

TIME TABLE.

BROKEN BOW, NEB. Denver. Helena. Omaba,

Chicago, St. Joseph, Kansas City, St. Louis, and all Portland, Salt Lake City San Francisco and all points west points east and south.

TRAINS LEAVE AS FOLLOWS: BAST.

WEST.

Departs at.... Except Sunday. Sleeping, dining and reclining chair cars (seatsfree) on through trains. Tickes sold and baggage checked to any point in the United States

No. 48 has merchandise care Tuesdays, Thursdays and Saturdays.

No. 45 will carry passengers for Auselmo, Halvey, Seneca, Whitman and Alliance, No. 46 will carry passe gers for Ravenns Brand Island, Seward and Lancoin.

Information, maps, time tables and ticket call on or write to H. L. Ormsby, agent, or J Francis, G. P. A., Omahe, Neuraska. H. L. ORMEBY.

Burlington Route-California Excursions Cheap; quick; comfortable.

Leave Omaha 4:35 p. m. Lindoln 6:10 p. m. and Hastings 8:50 p. m. every Thursday, in clean, modern, not crowded tourist sleepers. No transfers; cars run right through to San Francisco and Los Angeles over the Scenic Routethrough Denver and Salt Lake City. Cars are carpeted; upholstered in rattan; Lave spring seats and backs and are provided with curtains, wife began using bedding, towles, soap, etc. Uni- Mother's Friend formed porters and experienced ex- she could hardly cursion conductors accompany each get around. I do excursion, relieving passengers of not think she all bother about baggage, pointing could out sbjects of interest and in many get other ways helping to make the along overland trip a delightful exper- without ience. Second class tickets are it now. She has honored. Berths \$5.

For folder giving full informa- months and it is tion, call at nearest Burlington a great help to Route ticket office, or write to J. her. She does Francis, general passenger agent her housework Omaha, Neb.

The Way to go to Californiu.

Is in a tourist sleeper, personally conducted, via the Burlington Route You don't change cars. You make fas: time. You see the finest scenery on the globe.

Your car is not as expensively furniened as a place sleeper, but it is just as clean, just as comfortable, just as good to ride in and nearly \$20.00 It has wide vestibules: Pintsch gass high back seats; a unformed Pullman porter; clean bedding; spacious toilet rooms, tables and heating range. Being strongly and heavily built, it rides smootbly; it is warm in winter and cool in summer.

In change of each excursion party is an experienced excursion conductor who accompanies it right through to Lose Angeles.

Cars leave Omaha, St. Joseph, Lincoln and Hastings every Thursday arriving San Francisco following Sunday, Loss Angeles Monday. Only three days from Misseuri River to the Pacific Coast, including two stop-overs of 116 hours at Denver and 21 hours at San Lake City, two of the most interesting cities on the continent,

For f lder giving full Imformation, call at any Burnington Route ticket office, or write to, J. Francis-Gen'l Pass. Agt., Omaha, Neb.

WANTED-Several persons for District Office Managers in this state to represent me in their own and surrounding counties. Willing to pay yearly \$600, payable weekly. Desirble employment with unsual opportuities. References star ped envelope. S. A. Park, \$20 Carton Building, Chicago.

Pains in the chest when a person has a cold indicate a tendency toward penumonia .A piece of flanzel dampened with Chamberlin's Pain Blam and bound on to the chest over the seat of pain will promptly relieve the pain and prevent the threatened strack of pnemonia. This same treatment will cure a lame lack in a few hours, Soid by all Druggists.



To the Public.

Our biography books were burned, containing 1,500 biographies, which can only be obtained in time for publication in our book, by sending us by mail to Broken Bow at once, a letter, answering the following questions: Born where? --- When? -Father's name? ---- Married, when?---Where?----To whom? Who was born when?-Where? --- Father's name? ---How many children? ---- Their names? - Came to county when? how many copies will you want?-

S. D. BUTCHER.

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The true test f r Life Insurance is found in the Equity of the Contract, the Economy of Management, and the Security for the Payment.

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J. A. HARRIS.

Agent for Custer County, Neb. Office at Farmers Bank of Caster County, Broken Bow, Neb.

HUSBAND SAYS:

" Before my

used it for two without trouble."



Mother's Friend

is an external liniment for expectant mothers to use. It gives them strain. It is the only remedy that makes labor short and delivery easy. It is the only remedy that puts the breasts in condition so that swelling or rising is impossible. Don't take medicines internally. They endanger the lives of both mother and child.

Mother's Priend is sold by druggists for \$1. Send for our free illustrated book.

