sale by

P. C. CORRRIGAN, Druggist.

A Question of Ink.

Massachusetts is struggling with a novel question relating to the durability of the ink recently furnished the ious state departments. The best ink was contracted for, but the article furnished is found to ferment in the inkstand and to evaporate rapidly, leaving a sediment. One report is that the ink has been tampered with by a disappointed firm of contractors. The state chemist has been called on to make an analysis, and the manufacturers also have employed an analyst, so a battle of the experts is the next thing in order.

## LEGAL ADVERTISEMENTS.

In the District Court of Holt County, Ne brasks. The American Investment Company, of Emmetsburg, Iowa, a corporation, Plain

Emmetsbury, Iowa, a corporation, Plaintiff,

VS.

Ernest C. Getz and wife, Mary Getz. David Adams, David L. Darr and wife, Ella Darr, Frank J. Toohill and wife, Belle Toohill, Ezekiel P. Hicks and wife, Charity Hicks. Jerry McCarthy, Patrick Hagerty, C. H. Toncray, C. W. Lemont. Gounty of Holt. Joplin National Bank, of Omaha, Nebraska: J. H. Henry, Helen T. Brownlee, Robert Brownlee, The State of Nebraska: and Grattan Township, of Holt county, Nebraska: The City of O'Nelli, Nebraska; Elijah H. Thompson, administrator of the estate of John Farner, deceased; Phoenix Insurance Company, of Hartford, Connecticut, and William H. Male, defendants.

NOTICE

To the plaintiff the American Investment Company, of Emmetsburk, Iowa, and the defendants Ernest C. Getz and wife, Mary Getz, David Adams, David L. Darr and wife, Elia Darr, C. H. Toncray, Joplin National Bank, of Joplin. Missouri, J. H. Henry, Helen T. Brownlee and Robert Brownlee and Phoenix Insurance Company, of Hartford, Connecticut.

You will each and all take notice that on

Helen T. Brownlee and Robert Brownlee and Phoenix Insurance Company, of Hartford, Connecticut.

You will each and all take notice that on the 2nd day of March, 1825, the defendant William H. Male, was by an order of the district court of Holt county, Nebraska, made a defendant in the above cause and permitted to file in said cause on that day his answer and cross petition. The object and prayer of which is to foreclose a certain mortgage executed by the defendant Ernest C. Getz and wife. Mary Getz, to E. S. Ormsby, Trustee, for the plaintiff upon the following described real estate situated in the county of Holt, and state of Nebraska, to-wit: Lot number fifteen (15) in block twenty-two in the city of O'Neill' Nebraska. Said mortgage being given to secure the payment of a certain coupon bond for five hundred dollars, (800), dated March 18, 1887, and due December 1, 1891, with interest at eight (8) per cent. payable semi-annually, which mortgage and bond defendant alleges that he is the owner and holder of and alleges that there is due and payable thereon the sum of \$500.00 and interest at eight per cent. from December 1, 1891, for which sum with interest from this date, he prays for decree that his co-defendants and the plaintiff be required to pay or that said premises may be sold to satisfy said amount, also prays that his said mortgage may be decreed to be a first lien on said premises and that his lien may be decreed to be prior to the lien of the plaintiff or the interest if any of his co-defendants have in and to said property.

You are required to answer, the answer and contents will interest the defendant will interest of the defendant wi

property.
You are required to answer, the answer and cross petition of the defendant William H, Male. on or before the 22nd day of April, 1865.

Dated this 11th day of March, 1865.
R. R. Dickson,
Attorney for Defendant, W. H. Male,

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILE, NEB., February, 23, 1895.

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 the Register and Receiver at O'Neili, Neb., on April 8, 1895, viz:

LEVI J. TRULLINGER H. E. 3, 14615 for the NW. 4; Sec. 7. Twp. 30, N, Range 9, w.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Swan Alm, Anton Swevendson, Joseph M. Hunter. Charles W. Tullis, all of Mineola, Neb.

34-6 JOHN A, HARMON, Register.

Jane Keeler, the defendant, will take notice that on the 22nd day of March, 1894, the Commercial Investment Company, the plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against said defendant, the object and prayer of which are to recover of and from you, the said defendant, the sum of \$474.18 upon an account for moneys paid out and expended by the plaintiff for the defendant, and services done and performed by the plaintiff at the defendant's special instance and request upon which there is now due the sum of \$474.18, with interest thereon at the rate of ten per cent, per annum from the 15th day of March, 1894.

