M. services—Preaching 10:30 A. M. and 8:00 P. M. Class No. 19:30 A. M. Class No. 2 (Epworth League) 7:00 P. M. Class No. 8 (Childrens) 3:00 P. M. Mind-week services—General prayer meeting Thursday 7:30 P. M. All will e, especially strangers. E. T. GEORGE, Pastor.

G. A. R. "OST, NO. 86. The Gen. John G. O'Neill Post, No. 88, Department of Nebraska G. A. R., will meet the first and third saturday evening of each month in Masonio hall O'Neill

ELKHORN VALLEY LODGE, I. O. O. F. Meets every Wednesday evening in Odd Fellows' hall. Visiting brothers cordially invited to attend.
W. H. MASON, N. G. C. L. BRIGHT, Sec.

GARFIELD CHAPTER, B. A. I Meets on first and third Thursday of each month in Masonic hall. W. J. Dobras Sec. J. C. HARRISH, H. P

K. OF P.—HELMET LODGE, U. D.
m. in Odd Fellows' hall. Visiting brethern
pordially invited. E. J. MACK, K. of R. and S.

O'NEILL ENCAMPMENT NO. 80. I.
O. O. V. meets every second and fourth
Fridays of each month in Odd Fellows' Hall.
OHAS. BRIGHT, H. P. H. M. TTTLEY, Scribe

EDEN LODGE NO. 41, DAUGHTERS OF REBEKAH, meets every 1st and 2d Friday of each month in Odd Fellows' Hall, AUGUSTA MARTIN N. G. MARIA MEALS, BOO.

GARFIELD LODGE, NO. 95, F.A.A.M. GRegular communications Thursday nights G Regular communications Thursday, on or before the full of the moon. J. J. King, W. M. U. O. SHYDER, Seu.

HOLT-CAMP NO. 1710, M. W. OF A.
Meets on the first and third Tuesday in
each month in the Masonic hall.
Name Many NAM, V. C. D. H. OBONIN, Clerk 158. Meets second of each month in O. BRIGHT, Mary S.D. HOWARD, M. W.

MCCUTCHAN, N. M. DIRCETORY

SHORT LINE, 0:05A. M. Arrives 11:55 P.M. P. M. Arrives 7:00 P. M.

La ves 10:01A. M. Arrives 11:5h P.M. La ves 10:01A. M. Arrives 7:00 P. M. La ves 10:01 P. M. La ves 10:00 P. FILL AND PADDOCK.

V. Wed. and Friday at .. 7:00 a m

y, Thurs. and Sat. at .. 4:30 p m

Wed. and Fridays at ... 1:00pm

L. Wed. and Fri. at ... 7:00 a m

L. Wed. and Sat. at ... 4:00pm

L. Wed. and Fridays at ... 11:30pm

Wed. and Fridays at ... 1:00pm

ADVERTISEMENTS LEGAL NOTICE.

In the District Court of Holt County, Neb. Farmers' Loan and Trust Company, plaintiff

In the District Court of Holt County, Neb. Farmers' Loan and Trust Company, plaintiff vs.

Daniel O'Donnell, Sarah A. O'Donnell, Empkie Hardware Company, Nell Moliravey Eber Leek, John Hynes, Schnelder & Loomis, J. T. Robinson Notion Company and H. O. Fisher, defendants.