The Bradfield Regulator Co., Atlanta, Ga.

S D. Butcher has selected men from every post office in the county to write, but this excludes no one from competing for the premium

Two Pointed Questions Answered. What is the use of making a better article than your competitor if you can not get a better price for it? Ans .- As there is no difference in the price the public will buy only the better, so that while our profits may be smaller on a single sale they will be much greater in the aggregate.

How can you get the public to know your make is the best. If both articles are brought promunsual opportuities. References inently before the public both are exchanged. Enclose self-addressed certain to be tried and the public will very quickly pass judgement on them and use only the better one.

This explains the large sale on Chamberlin's Cough Remedy. The people havebeen useing it for years and have found it can always be depended upon. They may occasionally take up with some fashionable novelty put forth with exaggerated claims, but are certain to return to the one remedy that they know to be reliable, and for coughs colds and croup there is noth ing equal to Chamberlin's Cough Remedy. For sale by all Druggists.

Chamberlain's Colle, Cholera and Diarrhoea Remedy can always be depended upon and is pleasent and safe to take. Sold by all Druggists.

A Sure Sign of Croup.

Hoarsness in a child that is subject to eroup is a sure indication of the approach of the disease. If Chamberlin's Cough Remedy is given as soon as the child becomes hoarse, or even after the croupy cough has appeard; it will pre vent the attack. Many mothers who have croupy children always keep this remedy at hand and find that it saves them much trouble and worry. It can always be depended upon and it is pleasent to take. For sale by all drug-

C. W. BEAL.

A. P. SMITH. Beal & Smith.

ATTORNEYS-AT-LAW.

Prompt attention given to collections and real estate. Office over First National Bank. Broken Bow, - - Nebraska.

T. W. Bass,

DENTIST.

_Located where? ____ About All work first class. Rooms on 2d floor, northwest corner Realty block, Broken Bow, Nebr.

HEALTH AND BEAUTY.

December should mark radical changes in our diet, it now being the mission of our food to "keep out the cold" as well as to nourish the body. Good soups and good meats are now of first importance-indeed, are synonymous with good sense, begging the pardon of our vegetarian friends. Purees (of meat foundation) and all the strong, rich soups-to be avoided at other seasons-are strictly in midwinter order. In winter meat becomes the pivotal point of our diet. The fear of yellow fever among the people has almost entirely obscured the danger from diphtheria, tuberculosis and typhoid fever and other infectious diseases which confront us at all times and during all seasons. The danger from a case of diphtheria in New York at any season of the year is far greater than the danger from a case of yellow fever in the same place; still, persons who would shun a street where a case of yellow fever existed would deliberately enter the apartment of a person suffering from diphtheria. A serious outbreak of typhoid fever creates but little consternation, and the presence in our midst of innumerable cases of tuberculosis, a disease which is responsible for an incredible number of deaths, is looked upon with indifference by the public, says the North American Review. The misconception in regard to the danger from this class of diseases often renders the efforts of health offic als ineffectual. The Italians consider a large nose desirable and beautiful. Recently there have been two competitions in which noses have played the leading part. One at Padua was held by the students, and prizes of pocket handkerchiefs and snuff-boxes were awarded for "noses the most pronounced and respectable." At Milan a more important competition was held, the competitors numbering thirty-six. The first prize, a gold medal, was won by a Venetian, whose nose was found to be "of formidable proportions, long, well pronounced, aggressive, trenchant like a knife blade." The second prize, an enameled medal, went to the man who owned a nose "domineering, assuming, with nostrils wide and cavernous." The third medal went to a man whose nose was "refined and symmetrical," while the last two medals to were awarded for a nose "without pretension, ingenuous, but solid and well-planted," and another "considerable, regular and worthy of respect,"

A cat has just died at San Fransisco who had traveled nearly a million remedy that relaxes and relieves the cisco. With the passengers this reon completing 700,000 miles he was presented with a silver collar.

Desponding France.

What rank does France now hold among the nations of the world? A few years ago, in spite of our disasters, we were still a great nation, the second in the world, yielding first place only to England. Now we are no higher than fourth, for both Germany and the United States have surpassed us .- Stecle.

A Tax on Drinking. A Michigan legislator proposes to make liquor drinkers pay a license of \$5 per year for the privilege of drink-



Anyone sending a sketch and description guickly ascertain our opinion free whether invention is probably patentable. Common tools strictly confidential. Handbook on in sent free. Oldest agency for securing onter Patents taken through Minin & Corporated and the Scientific Fluctions.

