

STATE RECORDS TALK.

Correcting More of Governor Holcomb's Misrepresentations.

GIVE CREDIT WHERE DUE.

The Governor Plays Little Part In the Transaction of Business—An Unjust Fight on Superintendent Corbett—General Churchill and Mutual Insurance.

LINCOLN, Neb., Oct. 24.—At the beginning of the last week of the campaign the atmosphere of the state capital has a decided tinge of republican confidence in the outcome, and no republican connected with the management of the canvass has any reason to change his estimate of a liberal republican majority for the entire ticket. Populists are basing some hopes on the trip which their candidate will make through the central part of the state November 2, but there is every reason to believe that republican sentiment is so perfectly crystallized that it cannot be shaken at any point by Mr. Bryan's raving.

There are indications that the managers of the democratic-populist campaign have little hope of carrying the state for Bryan, and are preparing to hedge and make a strong bid for support for Holcomb during the last week of the campaign. Already reports have been received from a number of counties stating that the populists and demopops are offering to give McKinley votes in exchange for Holcomb votes, and while it is not probable that many republicans are disposed to make the exchange, it is nevertheless not amiss to caution them against such trades. The state is good for a majority for the entire ticket, national and state, and it will be wise for every republican to vote his ticket straight instead of considering trading propositions.

So far as Governor Holcomb is concerned, he has been running a campaign strictly for himself for a couple of months past, and has had campaigners out working in his personal interest. His leading card has been a misrepresentation of republican state officials and a glorification of himself. His representations in regard to state educational funds have been referred to in a previous letter, wherein it was shown that the credit of the management and investment of the permanent school fund has been entirely due to the republican officials who comprise the board, and of which the governor is merely the presiding officer. So there is nothing in that.

That Two Hundred Thousand Dollars. Governor Holcomb and some of his speakers have been very industrious in telling the voters of the state how he has saved two hundred thousand dollars by his careful and economical administration of affairs. In the first place there has been no such saving. The appropriations of the last legislature were pared down so that no such saving could be effected, the business of the various departments and state institutions already being on an economical basis when Holcomb came into office. He does not, in fact, have the disposition of any state funds except those appropriated for the maintenance of his own office. He has the appointment of heads of most of the state institutions, but he has little to say as to how the funds for these institutions shall be expended. Supplies for the state and all of the state institutions are purchased by the board of purchase and contracts are awarded to the lowest bidder. The conduct of the various institutions is entirely in the hands of the board of public lands and buildings. It will be found upon the closest investigation that the interests of the state have been carefully consulted by these boards, and so far as Governor Holcomb's voice and vote have gone, he has been equally considerate. There is no intimation to the contrary. But when the governor takes to himself the credit for an impossible saving, and reflects upon his brother officials in the same connection, it is as well that the facts should be stated and generally understood.

A Campaign of Misrepresentation. During the past few weeks of the campaign there is a still stronger tendency of the populist press and speakers to break over the barriers of truth and make unfair attack upon some of the republican candidates. To the credit of republicans it can be said that they have not made this sort of a campaign, and have not even shown a disposition to retaliate, believing that the truth will be found out before election day and that justice will prevail at the outcome.

State Superintendent Corbett is one of the officials who has been subjected to attacks which have no foundation in truth, reason or justice. If the charges made against him by a few personal enemies ever required any refutation, it has been given positively and publicly long ago over the signatures of men and women of the highest standing in the state. Among these are the former superintendent of the Omaha public schools; Chas. O. Merrill of the board of regents of the state university. These have all shown most positively that Mr. Corbett's course has been above all reasonable censure, while his administration of his important office has called forth the highest praise from every intelligent source. The people of Nebraska, who appreciate him for the gentleman that he is and for the splendid work that he has given to the office of state superintendent of public instruction, will do him justice at the polls and the majority that he will have will be a rebuke to

