

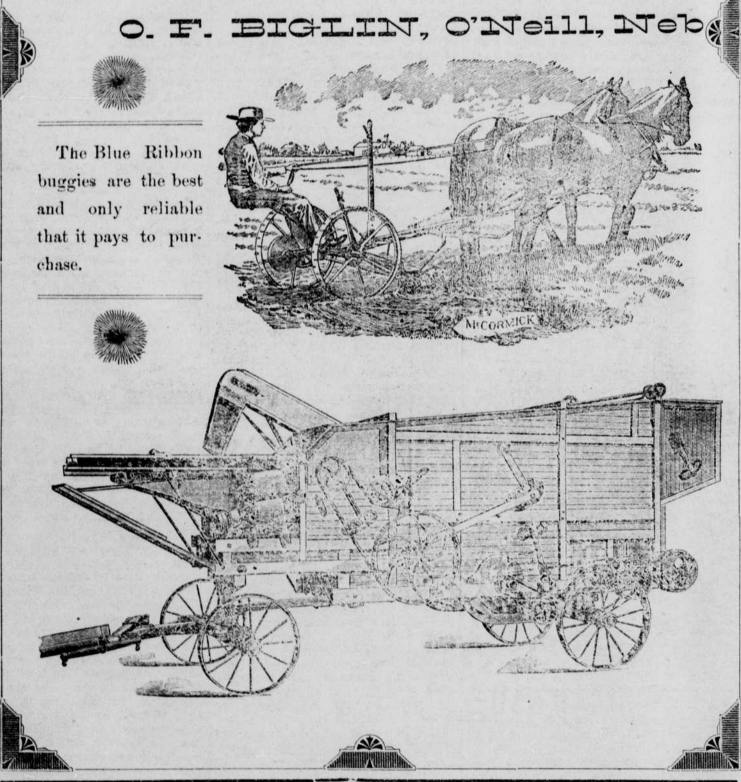
Full and complete line of Furniture and Undertaking

Dr.

## BIGLIN

.... is here with the celebrated McCORMICK, first on the ground to pave the way that the timid may tollow. Never in the history of this famous machine was she more perfect or presented a more splendid appearance for beauty and strength. The many hundreds now in use in this immediate territory is sufficient guarantee that they are the best, and only reliable machine for the careful buyer to invest in. McCormick has also placed on the market a Queen of Hay Rakes which will be a credit as a companion to their mower, which is the acknowledged leader in the hay field.

We have also added to our list of world beaters in the machinery line the famous Aultman & Taylor Thresher, which, with the rerowned Moline Plow goods, consisting of riding and walking plows, cultivators, harrows, listers, cornplanters -in fact everthing used on the farm-we stand easily at the top and hold this position undisputed. In wagons we have the celebrated Fish Bros.' wagon, made at Racine, Wis. All other wagons bearing the Fish name are frauds and not reliable.



After

Rev. Dr. Pepper's Book UNDER THREE FLAGS This is one of the most charming volumes ever written. Consisting of .... 41-6NP HISTORY, BIOGRAPHY, TRAVEL, April 19, 1800. April 19, 1800. 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 Reg-ister and Receiver, at O'Neill, Nebr., on July 5, 1899, viz: Joseph Ritts, H. E. No. 14629, for the ne%, section 17, T. 29 n. r 12 w. He names the following witnesses to prove his continuous residence upon and cultiva-tion of said land, viz: Benjamin Johring, James Crowley, Jasper Ritts, John Coffey, all of O'Neill, Neb. 42-6 S. J. Weekes, Register. AND PERSONAL SKETCHES. The author is **REV. GEORGE W. PEPPER** The distinguished Methodist minister. Soldier, Patriot, Orator, Preacher NOTICE FOR PUBLICATION. Department of the Interior. Land Office of O'Neill, Neb., April 26, 1899. 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 Reg-ister and Receiver at O'Neill, Neb., on June 9, 1899, viz: NATHANIEL P. BRADSTREET, H. E. No. 14612, for the southeast quarter section 25, town-The Champion of Religious Liberty. The Devoted Friend of Ireland and the Irish. One volume, 550 pages, fine paper, bound in cloth. for the southeast quarter section 25, town-ship 32 north, range 11 west. He names the following witnesses to prove Price Express Paid \$2 

 43-6np
 S. J. WEEKES, Register.

 NOTICE FOR PUBLICATION.