You are Iurther notified that an order of attachment was issued in the said case, and the following described premises, were on the 27th day of March, 1894, taken thereunder, to-wit: The northwest quarter of section twelve (12) township twenty-nine (29) north of range ten (10) west of the 6th Principal Meredian, in Holt county, Nebraska, and the said premises will be subjected to the payment of the amount found due in said action.

You are required to answer said petition on or before Monday, the 15th day of April.

tare required to answer said petition before Monday, the 15th day of April, C.C. FLANSBURG, Attorney for Plaintiff.

LEGAL NOTICE.

Charles Muff and Pierce Wright and company and Mrs. Charles Muff. whose first name is unknown. defendants, will take notice that on the 28th day of February 1896, 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 forcelose a certain mortgage executed by Louisa J. Hunter and Joseph E. Hunter her husband. to Dillwyn Parrish and James Brown Potter, trustees, upon the southeast quarter of section one (1) in township thirty-three (35) north, of range fifteen (15) west of the 6th P.M. in Nebraska, to secure the payment of one promissory note dated October 21, 1887, and becoming due Fovember 1, 1892, for the sum of 8600 and interest at the rate of ten per cent, per annum payable annually and ten per cent, after maturity; that there is now due on said note and mortgage according to the terms thereof the sum of 8600 and interest at the rate of ten per cent, per annum from November 1, 1887, until paid and 832,16 taxes paid by the plaintiffs herein 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 the 15th day of April, 1895.

Dated February 28, 1895.

Dillwyn Parrish And James Brown Potter, Trustress, Plaintiffs.

35-4

By E. A. Houston, Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

John T. M. Pierce. Annie W. Pierce his wife T.C. Cannon and Winifred H. Cannon his wife and T. A. Thompson defendants, will take notice that on the 28th day of February, 1896, 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 George L. Miller and Florence S, Miller to Dillwyn Parrish and James Brown Potter, trustees, upon the northeast quarter of section twenty-one (21) in township thirty-three (33) north range fifteen (15) west of the 6th P. M. in Holt county, Nebraska. That said T. C. Cannon is holding a quit claim deed on said land from said T. A. Thompson by the county treasurer of Holt county. Plaintiff seeks to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed was not issued under the county treasurer's official seal. To secure the payment of one promissory note dated August 6. 1887, and becoming due August 1, 1892, for the sum of \$1100, and interest at the rate of eight per cent. per annum payable 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 \$1,100 and interest at the rate of eight per cent. per annum from November 1, 1880, to August 1, 1892, and ten per cent. thereafter until paid, and taxes paid by the plaintiffs herein the sum of \$2.78, 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 the 15th day of April, 1805.

decreed to be sold to satisfy the amount due thereon.
You are required to answer said petition on or before the 15th day of April, 1895.
Dated February 28, 1895.
DILLWYN PARRISH AND JAMES BROWN By E. A. HOUSTON, Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

O. Mosher and Mrs. O. Mosher (whose first name is unknown) T. C. Cannon and Winfred H. Cannon his wife and T. A. Thompson defendants, will take notice that on the 28th day of February, 1995, 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 Samuel E. Moore and Maria A. Moore to Dillwyn Parrish and James Brown Potter, trustees, upon the south half of the northeast quarter and the north half of the southeast quarter of section fifteen (15) in township thirty-two (32) north, range ten (10) west of the 6th P. M. in Nebraska. That said T. C. Cannon is now holding a quit claim deed on said land from said T. A. Thompson and based upon a certain pretended tax deed issued to said T. A. Ehompson by the county treasurer of Holt county. Plaintiffs seek to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed is null and void and not being issued under the county treasurer's official seal. To secure the payment of one promissory note dated August 12 1887, and becoming due August 1, 1892, for the sum of \$50 and interest at the rate of eight per cent. per annum payable 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 \$550, and interest at the rate of eight per cent. per annum from August 12, 1887, to August 1, 1892, and ten per cent. thereafter until pald and taxes paid by plaintiffs in the sum of \$53, and interest at the rate of eight per seent. per annum from August 12, 1887, to August 1, 1892, and ten per cent. thereafter until pald and taxes paid by plaintiffs in the sum of \$53, and interest at the rate of eight per seen and laintiffs pray that said premises may be decreed to be sold to answer said petition on or before the lith day of April 1895.

