STATE SCHOOL FUNDS.

Invested According to Requirements of the Constitution.

HOLCOMB AND THE RECORD.

23. 6m

The Governor's Position Not Sustained by the Supreme Court-Attempt to Make Political Capital a Failure-Facts From the Record Plainly Stated

LINCOLN, Neb., Oct. 17 .- The records of the board of educational lands and funds do not bear out the assertions of Governor Holcomb as to his zeal in securing the investment of the permanent school fund. He had been in office fifteen months before he interested himself in the matter, and then he set ont upon a course that the board could not follow, because the investment in general fund warrants, which he proposed, was clearly unconstitutional. Indeed, his eleventh hour zeal, his impugning the action and motives of the board, and his constant self glorification gave rise to a well founded suspicion that he was working on the line of his own political interests, and that the interests of the state were all the while

What the Records Show,

At a regular meeting of the board of educational lands and funds, held March 10, 1896, Messrs, Bartley, Piper, Russell and Churchill were present, and Governor Holcomb was absent. Mr. Piper acted as chairman pro tem in the governor's absence. Mr. Russell, secretary, submitted the proposition of Otoe county to sell the state eighty-five \$1,000 bends, and upon motion Mr. Rus-Il was authorized to notify the clerk of that county that the state would purchase the bonds, provided they drew 5 per cent interest, payable semi-annually.

Mr. Russell also laid before the board

a proposition from Saunders county to sell \$100,000 worth of bonds, drawing 41/2 per cent interest, and a resolution was adopted to purchase the bonds at par, provided they should be made to draw 5 per cent interest.

These were the first propositions from Otoe and Saunders counties, and the governor took no part in the transactions of the board concerning them.

A Premium to Brokers.

The clerk of Otoe county did not reply to the offer of the board of March 10, and nothing more was heard from these bonds until May 10, when Governor Holcomb submitted a proposition to pay Deits, Denison & Prior, brokers of Cleveland, O.,a cash premium of \$2,500 to secure these bonds.

It was remarked by Mr. Russell that such a transaction "looked a little shady," as the board had already offered to take the Otoe county bonds at par. The governor's only reply was that "it might be so construed." Mr. Russell further remarked that if any other member of the board had made that proposition there would be people. in the state "mean enough to suggest a 'divvy.' "

To dispose of the governor's resolution to pay \$2,500 bonus to brokers for the Otoe county bonds, Mr. Russell offered the following resolution, which was adopted, and in accordance with which the bonds were afterward pur-

"Resolved, That said offer is hereby accepted, provided that said bonds are in all respects regularly and legally is- board. sued and registered, as required by law, and that the state treasurer is hereby anthorized and directed to pay said party for said bonds, provided they will accept the premium in coupons first maturing upon said bonds, and the treasurer is hereby authorized to pay the accrued interest on said bonds to the date

It was this transaction that the governer endeavored to make capital out of, declaring that Mr. Russell's resolution was "buncombe," and not in good faith. But the result shows that the state's interests were protected and the bonus paid in coupons instead of cash.

The Republican members of the board never acted against any proposition by Governor Holcomb to purchase bonds under the provisions of the constitution, and endeavored to keep the rate of interest on bonds up to 5 per cent, but through the governor's persistent efforts the rate was finally reduced to 4½ per cent. The board had endeavored to secure the Otoe and Saunders county bonds at 5 per cent, and would doubtless have done so had not the governor's desire to curry favor with counties by offering to accept their bonds at a lower rate, finally thwarted the efforts of the board to save this half of 1 per ceut for the permanent school fund.

In consequence, on April 18, Mr. Russell submitted a resolution as follows: "Whereas, we have affixed a price in the acceptance of the Greeley county

bonds at 41/2 per cent; therefore, "Resolved, That we accept the proposition made by the commissioners of Saunders county to sell and deliver to the state 100 bonds of \$1,000 each, drawing interest at the rate of 41% per cent,

payable semi-annually," This proposition was accepted by Saunders county. It will also be seen that the Republican members of the board placed themselves squarely on record as to their intention to invest the permanent school fund. On the same date, April 18, the board also declared by resolution that "it is desirable that the funds belonging to the state for educational purposes should be kept invested wherever it can be done without any question as to our constitutional right to do so."