 Land Office at O'Neill, Neb., April. 4, 1899.

 Notice is hereby given that the following

 named settler has filed notice of his intention

 to make final proof in support of his claim,

 and that said proof will be made before the

 Register and Receiver at O'Neill, Neb., on

 May 20, 1899, viz:

 FRIEDERICH R. ROSELER, T. C. E. No,

 6663, for the SE¼, Sec. 32, T. 30N, R. 12W.

 He names the following witnesses to prove

 his continuous residence upon and cultivation

 of said land, viz: John R. Bellar, B. Johr 

 ing, David Riser and John Bellar, all of

 O'Neill, Neb.

 40-6
 S. J. WEEKES, Register.

 Send orders to NEIL BRENNAN, O'NEILL. NEB DOCTORS NOTICE FOR PUBLICATION. LAND OFFICE. O'Neill, Neb. | April 8 1899. { Notice is hereby given that the following named settler has filed notice of his inten-tion to make final proof in support of his claim, and that said proof will be made before the register and receiver at O'Neill, Nebr., on May 26, 1899, viz: CORAL L. MeELLIANEY. T. C. E. No. 6695, for the \$!\SW14, NW14SW14, SW14NW14. Sec-21, T. 31N, R. 9w. He names the following witnesses to brove his continuous residence upon and cultiva-

Prescribe them becaus, they never vary from one standard of medicinal qualitythe highest - and doctors are careful folks. You trust your family doctor - of course. Ask him.



Theating & Graves velows

TRADE SUPPLIED BY RICHARDSON DRUG CO. OMAHA, NEB.

LEGAL ADVERTISEMENTS.

Estray Notice.

Taken up by the undersigned in the city of O'Neill, Holt county, Nebraska, on May 12, 1899, one yearling steer, dark brindle in color and white spot on forehead. 47-5 W. A. WOODRUFF.

Estray Notice.

NOTICE FOR PUBLICATION. Department of Interior, Land Office at O'Nelll, Neb., April 6, 1899. 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 Register and Receiver at O'Neill, Nebraska, on May 19, 1890 year.

tegister and Receiver at O Nent, Acorassa, m May 19, 1899, viz: PETER ANDERSON LINDBERG. T. C. E. So. 6595, for the W12NE14, and W12SE14, Sec. 7, T. 30, N. R. 11W. He names the following witnesses to prove this continous residence upon and cultivation his continous residence upon and cultivation of said land, viz: Andrew Johnson, of Joy, D. J. Cronin, John A. Robertson, Gust Widtfeldt, all of O'Neill,

S. J. WEEKES, Register.

NOTICE FOR PUBLICATION. Department of the Interior. Land Office at O'Neill, Nebraska.

The of the southeast quarter of section is and the term in township twenty eight north of range thirteen west of the Sixth Principal Meredian in Holt county, Nebraska; that there is now due the plaintiff upon its tax lien the sum of \$22.60, for which sum with interest from this date on \$14.50 thereof, at ten per decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.
This second cause of action stated in said wenty-eight north of range thirteen west of the southeast quarter of the south in the plaintiff seeks to foreclose a tax wenty-eight north of range thirteen west of the south is tax lien the taxes involved in said were levied on said premises in the years 1892, 1956 and 1894; that there is now due the plaintiff upon its tax lien the sum of \$22.60, for which sum with interest from this date on \$14.60 thereof, at ten per cent, per annum, the plaintiff seeks to foreclose a tax be equired to pay the same or that said premises in the years 1892, 1956 and 1894; that there is now due the plaintiff upon its tax lien the sum of \$22.60, for which sum with interest from this date on \$14.60 thereof, at ten per cent, per annum, the plaintiff seeks to foreclose a tax be sold to satisfy the amount found due.
The southwest quarter of the southeast quarter of section eighteen in township twenty-eight north of range thirteen west of the Sixth frincipal Meredian in Holt county, Nebraska; that the taxes the vere is now due the plaintiff or a southwest quarter of the southeast quarter of section eighteen in township twenty-eight north of range thirteen west of the Sixth frincipal Meredian in Holt county. Nebraska; that the taxes the vere in said premises in the years 1892, issi and 1894; that there is now due the plaintiff or its tax lien the sum of \$22.60, for which sum with interest from this date on \$14.60 thereof, at ten p

be required to pay the same of that said premises may be sold to satisfy the amount found due. In its fourth cause of action stated in said petition the plaintiff seeks to foreclose a tax iten upon the southeast quarter of the south-east quarter of section eighteen in township twenty-eight north of range thirteen west of the Sixth principal meredian in Holt county, Nebraska, that the taxes involved in said fourth cause of action are the taxes that were levied on said premises in the years 1892, 1893 and 1894; that there is now due the plaintiff upon its tax lien the sum of \$22.60, for which sum with interest from this date on \$14.60 thereof, at ten per cert, per annum, the plaintiff prays for a decree that defend-ants be required to pay the same or that said premises may be sold to satisfy the amount found due.

