

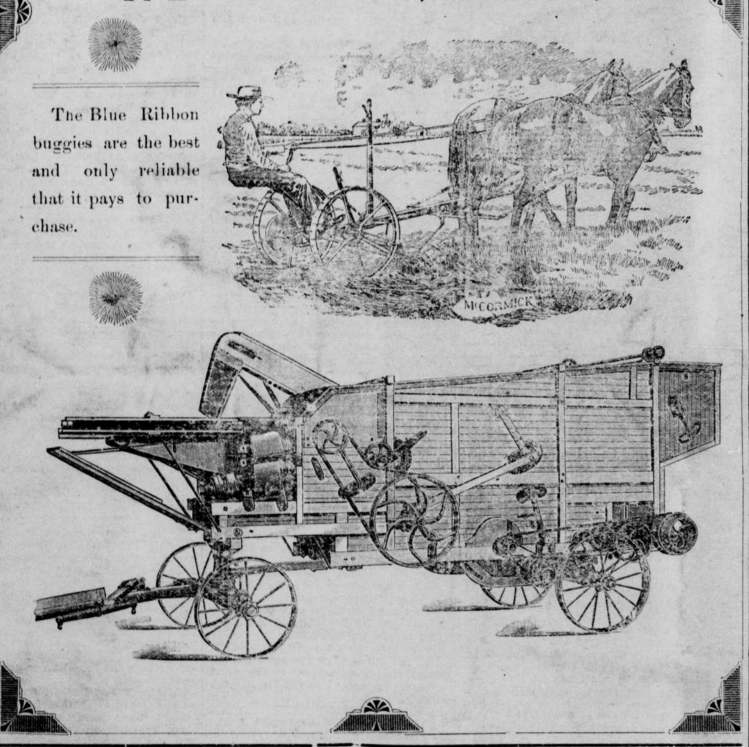
Full and complete line of Furniture and Undertaking goods

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 besters in the machinery line the famous Aultman & Taylor Thresher, which, with the renowned Moline Plow goods, consisting of riding and walking plows, enltivators, 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

O. F. BIGLIN, O'Neill, Neby



Nichols-Shepard Separator

The essential points in a Separator are capacity, thoroughness of separation, and simplicity and durability of construction. On each of these points the Nichols-Shepard Separator has great advantage over all other threshing machines. Any one of the nine sizes will thresh more and save more grain than the corresponding

size of any other separator. The Niehols-Shepard Separator is as strongly, simply, yet perfectly made as a separator can be. The work of separation is done without the aid

of pickers, raddles, forks, or other complicated parts that in other machines cause continual bother and expense by breaking or wearing out. Write for large free catalogus that pictures and explains ever/ part of the Nichols-Shepard Sept rator and the Nichols-Shepard

traction engine. NICHOLS & SHEPARD CO.,

Battle Creek, Mich. Branch House XANSAS CITY, MISSOURI,

th full stack of machines and extra QUEEN MURDERS ENGLISH.

Many Errors Made in Her Address to Parliament.

If Corbett were sive he could still criticise the English grammar of the speech prepared for the sovereign at the opening of parliament, says the London News. The queen adopts this speech at her council on the advice of her ministers and it is ther given to parliament as "her own words." It is important to observe that the president of the council and the minister who last saw the queen at Osborne in reference to the speech read recently is also the head of the education department. Is there an inspector of schools under him who would pass a reference to expenditure which is beyond "former precedent"? A question in English grammar might be set in the schools from the following sentence: "A portion of the Afridi tribes have not yet accepted the terms offered to them, but elsewhere the operations have been brought to a successful close." In the reference to Crete we read: "The difficulty of arriving at an unanimous agreement upon some points has upduly protracted their deliberations (i. e., the deliberations of the powers), but I hope that these obstacles will before long be surmounted," What obstacles? As "the difficulty" is the subject in this sentence, "that obstacle" would appear to be the appropriate phrase. Observe also "an unanimous agreement." As in these da "unanimous" is not pronounced conanimous but younanimous 'an" before the word is an abomination in speech and in writing but lame ly defended, like certain rhymes, as satisfying to the eye although offending the ear. As for the literary style of the speech, it is not likely to be used as a model in the secondary

LEGAL ADVERTISEMENTS.