Warrants Are Not Securities. In section 9, article 8, of the constitution of Nebraska, it is expressly provided that the moneys in the permanent school fund "SHALL NOT BE INVESTED OR DANED EXCEPT IN UNITED STATES OR 'ATE SECURITIES, OR REGISTERED COUN-

BONDS OF THE STATE, * * * AND

SHALL NOT BE TRANSFERRED TO ANY OTHER FUND FOR OTHER USES.

In contravention of the above section of the constitution, the legislature in 1891 passed an act directing the state treasurer to invest money in the permanent school fund in "any state warrant issued in pursuance of an appropriation made by the legislature, and secured by the levy of a tax for its payment," when said warrants shall be presented for payment and there shall not be money in the proper fund for the payment thereof.

The board of educational lands and funds undertook to give effect to the above statute by suitable resolution, during Governor Crounse's administration, when a controversy arose as to the constitutionality of the act. An application was made to the supreme court for a writ of mandamus (the purpose being to test the constitutionality of the act) to cempel the treasurer to invest the school fund in state warrants.

The court decided adversely on two points:

1. That "where it was held that in so far as it was sought thereby to confer upon the treasurer alone authority to invest the permanent school fund, it is in conflict with the provision of section 9, article 8, of the constitution."

2. That "said act provides in substance for a transfer to the general fund of the permanent school fund of the state, and is therefore in conflict also with the section of the constitution above set out."

This is the legal side of the question in a nutshell, and Governor Holcomb's contention was in the face of the decision above referred to.

The permanent school fund of the state is a sacred trust, and the board of educational lands and funds acted wisely in showing a disposition to keep within the reasonable safeguards of the constitution. It may be added that it is out of this careful, business-like, lawrespecting conduct of the board, that Governor Holcomb has sought to make political capital for himself.

It may be finally added, on this point, that Governor Holcomb must have known that the school fund could not be invested in general fund warrants, because on March 29, 1895, he signed the act providing for the submission of a constitutional amendment—to be voted on at the coming election—authorizing such investment.

The Permanent School Fund. When Governor Holcomb travels over the state giving out information regarding the school fund, he does not tell the whole truth. Virtually he states an untruth by giving only a part of the truth. His statements have been taken up by the Populist press and given out in Popocratic conventions, the intention being doubtless to misinform the public in order that the governor's political axes might be ground at public expense.

The fact is that the total investment of the moneys of the permanent school fund amounts to the enormous sum of \$3,308,511.35.

The moneys in the permanent school fund at the present time, not invested, amount to \$512,529.34. Bonds purchased and not yet delivered

to the state are as follows: Saunders county, \$100,000; Lancaster county, \$70,000; total, \$170,000.

When the investment of \$170,000 taken from the total of \$512,529.84, there will remain in the permanent school fund, uninvested, \$842,529.84. This sum will be invested in "securities" as provided by the constitution, whenever the opportunity is presented to the

The amount invested during the incumbency of the present board, covering a period of 22 months, has been \$289,170.

As a matter of further information it may be stated that in addition to the total amount in the permanent school fund, \$3,821,040.69, there are in the office of the commissioner of public lands and buildings promissory notes from the sale of school lands aggregating \$5,200,000. This swells the permanent school fund to a round \$9,000,000, and the people of Nebraska have a right to expect that this munificent fund shall be handled in a thorough the state of the sta oughly business like manner, with all possible caution and care, to the end that the principal may be held intact forever, and that our public school sys-tem shall be benefited by the dividends

therefrom for all time.

No Republican official has sought to benefit himself, through personal emol-ument or political capital, from his connection with this sacred trust.

Governor Holcomb can answer for himself as to how far he had sought to make his official connection with it serve his political ends.

Where Are We At?



Populists Denounce a Bishop. One of the banners carried in a Populis parade at David City a few days ago expressed the sentiment that "Bishop Newman is one of satan's chosen few. This will be something of a surprise to thousands of earnest Christian people who have long believed that the venerable bishop is a reasonably good man. It all comes from the spirit of intolerance which declares that preachers should sit idly by while a dishonest sys-tem of finance is fastened upon the country.—St. Paul Republican.