To each and all of the above named defendants, and to all persons interested in the following described tract of land: The northwest quarter of section three (3) in township twenty-seven (27) of range ten (10) west of the 6 P. M. in Holt county, Nebraska, You and each of you are hereby notified, that the petition of plaintiff is now on file in the office of the clerk of the district court of Holt county, Nebraska, claiming that plaintiff purchased said lands at a tax sale on the 37th day of December, 1888, for the taxes of 1888, and paid therefor the sum of Thirteen and 64-100 dollars, and on the 18th day of June, 1891, the sum of Fourteen and 25-100 dollars, and on the 18th day of June, 1891, the sum of Fourteen and 25-100 dollars; that on the 10th day of August, 1892, a tax deed based on said sale and payment was issued and delivered to plaintiff purporting to convey to it said real estate, which deed was duly recorded, and that for serving the notice to redeem, taking and recording said tax deed, plaintiff paid the sum of Seven dollars, and that by reason of said sale, payment and tax deed, plaintiff paid the sum of Seven dollars, and that by reason of said sale, payment and tax deed, plaintiff paid the sum of Seven dollars, and that by reason of said sale, payment and tax deed, plaintiff paid the sum of Fourteer and illens and interests.

You are further notified that on the 7th day of November 1920

plaintiff paid the sum of Seven dollars, and that by rasson of said sale, payment and that by rasson of said sale, payment and the deed, plaintiff claims to be the absolute owner of said land free and clear of all liens and interests.

You are further notified that on the 7th day of November, 1892, one James F. Toy purchased said tract of land at a regular tax sale of lands for the taxes for the year 1891, and paid therefor the sum of Thirteen and 9-100 dollars, and that under and by virtue of said sale paid subsequent tax as follows: October 24, 1893, Nineteen and 70-100 dollars, and May 14, 1894, the sum of Eleven and 50-100 dollars; that on the 22nd day of December, 1894, a tax deed based on such sale and payment was issued and delivered to the said James F. Toy purporting to convey to him all of said real estate, which deed was duly recorded, and that for serving the notice to redeem, taking and recording said deed, the said James F. Toy paid expenses to the amount of Seven dollars.

You are further notified that on the 19th day of November, 1895, the said James F. Toy again purchased said real estate at a regular tax sale for the taxes for the year 1894, and paid therefor the sum of Fourteen and 40-100 dollars, and that under and by virtue of said sale the said James F. Toy paid subsequent taxes as follows: November 11, 1893, the sum of Ten and 79-100 dollars. That all the interest acquired by the said James F. Toy in said real estate by virtue of said sales payment of subsequent taxes, has been duly assigned to plaintiff and plaintiff is now the holder and owner of all such interests, and the sequiring of the interests of the said James F. Toy, claims to be the absolute and unqualified owner of all said real estate, and that plaintiff as in said real estate, and that plaintiff sake in said petition that the assets and interests in said real estate, and that plaintiff so he will be a said the plaintiff so the defendants and all other persons be determined; that plaintiff so decretive and void, then that th

Date at the Park of the Park o

NOTICE.

In the District Court of Holt County, Nebrarniers' Loan & Trust Company, Plaintiff,

Farmers' Loan & Trust Company, Plaintiff, vs.
Lewis H. Tallmage, and the northwest quarter of section No. Five (5) in township Thirty-two (52), of range Sixteen (16), west 6th P. M. in Holt County, Nebraska, defendants.
To each and all of the above named defendants and to all persons interested in the above described tract of land: You and each of you are hereby notified that the petition of plaintiff is now on file in the office of the clerk of the district court of Holt county, Nebraska, alleging that plaintiff purchased said lands at tax sale on the 37th day of December, 1889, for the taxes for the year 1888,

cember. 1899, for the taxes for the year 1889, and paid therefor the sum of Seventeen and 88-100 Dollars, and under and by virtue of said sale paid subsequent taxes as follows: On the lith day of July, 1890, the sum of Twenty-three; and 64-100 Dollars, and on the lith day of July, 1890, the sum of Fifteen and 72-100 Dollars; that on the lith day of August 1892, a tax deed based on said sale and payment was issued and delivered to plaintiff purporting to convey said real estate to it, which deed was duly recorded, and that for serving the notice to redeem and taking and recording said tax deed plaintiff paid costs to the amount of Seven Dollars.