A handsomely illustrated weekly. Jargest sulation of any scientific fournal. Terms, ear; four months, \$1. Sold by all news to MUNN & CO. 361 Breadway, MOW

J. J. SNYDER, Notary Public.

and Justice of the Peace. Special attention given to collections. Depositions taken, pension vouchers neatly executed, and all kinds of legal papers written. Office weft side square, Broken Bow, Neb.

Dr. Chas. L. Mullins,

PHYSICIAN AND SURGEON.

2d stairway from west end, in Realty block; residence, north side.

CAMERON & REESE,

ATTORNEYS & COUNSELLORS AT LAW

Rorms 8-9 Realty block, Broken Bow, Neb.

DR. R. H. McCROSSON. RESIDENT DENTIS

Land Office at North Platte, Neb., (
November 29, 1899.)

Notice is hereby given that the followingnamed settler has filed notice of her intention to
make final proof in support of her claim, and that
said proof will be made before Clerk of District
Court, at Broken Bow, Neb., on January 22nd,
1900, viz:

SAPARE P. November 29, 1900.

SARAH E. EDMISTEN,
widow of William Edmisten, dec'd, H. E. No.
16974, for the neig sec. 28, town I3 n. range 21 w.
She names the following witnesses to prove
his continuous residence upon and cuitivation of
said land, viz: Simon P. Young, John H. Brown
James H. Robinson, David S. Jennings, all of
Lomax, Neb. GEO. E. FRENCH, Register.

U. S. Land Office,

JAMES WHITEHEAD, - Register F. H. YOUNG, - - - Receiver

U. S. Land Office, Broken Bow, Nebr., j

A sufficient contest affidavit having been filed in this office by Hugh Kenoyer, contestant, against Hd entry No. 1,186, made Aug. 15, 1898, for new new sec. 7, T. 17, R. 20, by Andrew J. Goff, contestee, in which it is alleged that said Goff has failed to comply with the law as to residence and cultivation, said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on Jan. 9, 1900, before the Register and Receiver at the United States Land Office in Broken Bow, Neb.

The said contestant having, in a proper affidavit. The said contestant having in a proper affidavit, filed Nov. 20th, 1899, set forth facts which show that after due diligence, personal service of this notice can not be made, it is hereby ordered and directed that such notice be given by due and proper publication. FRANK H. YOUNG, Receiver.

Land Office at Broken Bow, Neb., 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 Broken Bow Neb., on Jan. 6, 1900, viz: Ulysses C Street.

Merna, Nebr., H.E. No. 352, for the sex, sec. 17, T. 17 N., R. 21 W.

He names the following witnesses to 'prove his continuous residence upon and cultivation of said land. viz: John R. Street and Elmer R. Hongboom of Broken Bow, Neb., and Milton M. Whitney and Aley A. Winchester of Merna, Neb. 23 6t JAMES WHITEHEAD, Register.

To all whom it may concern, and especially to Albert Bertschieger:
You are hereby notified that Peter Barces, guardian of the estate of Albert Bertschinger, has fied his account in this court of his doings as such guardian, and also his petition asking that he be discharged as such guardian of said estate. And you are further notified that Eastumas Anderson has this day filed a petition in this court asking that he be appointed guardia of the To all whom it may concern, and especially mas Ancerson has tals day filed a petition in this court asking that he be appointed guardia of the person and estate of the said Albert Bertschinger and that it is hereby ordered by the said court that both said petitions be heard in said court in Rroken Bow, in said county, on the 26th day of January, 1900, at 1 o'clock p. m., after four weeks publication of this notice in the Custer County Republican and personal service of a copy on the said Albert Bertschinger. said Albert Bertschinger.
Witness my seal this 18th day of Dec., 1839
(SEAL) J. A. ARMOUR, County Judge.

ORDER ON GRANTING ADMINISTRATION. The State of Nebrasks, | 88.

The State of Nebraska, a. Custer County.

Cunty Court for said County.

At a session of the County Court, held at the County Court room, in and for said county, at sroken Bow, on the 7th day of December, A.D., 1899. Present, J. A. Armour, Co. Judge. In the matter of the estate of Geo. W. Frey, december.