thereon.
You are required to answer said petition on or before the 15th day of April, 1895.
Dated February 28, 1895.
DILLWYN PARRISH AND JAMES BROWN POTTER, TRUSTEES, Plaintiffs.
35-4
By E. A. HOUSTON, Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

Anna L. Howard, Frank C. Howard her husband. John T. M. Pierce, trustee, T. C. Cannon and Winifred H. Cannon his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1885, 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 defendants Anna L. Howard and Frank C. Howard, her husband, to Dillwyn Parrish and James Brown Potter, trustees, upon the southeast quarter (sei4) of section thirty-three (33) in township thirty (39) north of range sixteen (16) west of the 6th P. M. in Nebraska. That said T. C. Cannon is holding a quit claim deed on said land from T. A. Thompson, based upon a certain pretended tax deed issued to one T. A. Thompson by the county treasurer of Holt county. Plaintiff seeks to set aside such pretended tax deed and said quit claim deed on the grounds that said tax deed is null and void and not being issued under the county treasurers official seal. To secure the payment of one promissory note dated August 5th, 1887, and due August 1, 1882, for the sum of \$1000 and interest at the rate of eight per cent. per annum payable 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 \$1,000 and interest at the rate of eight per cent. from August 1, 1882, and taxes paid in the sum of \$21.35, and plaintiffs pray that said premises may be decreed to be sold to saisfy the amount due thereon. You are required to answer said petition on or before the 15th day of April, 1895.

Dill.Myn Parrish and James Brown Potter, Rustees, Plaintiffs.

LEGAL NOTICE,

Dwight M. Snow and Mrs. Dwight M. Snow, his wife, whose first name is unknown, William D. Goodnow and Mrs. William D. Goodnow his wife, whose first name is unknown, and Maclagan & Pierce, T. C. Cannon and Winifred H. Cannon his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895, 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 defendants Phillip E. Lesperance and Louisa Lesperance his wife to Dillwyn Parrish and James Brown Potter trustees, upon the northwest quarter of section numaer inteteen (19) in township number thirty-one (31) north of range number fifteen (15) west of the 6th P. M. in Holt county, Netraska. That said T. C. Cannon is holding a quit claim deed on said land based upon a certain pretended tax deed issued to one T. A. Thompson by the county treasurer of Holt county. Plaintiffs seek to set as ide said quit claim deed and said pretended tax deed in uli and void and not being issued under the county treasurer's official seal. To secure the payment of a promissory note dated August 8, 1887, for the sum or \$600, and interest at the rate of eight per cent. per annum payable 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 \$600 and interest at the rate of ten per cent. per annum from November 1, 1889, to August 1, 1802, and ten per cent. thereafter until paid and \$17.60 taxes paid by the plaintiffs herein, 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 the 15th day of April, 1896.

Dated February 28, 1895.

Dillewyn Parrish and

Henry Stansberry, Lucy Stansberry, his wife, Pierce. Wright and Company, Charles G. Houck, Mrs. Charles G. Houck, his wife whose first name is unknown, T. C. Cannon and Winifred H. Cannon, his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895, Dillwyn Parrish and James Brown Potter. Trustees, plantiffs 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 defendants Henry Stansberry and Lucy Stansberry, his wife, to Dillwyn Parrish and James Brown Potter, Trustees, upon the south half of the northwest quarter of section twenty-six (26) in township thirty-two (32) north range thirteen (13) west of the 6th Principal Meredian in Nebraska. That said T. C. Usnnon is holding a quit claim deed on said land from said T. A. Thompson based upon a certain pretended tax deed issued to said T. A. Thompson by the county treasurer of Holt county, Plaintiff seeks to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed is null and void and not being issued under the county treasurer's official seal. To secure the payment of one promissory note dated October 18, 1887, and becoming due November 1, 1892, for the sum of \$450 and interest at the rate of ten per cent. per annum payable 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 \$450 and interest at the rate of ten per cent. per annum from November 1, 1890, and \$8.04 taxes paid by the plaintiffs herein 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 the 15th day of April, 1895.

You are required to answer said petition on or before the 15th day of April, 1895. Dated February 28, 1895. DILLWYN PARRISH AND JAMES BROWN POTTER, TRUSTEES, Plaintiffs. 35-4 By E. A. Houston, Attorney.

NOTICE.