Notice of Sale.

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

Notice is hereby given that in pursuance of an order of M. P. Kinkaid, judge of the district court of Holt county. Nebraska, made on the 23d day of June. A. D. 1899, for the sale of the real estate hereinafter described, There will be sold at the front door of the courthouse in O'Neill, Nebraska, on the 22d day of July, 1899, at 10 o'clock in the forenoon, at public auction to the highest bidder for eash, the following described real estate, the east half of the northeast quarter of section number twenty-nine (29), and the southwest quarter of the northwest quarter and the northwest quarter of the southwest quarter of section number thirtythree (3), north of range number twelve (12), west of the Sixth P. M., in Holt county, Nebraska. Said sale will remain open one hour.

H. W. Finson, administrator of estate of Thomas M. Finson, deceased; by E. H. Benedict, his attorney.

Ordinance No. 80. In the matter of the estate of Thomas M. Fin-

Ordinance No. 8o.

An ordinance relative to the removal of snow

An ordinance relative to the removal of snow and ice from sidewalks.

Be it ordained by the mayor and council of the city of O'Neill:

Section 1. It shall be the duty of both the owner and occupant of any real estate in the city of O'Neill, Nebraska, adjoining or abutting which any sidewalk is or hereafter shall be constructed, or in existence, to cause the sidewalk to be kept at all times free from accumulations of snow and ice.

Section 2. Whenever the owner or occupant of any such real estate shall fail or neg-

section 2. Whenever the owner or occu-pant of any such real estate shall fail or neg-iect for the space of 24 hours after the cessa-tion of any storm or fall of snow to remove or cause to be removed any and all accumu-lations of snow and ice from the sidewalks adjoining or abutting the said real estate by him or her occupied, the overseer of streets adjoining or abutting the said real estate by him or her occupied, the overseer of streets shall forthwith cause the removal of the snow and ice from the said sidewalk, and the expense of such removal shall be taxed against said real estate, and collected in the same manner as special tax for sidewalks.

Section 3 This ordinance shall take effect and be in force from and after its passage, approval and publication as required by law. I assed and approved this 29th day of April 1899.

Attest: Clyde King,

City Gierk.

Mayor.

Ordinance No. 81.

Ordinance No. 81.

An ordinance regulating official bonds and the amounts thereof of the various city of ficers of the city of O'Neill, Nebraska.

Be it ordained by the mayor and council of the city of O'Neill, Nebraska.

Section 1. The following city officers shall, before entering upon the duties of their respective offices, execute bonds for the faithful discharge of the duties pertaining to their respective offices in amounts as follows:

Mayor, \$500.

City Clerk, \$1,000.

City Treasurer, \$10,00.

City Attorney, \$2,000.

City Weighmaster, \$1,500.

Chief of Police, \$1,000.

Each Alderman, \$100.

Night Watchman, \$1,000.

Water Commissioner, \$5,000.

Water Commissioner, \$5,000.

Section 2. This ordinance shall take effect and be in force from and after its passage and approval as required by law.

Passed and approved this 29th day of April, 1899.

C. L. Davis, Mayor.

Attest: Clyde King, City Clerk.

1-1

Ordinance No. 82.

An ordinance providing that all persons who make default in the payment of any fine or penalty imposed for a violation or breach of any of the c ty ordinances, shall work at hard labor upon the streets of the city of O'Neill, or elsewhere, for the benefit of the said city. said city. Be it ordained by the mayor and council of

Be it ordained by the mayor and council of the city of C'Neill:
Section 1. It is hereby made discretionary with the court, or magistrate, before whom any person is convicted of a violation or breach of any of the city ordinances, to provide for, and make a part of the sentence imposed for the violation or breach thereof, that all persons who may be in default of rayment of any fine or penalty imposed for the violation or breach of any city ordinance, shall work at hard labor upon the streets of said city or elsewhere, for the benefit of said city, until said fine or penalty is fully satisfied as provided by the statutes of the state of Nebraska made and provided in such cases.