mothers to use. It gives them strength to attend to their household duties almost to the hour of confinement. It is the one and only preparation that overcomes morning sickness and nervousness. It is the only and nervousness. It is the only and nervousness. It is the only and nervousness are nervousness and nervousness. It is the only and nervousness are nervousness are nervousness. It is the only and nervousness are nervousness and nervousness. It is the only and nervousness are nervousness and nervousness. It is the only and nervousness are nervousness and nervousness are nervousness. It is the only and nervousness are nervousness and nervousness are nervousness. It is the only and nervousness are nervousness and nervousness are nervousness. markable cat was a great favorite, and Daggett and Hester Daggett, to the gald Eliza A. Bullis, conveying the southwest quarter of the northwest quarter and lots 3 and 4, in section 5. boilis. conveying the southwest quarter of the northwest quarter and lots 3 and 4, in section 5, in township 16, N. of range 22, also the southwest quarter of section 33, in township 17 N. of range 22, all west of the 6th P. M. in Nebraska, 10 recurs the payment of one certain promissory note dated on the 28th day of May, 1822, in the sum of nine hundred dollars, due and payable on the first day of July, 1897, with interest thereon at the rate of seven per cent per annum, payable semi-annually. There is now due on said note and wortgage the said sum of \$900 on said principal note, with interest thereon from the first day of July, 1895, at ten per cent per annum, and \$31.50 with interest thereon from the first day of July, 1895, at the rate of ten per cent per annum; \$21.50, with interest thereon from the first day of July, 1896, at the rate of ten per cent per annum; \$31.50, with interest thereon from the first day of July, 1896, at the rate of ten per cent per annum; and \$31.50, with interest thereon from the lat day of July, 1897, at the rate of ten per cent per annum; and \$31.50, with interest thereon from the lat day of July, 1897, at the rate of ten per cent per cent per cent per cent per cent per sendm, and \$31.50, with interest thereon from the lat day of July, 1897, at the rate of 10 per cent per annum, for which several sums with interest from the state of the per cent per sendm, and \$31.50, with interest per cent per cent per sendm, and \$31.50, with interest thereon from the lat day of July, 1897, at the rate of ten per cent per cent per sendm, and \$31.50, with interest thereon from the lat day of July, 1897, at the rate of ten per cent per cent per cent per sendm, and \$31.50, with interest thereon from the lat day of July, 1897, at the several sums with interest that the defendants be required to pay the same. that the defendants be required to pay the same, or that said prem see may be sold to satisfy the amount found due. You are required to answer said petition on or before the 28th day of January, 1900. Dated this 18th day of December, 1899.

By James Ledwich, her attorney.

NOTICE TO NON-RESIDENT DEFENDANTS. W. S. Breeding, Martha E. Breeding, W. H. Meeker and Brainard, Richardson & Carpenter, defendants, will take notice that on the 18th day of Nov. mber, 1899. W. D. Molintyre, plaintiff herein, filed his petition in the district court of Nebraska, in and for Custer country, against said defendants, the object and prayer of which is to foreclose a certain mortgage executed by the defendants, W. S. Breeding and Martha E. Breeding, husband and wife, to and in favor of the Nebraska Mortgree & Trest Co., conveying the nawly and the nawly neighbors, and help was do feeting to the 6th P. M. in Nebraska, to secure the payment of one certain first mortgage bond or note, dated on the 18th day of September, 1803, for the sum of nine hundred dollars, die and payable on the first day of January, 1899, with interest thereon at the rate of seven per cent sattil due, and W. S. Breeding, Martha E. Breeding, W. H. on at the rate of seven per cent antil due, and with interest at the rate of ten per cent per annum after maturity. There is now due on said note and mortgage the said sum of \$9.0, with interest thereon from the distance. note and mortgage the said sum of \$9.00, with insterest thereon from the first day of January. 1899, at the rate of ten per cent per annum; also nine interest notes, each in the sam of \$81.50, due on the first days of January and July of each year, commencing on the 1st day of January, 1895, with interest on each of said notes from the maturity thereof at the rate of ten per cent per annum. The plaintiff prays for a decree that the defendants, W. S. Breeding and Martha E. Breeding, be required to pay the same, or that said premises may be sold to satisfy the amount due. You, and each of you, are required to answer said petition on or hefore the 29th day of January, 1900. Dated this 18th day of December, 1899.

W. D. McINTYRE.

By James Ledwich, his attorney. By James Ledwich, his attorney.

In the District Court of Custer County, Neb.

In the District Court of Custer County, Neb. George W. eleason, Plaintiff,

vs.

William H. Coons, et al. Defendants.

To William H. Coons, Elizabeth Coons and Geo.

