Experience With a Woman Cured Him of

the Book Agency Fever. The man had answered an "agents wanted" notice in person, and when he found it was to sell a book he backed away.

"Why don't you want it?" asked the nief. "You can do well with it."

"No, I can't," he replied, firmly. "I've got gall enough and know how to talk, but not for books. I've lost my nerve in that line. I used to be right spry, but about two years ago I went out with a book of interest to women, just to fill in a week of spare time I had, and got a set-back. The first house I struck was presided over by a woman who was about the scrawniest specimen I ever saw.

"'Good morning, miss,' I says to her, thinking the 'miss' would catch her, which it did temporarily. 'I have here a book which I'm sure will interest you. It is just what you want; tells you how to remove wrinkles and traces of age; how to make a thin, scrawny neck plump and firm; how to cultivate a perfect complexion; how to restore an old face to youth; how to turn gray hair back to its original color; how to make a bad figure perfect; how to develop sunken cheeks round and full; how to shape the limbs, hands and feet: how to make thin hair grow; how to make women beautiful; how to-' and right there I stopped. I don't know what made me do it, but something in her expression warned me, so to speak, and all at once it struck me that what I was talking about and what that woman was didn't coincide exactly, and I had put my foot in it. Anyhow, somehow got out of there in a wretched condition, and since that fatal moment I've had no heart in selling books. Not much," and he walked out.

AND IT WASN'T REAL.

But the Young Lady Did Not Know

Those little patent affairs which are the latest in toydom are destined to create a great deal of excitement along crowded city thoroughfares.

One day last week, for instance, there was a group of male pedestrians gathered in close ranks with craned necks about a fakir on a Chicago

A fresh-faced, pretty girl in a big hat and a stylish wrap sallied jauntily down the street, the embodiment of brave and independent womanhood.

This dauntless young woman el-bowed her way ahead through the crowd and glanced casually at the fakir with a little supercilious amile, which included the group of curious

Suddenly the group was agitated and swayed in from the curb, and a small dark object scurried across the pavement. '0-w!

A distinctly feminine scream smote the circumambient air and the brave young woman, her eyes distended by error, grabbed at her skirts with both hands and sprang into the middle of the street, recklessly under the very nose of a herdic horse. The herdic driver said something emphatic; the men on the pavement grinned; the fakir dangled his patent gray mouse and expatiated on its resem-blance to the real thing, and the young woman made a wide circuit of the fakir's corner and dived into the crowd skurrying down Washington

of These Favorites of Fortune Kept Secret by the Treasury.

The millionaire is commonly repreented as engaged in clipping coupons from bonds. This is an eggregious error. Rich men, as a rule, do not hold coupon bonds. The reason is quite obvious. Such bonds are not safe property. They are always payable to bearer, like treasury notes. If lost the government will not replace them. Accordingly, for the sake of security, people are constantly ex-changing them for registered bonds. Thus the sum total of coupon bonds outstanding, which is now about \$70,000,000, is all the time diminishing. They are mostly in the hands of small holders. With the registered bonds it is quite different. They are rich men's property par excellence. At present about \$300,000,000 worth of them are held by private individuals. Of this great sum \$87,000,000, or not far from one-half, are owned by 1,000 persons, roughly speaking, whose holdings average \$80,000. The names of these ortunate individuals are kept secret by the treasury. Some of the fortunes ed in this shape are enormous. Some of the greatest belong to the Vanderbilts. Old William H. Vanderbilt had \$42,000,000 in registered bonds st one time.

The Salesman's Trick.

Some retail silk salesmen have a clever sleight-of-hand trick that deceives many purchasers. The little game is to snatch up a sample of silk in the presence of a customer, pretend with violent gestures to twist it into a rope, and then, with a sudden flout, to shake it free of folds and creases. Any woman knows that silk such as will undergo treatment of that sort is durable, but the woman who buys the silk and tries the experiment at home meets with grievous disappointment. The salesman's twisting process has been a clever make-believe.