Section 2. All ordinances and parts of orlinances in conflict with this ordinance ar hereby repealed.

Section 3. This ordinance shall take effect and be in force from and after its passage, approval and publication as provided by

Passed and approved this 19th day of June 899. John A. Harmon, Mayor. Attest: J. F. Gallagher, City Clerk. 1-1

Contest Notice.

Contest Notice.

Department of the Interior, United States Land Office, O'Neill, Neb., July 6, 1899.

A sufficient contest affidavit having been filed in this office by John H. Simpson jr., contestant, against Edith M. Bowman entry No. 3961, made August 29, 1888, for northeast quarter section thirty-three, township twenty-five, range eleven west. by Edith M. Bowman, contestee, in which it is alleged that Edith M. Bowman has falled to cuitivate the trees planted on said tract the third, fourth, fifth, sixth, seventh, eighth and ninth years of said entry; that there never was a fire guard around the trees planted the second and third years of said entry, and they have all been destroyed by prairie fire and stock; that there are not now to exceed 500 small trees on said tract alive; that said entryman has not complied with the timber culture laws, and these facts now exist. Said parties are hereby notified to appear, respond and offer evidence touching said allegations at 10 o'clock a. m. on 9th day of August, 1899, before the register and receiver at the United States Land office in O'Neill, Nebraska.

The said contestant having, in a proper affidavit filed July 6, 1899, set forth facts which show that after due diligence personnal service of this notice can not be made, it is herepy ordered and directed that such notice be given by due and proper publication.

be given by due and proper publication 1-4 S. J. WEEKES, Register,

FARM Lands for Sale

I desire to close out the following lands in Holt county and in order to do so will offer special inducements as to price and terms of sale. Until sold these lands can be leased at reasonable prices. se se 7 29-10 nw 5 29-10 cl sw 8-29 10 sw sw 8 29-10 nw 24-32-11 ne 18-32 11 nw 17 31-13 sw 14-31-13

se 1-32 15 st ne 8-31-16 nw 30 31-16 For full information address,

JAMES C. YOUNG, 304 Guaranty Loan Bld.

MINNEAPOLIS, MINN.

Between Acts.

Little 5-year-old Willie had been t. the theater and upon his return hi mother asked him how he liked th play. "Oh," he replied, "the play wa all right, but I didn't get to see nea all of it." Why, how did that has pen?" asked his mother. "Becau e. answered Willie, "the roller must hav been broke for the window blind fel down two or three times."

Individual Consumption of Air.

It is computed that when at rest consume 500 cubic inches of air a ute. If we walk at the rate of an an hour we use 800; two miles. 1 three miles, 1,600; four miles, 2 If we start out and run six mil hour we consume 3,000 cubic in air during every minute of the time.

City Council Proceedings.

The City Council upon motion made the following estimate of the probable amount of money necessary for all purposes to be expended in the city during the fiscal year commencing on the first Tuesday in May, 1899-Salaries of City Officers. \$2.000.00 uel. Lights and Rents. ... R. R. Sinking Fund Building and Repairs on Sidewalks. Repairs Water Works.... rire Department Supplies.... nterest Water Works Bonds.

Total..... \$ 9041.91
The entire revenue of the city for the previous fiscal year was on motion duly considered by the Council and found to be as fol-

lows:
Occupation tax
Rec'd from Gen'l Fund, from Co.
Treas., Twp. Treas., and City
Marshal
Water Works Water Bond Interest Fund .

Total \$ 2.728,19 ATTEST: JOHN A. HARMON, ATTEST: J. F. GALLAGHER. City Clerk.

Notice to Non Resident Defendants.