"KNOWLEDGE IS POWER."

(Continued from first page.)

is to offer to a revered name an insult which should be resented by every American citizen. It matters little what opinion littleminded spirits like Selah may entertain a bout anyone. Mr. Hagerty contributed

is small mite of assistance to the Mar-

yr in the time of trouble. He would

do so again under similar circumstances. But who are those blatherskites who are eternally obtruding their obnoxious presence upon the public as pretended friends of the "people?" And who are the "people," pray? Are they those firebrands—the Waites, the Tilmans, the Bryans, the Altgelds, the silver millionares and the bands of millionares and the bands of taxeaters following in their wake without any visible means of support? It would be well for the "people" to stand out and take a good look at those "horney-fisted" bellowers and judge how many of them, and who they are, who care one continental for the "peo-ple" only in so far as they can use those "people" in securing an office or some other kind of prog. Keep your eye on

The Silver Dollar.

Just to illustrate how much one of Uncle Sam's silver dollars will buy from us, we quote a few of the many bargains to be found in our store:

Granulated sugar 19 pounds for \$1 00 Arbuckles Coffee per pound Rolled Oat Meal 8 pounds for -Gloss Starch per pound Baking powder per pound

Ginger Snaps per pound - -Best Soda Crackers per pound Sun cured Japan Tea per pound Broken Leaf Japan Tea per pound Parlor Matches per dozen

Climax, Horseshoe, Star and Spearhead Tobacco per pound -One pound sack Smoking Tobacco Thirty-three bars laundry soap for 1 00 Three cakes toilet soap

CANNED GOODS.

California Peaches 3th cans 121 California Egg Plums, grapes, gages 124 Pie Peaches 3th can Eastern cherries, gooseberries and blackberries three for And many other good drives.

O'Neill Grocery Co.

We insist upon this policy as es pecially necessary for the protection of the farmers and the laboring classes, the first and most defenseless victims of unstable money and a fluctuating currency.-Democratic platform, 1892.

Senator Akers, of Lincoln, and Hon. lames Whitehead addressed a crowded house at Inman Saturday evening. The popocrats were out in good numbers and many old soldiers were also present to listen to the gospel of republicanism expounded by their comrades. The cause is by no means languishing at Inman and the contrast of logic and fair treatment accorded to all parties by those speakers as against the abuse and vilification indulged in by the Bryanites must necessarily have a good effect among people so conservative and intelligent as those of Inman.

LADIES ATTENTION!

We have now open for inspection six nice decorated dinner sets, bought direct from the manufacturers at unheard of prices for this kind of ware. One hundred pieces in each set for onl \$7.50. Come in and look them over. O'NEILL GROCERY CO

REPUBLICAN BALLIES.

John Skirving, chairman of the county central committee, and Clyde King, ecretary, have arrange! for the following republican rallies to be held in the county, speaking at each meeting to commence at 8 o'clock sharp: October 22-Judge John G. Tipton at

Green Valley. October 23 .- Judge John G. Tipton at

Amelia. October 24-Judge John G. Tipton at Chambers.

October 27-G. M. Lambertson at Atkinson, and Hon. James Whitehad and Col. W. R. Akers at Ewing. October 29-Hon. T. L. Mathews at

BUY THE BEST.



Every Pair is Warranted. J. P. MANN.

A Sound Liver Makes a Well Man.

troubled with jaundice, sick headache, bad taste in mouth, foul breath, coated tongue, dyspepsia, indigestion, hot dry skin, pain in back and between the shoulders, chills and fever, etc. If you have any of these symptoms, your liver is out of order, and your blood is slowly being poisoned, because your liver does not act promptly. Herbine will cure any disorder of the liver, stomach or bowels. It has no equal as a liver medicine. Price 75 cents. Free trial bottle at P. C Corrigan's.