A Welcome Brother.

The story of the "Two Dromios" was illustrated in real life at the court house in Cincinnati lately. Edward Zanoni, a twin, was arraigned for stealing lumber. Witnesses identified him positively, but he protested that his twin brother was guilty. The case was continued until the following day, when both brothers appeared in court, and as no one could identify the prisoner the judge dismissed the

LIVING OBMS. Diamonds Declared to Be Masses of

Enormously Active Atoms

If you think your polished diamond is a mere aggregation of inanimate crystals you are away wrong. If you imagine that its components are devoid of orderly, coherent motion, you are equally mistaken. It has come to pass that we are given to understand that diamonds are masses of active molecules. Inasmuch as every compact body is composed of multitudes of exceedingly small, yet not indistinguishable molecules, it might be concluded that in a solid, at least, these particles would be clustered together in an indivisible mass. This theory as applied to diamonds is idcorrect and has been completely overthrown by the researches and experimentations of Sir Robert Bali of Liverpool. The facts set forth by Mr. Ball with reference to the structure of the diamond are fascinating. He asserts that were the sensibility of our eyes increased so as to make them a few million times more powerful it would be seen that the diamond atoms, which forms the perfect gem-when aggregated in sufficient myriads, are each in a condition of rapid movement

of the most complex description. Each molecule would be seen swinging to and fro with the utmost violence among the neighboring molesules and quivering from the shocks it receives from encounters with other molecules, which occur millions of times in each second. The hardness and impenetrability so characteristic would at first sight seem to refute the supposition that it is no more than a cluster of rapidly moving particles; but the well-known impenetrability of the gem arises from the fact that, when attempt is made to press a steel point into a stone, it fails, because the rapidly moving molecules of the stone batter the metal with such extraorlinary vehemence that they refuse to allow it to penetrate or even to mark the crystallized surface.

DIED OF A BROKEN HEART.

Negro's Pathetic Grief Over the Death of His Wife.

There recently died in Louisiana an old negro woman named Aunt Harriet Moore, who left to mourn her the husband with whom she had lived something over fifty years. Uncle Nuggie seemed brokenhearted over the loss, and it is thought finally had his mind unsettled by his bereavement. At any rate after Aunt Harriet had been dead and buried several lays her husband went by night to the cemetery and disinterred the remains and carried them home again. He was met on the road by a man of his own color, who, taking him for a ghost, fled from him. He, however, told what he had seen, and the neighbors went to Uncle Nuggie's cabin and found him engaged in rubbing the feet of the corpse with mustard, and trying to force down the rigid throat hot whisky and water.

The old man said he had been warned in a dream that his wife was only in a trance, and that if he would fetch her home and use measures to revive her she would come to life again. His grief when the body was again taken from him was pitiful, and he seemed unable to attend the second burial. But, as the coffin was being lowered into the grave, Uncle Nuggie suddenly appeared, and, breaking through the party about the grave, threw himself into the hollow on the casket. He was gotten out quite dead, though no injury to him was visible, and the verdict given by physicians is that the old man died in the act of casting himself down of heart failure, or, in other words, literilly of a broken heart.

Got Even With the Judge. It is told of Henry W. Paine, the Boston lawyer, who recently died in that city, and who more than once refused a seat on the Massachusetts supreme court bench, that while he was arguing a case one day before Chief Justice Gray the latter interrupted the course of the argument with the impatient remark: "Mr. Paine, you know that is not law." The nature and manner of the interruption were of a kind to throw even the most self-possessed advocate off his balance. Mr. Paine, however, without any outward manifestation of annoyance or embarrassment, replied with simple dignity, "It was law until your honor spoke," and proceeded with his argument.

Where Suicide Was Excusable.

