

# **Right Arm Paralyzed!** Saved from St. Vitus Dance.

"Our daughter, Blanche, now fif-teen years of age, had been terribly afficied with nervousness, and had lost the entire use of her right arm. We feared St. Vitus dance, and tried the best physicians, with no benefit. She has taken three bottles of Dr. Miles' Nervine and has gained 31 pounds. Her nervousness and symp-toms of St. Vitus dance are entirely gone, she attends school regularly, and has recovered complete use of her arm, her appetite is splendid." MRS. R. & BULLOCK, Brighton, N. Y.

Dr. Miles' Nervine Cures.

Dr. Miles' Nervine is sold on a positive guarantee that the first bottle will benefit. All druggists sell is at 21,6 bottles for 50, or is will be sent, prepaid, on receipt of price by the Dr. Miles Medical Co., Elkhart, Ind.

## For Sale by all Druggists.

Chamberlain's Cough Remedy gives the best satisfaction of any cough medicine I handle, and as a seller leads all other preparations in this market. I recommend it because it is the best medicine I ever handled for coughs, colds

and croup. A. W. Baldridge, Millersville, Ill. For sale by P. C. CORRIGAN, Druggist.

The home newspaper too frequently does not receive that support and respect from the community in which it is published to which it is entiled. It is more or less a public institution, and the editor, if he is fit to hold the place he occupies, is always alert to do and say occupies, is siways alert to do and say everything necessary and possible for the benefit of his town, and his efforts should meet with the reward of the patronage of the people of his town who are able to read and write, no matter if they do not entirely agree with the editor in all the views he puts forth as to public affairs. The editor of an ex-change who has kept tab on those who show a lack of appreciation of his hon-est efforts to get out a decent and res-pectable home newspaper gives about the facts as follows: "Whenever you hear a man finding fault with a local paper, open it up, and ten to one he haan't an advertisement in it; five to one he never gives it a job of work to do; he never gives it a job of work to do; three to one that he does not take the paper; two to one that if he is a sub-scriber, he is a delinquent; even odds he never does anything in any way that will assist the publisher to run a good paper; and forty to one that if the paper is a good one and full of life. he is most eager to see the paper when it comes eager out."

## LEGAL ADVERTISEMENTS

# NOTICE FOR PUBLICATION

LAND OFFICE AT O'NEILL, NEB., | February, 23, 1805, | Notice is hereby given that the following amed settler has filed notice of his intention o make final proof in support of his claim, nd that said proof will be made before the egister and Receiver at O'Neill, Neb., on pril 8, 1805, viz:

Register and Receiver at O'Neill, Neb., on April 8, 1896, viz: LEVI J. TRULLINGER H. E. No. 14615 for the NW. 4 Sec. 7, Twp. 30. N. Rangre 9, w. He names the following witnesses to prove his continuous residence upon and cultiva-tion of, said land, viz: Swan Alm, Anton Sweyendson, Joseph M. Hunter. Charles W. Tullis, all of Mineola, Neb. 34-6 JOHN A. HARMON, Register.

## NOTICE.

 NOTICE.

 Jane Keeler, the defendant, will take notice the state of the company, the plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against said defendant, the outpet of and from you, the said defendant, the sum of \$47.4 is upon an account for moneys paid out and expended by the plaintiff or 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 \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which there is now due the sum of \$47.4 is upon which the subset is upon the \$50.4 is there there is now due the sum of \$40.4 is upon which the subset is upon which the subset is upon which the subset is upon which there is the subset is the subset is the subset of the \$40.4 is there there is not \$40.4 is upon which the subset of the \$40.4 is there there is not \$40.4 is upon which the subset of the \$40.4 is upon which the subset of the \$40.4 is upon which the subset of the \$40.4 is there there is and \$40.4 is upon which there is there is th

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## LEGAL NOTICE.

LEGAL NOTICE.W. F. Morrow, T. C. Cannon and Winifred<br/>Forman, his wife, and William A. Gill and<br/>Eliza J. Gill, his wife, and T. A. Thompson,<br/>day of February, 1806, Dillwyn Parrish and<br/>hares. Brown Potter, Trustees, plaintiff's<br/>herein, filed their petition in the district<br/>of defendants, the object and prayer of which<br/>the district of the county, Nebraska, against said<br/>defendants, the object and prayer of which<br/>the district of the county, Nebraska, against said<br/>defendants, the object and prayer of which<br/>the district of the county, Nebraska, against said<br/>defendants, the object and prayer of which<br/>the district of the county, Nebraska, against said<br/>defendants William A. Gill and Eliza J.<br/>Gill, swife, to Dillwyn Parrish and James<br/>partish and James<br/>the object and prayer of which<br/>the defendants William A. Gill and Eliza J.<br/>Gill, swife, to Dillwyn Parrish and James<br/>hydefendants William A. Gill and Eliza J.<br/>defendants william A. Gill and Eliza J.<br/>Gill, and the said the said the said the and the said<br/>the and the said the said