slander and a complete vindication of his course as a man and as an official. Attorney General Churchill is another official who has been attacked by willful misrepresentations. This attack is led by the officers of the Farmers' Mutual Insurance company, which was refused a certificate to do business by the state auditor upon the opinion of the attorney general. The company brought suit in the supreme court, by mandamus, to compel the auditor to issue a certificate, but the writ was refused by the court. This is the extent of Gen. Churchill's "hostility" to the mutual insurance law. He is not in position to help or hinder these corporations, being a mere interpreter of the law, sworn to uphold it, and in no sense its executor. His general course has been one of friendliness to mutual insurance, and he has not at any time played into the hands of the old-line companies. Assertions to the contrary are utterly and absolutely false, made with the intention to deceive, and for the purpose of wreaking personal revenge upon a faithful and competent official.

Look Out For Eleventh-Hour Roorbacks. It ought not to be necessary to caution voters against the "eleventh-hour roorback." But it will be remembered that the campaign just closing will be noted for the fakes and forgeries that have been put out by the democratic managers and newspaper press, to be reprinted and reiterated and circulated long after their true character had been exposed. Hence it is not too much to expect that some new canard will be sprung during the last few days before election. Naturally this would be the last card of the desperate managers of a desperate campaign.

The fight is already won for the republican state and national ticket. It only remains for republicans to be vigilant and keep up an aggressive canvass until the close of election day, to make the victory one that will be memorable for generations to come.

THAT BALLOT CONTROVERSY.

Secretary of State Piper's Decisions Are Sustained By the Supreme Court.

The facts in regard to the controversy between the two wings of the democratic party in Nebraska have been generally understood, and it is due to Secretary of State Piper that the public should be correctly informed. It started in 1894 when the "gold bug" democrats bolted the convention that nominated Holcomb, the bolters nominating a state ticket with P. D. Sturdevant for governor. Secretary Piper refused to put the names upon the ballot except by petition. A petition with five hundred names was secured and the names were placed upon the official ballot as "democrats by petition." This ticket in the election of 1894 polled more than one per cent of the vote of the state. This gave the bolting wing of the democracy standing as a party.

In 1895 the "gold bug" democrats nominated T. J. Mahoney for supreme judge. When his certificate of nomination was filed three days remained in which to file a protest against putting his name on the official ballot. After five days had elapsed a protest was filed. Secretary Piper was then estopped by law from considering the protest, but desiring to be fair he agreed to stipulate a test case to the supreme court, which decided that Mahoney could appear on the ballot as a democrat. As a matter of fact he had polled two votes to every one polled by the "silver" democrat for the same office.

This year the same "gold bug" organization nominated a state ticket. The "silver" democrats protested. Secretary Piper decided that the "gold bugs" had the right to appear on the ballot as democrats. The "silver" democrats appealed to the supreme court, which in this one particular, but also as to every other decision. So it will be seen that those who attempted to make political capital against the secretary of state started off too early. Indeed, it is a great feather in the cap of Secretary Piper, whose careful and law-abiding methods have been of great value to the state in many instances.

CORBETT IS COMMENDED.

Opposition Newspapers Denounce the Methods of His Detractors.

If any candidate on the republican state ticket is elected, that one will be State Superintendent Corbett, and it will be largely because the people despise contemptible campaign methods, especially when employed against an efficient public officer.

A contemporary lately described a certain court decision in Gage county as reversing an important ruling of the state superintendent on a point of school law. On investigation we find that the ruling in question was sustained instead of reversed, and in no case has a single decision of that officer been overruled by the courts during the present administration.

We find that Mr. Corbett is very popular among teachers and school officers and they speak of his work as strong and progressive. We believe the foolish charges against him have been trumped up by a little clique of personal enemies, and we regret that any of the people's party papers should make the political blunder of giving them publicity. Thousands of populists who believe in fair politics will rebuke such methods with their votes. The people's party is making a strong but fair fight for principle, and will not be betrayed into indecent attacks by a desire to gain spoils of office.—Waverly Watchman (populist).