You are further notified that said petition further alleges that on the 7th day of November, 1898, one James F. Toy purchased said lands at a regular tax sale of land for the taxes for the year 1891, and paid therefor the sum of Minnteen and 28-100 Dollars, and that under and by virtue of said tax sale the said James F. Toy paid subsequent taxes of said lands as follows: October Mth. 1893, Seventeen and 18-100 Dollars; that on the 22nd day of December. 1894, tax deed based on such sale and payment was issued and delivered to the said James F. Toy purporting to convey to him all of said real estate, which deed was duly recorded, and that for serving the notice to redeem and taking and recording said tax deed the said James F. Toy paid costs to the amount of Seven Dollars. Said petition further alleges that on the 18th day of November, 1896, the said James F. Toy agaid purchased said real estate at a regular taxes on said trace taxes for the year 1804, and paid therefor the sum of Fourteen and 28-100 Dollars. That all the right, title and interest in and to said lands acquired by the said James F. Toy, agaid purchased said real estate at a regular taxes on said trace as follows: November 11th, 1806, the sum of Twelve and 28-100 Dollars. That all the right, title and interest in and the said James F. Toy, clars to be the said James F. Toy, clars to be the said sale and pay

of Dec., 1996.
FARMERS' LOAN & TRUST COMPANY,
Plaintiff.
By M. J. Sweeley and E. H. Benedict,
25-4

In the District Court of Holt County, Nebr Farmers' Loan and Trust Company, Plaintiff.

In the District Court of Holt County, Nebr. Farmers' Loan and Trust Company, Plaintiff.

Oheck H. Toneray, O. O. Snyder, Receiver Holt County Bank. Thomas Tanner, Nebraska Loan and Trust Company, M. F. Harrington, Gusta Elwood, Stephen H. Elwood, Ed F. Gallagher. The Bouth Omaha National Bank, the southeast quarter of the southwest quarter of section number twenty-one (21.) and the east half of the northwest quarter of section number twenty-eight (28.) in township number twenty-eight (28.) north of range number twenty-eight (28.) north of range number thirteen (13.) west of the 6th p. M., in Holt county, Nebraska, defendants.

To each and all the above named defendants, and to all persons interested in the above described tract of land. You and each of you are hereby notified, that the petition of plaintiff is now on file in the office of the clerk of the district court of Holt focunty, Nebraska, claiming that plaintiff purchased said lands at a tax sale on the 27th day of December, 1889, for the taxes of 1889, and paid therefor the sum of Twenty-six and 6-100 Dollars, and under said sale has paid subsequent taxes thereon as follows: On the 14th day of July, 1890, the sum of Fifteen and 29-100 Dollars, and on the 16th day of June, 1891, the sum of Seven and 69-100 Dollars; and that the recording said tax deed, plaintiff pariotiff purporting to convey to it said real estate, which deed was duly recorded, and that for serving the notice to redeem, taking and recording said tax deed, plaintiff paid the sum of Seven Dollars, and that by reason of said sale, payment and tax deed, plaintiff gaid the sum of Seven Dollars, and that by reason of said sale, payment and tax deed, plaintiff claims to be the absolute owner of said land free and clear of all liens and interests.

You are further notified that on the 7th day of November, 1892, one James F. Toy purporting to convey te him ail of said real state, which deed was d

that for serving the notice to redeem, taking and recording said deed the said James F. Toy paid expenses to the amount of Seven Dollars.

You are further notified that on the 19th day of November, 1855, the said James F. Toy again purchased said real estate at a regular tax sale for the taxes for the year 1894, and paid therefor the sum of Nine and 84-100 Dollars, and that under and by virtue of said sale the said James F. Toy paid subsequent taxes as follows: November 11th, 1894, the sum of Nine and 85-100 Dollars. That all the interest acquired by the said James F. Toy in said real estate by virtue of said sales, payment of subsequent taxes, has been duly assigned to plaintiff and plaintiff is now the holder and owner of all such interests.