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# NOTICE TO NON-BESIDENT DEFENDANTS NOTICE TO NON-HE In the district court of Holt county, Nebraska, Nathaniel Annable, plaintiff,

braska, in and for

Anna A. Brook M. Brooks, defend Brooks, defend To Anna A. Fanny M. Broo Clara M. Broo entitied cause. You are here on file in the off court of the s Holt county. plaintiff in the you impleaded

plaintiff in the above er you impleaded with i named in the title of as the court may find the tiff upon one real est the sum of seven hur dated March 1, 1822 given by the detendan George W. Broks in Lombard Investment owned by the plaintiff, described real estate, a of Holt, and state of N, northwest quarter [W township thirty [30] decree be entered by th in favor of the plain mortgage; that said

mortgage; that said sold under said decre such sale applied tow amount found to b said bond, with intere

closure, and that any right closure, and that any right terest owned or claimed by you, in or to said premise junior and inferior to the ien thereop

View and interior to the lien thereon. You are here with a diff on or before to the lass, and that, if you fail on or before said day, tained in said petition and judgment and d therein prayed for. 37-4

Minnie B. Beaver, for n. Lewis Quinley Beau ohn R. Smith and J ife whose first name is

that on the 28th day of wyn Parrish and James tees, plaintiffs herein, the district court of f against said defendar prayer off which are mortgage a yourd be

mortgage executed by def Dustin, now Minnie B. Parrish and James Brown

LEGAL NO

In the district court of Holt county, Nebraska, Nathaniel Annable, plaintiff, Ts. George W. Blevins, Lucretia A. Blevins, his wife, Andrew J. Miller, Mary M. Miller, his wife, Connat Miller, C. Mary M. Miller, his wife, Constant State, Mary M. Miller, his wife, Constant State, Mary M. Miller, his wife, Andrew J. Miller, Mary M. Miller, his wife, Constant State, Mary M. Miller, his wife, Constant, State, S. Fairchild, Harry E. Mooney, Sanford B. Ladd and Frank Hager-mann receivers for the Lombard Invest-ment Company, defendants. The defendants above named and each of March, 1886, the plaintiff herein filed his provide the office of the clerk of the dis-trict court in and for Holt county, Nebraska, the object and prayer of which are to fore-close a certain mortgage executed by the defendantsGeorge W. Blevins and Lucretia A. Blevins, his wife, to the Lombard Invest-ment Company. on the fourteenth day of March, 1887, upon the following described real state situated in Holt county, Nebraska, to-wit: The northeast quarter of section twenty-two, in township thirty, north of range fourteen, west of the ferendants foorge W. Blevins and Lucretia A. Blevins, his wife, on the Hith day of May, 1887, for the sum of 6000, with interest thereon from date thereof until maturity, at the rate of step per cent, per annum from maturity until paid, which said coupon bond and mortgage and for taxes paid by plaintiff to protect his security in said premises, the sum of function said and mortgage are now when and payable on said coupon bond and mortgage and for taxes paid by plaintiff to protect his security in said premises, the sum or for the secure to answer said petition on before the list day of April, 1895, dor March, 1895, for which sum and interest by and may also a state of permises be solid to saitsfy the amount found due plaintiff prays that defendants be required to pay the same or that sa

#### LEGAL NOTICE.

LEGAL NOTICE. I. M. Cleveland, Emma A. Cleveland, his Network of the series of the s