Henry B. Corbett's majority for state superintendent will be a rebuke to those who think Nebraska voters can be fooled by spiteful slanders. He deserves re-election upon his excellent administration, which has been one of the most successful and progressive that office has ever known.—Nebraska State Democrat (democratic.)

A PITILESS EXPOSURE!

(Continued from first page.)

about double its customary or average price, while other grains advanced but slightly. Was it because gold declined fifty per cent. in relation to rye and only ten to twenty-five per cent. in regard to other grains? A little over two years ago pork sold on the same market at \$21 per barrel; live hogs as high as \$8 per hundred, while wheat brought less than 60 cents per bushel. Now barrel pork sells at \$6.97; live hogs about \$3.25; rye 35 cents and wheat 68 cents. Are all these changes results of opposite changes in the value of gold? There is no end to the amount of proof that can be furnished to upset your false position, but the foregoing is more than sufficient.

I could also show by statements from John Hyde, of the United States department of agriculture, that your statements in regard to the relative amount of production of wheat for the years referred to is false, and could show by Mr. Peffer, even, with the other members of the senate investigating committee, that the decline in prices was the result of excessive competition. But it is sufficient on my part to prove that the cause you assign is false, that what you consider your strongest position is untenable and your rout complete; and that the law of supply and demand is still supreme in the regulating of prices.

You say this is "a campaign of education." I say, in the language of the darkey, "May de Lo'd press 'us" from such teachers as are to be found among the Bryanites. You say all we need to make us prosperous is "more money." I say that which I, like every other republican, would like to see a great plenty of good, staple money, yet our most pressing need at the present time is not an increase in the number of dollars, but an increase in the number of fool-killers to dispose of those firebrands who are preaching the gospel of disorder and hatred and brutally assaulting distinguished American citizens for daring to express their honest convictions.

THE VIPER STINGS.

In the last issue of the Beacon Light appeared a very touching recital of some worthy old lady in O'Neill being turned out of house and home by her family. Turned out in her age and decrepitude to begin anew the battle of life with a cold and relentless world. No names are mentioned and the reader, if he is morbid enough to possess the curiosity, is left to inspect the closet of every family in town in his efforts to ferret out the perpetrators of this most unfilial act.

In all of our experience in the newspaper business we have never met an editor who so delighted to roll beneath his tongue the sweet morsel of slander; to wallow in the gutter with calumny and all that is degrading and debasing in human nature. A story of sin and dishonor illuminates his intellect like a stray sunbeam in a tangled wilderness, and distends his warped soul like a gorged reptile. These stories, even when true, hardly have a place in public print, but when untrue and almost without foundation, as we believe to be true in this case, they are inexorable and unwarrantable, even though the most bitter enemy exists between the editor and the parties accused.

The man most highly interested no doubt deserves a roast on general principles. He deserves it for having aided and abetted this same newspaper in its unjust attacks upon worthy individuals. But that is neither here nor there with us. We object to seeing the daily life of a family held up for the inspection of a public which has no business to inspect. Particularly do we object to such action when done in malice and hatred and not for the public weal.

We believe the letter and the spirit of the Beacon Light's veiled allusion to be a lie. While there may have been a little family jar, the old lady left her home of her own free will and accord and we have no doubt she could return at any moment the same way.

THE FRONTIER has no desire or intention of mixing up with any man's private affairs, and mentions this only in a general way as a protest against a general evil.

Bucklin's Arnica Salve.

THE BEST SALVE in the world for cuts, bruises, sores, ulcers, salt rheum, fever sores, tetter, chapped hands, chilblains, corns, and all skin eruptions, and positively cures piles, or no pay required. It is guaranteed to give perfect satisfaction or money refunded. Price 25 cents per box. For sale by P. C. Corrigan. 51-1f

Marvelous cure.

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 down with pneumonia succeeding a gripe. Terrible prostrations 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 size 50 cents and \$1.00.

Good Things for Cold Weather.