The Ballou Banking Company, David L. Darr. H. S. Ballou and Company, The Ballou State Banking Company, George D. Weintz, receiver of the Ballou State Banking Company, Omaha and Lincoln Realty Company, a corporation, and John Doe. real name unknown, defendants, will take notice that on the 15th day of June, 1899, the county of Holt, plaintiff herein, filed its petition in the district court of Holt county, Nebraska, against The Ballou Banking Company, David L. Darr, H. S. Ballou and Company, George D. Weintz, receiver of The Ballou State Banking Company. The Ballou State Banking Company. The Ballou State Banking Company. The Ballou State Banking Company, Omaha and Lincoln Realty Company, a corporation, and John Doe, real name unknown defendants, the object and prayer of which a re to foreclose the tax liens hereiuafter described. In its first cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the northeast quarter of the southwest quarter of section twenty-six (26) in township twenty-eight (28) north of range eleven (11 west of the Sixth principal meridian in Holt county, Neb; that the taxes involved in said first cause of action are the taxes that were levied on said premises in the years 1893, 1894; that there is now due the plaintiff upon its tax lien the sum of \$13.26, for which sum with interest from this date on \$8.75 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 plaintiff seeks to foreclose a tax lien upon the northwest quarter of the southwest quarter of section twenty-six (26) in township twenty-eight (28) north of range eleven (11) west of the Sixth principal meridian in Holt county, Nebraska; that the taxes involved in said second cause of action are the taxes that were levied on said premises in the years, 1893, 1894; that there is now due the plaintiff upon its tax lien t The Ballou Banking Company, David L.

action are the taxes that were levied on said premises in the years 1893, 1894; that there is now due the plaintiff upon its tax lien the sum of \$13,26, for which sum with interest from this date on \$8.75 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 fifth cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the southwest quarter of section twenty-six (26 in township twenty-eight (28) north of range eleven (11) west of the Sixth principal meridian in Holt county. Nebraska; that the taxes involved in said fifth cause of action are the taxes that were levied on said premises in the years 1895, 1896, and 1897; that there is now due plaintiff upon its tax lien the sum of \$85.90, for which sum with interest from this date on \$59.40 thereof, at ten per cent per annum the plaintiff prays for a decree that defendants be required to pay same or that said premises may be sold to satisfy the amount found due. satisfy the amount found due.

satisfy the amount found due.
You are required to answer said petition on or before the 31st day of July, 1899.
Dated this 15th day of June, 1899.
THE COUNTY OF HOLT, 50-5

Notice to Non-Resident Defendants.

Rock Island Plow Company a corporation, James Simons defendants, will take notice that on the 29th day of June, 1899, the county of Holt, plaintif herein, filed its petition in the district court of Holt county, Nebraska, against Rock Island Plow Company, a corporation, James Simons, Nebraska Loan and Trust Company, and Hugh A. Allen, defendants, the object and prayer of which are to foreclose the tax liens hereinafter described. In its first cause of action stated in cribed. In its first cause of action stated in said petition the plaintiff seeks to foreclose a tax fien upon the northeast quarter of the southeast quarter of section twenty-six [26] in township thirty [30] north of range fourteen [14] west of the Sixth principal mendian in Holt county, Nebruska; that the taxes involved in said first cause of action are the taxes that were levied on said premises in the year 1894; that there is now due the plaintiff on its tax lien the sum of \$6.26. the plaintiff on its tax her the sum of \$0.20. for which sum with interest from this date on \$4.29 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 plaintiff seeks to foreclose a tax.

petition the plaintiff seeks to foreclose a tax lien upon the northwest quarter of the south-west quarter of section twenty-six [26] in township thirty [30] north of range fourteen [14] west of the Sixth principal meridian in Holt county, Nebraska; that the taxes involved in said second cause of meridian in Holt 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 \$6.26 for which sum with interest from this date on \$4.29 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 soid 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 southwest quarter of the southeast quarter of section twenty-six [26] in township thirty [33] north of range fourteen west of the Sixth principal meridian 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 year 1894; that there is now due the plaintiff upon its tax lien the sum of \$5.63, for which sum with interest from this date on \$3.84 thereof, at ten per cent, per annum, the plaintiff prays for a decree that defendants be required to pay the same orthat said premises may be sold to satisfy the amount found due.