You are further notified that plaintiff, by virtue of its purchase of said real estate, payment of subsequent taxes, and the acquiring of the interests of the said James F. Toy, claims to be the absolute and unqualified owner of all said real estate, and that plaintiff asks in said petition that the assetts and interests in said real estate of the several defendants to said action and all other persons be determined, that plaintiff's title to said real estate be fully established and quieted against adverse claims of each and all of the defendants and all other persons, and 'if it be found by such determination that plaintiff's title to said real estate be defective and vold, then that the amount of plaintiff's litle on said land for such taxes and costs with interest and attorney's fees as provided by statute be ascertained and such lies be strictly foreclosed and the defendants be required to pay to plaintiff asks in said real estate be defendent, and all other persons, and 'iff the amount of said claim within the time as may be fixed by the court, and upon a failure to said premises become fixed, established, and quieted as against each and all of said defendants, and all other persons, and plaintiff asks also for a general and ordinary foreclosure of said tax lien as

Dated at O'Neill. Nebraska, this 23rd day of

Dated at O'Nelli, Neoraska, this 20rd day obcember, 1896.
FARMERS' LOAN & TRUST COMPANY, Plaintiff.
By M. J. Sweeley & E. H. Benedict,
25-4
Its Attorneys.

In the District Court of Holt County, Nebr. Farmers' Loan and Trust Company, Plaintiff.

G. P. Weidman, Emma Weidman. Nicholas Holmes. Philip Horne and the southwest quarter of section number therety-seven (77.) in township number thirty-one (31.) north of range number fifteen (15.) west 6th P. M., in Holt county, Nebraska, Defendants.

To each and all the above named defendants, and to all persons interested in the above described tract of land; You and each of you are hereby notified, that the petition of plaintiff is now on file in the office of the clerk of the district court of Holt county, Nebraska, claiming that plaintiff purchased said, lands at a tax sale on the 7th day of December, 1889, for the taxes of 1888, and paid therefor the sum of Forty-nine and 89-100 Dollars, and under said sale has paid subsequent taxes thereon as follows: On the 18th day of July, 1890, the sum of Mineteen and 40-100 dollars, and on the 18th day of June, 1890, the sum of Rieven and 11-100 dollars; that on the 18th day of August, 1882, a tax deed based on said sale and payment was issued and delivered to plaintiff purporting to convey to it said real estate, which deed was duly recorded, and that for serving the notice to redeem, taking and recording said tax deed, plaintiff paid the sum of Beven dollars, and that by reasen of said sale, payment and tax deed, plaintiff claims to be the absolute owner of said land free and clear of all liens and interests.

You are further notified that on the 7th day of November, 1892, one James F. Toy purponsed said tract of land at a regular tax sale of lands for the taxes for the year 1891, and paid therefor the sum of Eleven and 7:100 dollars, and that under and by virtue of said sale paid subsequent tax as follows: October 24, 1883, Twelve and 48-100 dollars, and that year of the read of the said James F. Toy purporting to convey to him all of said real estate, which deed was duly recorded, and that for serving the notice to redeem, taking and recording said deed, the said James F. Toy paid expenses to the amount of Seven dollars.

You are further notified that on the 19th day of November, 1896, the said James F. Toy paid expenses to the said sale has leaded and delivered to the said sale has leaded and the real estate by virtue of said sale payment of subsequent taxes, and the said freel estate by virtue of said sale

coordingly.

Dated at O'Neill, Nebraska, this 23rd day of

Dated at O. Mell. Acceptant of the Company of the C

In the District Court of Holt County, Neb.