A beggar at Pesth, Hungary, who vas arrested for throwing himself into the river with intentions of committing suicide, was discharged after telling his remarkable story. He was an aged and shriveled specimen of humanity, with, long, patriarchal beard, and acknowledged that he was past 94 years of age. His excuse for at-tempting to take his own life was that he was no longer able to take care of his father and mother, who were aged 125 and 120 years respectively.

So Tender Hearted. She sat down with the fierce light f controversy shining in her eyes. What's the reason you think women should not be allowed to vete?" she aggressively inquired. "I don't object to the single women voting," he answered, "but I think a poor married woman who has a husband to look after has all the trouble on her hands she deserves. That's my only reason." She arose with her face enwreathed in smiles.

Well-Cared for by Others.

The soldier is the best fed individual of his class in Europe. The British soldier receives for his daily ration 16 ounces of bread, 12 of meat, 2 of rice, 8 of dried vegetables, 16 of potatoes, and once a week he receives counces of salt, 4 of coffee and 9 of PROTITER AND SISTER.

Reunited-A Homeless Wanderer Recog-

An affecting incident in connection with the distribution of charity in the Bethel mission, which is located at the foot of Canal street, Newark, N. J., some time ago, has just become known. The mission is conducted by T. Graham and Duncan Forbes, aided by Mrs. Graham. They gave a free dinner to all who had attended their services. Mrs. Graham sang several

While the meal was being served to the motley crowd of homeless men Mrs. Graham was particularly struck with the appearance of one ragged but intelligent-looking individual, and remarked to her husband that he much resembled a brother whom she had not seen or heard from in many years. Mr. Graham thought little of he suggestion, but the longer Mrs, Graham looked at the man the stronger the impression grew.

As she filled his plate the second time she asked:

"Are you John Coleman from Glasgow?"

"Yes," he replied. "Are you Annie?"

"I am," she said, and brother and sister clasped hands as the tears started from their eyes. The astonished gathering of poor and hungry took in the situation-and some one of them started the hymn, "Praise God, from whom all blessings flow."

Coleman said afterward that he recognized his sister's voice and his mother's favorite hymn while she was singing, but was afraid to speak lest he might be mistaken. He has a good home in Glasgow, but came to America to better himself.

He was employed for a time in Findlay, Ohio. He lost his position when times grew hard and he had walked all the way to Newark.

AN UNSIGNED CHECK.

The Amount Was \$34,000 and It Was Cashed by a New York Bank.

The story of a check passing through a number of channels without anyone discovering that it was not signed was related a few days ago. It appears that a certain Bostonian, while in New York, found it necessary to pay the Union Trust company, of that city. \$34,000, which he did by giving it a check on one of the Boston banks The check was accepted and was deposited in that company's bank for collection. The following day it was presented at the Boston bank, when it was discovered that there was no name signed to it to show by whom he shack had been issued, as it was written on one of the blank forms of checks of that institution. It looked as if there was nothing to be done but to return the check to New York, when the cashier thought he recognized the handwriting, and going to the telephone called up the party who he believed had issued the check.

"Were you in New York last week?" asked the cashier. "Yes." said the man at the other end of the phone.

"Well," continued the cashier, "did you give the Union Trust company a check for \$34,000?" "Yes," was the reply; "what's the

matter? Have you not charged it up to my account?" "I would have done so," replied the

cashier, "but there was no name signed to it." 'Great Scott!" was the answer; "can you hold that check until I get up

there?" minutes a man came in all out of breath and affixed his signature.

BELIEVED IN CIGARETTES. Why He Debated the Question of Their

Desirability. "You can say what you like against cigarettes," said the quiet man to the stranger who had been condemning the use of the little cylinders in unmeasured terms, "but you will never get me to say a word against them."

"They have been of the greatest benefit to me.'

"In what way? Do you use them sparingly?"

"No; I don't use them at all." "Perhaps you are a manufacturer

"Why not, sir?"

of cigarettes?" "No, sir." "Then you must be a doctor, with a good practice among cigarette-smok-ing youths?"