premises may be sold to satisfy the amount found due. In its fifth cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the southeast quarter of section eighteen in township twenty-eight north of range thirteen west of the Sixth principal meredian in Holt county, Nebraska; that the taxes involved in said fifth cause of action are the taxes that were levied on sud prem-ises in the years 1895, 1896 and 1897; that there are the taxes that were levied on sold prem-ises in the years 1895, 1896 and 1897; that there is now due plaintiff upon its tax iien the sum of \$61.32 for which sum with interest from this date on \$50.93 thereof, at ten per cent. per annum the plaintiff prays for a decree that defendants be required to pay the same or that safil premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 26th day of June, 1899. Dated this third day of May, 1899. THE COUNTY OF HOLT, 44-4 Tlaintiff.

He names the following witnesses to prove his continuous residence upon and culiva-tion of said land, viz: W. H. Brown, J. B. Anderson, W. A. Ellis and W. H. Oldes, all of Star. reb. <u>41-6NP</u> S. J. WEEKES, Register. NOTICE FOR SERRICE BY PUBLICATION CONTEST NOTICE. Department of the Interior, United States Land Office, O'Neill, Neb., April 14, 1899. A sufficient contest afidavit having icen-fied in this office by John Morgan. jr. con-testant, against timber culture entry No. A sufficient contest afidavit having icen-fied in this office by John Morgan. jr. con-testant, against limber culture entry No. G700, made October 3, 1991, for mortheast cuarter section 22, township 27 north range 14 w, by Peter C. Mortenson contestee, in which it is alleged that the said Peter C. Mortenson has failed to pleak or cause to be broken ten-tarces of said tract during the first, second, third, fourth. fifth, sixth, seventh, eighth anith years of said entry: that the said entry-man has failed to pleant or caused to be plant-fourth. fifth, sixth, seventh, eighth, ninth years of said entry; further, that the said entry-man has failed to culture to cust the said entry-man has failed to pleant or caused to be plant-fourth. fifth, sixth, seventh, eighth, ninth years of said entry: further that there were the acces of action stated in said perimes. For said entry: sho, that the said entry-man has failed to culture or cause to be plant-fourth. fifth, sixth, seventh, eighth, ninth years of said entry; further. that there were the acces of action stated in said premises of said tract planted to cettonwood cuttings and ash trees by one Thomas Swift a former entryman; but the present entryman has wholy failed to utilize said trees so planter of the first, second, third, fourth. Said entry, failed to culture and there the man orth of range fifteen wess of the sixth principla meredian first, they inter the Notice to Non-Resident Defendants.

second cause of action are the taxes that were levied on said premises in the years 1892, 1803, 1804, 1805, 1806 and 1807; that there is now due the plaintiff upon its tax lien the sum of \$34.75, for which sum with interest from this date on \$25.86 thereof, at ten per cent, per annum, the plaintiff prays for a decree that defendants be required to pay the access of the said promises may be sold the same or that said premises may be sold to satisfy the amount found due. In its third cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the southeast quarter of the south-east quarter of section seven in township twenty-nine north of range fifteen west of the sign price and the southeast of the souththe sixth principal meredian in Holt county, Nebraska; that the taxes involved in said third cause of action are the taxes that were levied on said premises in the years 1892, 1893. 1894, 1895, 1896 and 1897: that there is now due the plaintiff upon its tax lien the sum of \$34.75, for which sum with interest from this the plaintiff upon its tax hen the sum of \$34.75, for which sum with interest from this date on \$25.86 thereof, at ten per cent. per annum, the plaintiff prays for a decree that that defendants be required to pay the same or that said premises may may be sold to satisfy the amount found due. In its fourth cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the northeast quarter of the north-west quarter of section eighteen in township twenty-nine north of range fifteen west of the Sixth principal meredian in Holt county. Nebraska: that the taxes involved in said fourth cause of action are the taxes that were levied on said premises in the yerrs 1892, 1893, 1894, 1895, 1896 and 1897; that there is now due the plaintiff upon its tax lien the sum of 34.80, for which sum with interest from this date on \$25.89 thereof, at ten per cent. per annum, the plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. 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 26th day of June, 1899. Dated this third day of May, 1899. THE COUNTY OF HOLT, 44-4 Plaintiff.