Farmers Loan and Trust Company, Plaintiff,
J. S. Howard, J. D. Chamberlain and the
mortheast quarter of section trity-five
(35,) in township thirty-one (31,) of range
sixteen (16,) west of the 6th P. M., in Hois
county, Nebraska, Defendants
and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the above amed defendants and all of the desire the
solution of plaintiff is now on file in the
office of the clerk of the district oour to
the year 1888, and paid therefor the sum of
Thirty-three and 25-100 Dollars, and under
and by virtue of said saie paid subsequent
races as follows: On the 18th day of July,
1802, the sum of Nineteen and 86-100 Dollars
and cathed any of June, 1891, the sum of
day of August, 1892, a tast dethe above the desaid that far you do the the day of July,
1802, the sum of Nineteen and 86-100 said
said and payment was issued and delivered
to plaintiff purporting to convey said real
estate to it, which deed was duly recorded,
and that for serving the notice to redeem
and taking and recording said tax deed
plaintiff paid tax costs to the amount of
even Dollars.

You are further notified that said petition
ruther slieges that on the 7th day of November, 1892, one James F. Toy purchased
said lands at a regular tax saie of lands for
the sum of Sighteen and delivered to the said
said James F. Toy purchased
said lands as follows: October 4th, 1893.
Twenty and 3-100 Dollars, and May 16 1894.
Twenty and 3-100 Dollars, and May 16 1894.
Twenty and 3-100 Dollars, and that on the
Reventeen and 48-100 Dollars and that on the
Reventeen and 48-100 Dollars and that under
and by virtue of

FARMERS' LOAN & TRUST COMPANY, Plaintiff.
By M. J. Sweeley and E. H. Benedict;
Its Attorneys.

NOTICE.

In the District Court of Holt County, Nebr Farmers' Loan & Trust Company, Plaintiff.
vs.
Stephen H. Elwood, Gusta Elwood, Check H.
Tonoray, F. A. Nichols, Ed. F. Gallagher.

Farmers' Loan & Trust Company, Plaintiff.

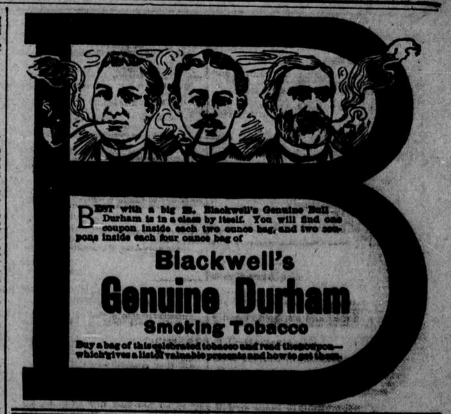
Stephen H. Elwood, Gusta Elwood, Check H. Tonoray, F. A. Nichols, Ed. F. Galiagher. South Omahs National Bank, Harris E. Vail, Nelson Toncray, and the east half of the northeast quarter and the northeast quarter of section No. Twenty-two (22), in township No. Twenty-eight (28), range Thirteen (18) west of Sixth P. M., in Holt county, Nebraska, defendants.

To each and all of the above named defendants and to all persons interested in the above described tract of land: You and each of you are hereby notified that the petition of plaintiff is now on file in the office of the slerk of the district court of Holt county, Nebraska, alleging that plaintiff purchased said lands at tax sale on the 27th day of December, 1889, for the taxes for the year 1888 and paid therefor the sum of Thirty-six and 62-100 Dollars, and under and by virtue of said sale paid subsequent taxes thereon as follows: On the 14th day of July, 1890, the sum of Thirty-three and 57-100 Dollars, and on the 18th day of July, 1800, the sum of Thirty-three and 57-100 Dollars, and on the 18th day of July, 1800, the sum of Thirty-three and 57-100 Dollars, and on the 18th day of July, 1800, the sum of Thirty-three and 57-100 Dollars, and on the 18th day of July, 1800, the sum of Thirty-three and 58-100 Dollars, and on the 18th day of July, 1800, the sum of Thirty-three and 58-100 Dollars, and that the the beat of the said that for the serving of the notice to redeem and taking and recording said tax deed plaintiff paid costs amounting to the sum of seven dollars. Said petition further alleges that on the 21st day of November, 1886, one James F. Toy, under and by virtue of said sale paid subsequent taxes as follows, to with on the 17th day of May, 1804, the sum of Ten and 19-100 Dollars, and on the 5th day of June, 1895, the sum of Ten and 40-100 Dollars. That on the 18th day of Forward to the said James F. Toy as a use of lands for the taxes for the year as a seed on such sale and payment, purporting to convey to

signed and transferred to this plaintiff and plaintiff is now the holder and owner of all such interests.