That isn't it, either."

"Then I should really like to know how eigarettes could possibly have benefited you, sir?"

"I'll tell you. A young fellow of twenty-one was the only life between me and \$200,000. He was very fond of cigarettes, and about a month ago he was buried."

Does Foreign Missionary Work Pay?

Pessimists say that it does not.

Optimists say that it does. Whether the one is right or the other must be judged from facts. One fact is that in India the number of heathen is increasing continually. There are 2,036,560 native Christians out of a population of 287,000,000. The Mohammedans number 57,000,000, the Hindoos 200,000,000. It is said that there were 30,000,000 more Christless souls in 1891 than in the previous decade. Here is the other fact, stated in the Missionary Review of the World.

have increased by ninety per cent within nine years." Her Occupation.

"The native ordained pastors of India

A pretty typewriter who is em-ployed at a large Indianapolis office was talking in a rather elevated tone of voice to a gentleman of her acquaintance in a car. He was evidently unaequainted with the character of her occupation, and asked her what it was. "Punching holes in the English language," was the answer. there were ample indications that she was speaking the literal truth.

HEROISM OF A LUMBERMAN Carrying a Wounded Comrade Forty

Miles Through the Snow.

A young man, Henry Brault, a resident of Peterboro, Ont., recently performed an act of heroism, actuated by friendship, which is worthy of record among the heroic deeds of heroic men of any age. The Manchester Union says that Brault and another young man, John Jamieson, were at work in the wild Madawaska region for the St. Anthony lumber company. Jamieson met with a severe accident which rendered him delirious, and Brault started with him for civilization, where surgical treatment could be had. They had traveled on foot but a few hundred yards when Jamieson's strength gave out and he became helpless. Brault, determined to save his companion if in his power, shouldered the invalid and started on his long, cold tramp of some forty miles to the nearest railroad. Without a moment's sleep, and bearing, pesides his human burden, a pack of provisions, Brault continued his journey for four days and nights, through cold and snow, until finally, almost as helpless from exhaustion and fatigue as his friend was from illness, he had the supreme satisfaction of reaching the end of his journey and placing Jamieson where he was able to be properly treated. Such a feat of endurance seems almost incredible, and only a seasoned woodman, inured to hardship, could have accomplished it; and among those capable of it it is rare to find so striking an example of disinterested friendship, even when a human life is at stake. Whatever his station in life may be, young Brault deserves to rank among nature's noblemen.

Within a few weeks there will be a new trip hammer at the Watertown arsenal capable of striking a blow equal arsenal capable of striking a blow equal to a weight of 125 tons. It will be the largest trip hammer in New England. Its height is 19 feet 3½ inches. It will be supported by two legs, the distance between which will be eight feet. The stroke will be four feet six inches. The machine weighs ten tons and the hammer three tons. When this hammer is in position the Watertown arsenal will be able to forge any piece of steel which will be required by the United States ordnance department. ordnance department.



Palpitation of the Heart Shortness of Breath, Swelling of Legs and Feet.

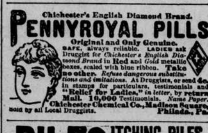
"For about four years I was troubled with palpitation of the heart, shortness of breath and swelling of the legs and feet. At times I would faint. I was treated by the best physicians in Scarce of the legs and feet. sicians in Savannah, Ga., with no re-lief. I then tried various Springs without benefit. Finally, I tried

Dr. Miles' Heart Cure

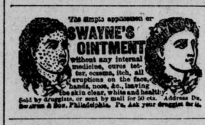
also his Nerve and Liver Pills. After beginning to take them I felt better! I continued taking them and I am now in better health than for many years. Since my recovery I have gained fifty pounds in weight. I hope this statement may be of value to some poor sufferer." E. B. SUTTON, Ways Station, Ga.

