

LATEST ELECTION NEWS

(Continued from first page.)

Iowa by About 90,000. Des Moines, Iowa, Nov. 5.—All Republican...

Connecticut. NEW HAVEN, Conn., Nov. 5.—Connecticut has given Republican by at least 40,000.

15,000 in Rhode Island. PROVIDENCE, R. I., Nov. 5.—The state has given McKinley an overwhelming majority.

North Dakota. BISMARCK, N. D., Nov. 5.—The Republicans have carried the state by from 5,000 to 8,000.

Vermont. MONTPELIER, Vt., Nov. 5.—Returns from the state were completed very slowly.

Maine by 40,000. PORTLAND, Maine, Nov. 5.—Maine has gone Republican by 40,000.

FOR BRYAN.

The States That Have Been Carried by the Democratic Nominees. NEBRASKA.

Mr. Bryan Carried His Home State by a Handsome Plurality.

LINCOLN, Neb., Nov. 5.—Chairman Post of the Republican state committee at 10 o'clock conceded Nebraska to the fusion ticket.

LINCOLN, Neb., Nov. 4.—McKinley's majority in Lincoln is 1,018. This is a Democratic gain, as the city has generally been Republican by a considerably larger vote.

COLORADO ALMOST SOLID. Bryan and Sewall's Majority Huge—Alva Adams Elected Governor.

DENVER, Nov. 5.—Scattering returns received show that Bryan and Sewall have carried Colorado by over 100,000 plurality in a total vote of about 175,000.

TEXAS SURE FOR BRYAN. Fifty Thousand Majority Figured on—The State Ticket Chosen.

DALLAS, Texas, Nov. 5.—The count is slow, nothing official has been announced yet, and it is hard to estimate the result in Dallas.

Louisiana 30,000 for Bryan. NEW ORLEANS, Nov. 5.—Returns make it absolutely certain that Bryan has carried the state by probably 20,000 plurality.

Mississippi 50,000 for Bryan. JACKSON, Miss., Nov. 5.—Mississippi sends a solid Democratic delegation to the next Congress.

Georgia Stands by Bryan and Sewall. ATLANTA, Ga., Nov. 5.—Returns from various districts indicate the election of a solid Democratic congressional delegation.

Florida 13,000 for Bryan. JACKSONVILLE, Fla., Nov. 5.—Bryan and Sewall carry Florida by a majority over McKinley.

Nevada's Plurality. CARSON, Nev., Nov. 5.—It will be impossible to give complete returns from Nevada for several days.

Virginia Democratic by 25,000. RICHMOND, Va., Nov. 5.—Returns are still coming in slowly, but Bryan's majority will reach 25,000.

Idaho Ten Thousand Democratic. BOISE, Idaho, Nov. 5.—Conservative estimates indicate Idaho will give 10,000 majority for Bryan.

Arkansas 25,000 Democratic. LITTLE ROCK, Ark., Nov. 5.—Arkansas gives 25,000 majority for Bryan.

Utah Democratic by 15,000. SALT LAKE, Utah, Nov. 5.—Utah gave 15,000 majority for Bryan.

Alabama. BIRMINGHAM, Ala., Nov. 5.—The majority for Bryan will probably not much exceed 25,000.

KANSAS FOR FUSIONISTS.

THE REPUBLICANS BADLY DEFEATED.

BRYAN CARRIES THE STATE

Mr. Morrill Will be Succeeded by Mr. Leedy—The Legislature Strongly Fusion on Joint Ballot—Partial Returns From the State—Jerry Simpson Defeats Chester Long.

TOPEKA, Kan., Nov. 5.—Bryan and the fusion state ticket have carried Kansas by a majority that may be anywhere from 8,000 to 15,000.

At Republican headquarters the hope is still held out that Morrill and the rest of the state ticket may be saved, but they back it with uncertain figures.

These figures represent about one-ninth of the total vote of the state and the same ratio of loss and gain kept up to the end would give the state to Leedy by 12,000 or 15,000.

At Republican headquarters the hope is still held out that Morrill and the rest of the state ticket may be saved, but they back it with uncertain figures.