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 guarranted to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by P. C. Corri-

Marvelous esu From a letter written by Rev. J Gunderman, of Dimondale, Mich., we are permitted to make this abstract: "I have no hesitation in recommending Dr. King's New Discovery, as the results were almost marvelous in the case of my wife. While I was pastor of the Baptist church at Rives Junction she was brought kown with pneumonia succeeding la grippe. Terrible paroxysms of coughing would last hours with little interruption and it seemed as if she could not survive them. A friend recommended Dr. King's New Discovery: it was quick in its work and highly satisfactory in results." Trial bottles free at P. C. Corrigan's drug store. Regular

Many a day's work is lost by sick headache, caused by indigestion and stomach troubles. DeWitt's Little Early Risers are the most effectual pill for overcoming such difficulties. Morris &

size 50 cents and \$1.00.

THE IRRIGATION CONVENTION.

at Lexington, Neb., Oct. 7 to 9, will be a great event in the history of this state, as will also be the

IRRIGATION FAIR and Buffalo Bill's Wild West show, to be held at North Platte, Neb., Oct. 9 to 16, 1896. For both these occasions the Union Pacific will sell tickets from all points on its line in Nebraska and from Cheyenne, Wyoming, at a rate of one fare for the round trip. For limit of tickets, dates of sale, etc., call on or address any agent. 13-14

TAKEN UP On my premises, at Agee, Neb., one

mouse colored mare pony, weight about 600 pounds. Owner may have same by proving property and paying expenses. P. J. LANSWORTH. A CURE FOR BILIOUS COLIC.

RESOURCE, Screven Co., Ga.-I have been subject to attacks of billious colic for several years. Chamberlain's Colic. Cholera and Diarrhoea Remedy is the only sure relief. It acts like a charm. by P. C. Corrigan.

Clitonn. Missouri.

Mr. A. L. Armstrong, an old druggist, and a prominent citizen of this enter prising town, says: "I sell some forty different kinds of cough medicines, but have never in my experience sold so much of any one article as I have of Ballard's Horehound Syrup. All who use it say it is the most perfect remedy for cough, cold, consumption, and all diseases of the throat and lungs they have ever tried." It is a specific for croup and whooping cough. It will relieve a cough in one minute. Contains no opiates. Price 25 and 50 cents.

Those of our readers who want some good, reliable newspaper during the campaign should subscribe for the Toledo Weekly Blade. It is for McKinley and Hobart, stands squarely on the St. Louis platform and gives valid and lucid reasons for so doing.

O'Neill, Neb. Sept. 15. 1896.
Notice is hereby given that Willie Anderson of Cyrene, Missouri, has filed notice of intention to make final proof before the Register and Receiver at their office in O'Neill, Neb., on Saturday, the 24th day of October, 1896, on timber culture application No. 6286, for the NW4 of section No. 34, in township No. 27, north, range No. 13, west. He names as witnesses: James Holden, T. V. Norvell, E. E. Hanna and Al. Ayers, all of Chambers, Nebraska.

Also, Willie Anderson lucid reasons for so doing.

If you ever have seen a little child in the agony of summer complaint, you can realize the danger of the trouble and appreciate the value of instantaneous relief always afforded by DeWitt's Colic & Cholera cure. For dysentery and diarrhœa it is a reliable remedy. We could not afford to recommend this as a cure unless it were a cure. Morris & Co.

Ballard's Snow Liniment.

This invaluable remedy is one that ought to be in every household. It will cure your rheumatism, neuraliga, sprains, cuts, bruises, burns, frosted feet and ears, sore throat and sore chest. If you have lame back it will cure it. It penetrates to the seat of the disease. It will cure stiff joints and contracted muscles after all other remedies have failed. Those who have been cripples for years have used Ballard's Snow Liniment and thrown away their

Are you bilious, constipated or Mrs. Anna Gage, wife of Ex-Deputy U. S. Marshal, Columbus, Kan., says:

"I was delivered of TWINS in less than 20 minutes and with scarcely any pain after using only two bottles of

DID NOT SUFFER AFTERWARD.

S1.60 per bottle. Book "TO MOTHERS" mailed free. BRADFIELD REGULATOR CO., ATLANTA, GA. SOLD BY ALL DRUGGISTS.

Now is the season when you want a

good gun and want it cheap. I have a line of guns that cannot be beaten anywhere and am going to sell them cheap. Come early and get first choice. I also have hunting coats and sell them cheap. NEIL BRENNAN.