A good jacket, light colored, with brown velvet collar and cuffs only \$3.75. A heavy navy blue twill jacket at \$5. Fine boucas jackets at \$6, \$7.50, \$9.75, \$11.75 and \$12. An extra heavy frieze ulster at \$10. We expect to have a good one next week for \$7.

Next week we will put on sale One case cotton blankets at 50 cents per pair. Good all-wool blankets at \$3.50 per pair.

An extra good suit all-wool cassimeres at \$8.75. Good suits at \$5, \$5.50 and \$6.

The best underwear you ever saw for wear at 50 cents per garment.

Fine cotton-filled ladies' underwear at 75 cents per suit, or 88 cents each.

Husking gloves at 75 cents and \$1 per pair. Extra good cotton flannel 10 cents per yard.

These are not a few leaders or cut prices thrown out for a bait, but are fair representative prices of our entire stock.

We are cutting the profits to the core on groceries, and are bound to sell, cost or no cost. It will pay you to see us before you buy.

J. P. MANN.

Clinton, Missouri.

Mr. A. L. Armstrong, an old druggist, and a prominent citizen of this enterprising 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.

A Sound Liver Makes a Well Man.

Are you bilious, constipated or 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. 46

A CURE FOR BILIOUS COLIC.

RESOURCE, Screven Co., Ga.—I have been subject to attacks of bilious colic for several years. Chamberlain's Colic, Cholera and Diarrhoea Remedy is the only sure relief. It acts like a charm. One dose of it gives relief when all other remedies fail.—G. D. SHARP. For sale by P. C. Corrigan.

Ballard's Snow Liniment.

This invaluable remedy is one that ought to be in every household. It will cure your rheumatism, neuralgia, 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 crippled for years have used Ballard's Snow 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.

Free Pills.

Send your address to H. E. Bucklin & Co., Chicago, and get a free sample box of Dr. King's New Life Pills. A trial will convince you of their merits. These pills are easy in action and are particularly effective in the cure of constipation and sick headache. For malaria and liver troubles they have been proven invaluable. They are guaranteed to be perfectly free from every deleterious substance and to be purely vegetable. They do not weaken by their action, but by giving tone to stomach and bowels greatly invigorate the system. Regular size 25 cents per box. Sold by P. C. Corrigan drugstore.

Condensed Testimony.

Chas. B. Hood, broker and manufacturer's agent, Columbus, Ohio, certifies that Dr. King's New Discovery has no equal as a cough remedy. J. D. Brown, proprietor St. James hotel, Ft. Wayne, Ind., testified that he was cured of a cough of two years' standing, caused by a gripe, by Dr. King's New Discovery. B. F. Merrill, Baldwinville, Mass., says that he has used and recommended it and never knew it to fail and would rather have it than any doctor, because it always cures. Mrs. Hemming 232 E 25th St., Chicago, always keeps it at hand and has no fear of croup, because it instantly relieves. Free trial bottles at P. C. Corrigan's drug store.

OZMAN'S ORIENTAL SEXUAL PILLS
Sure, Prompt, Positive Cure For Impotence, Loss of Strength, Seminal Emissions, Spermatorrhea, Nervousness, Self-Destructive, Loss of Memory, etc. Will make you a STRONG, Vigorous Man. Price \$1.00, 6 Boxes, \$5.00. Special Directions Mailed with each Box. Address: **Ballard's Snow Liniment Co., 2015 LUGAN AVE., ST. LOUIS, MO.**

EXPECTANT MOTHERS.

We Offer You a REMEDY WHICH INSURES Safety of Life to Mother and Child.

My wife used "MOTHERS' FRIEND" before birth of her first child, she did not suffer from CRAMPS or PAINS—was quickly relieved at the critical hour suffering but little—she had no pains afterward and her recovery was rapid.

E. E. JOHNSON, En'v'la, Ala. Sent by Mail or Express, ca. receipt of price, \$1.00 per bottle. Book "To Mothers" mailed Free.