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 ien upon the southeast quarter of the southeast quarter of section twenty-six [26] in township thirty [30] north of range fourteen [14] west of the Sixth principal meridian 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 year 1894; that there is now due the plaintiff upon its tax lien the sum of \$5.63, for which sum with interest from this date on \$3.84 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 fifth cause of action stated in said petition the plaintiff seeks to toreclose a tax ilen upon the southeast quarter of section twenty-six [26] in township thirty [30] north of range tourteen [14] west of nt found due.

the Sixth principal meridian in Holt county. Nebraska: that the taxes involved in said fifth cause of action are the taxes that were fifth cause of action are the taxes that were levied on said premises in the years 1895, and 1897; that there is now due the plaintiff upon its tax lien the sum of \$68.70 for which sum with interest from this date on \$56.03 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.

You are required to answer said petition on

You are required to answer said petition on or before the 14th day of August, 1899.

Dated this 29th day of June, 1899.

THE COUNTY OF HOLT,

Plaintiff.

Notice to Non-Resident Defendants.

B. E. Cole, real name unknown, and Showalter Mortgage company, defendants, will take notice that on the 15th day of June, 1899, the County of Holt, plaintiff herein, filed its petition in the district count of Holt county. Nebraska. against B. E. Cole and Showalter Mortgage company, defendants, the object and urayer of which are to foreclose the tax lends hereinafter described. In its first cause of action stated in said patition the plaintiff seeks to foreclose a tax lien upon the southwest quarter of section thirty-five [35], in township twenty-nine [29] north of range twelve [12] west of the sixth principal meridian in Holt county, Nebraska; that the taxes involved in said first cause of action are the txaes that were levied on said premises in the year 1897; that there is now due the plaintiff upon its tax lein the sum of \$26.50, for which sum, with interest from this date on \$23.31 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.

You are required to answer said petition on or before the 24th day of July, 1899.

Dated this 15th day of June, 1899.

50-4 THE COUNTY OF HOLT.

Plaintiff. B. E. Cole, real name unknown, and Sho-

Legal Notice.

Legal Notice.

Anna M. Gallaher, and the unknown heirs of John M. Gallaher deceased, will take notice that on the 16th day of June, 1899, James Dorgan and Elizabeth Dorgan, plaintiffs, filed their petition in the district court of Holt county, Nebraska, against said defendants, the object and prayer of which are to foreclose a mortgage executed by John M. Gallaher to the plaintiffs upon the northeast quarter of section seventeen in township twenty-nine north of range eleven west in Holt county, Nebraska, to secure the payment of a promissory note for the sum of nine hundred collars, dated July 5, 1895, and due in three years after date, and drawing interest at six per cent per annum from date, the interest being payable semi-annually, and said note being executed by said John M. Gallaher to plaintiffs. There is now due the plaintiffs on said note and mortgage the sum of \$1,221,00 for which sum with interest from this date at six per cent. per annum on \$900.00 thereof, plaintiffs pray for a decree that defendants be required to pay the same or that said premises may be sold to satisfy the amount found due.

You are required to answer said petition on or before the 3tst day of July, 1899.

You are required to answer said petition on or before the 31st day of July, 1899.
Dated this 22nd day of June, 1899.
51-4

JAMES DORGAN and ELIZABETH DORGAN,
Plaintiffs.

dian in Holt county, Nebraska; that the taxes involved in said second cause of action are the taxes that were levied on said premises in the years, 1893, 1894; that there is now due the plaintiff upon its tax lien the sum of \$13.56, for which sum with interest from this date on \$0.01 thereof, at ten percent, 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 southwest quarter of the southwest of the Sixth principal meridian in Holt county, Nebraska; that the taxes into the plaintiff upon its tax lien the sum of \$13.26, for which sum with interest from this date on \$8.75 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 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 southeast quarter of the southwest quarter of section twenty-six (29) six in township twenty-eight (28) north of range eleven (11) west of the Sixth principal meridian in Holt county. Nebraska: that the taxes in the years loss in t

Notice to Non-Resident Defendants.