Chairman Simpson and Secretary Bristow refuse to give out anything but the exact count of precincts.

For Leedy—Bourbon 300, Butler 300, Clay 300, Decatur 400, Edwards 100, Ford 400, Franklin 300, Hamilton 35, Jewell 400, Kingman 800, Linn 200, Miami, 150, Mitchell 300, Montgomery 400, Ness 800, Norton 300, Ottawa 250, Pratt 150, Rawl 150, Rush 120, Scott 70, Sedgewick 800, Sherman 125, Stafford 359, Sumner 400, Thomas, 150, Trego 35.

For Morrill—Allen 150, Douglas 1,100, Finney 125, Greeley 60, Jackson 200, Riley 150. On Congressmen, Breidenthal estimates the result as follows: First district, Broderick, Republican, 2,000; Third district, Sedgewick, fusion, 3,000; Fifth district, Vincent, fusion, 1,500; Sixth district, McCormick, fusion, 2,500; Seventh district, Simpson, fusion, 3,000.

Both as a standstill, with the chances strongly for Peter, fusion, in the former, and for Curtis, Republican, fairly good for the latter. He has little doubt of the election of Peters and says Madden will win over Curtis if the latter's majority in Shawnee county falls below 1,500.

In the thirty-five counties Breidenthal has heard from, he claims the election of 54 members of the house and 18 of the senate, a total of 72. Out of this total he claims a gain of 24 from the Republicans over the same representation in the legislature of 1895.

Republicans 48; total fusionists, 108; total Republicans, 57; fusion majority, on joint ballot, 51. The Republicans are as little disposed to concede Breidenthal's figures to the legislature as on the state ticket, but they will make no estimates until they shall have received more complete returns.

At 12:30 o'clock, Breidenthal had received the following additional reports of majorities for governor by counties:

Leedy—Leedy, 800; Barber, 145; Clark, 75; Graham, 200. Morrill—Brown, 800; Marion, 300.

Governor Morrill ran 100 ahead of McKinley in Brown, Fulton, Republican candidate for state senator carried the county by 50.

In Clark county Harry Bone, Republican, is defeated for re-election by 7 majority.

WICHITA, Kan., Nov. 4.—Bryan has carried Sedgewick county and Republican concede that Seedy ran the entire fusion state ticket.

LOUISVILLE, Ky., Nov. 5.—Latest returns from Owen and Henry counties in the Seventh district show Bryan majorities of 2,250 and 998 respectively, which easily overcomes Breidenthal's lead and elects Sattie, Democrat.

Breidenthal Beaten. LONDON, Nov. 5.—Sir Richard Temple, who has had experience in Indian affairs since 1846, who was secretary to Sir John Lawrence, finance minister of India from 1868 to 1874, and who was then appointed to superintend the relief operations in the famine-stricken districts of Bengal, after which he served as governor of Bombay, alluded yesterday to the import of California wheat as a unique factor in the situation, and said: "It appears this wheat can be landed at Calcutta and sold at from eight to nine seer per rupee. Such a possibility was never dreamed of in my time. If this be true, it will suffice to fill the shortage in the Indian supply. Certainly American wheat sold in India at that price will suffice for the distressed districts. I do not see the need for the government to intervene in this matter. If the thing can be done traders can do it better unaided. I think this is a vital matter and the government should immediately verify it if this is possible. And if so, they should not intervene. If the American supply failed, then I do not think there is sufficient wheat in India to meet the scarcity and the government might have to buy supplies wherever favorable opportunity offered."

Present Situation Never Dreamed of Before—Rare Starvation Unlikely.

LONDON, Nov. 5.—Sir Richard Temple, who has had experience in Indian affairs since 1846, who was secretary to Sir John Lawrence, finance minister of India from 1868 to 1874, and who was then appointed to superintend the relief operations in the famine-stricken districts of Bengal, after which he served as governor of Bombay, alluded yesterday to the import of California wheat as a unique factor in the situation, and said: "It appears this wheat can be landed at Calcutta and sold at from eight to nine seer per rupee. Such a possibility was never dreamed of in my time. If this be true, it will suffice to fill the shortage in the Indian supply. Certainly American wheat sold in India at that price will suffice for the distressed districts. I do not see the need for the government to intervene in this matter. If the thing can be done traders can do it better unaided. I think this is a vital matter and the government should immediately verify it if this is possible. And if so, they should not intervene. If the American supply failed, then I do not think there is sufficient wheat in India to meet the scarcity and the government might have to buy supplies wherever favorable opportunity offered."