BRADFIELD REGULATOR CO., Adams, Ga. SOLD BY ALL DRUGGISTS.

Pennyroyal Pills
Chickney's English Diamond Brand.  Pennyroyal Pills are always reliable, laxative and purgative, and are the most effective remedy for biliousness, indigestion, headache, and all ailments of the bowels. They are sold by all druggists.

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 states 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 Insurance 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 Guarantee?

It is this. If you have a cough or cold, a tickling in the throat, which keeps you constantly coughing, or if you are afflicted with any chest, throat or lung trouble, whooping cough, etc., and you use Ballard's Horehound 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. FOR PUBLICATION.
UNITED STATES LAND OFFICE, 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 NW 1/4 of section No. 34, in township No. 27, north, range No. 12, west. He names as witnesses: James Holden, T. V. Norvell, E. E. Hanna and Al. Ayers, all of Chambers, Nebraska. Willie Anderson, one of the heirs and for the heirs of Adoniram J. Anderson, deceased, on timber culture application No. 6285 for the SW 1/4 of section No. 27, 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. JOHN A. HARMON, Register.

NOTICE—CHATTEL MORTGAGE SALE.

Notice is hereby given that by virtue of a chattel mortgage executed by Leslie I. Puckett 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 \$107.85, 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 gray horse twelve years old. One bay horse nine years old. One bay horse seven years old. One brown mare four years old. Two horse 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. J. S. MCCracken, Mortgagee. By H. M. URTLEY, his attorney. 14-16

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 at the County Court room in O'Neill in said county, on the 1st day of December 1896, the 3rd day of January 1897 and the 3rd day of February 1897, to receive and examine all claims against said estate, with a view to their adjustment and allowance. The time limited for the presentation of claims against said estate is six months, from the 8th day of August A. D. 1896, and the time limited for payment of debts is One Year from said 8th day of August 1896. Witness my hand and seal of said County Court, this 8th day of August 1896. G. A. McCutchan County Judge.

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

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 23, 1896. CHARLES M. BROWN, H. E. No. 14389, for the E 1/4 NE 1/4 and E 1/4 SE 1/4 section 30, township 27, north range 12 west. He names the following witnesses to prove his continuous residence upon and cultivation of said land, viz: Gottlieb Niemand, Carl Niemand, Andy Walsh and Ignatius Walsh, all of Chambers, Nebraska. JOHN A. HARMON, Register. 3-6np.

NOTICE TO NON-RESIDENTS.

James C. Bullock and Mary E. Bullock non-resident defendants. Notice is hereby given that on the 18th day of August, 1896, John and Howe 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 James C. Bullock and Mary E. Bullock upon the northeast quarter section 34, township 27, north range 12, west 6th P. M. in Holt County, Nebraska, which mortgage was executed and recorded in book 60 of mortgages at page 243; 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.

H. M. URTLEY, Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS.

John Newman, Tress Newman, J. F. Bradford and Mrs. Bradford his wife, whose first and full name is unknown, non-resident defendants. Notice is hereby given, that on the 23rd day of August, 1896, John Newman, 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 John Newman and Tress Newman upon the north half northeast quarter, southeast quarter, northeast quarter and northeast quarter of northwest 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, 1895, and there are certain 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 October, 1896, or the same will be taken as true and judgment entered accordingly.

H. M. URTLEY, Attorney for Plaintiff.

IN THE COUNTY COURT.

Before G. A. McCutchan, County Judge. J. L. Biddle non-resident defendant: You are hereby notified that on the 19th day of August, 1896, Henry Waterman 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 court ordered that there be attached 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 west of the bull and sheeping situated in the SE 1/4 of the SE 1/4, section 4-31-10 in Holt County, Nebraska, as your property, and that on the 22nd day of August 1896 a case was continued for 90 days for publication of this notice at that time judgment will be entered against you and an order to sell the same will be made to appear and show cause why the same should not be done. HENRY WATERMAN, Plaintiff, Administrator for the estate of Barret Scott. 19-4

LEGAL NOTICE.