You are further notified that by virtue of the sale, payment and deed first referred to and the acquiring of the interests of the said James F. Toy, plaintiff claims to be the absolute and unqualified owner of all said real estate, and asks in said petition that its title thereto be quieted in it and against all the adverse claims of all and each of the defendents herein and against all other persons. Plaintiff further asks that if its title to said real estate be found defective, then that the interests and assets of the several defendants herein and all other persons be taken and determined that its lien for taxes so paid in said lands be decreed to be a first lien and paramount to the interests of each of the defendants, and that said defendants be required to pay to plaintiff the amount of its lien so found due, within a reasonable time as fixed by the court, and upon their failing to make such payment within such time so fixed, that plaintiff's title become fixed, established and quieted as against all said defendants and against all other persons. Plaintiff further asks for a general equitable relief including a decree for a general equitable relief including a decree for a general and ordinary foreclosure of its tax lien as by statute in such cases made and provided, and the sale of said premises in satisfaction thereof.

You are further notified that the amount of plaintiff's claim against said real estate this



23rd day of December, 1888, is Two Hundred Thirty-one and 56-100 dollars. You are further notified that you are re-quired to appear and answer said petition on or before Monday, the 18th day of Janu-ary, 1897, or the allegations of said petition will be taken as true and decree rendered as prayed.

prayed.

Dated at O'Neill, Nebraska, this 23rd day
of December, 1896. Parkers, 1896.
FARMERS' LOAN & TRUST COMPANY.
By M. J. Sweeley & E. H. Benedict.
1ta Attorneys.

LEGAL NOTICE.

Elliott C, Olmstead, Marion C. King. and Ann King, his wife. (first and real name unknown) defendants, will take notice that, on the 2nd day of December, 1896. Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against asid defendants, the object and prayer of which are to foreclose a certain tax lien held by the plaintiff upon and against the southwest quarter of section fourteen, (16) in township thirty, (20) north of range fifteen, (15) 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 sais 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 sais the sum of 200.6t. That on the 25th day of September. 1890, and E. W. Adams paid the taxes duly levied on said premises for the year 1890, and which at the time of such payment were delinquent, and that said delinquent taxes with interest amounted to \$15.92 at the time they were so paid by said Adams. That the taxes duly levied on said premises for the year 1890 became delinquent, and on the 25th day of August, 1891, said E. W. Adams paid the said taxes amounting with interest to \$1.92. That when said taxes amounting with interest to \$7.10. That the taxes duly levied on said premises for the year 1890 became delinquent, and on the 3rd day of October, said E. W. Adams paid the said taxes amounting with interest to \$7.10. That the taxes duly levied on said premises for the year 1892 became delinquent, and on the 3rd day of October, said E. W. Adams paid the said taxes amounting with interest to \$7.92. That when said E. W. Adams paid the said taxes amounting with interest to \$7.92. That when said Exa saie a tax saie certificate was duly issued to him by the treasurer of said Holt county, and that said premises have never been redeemed from said tax saie, and all of said taxes constitute a valid lien on said prem LEGAL NOTICE.

Py. 1807.
Dated this 3rd day of December, 1896.
22-4 HELEN A. BERRY, Plaintiff.