B. Bell, non-resident defendants;

You and each of you will take notice that on the 12th day of August, 1859, George W. Gleason, the plaintiff above named, fled his petition in the District Court of Custer county, Nebraska, against you and each of you, and other defendants, the object and prayer of which said petition are to foreclose a certain mortgage executed on October 1st, 1892, by William H. Coons and Eikabeth Coons to the Globe Investment Co. and afterwards sold and assigned to this plaintiff Said mortgage was given to secure the payment of a principal note of \$600, dated October 1, 1892, and due October 1st, 1897, with interest thereon at 7 per cent per annum from date until maturity and 10 per cent thereafter; and also to secure any payment for taxes unon the premises described in said mortgage which the holder of said mortgage might pay. Said mortgage was given upon the new of the set of 1, all in township 15, range 18, Custer county, Nebraska. That there is now due upon said mortgage indebtedness the following amounts: Upon the principal note \$600, with 10 per cent from Oct. lett, 1897, upon coupons No. 6, 7, 8, 9 and 10 \$21 cach, with interest thereon at the rate of 10 percent per annum from the dates of maturity of said coupons respectively; and there is also due for taxes paid upon said premises by the holder of said mortgage \$80.21, with ter per cent increon from the date of said payments, for which same, with interest thereon as aforesaid, plaintiff prays for a decree foreclosing said mortgage and decreeing that said premises may be sold to sattafy said amount, with interest as aforesaid, and costs of suit. You and each of you are required to answer said petition on or before Monousy, the 15th day of January, 1900.

GEORGE W. GLEASON.

By & L. Gutterson, his Attorney.

NOTICE TO NON-RESIDENTS.

S L Griffith, Plaintiff.

VS.

David H Chilcote, et al, Defendants

The defendants, David H Chilcote, Mrs David H Chilcote (his wife), the Dakota Mortgage Loat Corporation, Globe Investment Co. Henry A. Wyman (its receiver) and the Phoenix Insurance Co. will take notice that on the 20th day of November 1899, the plaintiff, S I. Griffith, filed his petition in the District court of Cas er county, Nebraska, sgainst you and each of you as defendants, the object and prayer of which are to foreclose a certain tax certificate issued by the treasurer of said Custer county, on the 25th day of November, 1992, of which the plaintiff is new the owner and holder thereof, for the sum of \$15.90 and covering the tollow ag described premises: The swig of section 27, 18, R, 24, with P M, said county, and upon which has been paid subsequent tax as follows: On the 4th day of May, 1893, for the year 1892, the sum of \$16.50; on the 8th day of May, 1894 for the year 1893, the sum of \$14.09; on the 21st day of Sept. 1895, for the year 1894, the sum of \$10.61, each of which amounts draw 20 per cent interest from their respective dates, all of which is due and up paid.

Plaintiff prayes a decree of foreclosure of said

paid. Plaintiff prays a decree of foreclosure of said certificate and receipts and sale of said premises.
You are required to answer said petition on or
before Mouday, the lat day of January, 1960.
Dated at Broken Bow, Nebraska, this 20th day
of November, 1899.

of November, 1899. 2314 S. L. GRIFFITH, Plaintiff. By Alpha Morgan, His Attorney. NOTICE TO NON-RESIDENTS.

In the District Court of Custer County, Ne braska. The Reliance Trust Co., Plaintiff.

the matter of the estate of Geo. W. Frey. deceased.

Wi creas, letters of administration have this day been granted to W. B. Frey as administrator of the estate of tieo. W. Frey. Ordered, that six months be allowed for creditors to present their claims against said estate for adjustment and allowance, and one year be allowed said administrator to settle up said estate, from the 21st day of December, A. D. 1899. And it is further ordered that notice be given creditors of said estate on the 21st day of December, A. D. 1899. And it is further ordered that notice be given creditors of said estate to specar before me, at the county court room in said county, on the 21st day of February, 190. So the 21st day of April 190, and on the 21st day of June, 19.0, at 10 o'clock a. m. each day, by publication in the Republican, a newspaper printed in said county, four weeks successively, prior to the 21st day of February, 1909, for the purpose of presenting their claims for adjustment and allowance.

J. A. ARMOUR, County Judge.

NOTICE TO NON-RESIDENT DEFENDANTS.

Draska.

The Reliance Trust Co., Plaintiff.

VS.

The Reliance Trust Co., Plaintiff.

The Relian from their respective dates, all of which is due

and unpaid.

Plaintiff prays a decree of foreclosure of said Plaintiff prays a decree of foreclosure of said certificate and receipts & sale of said premises. You are required to answer said petition on or before Monday, the 1st day of January, 1900.

Dated at Broken Bow, Nebraska, this 23d day of November, 1899. 2314 THE RELIANCE TRUST CO.

By Willis Cadwell, Its Attorney.

Attest: James Stockham, Clerk.