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STEPHENS IS GOVERNOR.

THE DEMOCRATS CARRY MISSOURI.

THE MAJORITY IS HEAVY.

From 40,000 to 50,000 for Bryan—Stephens Runs Behind About 30,000—Capital Removal Overwhelmingly Defeated—Nearly All the Congressmen Democratic—West Safe.

ST. LOUIS, Mo., Nov. 5.—There is no doubt, although the returns are coming in from the interior of the state at a small pace, of the election of the Bryan electors and the entire Democratic state ticket. The state legislature will also be Democratic and United States Senator George G. Vest will probably succeed himself.

Returns from all of the precincts in the city of St. Louis have not yet been made, but the Democrats concede that McKinley and Lewis have carried the city by about 16,000.

The returns show a greatly increased vote for both parties over 1892. The Republicans seemed to have gained in the cities and the Democrats in the country districts.

Chairman Cook of the Democratic State committee said this morning that the returns so far as received indicated that Bryan had carried the state by 40,000 to 50,000. He admitted that Stephens had run at least 20,000 votes behind the silver champion.

Shortly before noon Chairman Cook of the state Democratic committee gave out the following: "With a probable Republican plurality of 14,200 in St. Louis, the returns from outside St. Louis, including Kansas City and St. Joseph, while far from complete, show that Bryan's plurality is 60,000."

JEFFERSON CITY JUBILANT. The Defeat of Sedalla in the Capital Removal Contest Celebrated.

JEFFERSON CITY, Mo., Nov. 5.—A special was received here this morning stating that Jefferson City had won in St. Louis in the capital removal fight by 40,000 and the state outside of St. Louis by 75,000.

Members of all parties, responsible business men and all the great majority of them are wearing Sedalla buttons fringed with pieces of crepe and wearing white gloves on their hands as a symbol of mourning for Sedalla.

AT BRYAN'S HOME. The Democratic Candidate and His Wife Undaunted by the Early Reports.

LINCOLN, Neb., Nov. 5.—Mr. Bryan gave orders that the principal bulletins be sent to his room and there he read them. He manifested special interest in returns from this state, and the discouraging trend of the early reports from nearly all critical points in the country, he maintained a cheerful demeanor, saying that he had expected the cities to go against him.

Administration Feeling. Satisfaction Over the Apparent Defeat of Silver.

WASHINGTON, Nov. 5.—There was an air of uncelebrated satisfaction in administration circles here this morning over the election, yet this was tempered, in many instances, with pity.

SEATTLE, Wash., Nov. 5.—Indications point to Republican gains, but the vote will be close. Republicans expect to elect at least one of the two Congressmen. The fusionists continue to claim everything by a large majority, while the Republican state headquarters are confident of a small plurality.

Mark Hanna's Opinion. CHICAGO, Nov. 5.—Mark Hanna wires the Associated Press at 1 a. m. as follows: "My opinion is that McKinley is elected by a majority that will settle the issues of this campaign and guarantee to the civilized world that the United States can be depended upon to maintain her honor and integrity."

A Blast From Tillman. CHICAGO, Nov. 5.—"Our cause has not been killed by this defeat, but heaven," said Senator Tillman last night. "It has no more been killed than was the cause of emancipation by its temporary setbacks."

Mrs. Alexander, says the Living Church, is the author of one hymn that has served to make her famous. "There is a Green Hill Far Away," and it is said that the popularity of this hymn, having effect to bring her husband into notoriety, obtained for him his elevation to an Irish deanery. He was made bishop in 1867.

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THE FRONTIER prints the news.

THE DOUBTFUL STATES.

The Votes of Several of the Commonwealths Not Yet Known.