LEGAL NOTICE. Dadley K. Brewer, May A. Brewer, his wife, and Edward DeLand, defendants, will take both T. M. Pierce, Annie W. Pierce, his wife, and Edward DeLand, defendants, will take both T. M. Pierce, Annie W. Pierce, his wife, and Edward DeLand, defendants, will take both T. M. Pierce, Annie W. Pierce, his wife, both T. M. Pierce, Annie W. Pierce, his wife, both T. M. Pierce, Annie W. Pierce, his wife, both T. M. Pierce, Annie W. Pierce, his wife, both T. M. Pierce, and James Brown Potter, restrates, against said defendants Dudley K. Brewer and May A. Brewer, his wife, to provide executed by defendants Dudley K. Brewer and May A. Brewer, his wife, to provide executed by defendants Dudley K. Brewer and May A. Brewer, his wife, to provide executed by defendants Dudley K. Brewer and May A. Brewer, his wife, to provide executed by defendants Dudley K. Brewer and May A. Brewer, his wife, to provide execute the other of the transition for the term of the northwest of the Star provide and in Nebraska. That said Edward provide interest and host county. Plaintiff breeks to set said tax deed is null and voide of an ot being issued under the county treast of the terms thereof, the sum of 8700 and not being issued under the county treast of the terms thereof, the sum of 8700 and not being issued under the county is and where annum payable sem-annually and where an interest at the rate of eight per on the terms thereof, the sum of 8700 and interest at the rate of eight per cent, per provide the terms thereof, the sum of 8700 and interest at the rate of eight per cent, per and the per cent thereafter until Pading and the per term thereafter until Pading and the per cent thereafter until Pading

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

Big and interest at the rate of ten per contingent and the rest of the promises the painting to the terms the rest of ten per contingent and standard promises may be chain the suid promises may be chain the suid promises may be chain the suid to satisfy the amount down and the morth character and the suid to satisfy the amount down and the suid the suid to satisfy the amount form the suid the suid to satisfy the satisfy t

Dustin, now Minnié B. Parrish and James Brown h upon the southwest qua number ten [10] in townshy three [33] north of ranges west of the 6th P. M. in Mo braska. to secure the par sory note dated septe and becoming due Septenke sum of £220 and interest at per cent. per annun par ten per cent after mint according to the terms is 2200 and interest at the a cent per annum from is September 1, 1832, and ten satisfy the amount due the That said T. C. Canno certain pretended tax deel C. Cannom by the county county. Plaintif seels a pretended tax deed on the tax deed is null and reliant de thereon. You are required to answer said petition on or before the 15th day of April, 1885. Dated February 28, 1895 DILLWYN PARBIEN AND JAMES BROWN POT-TER, TRUSTEES, Plaintiffs. By E. A. Houston, Attorney issued under the county seal. You are required to us on or before the 22nd day of Dated February 23, 186. DILLWY PARES AN POTTER, TRUSTEES, Plaint 36-4 By E. A. So LEGAL NOTICE. Dr. Price's Cream Bai World's Fair Highest Mate

IN THE DISTRICT ( COUNTY, NE Coonecticut General Life pany, a corporati

Nolville D. Barnes and while Bennett Farner and whi Farner, Annie B. Kingsbury, Mr. Kingsbury, Instana Bowden, Mary J. Holowith Mr. Holeombe, first name Cramer and wile, Mr M fendants. NOTICE

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## LEGAL NOTICE.

LEGAL NOTICE. John T. M. Pierce, Annie W. Pierce his wife and T. A. Thompson defendants, will take notice that on the 25th day of February, 1895, Dillwyn Parrish and James Brown Potter, trustees, plaintiffs herein, filed their petition in the district court of Holt county, Nebraska gainst said defendants, the object and prayer of which are to foreclose a certain mortgage executed by George L. Miller and Florence 8, 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 fiteen (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 form said T. A. Thompson based upon a cer-tain pretended tax deed issued to one T. A. Thompson by the county treasurer of Holt county. Plaintiff seeks to set aside said quit issued under the county treasurer's offician different the day way the same of the grounds that said tax deed is null and yold on the ground that said tax deed no the grounds that said tax deed is used to 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 81,100 and inter-st at the rate of eight per cent, per annum from November 1, 1898, to August 1, 1892, and ten per cent, thereafter until paid, and taxes paid by the plaintiffs herein the sum of 826.78, and plaintiffs per dent said premises may be decreed to be sold to satisfy the amount us thereon. To a prefere the lift day of Anreil 1963.

decreed to be bold 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, TRUSTEER, Plaintiffs.
 35-4 By E. A. HOUSTON, Attorney.