During this great campaign people want newspapers and want them while they are fresh and newsy. The Semi-Weekly State Journal, Lincoln, Neb. supplies the demand, as it will be mailed twice a week from now until January 1, 1897, for only 25 cents, or from now until January 1, 1898, for one dollar. The twenty-five-cent proposition takes you all through the campaign, gives you the election returns, and through the balance of this year. A dollar for the great twice-a-week paper from now until January 1, 1898, is the biggest offer ever made to readers. All through the campaign, all through the Nebraska legislature, the congresses and the inauguration of a new president. Never since the war has so many incidents of vital interest to the masses been crowded into sixteen months, as there will be during this period. The Semi-Weekly Journal is almost as good as a daily. Send your order direct or give it to your postmaster.

What a Prominent Insrance Man Says.

H. M. Blossom, senior member of H. M. Blossom & Co., 217 N. 3rd St. Louis writes: I had been left with a very distressing cough, the result of influenza. which nothing seemed to relieve, until I took Ballard's Horehound Syrup. One bottle completely cured me. I sent one bottle to my sister who had a severe cough, and she experienced immediate relief. I always recommended this syrup to my friends.

John Cranston 908 Hampshire Street. Quincy, Ill., writes: I have found Ballard's Horehound Syrup superior to any other cough medicine I have ever known. It never disappoints. Price 25 and 50 cents. Free sample bottles at P. C. Corrigan's.

What is a Garantee?

It is this. If you have a cough or cold, a tickling in the throat, which One dose of it gives relief when all other keeps you constantly coughing, or if remedies fail.-G. D. Sharp. For sale you are afflicted with any chest, throat r lung trouble, whooping cough etc., and you use Ballard's Hoarhound Syrup as directed, giving it a fair trial, and no benefit is experienced we authorize our advertised agent to refund your money on return of bottle. It never fails to give satisfaction. It promptly relieves bronchitis. Price 25 and 50 cents. Free sample bottles at P. C. Corrigan's.

LEGAL ADVERTISEMENTS.

CONSOLIDATED NOTICE. TIMBER CULTURE FINAL PROOF. NOTICE FOR PUBLICATION. United States Land Office, O'Neill, Neb. Sept. 15, 1896.

Nebraska.
Also, Willie Andersen, one of the heirs and for the heirs of Adoniram J. Anderson, deceased, on timberculture application No. 6285 for the SW4 of section No. 27, in township No. 27 north, range No. 13 west. He names as witnesses: No. 27, north, range No. 13 west.
He names as witnesses: James Holden, T.
V. Norvell, E. E. Hanna and Al. Ayers, all of Chambers, Nebraska.
11-6 JOHN A. HARMON, Register.

NOTICE—CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a chattel mortgage, executed by Lesile I. Pucket on December 14, 1895, to secure the payment of two notes for the sum of \$447.80, with interest at the rate of 10 per cent., upon which there is yet due the sum of \$197.85, the undersigned will offer for sale at the Checker livery barn, in the city of O'Neill, the following personal property, to-wit:

One gray mare eleven years old.
One pay horse twelve years old.
One bay horse seven years old.
One bay horse four years old.
One bay horse four years old.
Ten hogs, mostly black.
Two sets double harness.
Two lumber wagons.
One white cow five years old.
And will sell the same at 10 o'clock a. m., October 31, 1896, (or so much as is necessary) to the highest bidder for cash, as will satisfy the above claim with interest and costs and increase costs.

Dated October 7, 1896.
By H. M. Uttley, his attorney.

14-16 NOTICE-CHATTEL MORTGAGE SALE.

NOTICE TO CREDITORS.

Liniment and thrown away their crutches and been able to walk as well as ever. It will cure you. Price 50 cents. Free trial bottles at P. C. Corrigan's.

If dull, spiritless and stupid; if your blood is thick and sluggish; is your appetite is capricious and uncertain, you need a sarsaparilla. For better results take DeWitt's. It recommends itself.

Morris & Co.

NOTICE TO CREDITORS.