Hiram H. Taintor, defendant, will take notice that on the 2md day of March, 1894, the Commercial Investment Company, the plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to recover of and from you, the said defendant, the sum of \$609.77 upon an account for moneys paid out and expended by the plaintiff for the defendant, and services done and performed by the plaintiff, at the defendant's special instance and request, upon which there is now due the sum of \$609.77, with interest thereon at the rate of ten percent, per-annum from the 15th day of March, 1894.

You are further notified that on order of

sum of \$609.77, with interest thereon at the rate of ten percent, per annum from the 15th day of March, 1894.

You are further notified that on order of attachment was issued in the said case, and the following described premises, to-wit: The west half of the southwest quarter of section nineteen (19) and west half of northwest quarter of section thirty (30) township twenty-nine (29) range twelve (12) and the east half of the southeast quarter of section twenty-four (24 and the east half northeast quarter of section twenty-five (25) township twenty-nine (29) range thirteen (13) west, in Holt county, Nebraska, were on the 22nd day of March, 1894, taken thereunder, and will be subjected to the payment of said judgment against you upon said account for the amount found due.

You are required to answer said petition on or before Monday, the 15th day of April, 1895. C. Flansburg, 35-4 Attorney for Plaintiff.

LEGAL NOTICE.

LEGAL NOTICE,

William M. Calvert, Caroline Calvert his wife, Maclagan and Pierce, T. C. Cannon and Winifred H.Cannon his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895. 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 morigage executed by defendants, William M. Oalvert, and Caroline Calvert his wife, to Dillwyn Parrish and James Brown Potter trustees, upon the north east quarter of section number twenty-four (24) in township number thirty-three (33) north of range number sixteen (16) west of the 6th P. M. in Holt county, Nebraska. That said T. C. Cannon is holding a quit claim deed on said land from said T. A. Thompson and based upon a certain pretended tax deed issued by the county treasurer of Holt county to said T. A. Thompson. Plaintiff seeks to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed is null and void and not being issued under the county treasurer's official seai. To secure the payment of a promissory note dated July 14, 1887, and becoming due July 1, 1892, for the sum of 8800, and interest at the rate of eight per cent. per annum payable annually and tan per cent. after maturity; that there is now due upon said note and mortgage according to the terms thereof, the sum of 8800 and interest at the rate of eight per cent. per annum payable annually and tan per cent. after maturity; that there is now due upon said note and mortgage according to the terms thereof, the sum of 8800 and interest at the rate of eight per cent. per annum from November 1, 1889, to August 1, 1892, and 815.22 taxes paid by plaintiffs herein, 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 the 15th day of April, 1895.

Dillwyn Parkish And James Brown-Potter, Trus

LEGAL NOTICE.

LEGAL NOTICE.

John H. Taylor and Ella M. Taylor, Maelagan and Pierce T. C. Cannon and Winifred H. Cannon his wife and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895, 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 defendants John H. Taylor and Ella W. Taylor his wife, to Dillwyn Parrish and James Brown Potter, trustees, upon the northwest quarter of section thirty-three (33) in township thirty-four (34) north, range fourteen (14) west of the 6th P. M. in Nebraska. That said T. C. Cannon is holding a quit claim deed on said land from said T. A. Thompson, based upon a certain pretended tax deed issued to said T. A. Thompson by the county treasurer of Holt county. Plaintiff seeks to set aside said quit claim deed and said pretended tax deed on the ground that said tax deed is null and void and not being issued under the county treasurer's official seal. To secure the payment of one promissory note dated August 15, 1887, and becoming due August 1, 1882, for the sum of \$700, and interest at the rate of eight per cent. per annum payable 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 eight per cent. per annum payable to August 1, 1882, and ten per cent. thereafter until paid and taxes paid by the plaintiff in sum of \$700 and interest at the rate of eight per cent. per annum from November 1, 1889, to August 1, 1882, and ten per cent. thereafter until paid and taxes paid by the plaintiff in the sum of \$20.28, 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 the 15th day of April, 1895.

Dated February 28, 1895,

DILLWYN PARRISH AND JAMES BROWN POTTER, TRUSTEES, Plaintiffs.

35-4

By E. A. HOUSTON, Attorney.

LEGAL NOTICE.