PHILOSOPHICAL PRENCHMEN.

Give the Impression of Being the Happlest People in the World.

The more nations I make the acquaintance of, the more deeply confirmed I get in this conviction, that the Frenchman, with all his faults and shortcomings, is the happiest man in the world, says the North American Review. Of course, the wealthy classes have everywhere found the way of enjoying life, more or less; but to the observer of national characteristics these classes are uninteresting. Good society is good society everywhere. For a study, give me the masses of the people. And it is among the masses in France that, after all, I find the greatest amount of happiness. The Frenchman is a cheerful philosopher. He knows best of all how to live and enjoy life. Moderate in all his habits, he partakes of all the good things that nature has placed at his disposal, without ever making a fool of himself. He understands temperance in the true acceptation of the word, which means, not total abstinence, but moderation. When you say that a country has a temperate climate you do not mean that it has no climate at all; you mean that it has a climate that is neither too hot nor too cold. We have no testotalers, because we practically have no drunkards. A Frenchman would be as astonished to find that the law prevented him from enjoying a glass of wine, because a few imbeciles use wine to get drunk with, as he would to find that the law forbade him to use knives in his quiet and peaceful home, because there are a few lunatics who use mives to commit suicide with or till meir fellow creatures.

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

The Thresher is the one You're that will earn and save the most money-that will thresh the most grain and separate it most perfectly, at the lowest cost. Every part of the Nichols-Shepard Separator is designed to do the best work in the best way, in the shortest time-at the least expense for power, help and repairs. Every feature and attachment-from the self-feeder to the stacker-is of the most improved pattern; efficient, strong, durable. Purchasers of the



have the choice of various styles of stackers. The Seburn Stacker is the newest form of wind stacker, and has many features that will instantly commend it to thresher buyers.

Some of its Advantages: - The chute starts from the top of the separator; is higher from the ground; swings in a complete circle; it can be loaded or unloaded by one man.

Write for free catalogue and learn all about the Nichols-Shepard Separator and ts attachments, and the Nichols-Shepard Traction Engine.

NICHOLS & SHEPARD CO., Battle Creek, Mich. Branch House at KANSAS CITY, MISSOURI, with fall stock of machines and extras.

Taken up by the undersigned on his farm in Rock Falls township, Holt county, Neb., on or about May 1, one sorrel pony, mare, both hind feet white with white star on fore-head and branded S S an right hip and cap brand on left. Owner can have same by proving property and paying expenses. 47-5 W. R. JOHNSON.

## Order To Show Cause.

In the District Court of Holt county, Neb-

raska. In the matter of the estate of Thomas M. Finson, deceased.

Finson, deceased. This cause coming on for hearing upon the petition of H.W. Finson administrator of the estate of Thomas M. Finson deceased praying for license to sell the east half of the north-east quarter of section number twenty-nine (29) and the southwest quarter of the north-west quarter and the northwest quarter of the southwest quarter of section number twenty-eight (28) all in township number thirty-three (33) north of range number twelve (12) west of the Sixth (6th P. M.)in Holt county, Nebraska, or a sufficient amount of the same to bring the sum of \$32.84 debts allowed against said estate, and the costs of allowed against said estate, and the costs of administration, there not being sufficient personal property to pay said debts and ex-

penses. It is therefore ordered that all persons in-terested in suid estate appear before me at chambers in O'Neill, Nebraska, on the 23rd day of June, 1899, at 10 o'clock A. M. to show cause why a license should not be granted to said administrator to sell so much of the above described real estate of said deceased

above described real estate of said deceased as shall be necessary to pay said debts and costs of administration Dated at O'Neill, Nebraska, this 5th day of May, A. D. 1899. M. P. KINKAID, 45-4 Judge Fifteenth Judicial District.

## NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION. Department of the Interior, Iand Office at O'Neill, Neb., April 7, 1899. 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 kegister and Receiver, at O'Neill, Nebraska, on May 19, 1899, viz: ANDREW JOHNSON, T. C. E. No. 6430, for the SEM, Sec 32, T. 31N. R. 11W. He names the following witnesses to prove his continous residence upon and cultivation of said land, viz: Peter Anderson Lindberg, Gust Widtfeldt, D. J. Cronin, of O'Neill' Neb., and John A. Robertson, of Joy, Ne-braska.

braska.

S. J. WEEKES, Register. 41-6NP.

Notice For Publication. (Isolated Tract) United States Land Office, O'Neill, Neb. April 28, 1899

United States Land Office, O'Nelli, Neb. April 28, 1899. Notice is hereby given that in pursuance of mstructions from the Commissioner of the General Land Office, under authority vested in him by section 2455, R. S. U. S., as amended by the act of congress approved February 26, 1895, we will proceed to offer at public sale on the 5th day of June, 1899, at 10 o'clock A. M., at this office the following tract of land, to-wit: SEM NEM results and the o'clock A. Any and all persons claiming adversely the above described land are advised to file their elaims in this office on cr before the day above designated for the commencement of the sale, otherwise their rights will be for-feited. S. J. WEEKES, 44.4 Kegister.

44.4 Register.

Notice to Non-Resident Detendant. Tessey Ballard, defendant, jwill take notice that on the third day of May, 1899, the County of Holt, plaintif herein, fied its petition in against Betsey Ballard, Lydia J. DeYarman and Benjamin A. DeYarman defendants, the provided and prayer of which are to foreelose the tax lien hereinafter described. In its provide the payer of which are to foreelose the tax lien hereinafter described. In its provide the porthwest quarter of section for the said cause of action are the taxes in Holt county, Nebraska; that the taxes in-porth half of the northwest quarter of section the tax lien hereinafter described in the provide in said cause of action are the taxes in Holt county, Nebraska; that the taxes in-porth half of the northwest quarter of section the tax lien hereinafter described in the provide in said cause of action are the taxes in Holt county, Nebraska; that the taxes in-porthere is now whethe plaintiff upon its tax fien the sum of state on \$24.86 thereof, at ten per cent, per providents be required to pay the same of the tax said premises may be sold to satisfy the mount found due. The COUNT OF MOLT, THE COUNTY OF MOLT, 14-4 Plaintiff. Notice to Non-Resident Detendant.

entryman: but the present entryman has wholly failed to utilize said trees so planted by the former entryman in any manner during the first, second, third, fourth, fifth sixth, seventh, eighth and ninth years of said entry, but has wholly neglected them and permitted the ground upon which they stood to grow up to grass and become thor-oughly resodded, and the prairie fire to run over said ground year after year, whereby said trees were killed and destroyed so that not to exceed three living trees are now standing trees were killed and destroyed so that not to exceed three living trees are now standing thereon; all of which failures still exist. Said parties are hereby notified to appear respond and offer evidence touching said al-legation at 10 o'clock a. m. on June 14, 1809, before the tRegister and Receiver at the United States Land Office in O'Nell. Neb. The said contestant having, in a proper affi-davit, filed April 14, 1899, set forth facts which show that after due diligence, personal ser-vice of this notice cannot be made, it is here-by ordered and directed that such notice be given by due and proper publication. 43-4pd E. J. WEEKES, Register.

his continuous residence upon and cultiva-tion of said land, viz: W. H. Brown, J. B. Anderson, W. A. Ellis and W. H. Oldes, all of

## MASTER'S SALE.

Docket Q, No. 107 In the circuit court of the United States, for the district of Nebraska: The Manhatten Trust Company, complainant.

ant, vs. The Sioux City, O'Neill & Western Railway Company, defendant in chancery. FORECLOSURE OF MORTGAGE. Public notice is hereby given that in pur-suance and by virtue of a decree entered in the above cause on the 7th day of December, 1804, I, E. S. Dundy, jr., master in chancery of the circuit court of the United States for the District of Nebraska, will on the 26th day of May, 1899, at the hour of 10 o'clock in the forenoon of said day at the front door of the Sioux City, O'Neill & Western Railway depot building in the city of South Sloux City, Dakota county, State and District of Nebraska, being its principal place of business in said county and state, sell at public auction for cash, save as provided in said decree, the following described proper-ty, to-wit:

