(First publication Aug. 13.) 4. NOTICE OF INCORPORATION.

Notice is hereby given of the incor-poration under and pursuant to the laws of the state of Nebraska of a corporation to be known as Lincoln Traction Company Extension, the principal place of transacting the bu-iness of which will be at the City of Lincoln, Lancaster County, State of Nebraska. And the general nature of its business will be to construct, acquire, own and maintain a line of street railway as follows, viz: Having one terminus at the intersection of Baldwin avenue in University Place, in the County of Lancaster and State of Nebraska, with Thirty-third street in the City of Lincoln, in said county and state; and extending thence easterly along said Baldwin avenue to the intersection of said avenue with Arch-er street in said University Place; thence north along Archer street to its intersection with St. Paul avenue; thence east along St. Paul avenue to its intersection with Merrill avenue; thence north along Merrill avenue to its intersection with Adams avenue; thence east along Adams avenue to its intersection with Foss avenue; thence north along Foss avenue to its intersection with Wabash avenue; nue; thence east on Wabash avenue to its intersection with Foster avenue; thence north along Poster avenue to its intersection with Clark street, which shall be the other terminus of said line of railway in said city of University Place.

Also to purchase, own, construct, maintain and operate a line or lines of street and interurban and suburban railway through and between the corporate limits of the City of Lincoln and the villages of Havelock and of Normal and College View, in said county, and through and between the corporate limits of said city and such other municipal corporations, parks, and public places as the Board of Directors shall from time to time determine.

Also to establish, construct, acquire, maintain, own, and operate the necessary buildings, works, machinery, poles, and structures for the purpose of generating and furnishing, supply-ing and distributing electricity for the purposes of illumination and for moving machinery and vehicles; and to erect, acquire, own and maintain wires and other conductors of electricity for conducting the same for the purposes aforesaid and distributing the same to the public and to individuals within said City of University Place and any of the said villages or municipalities.

And to have, own, hold, and enjoy all the rights, franchises, easements, hereditaments, appurtenances, fixtures, and property, both real and personal, necessary or convenient for the construction, maintenance and op-eration of the said lines of street rail-

authorized in said corporation is fifty thousand dollars; ten per cent where-of is to be paid in cash at the time of subscription, and the residue a. the expiration of ninety days from said date; but the corporation is to be

In the District Court in and for Lancaster County, Nebraska.

Notice to Non-Resident Defendants James A. Devore, Plaintiff, vs. Michael Bannin, Mrs. Michael Bannin, his wife, first name unknown, et al.,

defendants.-23-240, To Michael Bannin, Mrs. Michael Bannin, his wife, first and real name unknown, Levi C. Sloan, Lederer & Strauss, and the First National Bank of Chariton, Iowa, a corporation:

You are hereby notified that on the 16th day of August, 1898, James A. Devore filed his petition in the District Court of Lancaster County, Nebraska, in the above entitled cause against you and each of you as defendants, the object and prayer of which said petition are to foreclose a certain tax lien on the following described real estate, situated in Lancaster County, Nebraska, to-wit: The northeast quarter (n e 1) of section thirty-five (35), Township twelve (12), Range six in (6), which said tax lien was obtained by plaintiff by purchase of said above described real estate at pubic tax sale for the delinquent taxes interest, penalties and costs for the year 1894, and the payment thereafter of the subsequent taxes for the years 1895 aand 1896 the time of redemption from said tax sale having expired. That there is now due plaintiff upon said tax lien the sum of \$110.40,, which amount draws interest at the rate of ten per cent per annum from this date. Plaintiff prays that in default of payment of said taxes, the above described premises be sold to satisfy the amount due him and that the defendants, and each of them be foreclosed of all right, title, interest and equity of re-

demption in said premises. You are required to answer said petition on or before the 10th day of October, 1898.

GILKESON & REESE, Attorneys for Plaintiff.