W. E. Morrow. T. C. Cannon and Winifred H. Cannon, his wife, and William A. Gill and Eliza J. Gill, his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895, Dillwyn Parrish and James Brown Potter. Trustees, plaintiff's 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 defendants William A. Gill and Eliza J. Gill, his wife, to Dillwyn Parrish and James Brown Potter. Trustees, upon the northwest guarter (NW4) of tsection fourteen (14) in township thirty-three (33) north and range fifteen (15) west of the 6th Principal Meredian in Nebraska. That said T. C. Cannon is holding a quit claim deed on said land from said T. A. Thompson based upon a certain pretended, tax deed issued to said T. A. Thompson by the county treasurer of Holt county. Plaintiffs seeks to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed is null and void and not being issued under the county treasurer's official seal. To secure the payment of one promissory note dated August 1, 1892, and becoming due August 1, 1892, for the sum of \$900 and interest at the rate of eight per ceat, per annum payable annually and ten per cept. after maturity; that there is now due upon said note and mortgage occording to the terms thereof the sum of \$900 and interest at the rate of eight per cent. per annum from November 1, 1887, to August 1, 1882, and taxes paid by the plaintiffs herein in the sum of \$23.10, and plaintiffs herein in the sum of \$23.10

LEGAL NOTICE.

LEGAL NOTICE.

John T. M. Pierce, Annie W. Pierce, John Barrith and Mrs. John Barrith, whose first name is unknown, Pierce, Wright and Company, Herbert E. Goodrich and Kate E. Goodrich, his wife, and the American Mortagge Trust (Limited.) defendants, will take notice that on the 28th day of February, 1895, 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 Isaac I. Peirce and Emma Peirce his wife to Dillwyn Parrish and James Brown Potter, Trustees, upon northeast quarter of section twenty-eight township thirty-one range sixteen west in Holt county, Nebraska, to secure the payment of one promissory note dated August 6, 1887, for the sum of 2000 and interest at the rate of eight per cent. per annum payable 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 8000 and interest at the rate of eight per cent, per annum from August 6, 1887, and taxes paid by plaintiff in the sum of \$30.33 and plaintiffs pray that 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 15th day of April, 1895
Dated February 28, 1895.

DitLWYN PARRISH AND JAMES BROWN POTTER, TRUSTEES, Plaintiffs.

35-4 By E. A. Houston, Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

Thomas W. Bartley, Mary E. Bartley, his wife, The Newton Wagon Company, a corporation. J H. Keith, trustee, T. C. Cannon and Winifred H. Cannon, his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895. 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 defendants Thomas W. Bartley and Mary E., Bartley, his wife, to Dillwyn Parrish and James Brown Peter, Trustees, upon the south half of the southeast quarter of section four (4) and the north half of the northeast quarter of section nine (9) all in township thirty, two (32) north, range sixteen (16) west of the 6th Principal Meredian in Nebraska. That said P. C. Cannon is holding a quit claim deed on said land from said T. A. Thompson by the county Treasurer of said Holt county. Plaintiff seeks to set aside said quit claim dee 1 and said pretended tax deed in the grounds that said tax deed is null and void and not being issued under the official seal of said county treasurer's office. To secure the payment one one promissory note dated October 18, 1887, and becoming due November 1, 1892, for the sum of \$900 and interest at the rate of ten per cent. Der annum payable semi-annually and ten per cent. after maturity; that there is now flue upon said note and mortgage according to the terms thereof the sum of \$900 and interest at the rate of ten per cent. per annum from October 18, 1887, and taxes paid by the plaintiffs in the sum of \$900 and interest at the rate of ten per cent. Be now the upon said note and mortgage according to the terms thereof the sum of \$900 and interest at the rate of ten per cent. Be now the upon said note and mortgage according to the terms thereof the sum of \$900 and interest at the rate of ten per cent. Be now the upon said note and mortgage according to the terms thereof the sum of \$900 and inter

On or being the last day of April 1820.
Dated February 28, 1885.
Dillwyn Parrish and James Brown
Potter, Trustees, Plaintiffs.
35-4 By E. A. Houston, Attorney.

LEGAL NOTICE.