Tennessee Undecided.

NASHVILLE, Tenn., Nov. 5.—Returns received from the state are very meager. The Democrats are claiming the state for Bryan, and there is a probability that he will get a small plurality. The Republicans still claim the state by a small plurality and are confident of the election of their candidate for Governor.

South Dakota Undecided. YANKTON, S. D., Nov. 5.—Out of 30,000 votes cast McKinley has 1,500 majority. The gain in the Bryan vote over the estimates is 20 per cent thus far, while McKinley's gain is only 3 per cent. If this continues Bryan will have a majority.

Oregon Probably Republican. CHICAGO, Nov. 5.—A Tribune special from Portland, Oregon says: McKinley has carried Multnomah county by 5,000 majority. Reports indicate a very heavy vote throughout the state. It is thought Bryan will come to Portland with a very small plurality. McKinley has certainly carried the state by a small plurality.

North Carolina. RALPH, N. C., Nov. 5.—Bryan, so far as heard from, was supported by both the Democrats and Populists, and has carried the electoral vote of the state by majorities variously estimated at between 10,000 and 20,000.

Fusion State Ticket Elected. BUTTE, Mont., Nov. 5.—Bryan's majority in the state may reach 15,000. Hartman, silver Republican, is elected to Congress by from 8,000 to 10,000 over Goddard, regular Republican. The entire Democrat-Populist fusion state ticket is elected.

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.

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.

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 druggist.

Consolidated 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 la grippe, 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, 222 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.

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, do hereby notified that I will sit 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. (SEAL) G. A. McCutchen, County Judge.

Thousands of Women SUFFER UNTOLD MISERIES.

BRADFIELD'S FEMALE REGULATOR, ACTS AS A SPECIFIC

By Arousing to Healthy Action all her Organs.

It causes health to bloom, and joy to reign throughout the frame. ... It Never Fails to Regulate ...

"My wife has been under treatment of leading physicians three years, without benefit. After using three bottles of BRADFIELD'S FEMALE REGULATOR she can do her own cooking, milking, washing, etc."

N. S. BRYAN, Henderson, Ala. BRADFIELD REGULATOR CO., Atlanta, Ga. Sold by druggists at \$1.00 per bottle.

Chickering's English Diamond Brand. PENNYROYAL PILLS

Original and Only Genuine. Always reliable. Druggist for Chickering's English Diamond Brand. Sold by all Local 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 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.

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 Hoarhound 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 Hoarhound 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 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. Notice is hereby given that Willie Anderson of Crawford, 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. 13, west. He names as witnesses: James Holden, T. V. Norvell, E. E. Hanna and Al. Ayers, all of Chambers, Nebraska.

Also, Willie Anderson, one of the heirs and devisees 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.

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 \$47.30, 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 gray horse twelve years old. One bay horse nine years old. One bay horse seven years old. One brown mare 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 well as satisfy the above claim with interest and costs and increase costs.

Dated October 7, 1896. By H. M. UTLEY, his attorney. 14-16

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, Kirby and Howie the plaintiff filed a petition in his petition in the office of the clerk of the district court of Holt county, Nebraska, to foreclose a certain mortgage executed by Mary E. Bullock and James C. Bullock upon the northeast quarter section 27, township 28, north, range 15, west 6th E. 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 61 of mortgages, pages 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.

H. M. UTLEY, Attorney for Plaintiff.

NOTICE TO NON-RESIDENTS. John Newman, Tress Newman, J. F. Bradford and Mrs. Bradford his wife, first and full names 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 their 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 northeast quarter and southeast quarter of northeast quarter section 27, township 28, north, range 12, west 6th E. in Holt county, Nebraska, which mortgage was executed and delivered to Farmers Loan and Trust Co., and filed for record in book 45 of mortgages, page 256; that there is now due upon said mortgage the sum of \$435.00.

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. UTLEY, Attorney for Plaintiff.