James M. Brown and Mrs. Brown, his wife, real name unknown. W. J. Bowden, real name unknown, Mrs. Bowden, his wife, real name unknown, and Conneticut Life Insurname unknown, and Conneticut Life Insurance Company, a corporation, defendants, will take notice that on the 29th day of June, 1899, the County of Holt, plaintiff herein, filed its petition in the District Court of Holt county, Nebraska, against James M. Brown and Mrs. Brown, his wife, real name unknown, W.J. Bowden, real name unknown, Mrs. Bowden, his wife, real name unknown, and Conneticut General Life Insurance Co., a corporation, defendants, the object and prayer of which are to foreclose the tax liens hereinafter described. In its first cause of prayer of which are to foreclose the tax liens hereinafter described. In its first cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the Soathwest quarter of section twenty-six (26) in township thirty [30] north of range 16, west of the Sixth Principal Meridian in Holt county, Nebraska; that the taxes involved in said first cause of action are the taxes that were levied on said premises in the year 1896; that there is now due the plaintiff upon its tax lien the sum of \$34.54, for which sum with interest from this date on \$3.41 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 plaintiff seeks to foreclose a tax

petition the plaintiff seeks to foreclose a tax lien upon the southwest quarter of section twenty-six [26] in township thirty [30] north of range 16 west of the Sixth principal meridan in Holt county, Nebraska; that the taxes involved in said second cause of action are the taxes that were levied on said premises the taxes that were levied on said premises in the year 1897; that there is now one the plaintiff upon its tax lien the sum of \$16.92, for which sum with interest from this date on \$14.98 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.

oremises may be found due.
You are required to answer said petition on or before the 14th day of August, 1899.
Dated this 29th day of June, 1899.
THE COUNTY OF HOLT,
Plaintiff.

Notice to Non-Residedent Defendants

Notice to Non-Residedent Defendants
Dilwyn Parrish, James Brown Potter, defendants, will take notice that on the 29th day of June, 1899, the county of Holt, plaintiff herein, filed its petition in the district court of Jolt county, Nebraska, against Dilwyn Parrish and James Brown Potter trustees, defendants, the object and prayer of which are to foreclose the tax liens hereinafter described. In its first cause of action stated in said petition the plaintiff seeks to foreclose a tax lien upon the southeast quarter of section thirty-three [33] in township thirty [30] north of range sixteen west of the Sixth Principal Meridian in Hoit county, Nebraska; that the taxes involved in said first cause of action are the taxes that were levied on said premises in the year 1896; that there is now due the plaintiff upon its tax lien the sum of \$15.22, for which sum with interest from this date on \$12.19 thereof, at tenper cent, per annum, the plaintiff prays for a decree that defendandts 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 plaintiff seeks to foreclose a tax lien upon the southeast quarter of section thirty-three [33] in township thirty [30] north of range sixteen west of the Sixth principal meridian in Holt county, Nebraska; that the

of range sixteen west of the Sixth principal meridian in Holt county. Nebraska; that the taxes involved in sald second cause of action are the taxes that were levied on said premises in the year 1897; that there is now due the plaintiff upon its tax lien the sum of \$13.96, for which sum with interest from this date on \$12.15 thereof, at ten per cent, per \$13.96, for which sum with interest from this date on \$12.15 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.

You are required to answer said peticion on or before the 14th day of August, 1899.

Dated this 29th day of June, 1899.

THE COUNTY OF HOLT,

52-4

Plaintiff.

Dr. Price's Cream Baking Powder World's Fair Highest Award.