Jacob A. Jaques and Ettle M. Jaques, John T. M. Pierce, trustee, John T. M. Pierce, Annie W. Pierce, his wife, Laclagan and Pierce, T. C. Cannon, and Winifred H. Cannon, his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895, 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 defendants Jacob A. Jaques and Ettle M. Jaques, his wife to Dillwyn Parrish and James Brown Potter. Trustees, upon the northwest quarter of the southwest quarter of section five (5) and the south half of the southeast quarter of section six (6) all in township thirty-two(32) north, in range fifteen (15) west of the 6th Principal Meredian in Nebraska. That T. C. Cannon is holding a quit claim deed on said land from said T. A. Thompson and based upon a certain pretended tax deed issued to said T. A. Thompson by the county treasurer of said Holt county. Plaintiffs seeks to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed is null and void and not being issued under the county treasurer's official seal. To secure the payment of one promissory note dated August 20, 1887, and becoming due August 1, 1862, for the sum of \$1,000 and interest at the rate of eight 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 \$1,000 and interest at the rate of eight per cent. per annum from November 1, 1890, to August 1, 1892, and taxes paid by the plaintiffs herein in the sum of \$16,69 and plaintiffs pray that said premises may be decreed to on or before the 15th day of April, 1895.

Dillewyn Parrish and

LEGAL NOTICE.

LEGAL NOTICE.

Herbert E. Goodrich, Kate E. Goodrich his wife' James Byron and Pierce Wright and company, and Mrs; James Byron, whose first name is unknown, defendants, will take notice that on the 28th day of February, 1885. 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 Charles Allman and Eliazbeth Allman his wife, to Dillwyn Parrish and James Brown Potter, trustees, upon the northwest quarter of the southeast quarter and lots two (2) three (3) and four (4) all in section thirty (30) township thirty-three (33) north, range sixteen (16) west of the 6th P. M. in Nebraska; to secure the payment of one promissory note dated September 1, 1887, and becoming due September 1, 1892, for the sum of \$700 and interest at the rate of eight per cent. per annum payable semi-annually and ten per cent. after mrturity; that there is now due on said note and mortgage according to the terms thereof the sum of \$700 and interest at the rate of eight per cent, per annum payable semi-annually and ten per cent. after mrturity; that there is now due on said note and mortgage according to the terms thereof the sum of \$700 and interest at the rate of eight per cent, per annum payable the amount due thereon.

You are required to answer said petition on or before the 15th day of April, 1895.

Dutleyn Parrish and James Brown Potter, Trustress, Plaintiffs.

By E. A. Houston, Attorney.

NOTICE TO NON-RESIDENT DEFENDANTS In the district court of Holt county, Nebraska. Nathaniel Annable, plaintiff,

In the district court of Holt county, Nebraska. Nathaniel Annable, plaintiff,

George W. Blevins, Lucretia A. Blevins, his wife, Andrew J. Miller, Mary M. Miller, his wife, Donat Miller, — Miller his wife, Donat Miller, — Miller his wife, Whose first name is unknown, and Milton B. Whitney, Charles S. Fairchild, Harry E. Mooney, Sanford B. Ladd and Frank Hagermann receivers for the Lombard Investment Company, defendants.

The defendants above named and each of them will take notice that on the 4th day of March, 1895, the plaintiff herein filed his petition in the office of the clerk of the district court in and for Holt county, Nebraska, the object and prayer of which are to foreclose a certain mortgage executed by the defendantsGeorge W. Blevins and Lucretia A. Blevins, his wife, to the Lombard Investment Company, on the fourteenth day of May, 1887, upon the following described real estate situated in Holt county, Nebraska, to-wit: The northeast quarter of section twenty-two, in township thirty, north of range fourteen, west, of the 6th P. M., to secure the payment of a certain first mortgage coupon bond made by the defendants George W. Blevins and Lucretia A. Blevins, his wife, on the l4th day of May, 1887, for the sum of \$900, with interest thereon from date thereof until maturity, at the rate of six per cent, per annum from maturity until paid, which said coupon bond by the terms thereof was due and payable on the first day of June, 1892, and which said bond and mortgage are now owned by this plaintiff. That there is now due and payable on taxes paid by plaintiff to protect his security in said premises, the sum of \$1,143,28, with interest of the rate of ten per cent, per annum from the first day of March, 1895, for which sum and interest plaintiff prays that defendants be required to pay the same or that said premises be sold to satisfy the amount found due plaintiff.

You are required to answer said petition on or before the 15th day of April, 1895.

Dated at O'Nelli, Nebraska, March 4, 1896.

NATHANIEL AN

LEGAL NOTICE.

LEGAL NOTICE.