In county court, within and for Holt County, Nebraska, August 8th 1896 in the matter of the estate of Ellen M. Chatterton Deceased. To the creditors of said estate: You are hereby notified. That I will sit at the County Court room in O'Neill in said County, on the ist day of December 1896, the 3rd, day of January 1897 and the 3rd day of February 1897. To receive and examine all claims against and allowance. The time limited for the presentation of claims against said Estate is some year from said 8th, day of August A. J. 1897, and the time limited for payment of debts is One Year from said 8th, day of August 1896.

Morris & Co.

NOTICE FOR PUBLICATION

NOTICE FOR PUBLICATION.

LAND OFFICE AT O'NEILL, Neb.,
July 17, 1896.

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 August 28, 1896, viz:
CHARLES M. BROWN, H. E. No. 14389, for the E½ NE¼ and E½ SE¼ section 30, township 27, north range 12 west.
He names the following witnesses to provhis continuous residence upon and cultivation of, said land, viz: Gotlieb Niemand, Carl Niemand, Andy Walch and Ignatz Walch, all of Chambers, Nebraska.

3-6np. John A. Harmon, Register.

NOTICE TO NON-RESIDENTS.

James C. Bullock and Mary E. Bullock nonresident defendants: Notice is hereby given
that on the 18th day of August. 1896, Kirby
and How the plaintiff in this action, filed
his petition in the office of the clerk of
the district court of Holt county, Nebraska, the object and prayer of which is
to foreclose a certain mortgage executed by
Mary E. Bullock and James C. Bullock upon
the northeast quarter section 37, township
32, north range 16, west 6th P. M.. in Holt
county, Nebraska, which mortgage was executed and delivered to plaintiffs and filed
for record on the 5th day of January, 1893,
and recorded in book 60 of mortgages at page
343; that there is now due upon said mortgage the sum of \$460.00.

You are required to answer said petition
on or before the 19th day of October, 1896, or
the same will be taken as true and judgment
entered accordingly.

10-4

H. M. Uttley,
Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS.

John Newman, Tresa Newman, J. F. Brasford and Mrs. Brasford his wife, whose first and full name is unknown, non-resident defendants. Notice is hereby given, that on the 28th day of August, 1896, Equitable Securities company, the plaintiffs in this action, filed his petition in the office of the clerk of the district court of Holt county, Nebraska, the object and prayer of which is to foreclose a certain mortgage executed by John Newman and Tresa Newman upon the north half of northeast quarter, southeast quarter of northeast quarter and northeast quarter of northeast quarter section 34, township 31, north range 12, west 6th P. M.. in Holt county, Nebraska, which mortgage was executed and delivered to Farmers Loan and Trust Co., and filed for record on the 19th day of February, 1889, and recorded in book 45 of mortgages at page 256; that there is now due upon said mortgage the sum of \$425.00.

You are required to answer said petition on or before the 19th day of Cotober, 1896, or the same will be taken as true and judgment entered accordingly.

H. M. UTTLEY.

Attorney for Plaintiff. NOTICE TO NON-RESIDENTS.

H. M. UTTLEY. Attorney for Plaintiff.

IN THE COUNTY COURT.

IN THE COUNTY COURT.

Before G. A., McCutchen, County Judge.
J. L. Biddle non-resident defendant: You are hereby notified that on August 18, 1896. Henry Watterman administrator of the estate of Barret Scott deceased, commenced an action in said court against you and Amos Sargent and James Sargent to recover the sum of \$125\$, now due upon a promissory note given by you to Barret Scott and at the same time the said county court issued an order of attachment which said order was placed in the hands of the sheriff of Holt County, Nebraska, and on the 19th day of August was levied upon the store building, counters and shelving situated in the SE% of the SE%. section 4-di-10 in Holt County, Nebraska, as your property, and that on the 22nd day of August 1896 said case was continued for 60 days for publication of this notice at that time judgment will be entered against you and an order to sell the property unless you appear and show cause why the same should not be done. Henry Watterman, Plaintiff, Administrator for the estate of Barret Scott.

LEGAL NOTICE.

LEGAL NOTICE.

LEGAL NOTICE.