NOTICE TO NON-RESIDENTS. In the District Court of Custer County, Ne

The Reliance Trust Co. Plaintiff.

The Reliance Trust Co. Plaintiff.

VS.

M F Streeper, Mrs M F Streeper
(his wife) and J W Smith, Defendants.

The defendants, M F Streeper, Mrs M F Streeper (his wife) and J W Smith, will take notice that
on the 23d day of November, 1899, the plaintiff,
The Reliance Trust Co. filed its petition in the
District court of Custer county, Nebraska,
against M F streeper, Mrs M F Streeper (his wife)
and J W Smith, defendants, the object and prayer of which are to foreclose certain tax certificates
issued by the treasurer of said Custer county, on
the 25th day of November, 1892, of which the
plaintiff is now the owner and holder thereof, for
the sum of \$101 26 and covering the following described premises: All of block 40 except lots 13,
14, 15; lots 7, 8 and 12 in blk 41; lots 19, 20, 21, 22,
23, in blk 42, and all of blk 50 excepts lots 11, 12,
all in Raliroad Addition to village of Callaway,
Nebraska, sald county, and upon which has been
paid "subsequent" tax as follows: On the 22th
day of October, 1893, for the year 1892, the sum of
\$163.62; on the lat day of Angust, 1894, for the
year 1893, the sum of \$212,78, each of which
amounts draw 20 per cent interest from their
respective dates, all of which is due and un said.
Plaintiff prays a decree of foreclosure of said
certificates and receipts and sale of said premises
You are required to answer said petition on or
before Monday, the 1st day of January, 1900.
Dated at Broken Bow, Nebraska, this 23d day
of November, 1899.

THE RELIANCE TRUST CO, Plaintiff.
By Willis Cadwell, Its Attorney,
Artest James Stockham, Clerk.

NOTICE TO NON-RESIDENTS. In the District Court of Caster County, Nebraska. The Reliance Trust Co. Plaintiff.

The Reliance Trust Co. Plaintiff.

VS.

The Nebraska Mercantile Co. E
B Jones and the City National
Bank, Kearney, Neb., Def'dus
The defendants, E B Jones, will take notice
that on the 20th day of November, 1899, the
plain-iff, the Reliance Trust Co. filed its petition
in the District court of Custer county, Nebraska,
against the Nebraska Mercantile to. E B Jones
and the City National Back, Kearney, Neb., defendants, the object and prayer of which are to
foreclose a certain tax cert ficute issued by the
treasurer of said Custer county, on the 25th day
of November, 1892, of which the plaintiff is now
the owner and holder thereof, for the sum of \$45-23
and covering the following described premises: Lots 1.2 and 18 in bit 49 of Kailroad Addition to village of Callaway, said county, and
upon which has been paid "subsequent" tax as
follows: On the 25th day of October, 1893, for
the year 1892, the sum of \$48,93; on the 1st day
of August, 1894, the year 1803, the sum of \$40,82,
each of which amounts draw 20 per cent interest
from their respective dates, all of which is due
and unpaid.

Plaintiff prays a decree of foreclosure of said

Plaintiff prays a decree of foreclosure of said

certificate and receipts and sale of said premises.
You are required to answer said petition on or before Monday, the 1-t day of January, 1900.
Dated at Broken Bow, Nebraska, this 22d day of November, 1899.
THE RELIANCE TRUST CO, Plaintiff.
Willis Cadwell, Its Attorney.
Attest; James Stockham, Cierk. 2314

NOTICE TO NON-RESIDENTS. In the District Court of Custer County, No

The Reliance Trost Co., Plaintiff.

The Reliance Trost Co., Plaintiff.

VS.

Chas, B. Beits, et al., Defendants.

The defendants, M. F. Streeper and Mrs. M.
F. Streeper, his wife, J. W. Smith and Lotta W.
Smith will take no ice that on the 23d day of
November, 1859, the plaintiff, the Reliance Trust
Co., filed its petition in the District court of
Custer county, Nebraska, against Charle's B.
Betts, Mrs. Rebecca A. Betts. M. F. Streeper,
Mrs. M. F. Streeper (his wife), J. W. Smith and
Lotta W. Smith, defendants, the object and prayer
of which are to foreclose a certain tax certificate
lisued by the tressurer of said Custer county, on
the 25th day of November, 1832, of which the
plaintiff is now the owner and holder thereof, for
the sum of \$13.02 and covering the following described premises: Lots 1, 2 nd 3 in Block 34,
Railroad addition to village of Callaway. W. 6th
P. M., said cou dy, and upon which has been paid
"subsequent" tax as folio s: On the 15th day of
October, 1823, for the year 1892, the sum of \$12.59;
on the 1st day of August, 1894, for the year 1833,
the sum of \$12.39; sach of which supported desc. on the 1st day of August, 1894, for the year 1893, the sum of \$12.39, each of which amounts draw 20 per cent interest from their respective dates, all of which ladva and mand the control of the control all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said certificate and receipts & sale of said premises. 2 You are required to answer said petition on or before Monday, the 1st day of January, 1900.