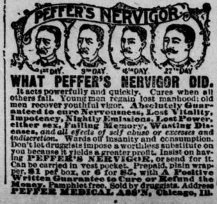
Dr. Miles Heart Cure is sold on a positive guarantee that the first bottle will benefit. All druggists sell it at \$1, 6 bottles for \$5, or it will be sent, prepaid, on receipt of price by the Dr. Miles Medical Co., Elkhart, Ind.

For Sale by all Druggists.









The late premier of Canada, Sir John A. Macdonald, when introducing the several members of his cabinet to the marquis of Lorne, then just arrived in Canada to take the position of governor-general, said, speaking of Mr. Chapleau, the new secretary of state, who was clad in a magnificent sealskin coat: "Your excellency, alow me to introduce to you the keeper of the great seal." Meeting upon one occasion a learned Canadian judge of very rubicund countenance, Sir John said: "I am delighted to see you, my deeply red old friend."

With His Other Possessions.

At a church-meeting in one of the aburbs of Chicago, the inquiry was made whether a certain lawyer of the congregation, whose financial affairs were somewhat involved, had "got religion." To which another lawyer present responded: "No, I think not, unless it's in his wife's name."

LEGAL ADVERTISEMENTS.

NOTICE FOR PUBLICATION

LAND OFFICE AT O'NEILL, NEB.
March 20, 1895.
Notice is hereby given that the followingnamed 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
Begister and Receiver at O'Neill, Nebraska,
on April 27, 1895. viz:

Hegister and Receiver at O'Neill, Nebraska, on April 27, 1868, viz: JOHN B. FREELAND H. E. No. 14355 for the SE¹4 Section 19, township 31, north

range 9 west.

He names the following witnesses to prove his continuous residence upon and cultivation of, said land. viz: John P. Gibson, Joseph M. Hunter, Charles W. Tullis, James Binkerd, all of Minneola, Nebraska.

37-6np JOHN A. HARMON. Register.

NOTICE FOR PUBLICATION.

Notice For Publication.

Land Office at O'Nsill, Neb., |
February, 23, 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, Neb., on April 8, 1805, viz.

and that said proof will be allowed as a Carli 8, 1885, viz:
LEVI J. TRULLINGER H. E. No. 14615 for the NW. ½ Sec. 7. Twp. 30. N, Range 9, w.
He names the following witnesses to rrove his continuous residence upon and cultivation of, said land, viz: Swan Alm, Anton Sweyendson, Joseph M. Hunter. Charles W. Tullis, all of Mineola, Neb.

34-6 JOHN A. HARMON, Register.

TIMBER CULTURE COMMUTATION PROOF

NOTICE FOR PUBLICATION PROOF
NOTICE FOR PUBLICATION.
UNITED STATES LAND OFFICE, O'NEILL, NEB.
March 28, 1895.
Notice is hereby given that Frank M. Brittell has filed notice of intention to make commutation proof before the Register and Receiver at their office in O'Neill, Neb., on Friday, the 3rd day of May 1895, on timber culture application No. 6653, for the N. W. ¼ of section No. 32, in township No. 30, N. Range No. 9, W.
He names as witnesses. A. C. N.

No. 9, W.
He names as witnesses: A. C. Mohr, of
Hainesville. Neb.; Frank Pitzer, of O'Neill,
Neb.; T. F. Reynolds, of Neligh, Neb.; Doug-las Gandy, of Wayne, Neb.
38-6 JOHN A. HARMON, Register.

NOTICE FOR PUBLICATION.
LAND OFFICE AT O'NEILL. NEB. |
March 28, 1895. |
Notice is hereby given that the followingnamed 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, Neb., on
May, 3rd, 1895. viz:

Register and Receiver at O'Neill, Neb., on May, 3rd, 1895, viz:
FRANK PITZER, H. E. No. 14705 for the E. ½
S. W. ¾ S. E. N. W. ¾ and N. W. S. E. ¾ Sec.
29, Twp, 30, N. Range 9 W.
He names the following witnesses to prove his continuous residence upon and cultivation of, said land, viz: Frank M. Brittell. of O'Neill. Neb.; T. F. Reynolds, of Neilgh, Neb.; Joseph M. Hunter, of Mineola, Neb.; Jonn Davis, of Hainesville, Neb.
38-6 JOHN A. HARMON, Register.