L. M. Cleveland, Emma A. Cleveland, his wife, Henry L. Ottemeir, Bartley Blain, John P. Spitler and H. A. Berry, defendants, will take notice that on the 28th day of February, 1895, 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 defendants L. M. Cleveland and Emma A. Cleveland, his wife, to Dillwyn Parrish and James Brown Potter. Trustees, upon the southeast quarter of section twenty-eight (29) in township thirty-three (33) north, range fifteen (15) west of the 6th Principal Meredian in Nebraska to secure the payment of one promissory note dated September 1, 1892, for the sum of \$1,050.00 and interest at the rate of eight per cent. per annum payable (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 \$1,050.00 and interest at the rate of eight per cent, per annum from November 1, 1887, ito September 1, 1892, and ten per cent, thereafter until paid, 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 the 15th day of April, 1895.

Dated February 28, 1895

Dillwyn Parrish and James Brown Potter, Trustees, Plaintiffs. 35 4

By E. A. Houston, Attorney

LEGAL NOTICE.

LEGAL NOTICE.

Dudley K. Brewer, May A. Brewer, his wife, John T. M. Pierce, Annie W. Pierce, his wife, and Edward DeLand. defendants, will take notice that on the 2sth day of February, 1895, 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 defendants Dudley K. Brewer and May A. Brewer, his wife, to Dillwyn Parrish and James Brown Potter. Trustees, upon the northwest quarter of section eight (8) in township thirty-two (32) range fourteen (14) west of the 6th Principal Meredian in Nebraska. That said Edward DeLand is holding a certain pretended tax deed on said land issued to him by the treasurer of said Holt county. Plaintiff seeks to set said tax deed is null and void and not being issued under the county treaserer's official seal. To secure the payment of one promissory note dated August 1, 1887, and becoming due August 1, 1892, for the sum of \$700 and interest at the rate of eight per cent per annum payable sem-annually and ten per cent after maturity; that there is now due on said note and mortgage, according to the terms thereof, the sum of \$700 and interest at the rate of eight per cent per annum from November 1, 1889, to August 1, 1892, and ten per cent thereafter until paid, and \$12.87 taxes paid by the plaintiffs herein and plaintiffs pray that said premises may be decreed to be sold to satisfy the amount due thereon.

thereon.
You are required to answer said petition on or before the 15th day of April, 1895.
Dated February 28, 1895.
DILLWYN PARRISH AND JAMES BROWN POTSER, TRUSTEES, Plaintiffs.
35-4
By E. A. Houston, Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

Will K. Johnson and Beil R. Johnson, his wife' T. C. Cannon, and Winifred H. Cannon, his wife' T. C. Cannon, and Winifred H. Cannon, his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, 1895, 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 defendants Will K. Johnson and Beil R. Johnson, his wife, to Dillwyn Parrish and James Brown Potter, Trustees, upon the southeast quarter of section number twenty-five (25) in township number thirty-one (31) north of range number sixteen (16) west of the 6th P. M. in Holt county, Nebraskai that said P. C. Cannon is holding a quit flaim deed on said land from said T. A. Thompson based upon a certain pretended tax deed issued to said T. A. Thompson by the coulty treasurer of Holt county. Plaintiff seeks to set aside said quit claim deed and said pretended tax deed on the grounds that said tax deed is null and void and not being issued under the official seal of said county treasurer's office. To secure the payment of a promissory note dated October 18, 1837, and becoming due November 1, 1892, for the sum of \$1,000 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 \$1,000 and interest at the rate of ten per cent. per annum from October 18, 1837, and for taxes paid by plaintiff in the sum of \$1,000 and interest at the rate of ten per cent. per annum from October 18, 1837, and for taxes paid by plaintiff in the sum of \$1,000 and interest at the rate of ten per cent. per annum from October 18, 1837, and for taxes paid by plaintiff in the sum of \$1,000 and interest at the rate of ten per cent. per annum from October 18, 1837, and for taxes paid by plaintiff in the sum of \$1,000 and interest at

thereon.
You are required to answer said petition on or before the 15th day of April, 1895.
Dated February 28, 1895.
DILLWYN PARRISH AND JAMES BROWN POTTER, TRUSTEES, Plaintiffs.
35-4 By E. A. Houston, Attorney.

LEGAL NOTICE.

LEGAL NOTICE.