LEGAL NOTICE. Willey E. Polley, William P. Hyatt, Ann Hyatt, his wife, (whose first and real name is unknown) Scott T. Jones and Seth F. Wood-Whiley E. Policy, Whitsam F. Hyatt, Ann Hyatt, his wife, (whose first and real name is unknown) Scott T. Jones and Seth F. Woodford, defendants, will take notice, that on the 2nd day of December, 1896, Helen A. Berry, plantiff herein, filed her petition in the district court of Holt county. Nebraska, against said defendants, the object and prayer of which are to foreclose a tax lien held by the plaintiff upon and against the northeast quarter of the southwest quarter, and the south half of the southwest quarter, and the south half of the southwest, and the northeast quarter of the southwest, and the northwest quarter of section twenty-six, (26) in township twenty-eight, (29) north of range fourteen, (14) west of the 6th P. M. in Holt county. Nebrasks. 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 1899, and which at the time of said delinquent taxes, interest and costs at said tax sale, the sum of \$17.92. That on the 25th day of September, 1890, said E. W. Adams paid the taxes levied on said premises for the year 1890, and which at the time of such payment were delinquent; that said delinquent, and on the 26th day of August, 1891, said E. W. Adams paid the said taxes, amounting with interest to \$7.54. That the taxes duly levied on said premises for the year 1890 became delinquent, and on the 36th day of September, 1892, said E. W. Adams paid the said taxes, amounting with interest to \$7.55. That the taxes duly levied on said premises for the year 1890 became delinquent, and on the 36d day of October, 1898, said E. W. Adams paid the said taxes, amounting with interest to \$7.55. That the taxes duly levied on said premises for the year 1890 became delinquent, and on the 36d day of October, 1898, said E. W. Adam premises may be sold to satisfy the amount found due.
You are required to answer said petition on or before the 11th day of January. 1897.
Dated this 3d day of December, 1896.
22-4
HELEN A. BERRY, Plaintiff.

LEGAL NOTICE.

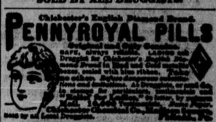
LEGAL NOTICE.

John Ciochon, William Forrest and Scott T. Jones, defendants, will take notice that on the 2nd day of December, 1896, Helen A. Berry, plaintiff herein, filed her petition in the district court of Holt county, Nebraska, against said defendants, impleaded with John Forrest and Ann Forest, his wife, (whose first and real name is unknown) also defendants, the object and prayer of which petition are to foreclose a tav lien held by the plaintiff upon and against the northeast quarter of section two, (2) in township twenty-nine, (8) north of range sixteen, (6) 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 in accordance with law for the delinquent taxes levied on said premises for the year 1888, and paid for said delinquent taxes, interest and cost, at said tax sale the sum of \$21.61. 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. That said delinquent taxes with interest amounted to \$16.37 at the time they were so paid by said Adams. That the taxes levied on said jaming. That the taxes levied on said jaming of the year 1890 became delinquent, and on the 25th day of August, 1891, said E. W. Adams paid said taxes, amounting with interest, to \$11.12.

and assigned his tax lies upon each and all interest be ever possessed and under and by virtue of all and by him on said bremises, to this who is now the owner thereof. The who is now the owner thereof. The who is now the plaintiff on said tax uum of \$155, for which sum wis from this date at ten per cent. I plaintiff prays for a decree that if ant be required to pay the same opremises may be sold to satisfy thound due.



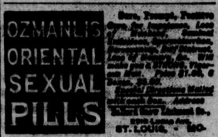
DID NOT SUFFER AFTERWARD



Relieved of Terrible Pains.
R. E.Morse, traveling salesmen, Gal-yeston, Texas, says: Ballard's Snow Liniment cured me of rheumatism of three months' standing after use of two bottles. J. S. Doan, Danville, Ills., says: I have used Ballard's Snow Liniment for years and would not be without it. J. R. Crouch, Rio, Ills., says Ballard's Snow Liniment cured terrible pains in back of head and neck when nothing else would. Every bottle guaranteed. Price 50 cents. Free trial bottles at P. C. Corrigan's.

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