LEGAL NOTICE. 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, bis wife, and T. A. Thompson, defendante, will take notice that on the 28th day of February, 1895, Dillwyn Parlish and James Brown Potter, Trustees, plaintiffs herein, filed their petition in the district court of Holt county, Nebraska ayainst said defendants, the object and protrage executed by defendants Henry Stansberry and Lucy Stansberry, his wife, to Dillwyn Parrish and James Brown Potter, Trustees, upon the south half of the north-west quarter of section twenty-aix (20) in Nebraska. That said T. C. Osnon is hold ing aquit claim deed on said land from said T. A. Thompson based upon a certain pre-tended tax deed issued to said T. A. Thomp-nby the county treasurer of Holt county, Plaintiff seeks to set asid e said quit claim deed and said pretended tax deed on the and being issued under the county treas-r of official seal. To secure the payment of defo and interest at the rate of ten pre conting due November 1, 1892, for the pre conting due November 1, 1892, for the pre annum from November 1, 1892, for the pre annum from November 1, 1892, for the provision the terms thereof the sum of the printiffs pray that said premise may be adden therest at the rate of ten per cent, per annum from November 1, 1890, and 80.06 to be on the south off and mortgare show due upon said and te mand mortgare show the could to satisfy the amount due laintiffs pray that said premises may be data there the terms thereof the sum of the per cent. after maturity; that there is now due upon said and te maturity is that there is now due upon said and te maturity is and the data there the terms thereof the sum of the per cent. after maturity is the there is now due upon said and te maturity is and there is now due upon said and te maturity is the there is now due upon said and the maturit

## NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION. LAND OFFICE AT O'NEILL, NER. March 20, 1805. 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'Neill, Nebraska, on April 27, 1885, viz: JOHN B. FIREELAND H. E. No. 14355 for the SEA Section 19. township 31, north range 9 west. He names the following witnesses to prove his continuous residence upon and culti-vation of, said land, viz: John F. Gibson, Joseph M. Hunter, Charles W. Tullis, James Binkerd, all of Minneola, Nebraska. 37-dap JOHN A. HARMON, Register.

In the District Court of Holt County, Ne-braska.

American Investment Company, or metsburg, Iowa, a corporation, Plain

Rmmetsburg, 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. Charity Hicks. Jerry McOarthy and wife. Charity Hicks. Jerry McOarthy and wife. Mrs. Jerry McOarthy and wife. Mrs. Jerry McOarthy and wife. Mrs. Jerry McOarthy and Wife. Molecular and the second state of Jopin, Mo., First National Bank, of Omaha, Nebraska: J. H. Henry, Helen T. Brownlee, Robert Brownlee, The State of Nebraska: Elijah H. Thompson, administrator of the estate of John Farner, deceased; Phoenix Insurance Company, of Hartford, Connecticut, and William H. Male, defendants.
 To the plaintiff the American Investment Company. of Hartford, Donnecticut, and William Bark, of Jopin National Bank, of Jopin States and William H. Male, defendants.
 To the plaintiff the American Investment Company. of Hartford, Connecticut, and William H. Male, defendants.
 To the plaintiff the American Investment Company. of Hartford, L. Darr and wife, Mary Getz, David Adams, David L. Darr and wife, Mary Getz, David Adams, David L. Darr and wife.
 Bank, of Jopin, Misouri, J. H. Henry, Helea T. Brownlee and Robert Brownlee and Phoeniz Insurance Company, of Hartford, Connecticut, Townlee and Phoeniz Insurance Company, of Hartford, Connecticut, State and Wife.

Helea T. Brownlee and Robert Brownlee and Phoenix Insurance Company, of Hartford, Connecticut. Tou will each and all take notice that on the ind day of March, 1885, the defendant William H. Male, was by an order of the district court of Hoit county, Ne-brashs, 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 Krnest 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 Nebrasks, Said mortgage being given to secure the pay-ment of a certain coupon bond for five hundred dollars, (860), dated March 18, 1887, and due December 1, 1891, with interest at sight (8) per cent. payable semi-annually, which mortgage and bond defendant alleres that he is the owner and holder of and alleges that there is due and payable thereon the sum of \$600.00 and interest at eight per cent. from December 14, 1891, for which sum with interest from this date, he prays for decree that his co-defendants and the plain-tiff be required to pay or that said amount, also prays that his and 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. To a are required to answer, the answer You are

arty. Lare required to answer, the answer ross petition of the defendant William iale. on or before the 22nd day of 1885. ed this 11th day of March, 1885. R. R. DICKSON, Attorney for Defendant, W. H. Male.

LEGAL NOTICE.