NOTICE TO NON-RESIDENTS. NOTICE TO NON-RESIDENTS.

Henry C. Marmon, Ina A. Marmon, P. W. Brown, first real name unknown, Joseph A. Brigel and Mrs. Brigel, his wife, first real name unknown, defendants, take notice, that on the 10th day of April, 1895, the Globe Investment Company, a corporation under the laws of the state of Massachusetts, plaintiff, filed a petition in the district court of Holt county, Nebraska, against you and each of you, the object and prayer of which are to foreclose a certain mortgage executed by Henry C. Marmon and Ina A. Marmon to the Globe Investment Company, upon the northeast ½ of section 29, in township 31, north of range 10, west of the 6th P. M., in Holt county Nebraska, given to secure the payment of a Nebraska, given to secure the payment of a promissory note, dated December 22, 1888, for the sum of \$250.00, that there is now due upon said note and mortgage the sum of \$355.80, with interest from April 1st, 1895, at ten per cent. per annum together with the further sum of \$71.30 with interest thereon from April 1st, 1895, at ten per cent. per annum for taxes paid by plaintiff on said real estate, for which sums with interest and costs the plaintiff prays for a decree that defendants be required to the pay the same or that said premises may be sold to satisfy the amount found due the plaintiff.

You and each of you are required to answer said petition on or before the 20th day of May 1895.

895.

Dated April 10th, 1895.

GLOBE INVESTMENT COMPANY, PLAINTIFF.

By S. D. Thornton, its Attorney.

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

Emmetsburg, 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, Ezeklel P. Hicks and wife Charity Hicks, Jerry McCarthy and wife, Mrs. Jerry McCarthy, Patrick Hagerty, C. H. Toncray, C. W. Lemont, County of Holt, Joplin National Bank, of Joplin, Mo., First 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'Neill, Nebraska: Elljah 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 Emmetsburg, Iowa, and the defendants Ern-st C. Getz and wife, Mary Getz, David Adams, David L. Darr and wife. Ella Darr, C. H. Toncray, Joplin National Bank, of Joplin, Missourl, J. H. Henry, Helen T. Brownlee and Hobert 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, 1836, 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, (8500.) 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 the 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 14, 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 prore 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

required to answer, the answer etition of the defendant William on or before the 22nd day of and cross petition of the defendant William H. Male. on or before the 22nd day of April, 1895.

Dated this 11th day of March, 1895.

B. R. Dickson,
Attorney for Defendant, W. H. Male,

Anna A. Brooks, May Etai.

Anna A. Brooks, May Etai.

M. Brooks, Richard A. Brooks
Brooks, defendants.

To Anna A. Brooks Richard
Liara M. Brooks defendant
entitled cause.

You are hereby notified the
on file in the office of the clerk
of court of the state of Nebras
Holt county, a chancery per
plaintiff in the above entitled
you impleaded with the other
named in the title of said caus,
the court may find the amount
tifl upon one real estate more
the sum of seven hundred da
dated March 1, 1862, secured to
given by the defendant Anna A.
George W. Brooks now decess
Lombard Investment Company
owned by the plaintiff, upon
described real estate, situated in
of Holt, and state of Nebrasia,
northwest quarter (NWis) of
township thirty [30] range in
decree be entered by the court
in favor of the plaintiff for
mortgage; that said decreba
sold under said decree and the
said bond, with interest and the
said bond on the said decreba
sold under said decreba