John Price, Thomas Carberry and Mrs. A.
J. Traver, (first name unknown,) defendants, will take notice that on the 7th day of September, 1896, Helen A, Berry, plaintiff herein, filed her petition in the district court of Holt county. Nebraska, against said defendants, impleaded with Nebraska Loan and Trust Company, also a defendant, the object and prayer of which petition are to foreclose a tax lien held by the plaintiff upon and against the northwest quarter of section ten (10,) in township twenty-nine (29,) north of range sixteen (16,) west of the 6th P, M., in Holt county, Nebraska. That on the 5th day of December, 1889, E. W. Adams purchased said premises at private tax sale according to law for the delinquent taxes levied on said premises for the year 1888, and paid for said delinquent taxes, interest and costs, at said tax sale, the sum of \$25.03. That on the 25th day of September, 1890, said E. W. Adams paid the taxes levied on said premises for the year 1889 and which at the time of such payment were delinquent, and that said delinquent taxes with interest amounted to \$14.39 at the time they were so paid by said Adams. That the taxes levied on said land for the year 1890, became delinquent and on the 28th day of August, 1891, said Adams paid taxes amounting with interest to \$14.90. That the taxes levied on said land for the year 1891, became delinquent, and on the year 1891, became delinquent, and on the 30th day of September 1892, said Adams paid taxes amounting with interest to \$17.80. That taxes were levied on said premises for the year 1892, and said taxes became delinquent and on the 30th day of September 1892, said Adams paid taxes were levied on said premises for the year 1892, and said taxes became delinquent and on the 30th day of September 1892, said Adams paid taxes were levied on said premises for the year 1892, and said taxes became delinquent and on the 30th day of September 1892, said Adams paid taxes were levied on said premises for the year 1892, and said taxes became deli 1892, said Adams paid taxes amounting with interest to \$17.80. That taxes were levied on said premises for the year 1892, and said taxes became delinquent and on the 3rd day of October. 1893, said Adams paid said taxes amounting with interest to \$20.50. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county and that said premises have never been redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1893, said E. W. Adams, for a valuable consideration, sold and assigned said tax lien upon said land and all interest he ever possessed on said land under and by virtue of said taxes ever paid by him on said premises to this plaintiff who is now the owner thereof. That there is now due the plaintiff on said tax lien the sum of \$168.00, for which sum with interest from this date at ten per cent, per annum, plaintiff prays for a decree, that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 19th day of October, 1896, 10-4

HELEN A. BERRY, Plaintiff.

LEGAL NOTICE.

LEGAL NOTICE.

Johann Daniels, Check H. Toncray, Emma Toncray and Mrs. R. A. Lester, (first name unknown.) defendants, will take notice that on the 7th day of September. 1896. Helen A. Berry, plaintiff herein. filed her petition in the district court of Holt county. Nebraska, against said defendants impleaded with Ed F. Gallagher and Nebraska Loan and Trust Company, also defendants, the object and prayer of which petition are to foreclose a tax lien held by the plaintiff upon and against the east half of the northeast quarter of section six (6.) and the west half of the northewest quarter of section five (5.) in township twenty-five (25.) north of range twelve (12.) west of the 6th P. M., in Holt county, Nebraska. That on the 5th day of December, 1898. E. W. Adams purchased said premises at private tax sale in accordance with law for the delinquent taxes levied on said premises for the year 1898. and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$13.80. That on the 30th day of September, 1892, said E. W. Adams paid the taxes levied on said premises for the year 1891, and which at the time of such payment were delinquent, and that said delinquent taxes with interest amounted to \$12.35 at the time they were so paid by said Adams. That the taxes levied upon said land for the year 1892, became delinquent and on the 3rd day of October, 1893, said E. W. Adams paid said taxes amounting with interest to \$14.86. That when said Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county, and that said premises have never been redeemed from said tax sale and all of said tax sale, and all of said taxes constitute a valid lien on said premises That on the 24th day of July, 1863, said E. W. Adams, for a valuable consideration, sold and assigned his tax lien upon said land, and all interest he ever possessed in said land, and all interest he ever pos

Dr. Miles' Pain Pills are guaranteed to stop Headache in 20 minutes. "One cant a cose."

Dr. Price's Cream Baking Powder Awarded Gold Medal Midwinter Fair, San F