LEGAL NOTICE. O. Mosher and Mrs. O. Mosher (whose first mame is unknown) T. C. Cannon and Wini-fred H. Cannon his wife and T. A. Thompson defendants, will take notice that on the 2sth day of February, 1866, Dillwyn Parrish and 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 Pillwyn Parrish and James Brown Potter, trustees, upon the south half of the northeast quarter and the north-half of the southeast quarter of section fif-teen (15) in township thirty-two (32) north, range ten (10) west of the 6th P. M. in Nebras-a, and the southeast quarter of section fif-teen (15) in township thirty-two (32) north, range ten (10) west of the 6th P. M. in Nebras-a, and the southeast quarter of section fif-teen (15) in township thirty-two (32) north, range ten (10) west of the 6th P. M. in Nebras-ta. Thompson and based upon a certain pretend-de tax deed issued to said T. A. Ehompson by he county treasurer of Holt county. Plain-ing seek to set aside said quit claim deed and pretended tax deed on the grounds that said tax deed is null and void and not be county treasurer of Holt county. Plain-sting issued under the county treasurer's official seal. To secure the payment of one permissory note dated August 12 1887, and the term shereof the sum of 850, and inter-ter annum payable annually and ten per term shereof the sum of 850, and inter-term shereof the sum of 850, and inter-stal the rate of eight per cent. Jeer annum from August 12, 1887, to August 1, 1898, and hereof the sum of 850, and inter-terms thereof the sum of 850, and inter-terms thereof the sum of 850, and inter-stal the rate of eight per man

hereon. You are required to answer said petition on r before the 15th day of April, 1895. Dated February 28, 1895. DILLWYN PARRIEN AND JAMES BROWN POTTER, TRUSTERS, Plaintiffs. 854 By E. A. HOUSTON, Attorney.

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Attorney for Plaintiff.

## LEGAL NOTICE,

LEGAL NOTICE, William M. Caivert, Caroline Caivert his wife, Maclagan and Pierce, T. C. Cannon and Winfred H. Cannon his wife, and T. A. Thomp-son, defendants, will take notice that on the stat day of February. 1885. Dillwyn Parrish herein, filed their petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which ary of february. 1895. Dillwyn Parrish herein, filed their petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which ary of the structures, upon the north court of Holt county, Nebraska, and the structure of oreclose a certain morigage executed by defendants. William M. Caivert, and Caro-line Caivert his wife, to Dillwyn Parrish and caro-to cance number structures, upon the north east quarter of section number thirty-three (3) orth of range number structure (4) in township number the structure on orth of range number structure (4) in township number the structure and T. O. Cannon is holding a quit claim deed on said land from said T. A. Thompson and assed upon a certain pretended tax deed is said T. A. Thompson. Plaintiffs seeks to set aside said quit claim deed and said pre-tended tax deed on the grounds that said tax. deed is null and void and not being issued in the county treasurer's official seeal. To secure the payment of a promissory note state of eight per cent, per annum payable phat there is now due upon said note and and not be, and Sit.22 taxes paid by phatinfits herein, and plaintiffs pray that said the secure the pay. And Sit.22 taxes paid by phatiffs herein, and plaintiffs pray that said the offer the sum of 800, and interest at the rate of eight per cent, per annum payable phatiffs herein, and plaintiffs pray that said phatiffs herein the dow of Apri

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

#### LEGAL NOTICE.

LEGAL NOTIOE. Jacob A. Jaquees and Ettie M. Jaques, John Prierce, Trustee, John T. M. Pierce, Annie W. Pierce, his wife, kaclagan and processory and the properties of the principal Meredian of the properisson of the principal meredian of the principal Meredi

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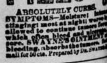
LEGAL NOTICE.
Will K. Johnson and Beil B. Johnson, his wife, and T. A. Thompson, defendants, will take notice that on the 28th day of February, field that on the 28th day of February and the set of the set of

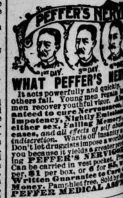
LEGAL NOTICE.

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Mr. Holeombš. first name fremer and wife, Ms fi fordards. NOTICE wor will take notice that petition in the district content object and prayer of said forendants Meiville D. Bam garet Barnes to E. S. Ormit American Investment comp gage has been assigned a was given on the followin state of Nebraska, torit quarter of the southeast program of the southeast fourth and northwest quart east quarter of sections ship thirty, range fitten wi and the further sum of one have the sum of the southeast fitteen hundred dollars fitten the further sum of one has all gage that there is due in the further sum of one has all been to fail of the section of the southeast prime payment of a certain for dated May 27. 1887, and all hours are given to seen an une payable semi-sam if the hundred dollars fitten with interest from this date to basit y the same or that and be sold to satisfy the amount is before the 22nd day of Am Date March 12. 1887. Bada Arch 12. 1887. Bada Arch 12. 1887. Bada March 12. 1887. Bada Arch 12. 1887.









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