John Price, Thomas Carberry and Mrs. A. J. Traver, first name unknown, defendants. Notice is hereby given 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, and she prayed that she be appointed administratrix of the estate of said deceased, and that she be allowed to sell the northwest quarter of section ten (10), in township twenty-nine (29) north of range 12 west (12) west of the 6th P. M. in Holt County, Nebraska, as your property, and that on the 22nd day of August 1896, said Adams purchased said premises at private sale according to law for the delinquent taxes levied on said premises for the year 1895, and paid for said delinquent taxes, interest and costs, at said tax sale, the sum of \$124.30. That on the 23rd day of September, 1896, said E. W. Adams paid the taxes levied on said premises for the year 1896 and which at the time of such payment were delinquent, and paid for said delinquent taxes with interest amounting to \$14.30 at the time they were so paid by said Adams. That the taxes levied on said land for the year 1896, became delinquent and on the 23rd day of August, 1896, said Adams paid taxes amounting with interest to \$14.30. That the taxes levied on said land for the year 1895, became delinquent and on the 30th day of September, 1895, said Adams paid taxes amounting with interest to \$17.80. That the taxes levied on said premises for the year 1894, became delinquent and on the 3rd day of October, 1894, said Adams paid said taxes amounting with interest to \$14.30. 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 Adams paid the same and was redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1896, said E. W. Adams, for a valuable consideration, sold and assigned his tax lien upon said land, and all interest he ever possessed on said land and all interest he ever possessed on said land and under and by virtue of all 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 \$72.75, for which sum with interest at the rate of ten per cent. per annum plaintiff prays to 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. Dated this 10th day of September, 1896. 10-4 HELEN A. BERRY, Plaintiff.

LEGAL NOTICE.

Johann Daniels, Cheek H. Toneray, Emma Toneray and Mrs. R. A. Lester, (first name unknown), defendants. Notice is hereby given 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, and she prayed that she be appointed administratrix of the estate of said deceased, and that she be allowed to sell the east half of the northeast quarter of section six (6), and the west half of the northeast 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 15th day of December, 1895, E. W. Adams purchased said premises at private sale in accordance with law for the delinquent taxes levied on said premises for the year 1895, and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$12.30. That on the 30th day of September, 1895, said E. W. Adams paid the taxes levied on said premises for the year 1896, and which at the time of such payment were delinquent, and paid for said delinquent taxes with interest amounting to \$14.30. 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 Adams paid the same and was redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1896, 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 under and by virtue of all 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 \$72.75, for which sum with interest at the rate of ten per cent. per annum plaintiff prays to 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. Dated this 10th day of September, 1896. 10-4 HELEN A. BERRY, Plaintiff.

LEGAL NOTICE.

Johann Daniels, Cheek H. Toneray, Emma Toneray and Mrs. R. A. Lester, (first name unknown), defendants. Notice is hereby given 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, and she prayed that she be appointed administratrix of the estate of said deceased, and that she be allowed to sell the east half of the northeast quarter of section six (6), and the west half of the northeast 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 15th day of December, 1895, E. W. Adams purchased said premises at private sale in accordance with law for the delinquent taxes levied on said premises for the year 1895, and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$12.30. That on the 30th day of September, 1895, said E. W. Adams paid the taxes levied on said premises for the year 1896, and which at the time of such payment were delinquent, and paid for said delinquent taxes with interest amounting to \$14.30. 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 Adams paid the same and was redeemed from said tax sale and all of said taxes constitute a valid lien on said premises. That on the 24th day of July, 1896, 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 under and by virtue of all 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 \$72.75, for which sum with interest at the rate of ten per cent. per annum plaintiff prays to 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. Dated this 10th day of September, 1896. 10-4 HELEN A. BERRY, Plaintiff.

LEGAL NOTICE.

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