LEGAL NOTICE

Minnie B. Beaver, formerly listin, Lewis Quinley Beaver, her had the John R. Smith and Mrs John Wife whose first name is unknown. Thompson, T. C. Cannon and Cannon his wife, defendants, withat on the 28th day of Februar, wyn Parrish and James Brown bees, plaintiffs herein, filed the the district ourt of Holt coun, against said defendants, the prayer off which are to force mortgage executed by defendant Dustin, now Minnie B. Beare Parrish and James Brown Potta, upon the southwest quarter number ten [10] in township number ten [10] in defendant west of the 6th P. M. in Holt abraska, to secure the paymend sory note dated September, and becoming due September; sum of \$220 and interest at the per cent, per annum payable sum of \$220 and interest at temper cent. per annum payable ten per cent after maturity; now due upon said note and according to the terms thereof \$220 and interest at the rate of cent per annum from November 1, 1802, and ten per cafter until paid; and plaintiff said premises may be decred satisfy the amount due thereon. That said T. C. Cannon is a certain pretended tax deed isseet C. Cannon by the county transcounty. Plaintiff seeks to stipretended tax deed on the growtax deed is null and void an issued under the county transcounts.

issued under the county transeal.
You are required to answer
on or before the 22nd day of Aptl.
Dated February 28, 1896.
DILLWYN PARRISH AND JR
POTTER, TRUSTER, Plaintis.
38-4
By E. A. Houstoe, 1

IN THE DISTRICT COURT OF COUNTY, NEBRASKA

Coonecticut General Life Insur pany, a corporation, plaintiff. Molville D. Barnes and wife,Ma

Bennett Farner and wife, kn Farner, Annie B. Kingsbury asi, Mr. Kingsbury, first name unker Bowden, Mary J. Holcombs asi Mr. Holcombs, first name unker Cramer and wife, Mrs Philipte fendants.

NOTICE.

To the above named defendants:
you will take notice that on the March, 1805, the plaintiff hereit petition in the district court of file Nebraska, against you and each of Object and prayer of said petition foreclose a certain mortgage exert defendants Meiville D. Barnes and Gymet Resuge to E. S. Ormsby, the defendants Melville D. Barnes garet Barnes to E. S. Ornsby. A American Investment compan gage has been assigned to the was given on the following estate situated in the count state of Nebraska, to-wit: T quarter of the southeast quar-seventeen and west half of fourth and northwest quarter east quarter of section twent fourth and northwest quarter of a cast quarter of section twenty all ship thirty, range fifteen west of the said mortgage being given to apayment of a certain coupon had dated May 27, 1887, and due Jusel, drawing interest at seven per a annum payable semi-annually, alleges that there is due it on said the mortgage given to secure it in fitteen hundred dollars (\$1,50) taxes paid by the plant the further sum of one hundred in dollars (\$125) taxes paid by the plant the terms of said mortgage, for risk with interest from this date plain for a decree that the defendant is to pay the same or that said president of the said president of

IN THE DISTRICT COURT OF COUNTY, NEBRASKA Henry J. Hershiser, plaintiff, H. S. Ballou & Company, a condefendants.

Henry J. Hershiser, plantan.

V.S.
defendants.

The above named defendat finotice that on the 27th day of 1894, the plaintiff herein filed his rise the district court of Holt count, against you, and on the 27th day of 1895, he niled in said court his petition.

The object and prayer of said petition being to have cancelled and of record and declared paid and lost mortgage, executed and delivered himote of \$1,600 duc May 1, 1896.

May, 1888, to secure the payment of amote of \$1,600 duc May 1, 1896. Said mortgage, executed and edivered himote of \$1,600 duc May 1, 1896. Said mortgage on year of 1890, range twelve, [12, in Holfshire, [29,] range twelve, [20,] range twe

You are required to answer sai on or before the 6th day of May, I Dated at O'Neill, Nebraska, th of March, 1895. R. R. D. D.