POUND & BURR-Burr Block.

In the County Conrt of Lancaster, county Nebraska

Edward A Church, plaintiff,

The Pauline Hall Opera Company, et al defendants.

To the Pauline Hall Opera Company, on resident defendant. You will take non resident defendant. You will take notice that on the 20th day of November 1894, Edward A. Church, plaintiff herein filed his petition in the County Court of Lancaster county, Nebraska, the object and prayer of which are to recover from you and the defendant George the object and prayer of which are to recover from you and the defendant George B. McLellan the sum of \$213.00 and interest from said 20th day of November 1894 now due by reason of a written contract made and entered into by and between the plaintiff and the defendants herein on the 12th day of June 1893 whereby you the said defendants agreed to furnish for a period of one night towit Monday January First 1894 The Pauline Hall Opera Company to give a performance in the Lan-ing Theatre at Lincoln Lancaster County Nebraska, of which Theatre said plaintiff is manager, and in said contract it is agreed that the receipts from the sale of seats for said performance of said Pauline Hall Opera Company were to be divided as follows twenty five per centum thereof to belong to said plaintiff and seventy five [75] per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said defendants and plaintiff and seventy five per centum thereof to belong to said the centure the centum the centum the centum the centure the centum the centum the centum the centum t centum thereof to belong to said defen-dants and plaintiff and defendants were to have and receive their respective shares of said receipts as aforesaid.

Under which contract there is now due and owing the plaintiff from the defendants and each of them by reason of their failure to perform their part of said contract, although plaintiff at all time stood ready and willing to preform his part thereof, the said sum of \$213.00 his part thereof, the said sum of \$213.00 and interest from said 20th day of November 1894 at 7 per cent per annum and costs of this proceedings which is now due and owing to the plaintiff from the defendants in said action and that on the 20th day of November 1894 the plaintiff caused an order of attachment to be issued out of said County Court and that the sheriff of said county to whom said order of attachment was delivered being unable to find any propdelivered being unable to find any property on which to levy said attachment served a notice of garnishment upon one Frank C. Zehrung, commanding him to reank C. Zehrung, commanding him to retain and hold any moneys, credits, goods and property that he might have belonging to you and the said McLellan and that said money so belonging to you and said McLellan has been, garnisheed and attached under said order and that this case has been continued by the County Judge of said county until the February term of said Court.

You are required to answer said petit.

You are required to answer said petition on or before the 5th day of February

EDWARD A. CHURCH, plaintiff. By Pound & Burr, His Attorneys.

LEGAL NOTICE.

First Publication Dec. 29.

First Publication Dec. 29.

Dr. S. W. Jacobs, first name unknown will take notice that on the 20th day of December 1894, L. A. McCandlass, a justice of the peace of Lincoln, Lancaster county, Nebraska, issued an order of attachment for the sum \$27.50 and costs in an action pending before him, wherein William J. Trump is plaintiff and Dr. S. W. Jacobs is defendant, that property of the defendant consisting of notes and chattels in the hands of D. F. Osgood and J. H. Hodgman has been attached under said Hodgman has been attached under said order, said cause was continued to the 29th day of January 1895 at 9 o'clock a.

W. J. TRUMP, Dec. 24th 1894. Pro Se.

NOTICE

First Publication December 29. Articles of Incorporation of The Travelling Men's ? siness Bloc Comp in

First, The name of this corporation shall be the The Travelling Men's Bus

iness Block Company.

Second. The principal place for the transaction of its business shall be the city of Lincoln, Lancaster County, Nebraska.

Third. The general nature of the business to be transacted by said cor-poration shall be that of buying, selling, running, owning and holding business running, owning and holding business and city real estate in the city of Lincoln, county of Lancaster, state of Nebraska, for profit the issuing of mortgages, bonds and preferred stock upon the credit of said real estate, the managing of real estate for other owners for compensation, making collections, the investment of funds upon commission in said real estate and such other business as may be necessary to further carry out the above general purpose. carry out the above general purpos

Fourth. The amount of capital stock authorized shall be \$100,000. Seventyfive per centum of which must be paid in to said corporation before the com-mencement of the business thereof, the balance of said capital stock to be paid in under such rules and regulations as required by the Board of Directors. Fifth. The time of the commence-ment of business of this corporation

shall be not later than January 1, 1896, or soon after the filing of the articles and the publication of this notice as the seventy five per centum of said stock shall be fully paid in; and said corporation shall continue to do business for a period of tifty years unless otherwise terminated by law or a vote of a majority of the stock holders. Sixth. The highest amount of indebt-

Sixth. The highest amount of indebt-edness or liability to which the corpora-tion shall at any one time subject itself shall not exceed two-thirds of the capi-

tal stock actually paid in.

Seventh The business of said corporation shall be conducted by a Board of Directors of not less than two or more than five in number to be elected by the stockholders and from said Poard of Directors shall be chosen a President. Vice-president, Secretary, and Treasur-

Said Board of Directors shall also appoint a trustee for said corporation who shall neither be director nor

stockholders.

Dated at Lincoln this 29th day of December 1894.

G. M. LAMBERTSON. Attorney-at-aw

BURR BLOCK. SHERIFF SALE.

First Publication Dec. 29.

Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the third judicial district of Nebraska, within and for Lan-caster county, in an action wherein caster county, in an action wherein Lincoln Loan and Building Association is Plaintiff, and Samuel C. Cooley is defendant, I will, at 2 o'clock p. m. on the 29th day of January A. D. 1895 at the east door of the court house in the city of Lincoln, Lancaster county, Nebraska, offer for sale at public auction the following described real estate towit:

Lots numbered four 4 five 5 six 6 seven 7 eight 8 nine 9 and ten 10 in Cooley's Addition to the City of Lincoln, Lancaster County, Nebraska.

Given under my hand this 27th day of December, A. D. 1894.

FRED A. MILLER, Sheriff.

BROWN & LEESE.

Attorneys At Law

MC MURTRY BLOCK.

SHERIFF SALE.

First Publication December 29. Notice is hereby given that by virtue of an order of sale issued by the clerk of the district court of the Third Judicial district of Nebraska, within and for Lancaster County, in an action wherein Badger Lumber Company et al are plaintiffs, and John T. McDonald et al are defendants, I will at 2 o'clock P. M. on the 29th day of January A. D. 1895, at the east door of the court house, in the City of Lincoln, Lancaster County, Nebraska, offer for sale at public auction the following described real

Lots numbered thirteen (13) and four-teen (14) in block number nine (9) in Sunnyside Addition to the City of Lincoln Lancaster County Nebraska. Given under my hand this 28th day of December A. D. 1894.

FRED A. MILLER, Sheriff.

THE

O AND TENTH STREETS.

Capital, \$400,000 Surplus, **\$**100,000

OFFICERS:

N. S. Harwood, President. CRAS. A. HANNA, Vice President.

F. M. COOK, Cashier.

C. S. LIPPINCOTT, Assistant Cashier.

H. S. FRESMAN, Assistant Cashier

People going east should remember that the North Western (Elkhorn) line offers a morning and afternoon train for Chicago and the time is equal to the best. The morning train and connections enable passengers to reach many points in central and northern Iowa in one day. The general equipment and tracks of this line is unequalled. Try the Northwest line.



is stamped in the best watch cases made. It is the trade mark of the Keystone Watch Case Company, of Philadelphia, the oldest, largest and best known factory in the world-1500 employees, capacity 2000 cases daily. Its products are sold by all jewelers. It makes the celebrated Fas. Boss Filled Watch Cases, now fitted with the only bow (ring) which cannot be pulled off the case—the



A WATCH CASE OPENER SENT FREE