IN THE COUNTY COURT. Before G. A. McCutchen, County Judge. J. L. Biddle non-resident defendant: You are hereby notified that on August 15, 1896, Henry Waterman administrator of the estate of Barret Scott deceased, commenced an action in the county court of Holt county, Nebraska, against said defendant, and Sargent and James Sargent to recover the sum of \$125, now due upon a promissory note given by said defendant to Barret Scott, 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 22nd day of August, 1896, said order was levied upon the store building, counters and shelving situated in the SE 1/4 of the SE 1/4, section 4-31-10 in Holt County, Nebraska, as a part of the property of said defendant, 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 will be entered for you to appear and show cause why the same should not be done. HENRY WATERMAN, Plaintiff, Administrator for the estate of Barret Scott. 10-3

LEGAL NOTICE. John Price, Thomas Carberry and Mrs. A. J. Traylor non-resident defendants: I hereby give notice that on the 7th day of September, 1896, Helen A. Berry, plaintiff herein, commenced an action 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 is 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 E. in Holt county, Nebraska. That on the 6th day of December, 1896, E. W. Adams purchased said premises in private sale according to law for the delinquent taxes and paid for said delinquent taxes, interest and costs, at said tax sale, the sum of \$14.80, and that on the 25th day of September, 1896, said E. W. Adams paid the taxes levied on said premises for the year 1895 and which at the time of such payment were delinquent and on the 30th day of September, 1896, said E. W. Adams paid the 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 30th day of August, 1896, said Adams paid taxes amounting with interest to \$14.80. That the taxes levied on said land for the year 1897, became delinquent, and on the 30th day of September, 1897, said Adams paid taxes amounting with interest to \$17.80. That taxes were levied on said premises for the year 1898, and said taxes became delinquent and on the 3rd day of October, 1898, said Adams paid said taxes amounting with interest to \$20.00. That when said E. W. Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county, Nebraska, and that said certificate 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 purchased said premises at said tax sale and by virtue of said tax sale and 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 no debt or claim against said premises which is required to be paid 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, Cheok 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, commenced an action in the district court of Holt county, Nebraska, against said defendants, impleaded with Ed. G. Gallagher, also a defendant, the object and prayer of which petition is to foreclose a tax lien held by the plaintiff upon and against the east 1/2 of the northeast quarter of section six (6), and the west half of the northwest quarter of section five (5), in township twenty-five (25) north of range twelve (12) west of the 6th E. in Holt county, Nebraska. That on the 5th day of December, 1896, 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 1888, and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$11.00, and that on the 25th 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 on the 30th day of October, 1892, said E. W. Adams paid said taxes amounting with interest to \$14.80. That when said E. W. Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county, Nebraska, and that said certificate 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 purchased said premises at said tax sale and by virtue of said tax sale, 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 the said premises the sum of \$72.75, and that the same is now due to the plaintiff for which sum with interest at ten per cent. per annum plaintiff prays for a decree, that defendants be required to pay the said sum of \$72.75, and that the same 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 13th day of September, 1896. 10-4 HELEN A. BERRY, Plaintiff.

LEGAL NOTICE. Johann Daniels, Cheok 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, commenced an action in the district court of Holt county, Nebraska, against said defendants, impleaded with Ed. G. Gallagher, also a defendant, the object and prayer of which petition is to foreclose a tax lien held by the plaintiff upon and against the east 1/2 of the northeast quarter of section six (6), and the west half of the northwest quarter of section five (5), in township twenty-five (25) north of range twelve (12) west of the 6th E. in Holt county, Nebraska. That on the 5th day of December, 1896, 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 1888, and paid for said delinquent taxes, interest and costs, at said tax sale the sum of \$11.00, and that on the 25th 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 on the 30th day of October, 1892, said E. W. Adams paid said taxes amounting with interest to \$14.80. That when said E. W. Adams purchased said premises at said tax sale a tax sale certificate was duly issued to him by the treasurer of said Holt county, Nebraska, and that said certificate 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 purchased said premises at said tax sale and by virtue of said tax sale, 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 the said premises the sum of \$72.75, and that the same is now due to the plaintiff for which sum with interest at ten per cent. per annum plaintiff prays for a decree, that defendants be required to pay the said sum of \$72.75, and that the same be sold to satisfy the amount found due.

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