Dated at Broken Bow, Nebraska, tala 23d day of November 1899.

THE RELIANCE TRUST CO., Plaintiff.

By Willis Cac well, its Attorney.

Attest: James Stockham, Clork.

Sty

A well improved farm near town.

Come early.

James Ledwich.

NOTICE TO NON-RESIDENTS.

In the District Court of Caster County, Nebraska.

The Reliance Trust to, Plaintiff.

The Reliance Trust Co, Plaintiff.

The Reliance Trust Co, Big its petition in the District court of November, 1899. the plaintiff, The Reliance Trust Co, Big its petition in the District court of Queter county, Nebraska, against The Reliance Trust Co, Big its petition in the District court of Queter county, Nebraska, against The Reliance Trust Co, Big its petition in the District court of Queter county, Nebraska, against The Reliance Trust Co, Big its petition in the District court of Queter county, Nebraska, against The Reliance Trust Co, Big its petition in the District court of Queter county, Nebraska, against the footness a cartain tax certificate issued by the footness of the County of the Olivering described premium of Nebraska and each of them, the observable of Newmber, 1892, to George of Newmbe

In the District Court of Custer county, Neb. Ida D. White, Pisintiff, Elmer H. White, Defendant,

Elmer H. White, Defendant,
Service of Summons.

Eimer H. White, defendant, will take notice that on the 1st day of December, 1899, 1ds D. White, plantiff herein, filed her petition in the district court of Custer county against you, the said defendant, the object and prayer of which are to obtain a divorce from the boods of matrimony from you on the following grounds, to will: First—That said defendant wholly regardless of his duties as a husband, soon after the date of the marriage of said plaintiff and defendant, commenced the excessive use of intoxicating liquors, and for more than two years immediately preceding the date of the abandonment of plaintiff by said defendant, to-wit on Sept. 29th, 1889, said defendant was an habitual drunkard. Second—That defendant has been guliry of extreme cruelty toward plaintiff. Third—That defendant, regardless of his duties as a husband, for more than two years last past has grossly, wastenly and cruelly refused and neglected to provide a suitable maintenance for plaintiff or their minor child, although at all times sufficiently able so to do. Plaintiff also asks to be awarded the caracustody and control of the child. Sarah, E., aged four years, the issue of said marriage, on the ground that defendant is a man of vicious and vulgar habits and wholly unfit to have the caracustody and control of said child. You are required to answer said petition on or before the 15th day of Jannary, 1900. Dated this 4th day of December, 1899.

By Cameron & Reese, her attorroys.

In the District Court of Custer county, Neb.,

In the District Court of Custer county, Neb., P. N. Campbell, vs.
Lincoln A. Sonthworth, et al.

Notice to non-resident defendant.

The defendants, Lincoln A. Southworth, Lucina Southworth and T. E. Bennison, will take notice that on the 25th day of November, 1899, the plaintiff, P. N. Campbell, filed his petition in the district court of Custer county, Nebraska, against the said defendants and each of them, the object and prayer of which are to foreclose a certain mortgare executed by the defendants, Lincoln A. Southworth and Lucina Southworth, to the Neoraska Mortgage & Trust Company, and by it assigned to this plaintiff, upon the following described premises situated in Cester county, Nebraska, to-wit: The northeast quarter of section twenty-six, in township thitteen north of range twenty-four, to secure the payment of their one certain promissory note, dated the 22d day of July, 1893, and due and payable on the 1st day of January, 1899, for \$550.00, and ten per cent interest thereon from its date. Default having been made in the payment of said note and interest, plaintiff prays for a decree of foreclosure of the said note and mortgage, and said of said premises to satisfy the amount found due thereon. You are required to answer said petition on or before the 15th day of January, 1900.

Dated at Broken Bow, Nebraska, this 4th day of December, 1899.

P. N. CAMPBELL.

By his attorney, Alpha Morgan.

P. N. CAMPBELL. By his attorney, Alpha Morgan.

Broken Bow, Nebr., Dec. 1st, 1809.
Sealed bids will be received by the undersigned.
County: lerk of Custer county, Nebraska, for
furnishing the supplies for said county for the
year 1900, as per estimate hereto attached. All
bids must be filed on or before January 1, 1906.
GEO. R. RICHTMYER, County Clerk. Estimate of Supplies, Custer County, for the year

1900.