John W. West, Sarah E. West his wife, and James F. Toy and The Farmer's Loan and Trust company defendants, will take notice that on the 28th day of February. 1895. Dill-wyn 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 defendants John W. West and Sarah E. West his wife, to Dillwyn Parrish and James Brown Potter, trustees, upon the northeast quarter of section (wenty-two (22) in township thirty-two (32) north, range thirteen (13) west of the 6th P. M. in Nebraska: That said Farmer's Loan and Trust company and James F. Toy are holding each a pretended tax deed on said land which the plaintiff seeks to have declared null and void and set aside on the grounds that the same was not issued under the county treasurer, sofficial seal. To secure the payment of one promisory note dated October 16. 1887, and becoming due November 1, 1882, for the sum of \$800 and interest at the rate of ten per cent. per annum payable 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 \$800 and interest at the rate of ten per cent. per annum from October 18, 1887, 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 the 15th day of April, 1895. Dated February 28, 1896.

Dill.LWNP Parrishs And James Brown Potter, Trusters, Plaintiffs.

25-4 By E. A. Houston, Attorney.

In the District Court of Nebraska

Alexander Gaumond, Lizie (
husband, J. B. McKinier,
McKinley, Wm. II. Carna
heirs of Jennie Gaumond
D. Townsend and John De.
Above named defendants a
fed that said plaintif has
said court asking for the
mortgage given by Alexand
W. B. McKinley, dated fe
recorded in book 25, page 4
mortgage records, now owned
upon which there is now due
W. K. D. Townsend has fied
in said action seeking in said and in default the sum of mag above amounts bear interests from February 1, 1895. Learn heretofore been obtained for the unknown herrs of Jenns deceased, by the publication of Above described liens are pursulen. claim or title of any of said and it is sought to have said an according to law and the processaid indebtedness interest and of said defendants barred of the redemption.

or said defendants barred of the redemption.
You and each of you are require said petition and cross petition a Monday, the 1st day of April same will be taken as true and as as prayed therein.
TIBBETS, MOREY & FERRIS & W. Attorneys for Plaintiff and Crost Townsend.

LEGAL NOTICE

Ciminnie B. Beaver, formerly in the Lewis Quinley Beaver, her in John R. Smith and Mrs John Wife whose first name is unknown. Thompson, T. C. Cannon art with the Cannon his wife, defendants with the district court of Holt county ways Parrish and James Brown by tees, plaintiffs herein, filed they the district court of Holt county against said defendants, the aprayer off which are to foreignorizing executed by defendant Dustin, now Minnie B. Beare Parrish and James Brown Poter, upon the southwest quarte number ten [10] in township neathree [33] north of range number west of the 6th P. M. in Holt us braska, to secure the payment sory note dated September in Sum of \$220 and interest at then per cent. per annum payables ten per cent after maturity now due upon said note an according to the terms thered \$220 and interest at the nit cent per annum from Noreas September 1, 1892, and ten per after until paid; and plaintisaid premises may be decred a satisfy the amount due thereos.

That said T. C. Cannon is certain pretended tax deed issaid C. Cannon by the county recounty. Plaintif seeks to see That said T. C. Cannon is certain pretended tax deed issue C. Cannon by the county tree county. Plaintiff seeks to store the county. Plaintiff seeks to store the county tree county. Plaintiff seeks to store the county tree tax deed is null and void at issued under the county trees seal.

You are required to answer on or before the 22nd day of April Dated February 28, 1885.

DILLWYN PARRISH AND JAR POTTER, TRUSTEES, Plaintiffs.

38-4 By E. A. Houster.

Dr. Price's Cream Baki

Coonecticut General Life In

Melville D. Barnes and wife, Man Bennett Farner and wife, Man Farner, Annie B. Kingsbury at Mr. Kingsbury, first name was Bowden, Mary J. Holcombs Mr. Holcombs, first name unin Cramer and wife, Mrs Pallyt fendants.

Nebraska, against you and each object and prayer of said petits foreclose a certain mortgage and defendants Melville D. Barnest agaret Barnes to E. S. Ormsly, I. American Investment company, gage has been assigned to be was given on the followint was given on the followint was estate situated in the county state of Nebraska, to-wit: Ta quarter of the southeast quarter seventeen and west half of sefourth and northwest quarter of section twenty ship thirty, range fifteen west dead mortgage being given as payment of a certain compandated May 27, 1887, and due-drawing interest at seven eannum payable semi-annul, alleges that there is due it on since the mortgage given to secure if fifteen hundred dollars (\$123) taxes paid by the patches they terms of said mortgage, for with interest from this date plainers and the said of the defendant to pay the same or that said in be sold to satisfy the amount for that plaintiff may be decreed to lien on said premises and preterest of all of the defendant is land.

You are required to answersall or before the 22nd day of April, so the said premises and preterest of all of the defendant is land.

R. R. D. 36-4.