ty, to-wit: All and singular the line of railroad of the Sioux City, O'Neill & Western Railway com-pany, in the state of Nebraska, as the same is now constructed, or as the same may be pany, in the state of Nebraska, as the same is now constructed, or as the same may be altered hereafter from a point at or near the town of Covington, in the county of Dakota, in the state of Nebraska, to a point about one mile west of the town of O'Neill, in the county of Holt, in said state, passing through the counties of Dakota, Cedar, Wayne, Pierce, Antelope and Holt, together with any side tracks of said main line, and including rights of way, roadbeds made or to be made, tracks constructed or to be constructed, with the culverts, bridges, fences, stations, sid-ings, depot and station grounds, and houses, engine houses and machine shops, elevators, stock pens, and all other buildings and erec-tions now or hereafter appertaining unto said line of railway, together with all timber, materials and property purchased or to be purchased, or used for the construction, equipment or operation thereof, and all ma-chine shops, fixtures, tools, implements and property used therein or upon or purchased, or used for the construction, equipment or operation thereof, and all ma-chine shops, fixtures, tools, implements and personal property used therein, or upon, or along, or in connection with the line of said railroad, and all engines, tenders, cars and machinery, and all engines, tenders, cars and all leasehoid rights or terminal facilities at Covington, South Sioux City or O'Neill, and all other material and property of said com-pany, now or hereafter owned or acquired, and all its rights and privileges therein or appertaining thereto, and all franchises or other property, real, personal or mixed, now owned or hereafter acquired by the suid rail-way company as part of or pertaining to its said railroad, branches, extensions or any of them in the state of Nebraska. E. S. DUNDY, JR., Master in Chaneery, Soliditor for Complainant 2810

JOHN L. WEBSTER, Solicitor for Complainant. 38t10

Notice to Non-Residedent Defendants. Notice to Non-Resideatent Detendants. C. F. Bliven, Trustee, and Mrs. C. F. Bliven defendants, will take notice that on the third day of May. Isi0, the County of Holt, plaintiff herein, filed its petition in the dis-trict court of Holt county, Nebraska, against C. F. Bliven, Trustee, Mrs. C. F. Bliven his wife, and the southeast quarter of section IS-28-13 defendants, the object and prayer of which are to foreclose the tax liens herein-after described. In its first cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the northeast quar-

Notice to Non-Resident Defendant.

Notice to Non-Resident Defendant. Herman Russell, Trustee, defendant, will take notice that on the third day of May, 1890, the County of Holt, plaintiff berein, filed its petition in the district court of Holt county, Nebraska, against Herman Russell, Trustee, defendant, the object and prayer of which are to foreclose the tax lien herein-after described. In its first cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the southwest quar-ter of the northeast quarter of section twenty-four in township twenty-nine north of range twelve west of the Sixth principal meredian in Holt county, Nebraska; that the taxes involved in said first cause of action are the taxes that were levied on said said premises in the year 1894: that there is now due the plaintiff on its tax lien the sum of \$7.91, for which sum with interest from this date on \$5.93 thereof, at ten per cent, per annum, the plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. In its second cause of action stated in said petition the naintiff seeks to foreclose a tax

amount found due. In its second cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the southeast quarter of the north-cost quarter of section twenty-four in town-ship twenty-nine north of range twelve west of the Sixth principal meredian in Holt county. Nebraska; that the taxes involved in said second cause of action are the taxes that were levied on suid premises in the year 1869:

county, Nebraska; that the taxes involved in said second cause of action are the taxes that were levied on said premises in the year 1894: that there is now due the plaintiff upon its tax lien the sum of \$7.91, for which sum with interest from this date on \$5.93 thereof, at ten per cent per annum, the plaintiff prays for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due. In its third cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the south half of the northeast quarter of section twenty-four in township twenty-nine north of range twelve west of the Sixth principal meredian in Holt county, Nebraska; that the taxes levied in said third cause of action are the taxes that were levied on said premises in the years 1895, 1896 and 1897; that there is now due the plaintiff prays for a decree that defendants be re-quired to pay the same or that said premises in the plaintiff set that defendants be re-quired to pay the same or that said premises the same of the same of the said thereof. at ten per a decree that defendants bere prays for a decree that defendants bere may be sold to satisfy the amount found due. You are required to answer said petition on or before the 12th day of June, 1899. Dated this fourth day of May, 1899. THE COUNTY OF HOLT, Plaintiff.