Books.

I probate record, 8 quire, printed, with index.

2 trial lockets, 4 quire, printed head, cloth bound.

4 vols. binding complete record, 8 quire, per vel.

I deed record, 8 quire, 9 forms to the page, printed

I deed record, 8 quire, plain, 50 lines to the page.

I mortgage record, 8 quire, plain, 50 lines to page.

I official bond record, 8 quire, printed page.

500 general fund warrants, lithographes, bound

in book. 20 canvas covers, leather corners, for numerical

BLANKS AND STATIONERY.
20,000 nofe heads, ptd, 7 lbs, per 1,000.
10,000 letter heads, ptd, 10 lbs, per 1,000.
5,000 letter heads, ptd, % pge, best quality, per

1,000.
15,000 envelopes, ptd, 6% inch, medium, per 1,000 5,000 envelopes, ptd, 6% inch, medium, per 1,000 8,000 envelopes, ptd, 6% inch, best quality, per 1,000.
15,000 envelopes, ptd, 6% inch, medium, per 1,008.
15,000 envelopes, ptd, 10 inch manilla best, per 1.000. 5.000 biotters, 4½x9½, 180 lb. 500 rev. doc. envelopes or court wrappers, size 10, ptd. 100 rev doc. envelopes or court wrappers, size 10, plain. 200 paper covers, plain.

5 reams legal abstract, 16 lbs per ream. 5 reams legal cap. 12 lbs per ream. 3 reams typewriting paper, common. reams typewriting paper, linen, No's either 1, 32 reams comp. reo or court journal paper, 19x18 extra heavy ledger. 50 chattel mortgage files, leather back, numbered. 10,000 official ballots.

10,000 sample ballots. 500 legal blanks, full size, 4 page, printed, aug form. ,000 legal blanks, full size, 2 page printed, any form.

1,000 legal blanks, full size, w page printed, any form.

1,000 legal blanks, % page, printed, any form.

1,000 special blanks, % page, printed, any form.

500 special blanks, % page size, ptd, any form.

500 special blanks, % page size, ptd, any form.

2:0 4 town square plats, sections, 1 in. to mile.

2:0 1 town square plats, sections, 1 in. to mile.

1000 county claim blanks, 14 page size, ptd. 1000 county claim blanks, 14 page size, ptd. 188 sets poll books. 28 envelopes for poll books. 28 paper sacks for ballots. 250 instruction cards for voters.

1000 sch dist, receipts, 200 in book, orig and dup numbered and perforated.

1000 tax sale certificates, 200 in book, orig and dup

numbered and perforated.
7000 tax receipts, pid both sides, 200 in book, orig and dup, numbered and perforated.
500 redemption certificates, 200 in book, orig and dup, numbered and perforated. 50 bar dockets, about 300 cases, 6 cases to page.

4 gross pens, Glucemun, any number, per gross. 8 gross pens, Palladium, any number, per gross. 4 gross pens, Gillotts, any number, per gross. 8 gross pens, Esterbrooks, any number, per gross. 18 quarts Stafford's commercial ink. quart crimson ink. gross pencils, Johan Faber, Hex, No. 235, any grade.

grade. gro-s pencils, Dixon's secretary, No. 763. cross pencils, A W Saber's Hex best, any grade

2. Foss pencils, A W Faber's Hex best, any grad per gross. 2 gross pencils. Triumph, per gross. 2 gross pencils. Heats All, per gross. 5 gross pencils. Indellible, Faber's best. 6 dox Sanford's mucliage, spongs top. per dox. 1/2 dox wood rules. brass face, 12 inch. per dox. 1/2 dox wood rules. brass face, 16 inch. per dox. 1/2 dox inch stands, safety, medium size, per dox. doz F ber's crasers, steel, ebony handle,

Germany. 1-3 doz letter flie cases, wood, paper covered. gross string bands, best rubber gross rubber bands, 00% gross rubber bands, 00%

gross rubber bands, 00% 000 Megili's round head fasteners, 16 and 3-Sinch 1000 steplies round nead taskeders, a saw selection staples, breech loader.
150 leather tabs, numbered or printed, per 100, 2 gross pyr pins, small size.
2 gross pyr pins, iarge size.
2 gross penholders, pt cedar, swell handle.
2 doz penholders, combine diwood and cork.
50 doc box, metal bound, 9½x4x6 inches.