First publication September 3.) 4. In the District Court in and for Lancaster County, Nebraska.

Notice to Non-Resident Defendants. James A. Devore, Plaintiff, vs. Michael Bannin and Mrs. Michael Bannin, his wife, first name unknown, Mary Fitzgerald, widow of John Fitzgeraid, deceased, et al.-23-238.

To Michael Bannin, Mrs. Michael Bannin, his wife, first and real name to plaintiff unknown, D. W. Tryon, first and real name to plaintiff unknown, Lederer & Strauss, Thomas E. Jordon, Lillie B. Bronson, Levi C. Sloan, and the First National- Bank of Chariton, Iowa, a corporation.

You and each of you are hereby notified that on the 16th day of August, 1898, James A. Devore filed his petition in the District Court of Lancaster County, State of Nebraska, in the way. The amount of the capital stock above entitled cause against you and each of you, as defendants, the object and prayer of which are to foreclose a certain tax lien on the following described real estate situated in Lancaster county, Nebraska, to-wit: The southwest quarter of section twentydate; but the corporation is to be solution of twenty thousand dollars of its six (26). Township twelve (12). Range tion of twenty thousand dollars of its six (6), which said tax lien was ob-capital stock in manner aforesaid, and tained by plaintiff by purchase of tained by plaintiff by purchase of said above described real estate at public tax sale for the delinquent taxes, interest, penalties and costs for the year 1892, and the payment thereafter of the subsequent taxes for the years 1893 and 1894, the time for redemption from said tax sale having expired. That there is now due plaintiff upon said tax lien the sum of \$130.89, which amount draws interest at the rate of ten per cent per annum from this date. Plaintiff prays that in default of payment of said taxes, the abovedescribed premises be sold to satisfy the amount due him, and that the defendants, and each of them, be forcelosed of all right, title, interest and equity of redemption in said premises.

First publication September 3.) 4. (First publication September 3.) 4. In the District Court, in and for

Lancaster County, State of Nebraska. Notice to non-resident defendants. James A. Devore, Plaintiff, vs. Lincoln Park Association, a corporation; Illinois Trust and Savings Bank, a corporation, et al., defendants.-23-241.

To Illinois Trust and Savings Bank. a corporation, J. A. Weart, first name to plaintiff unknown, Christopher C. Wolf and Mrs. Christopher C. Wolf, first and real name to plaintiff unknown, and Amoskeng Savings Bank. GREAT a corporation.

You and each of you are hereby notified that on the 16th day of August, 1898, James A. Devore filed his petition in the district court of Lancaster county, Nebraska, in the above entitled cause against you and each of you defendants, the object and prayer of which said petition are to foreclose a certain tax lien on the following described real estate situated in Lancas-ter county, Nebraska, to-wit: The southwest quarter of the northwest nine (9), range six (6), also lot seven (7).in the northeast quarter of section three (3) in township nine (9). range six (6). Also lot eighteen (18) in the northeast quarter of section three (3), in township nine (9), range six (6); which said tax lien was obtained by plaintiff by purchase of said above de-scribed real estate at public tax sale for the delinquent taxes, with interest, penalties and cost for the year 1893, and the payment thereafter of the subsequent taxes for the years 1894 and 1895, the time for redemption from said tax sale having expired. That there is now due plaintiff upon said tax lien the sum of \$476.14 with interest thereon at the rate of ten per cent per annum from this date. Plaintiff prays that in default of payment of said taxes the above described premises may be sold to satisfy the Oct. 18. amount due him, and that the defendants and each of them, be foreclosed of all right, title, interest and equity of redemption in said premises. You are required to answer said pe-tition on or before October 10, 1898.

GILKESON & REESE, Attorneys for Pla.ntiff.

[First Publication July 30.] 6

[First Publication July 30.] 6 Land Office +t Lincoln, Nebr. ; July 27, 1898. [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 of the United States Land Office at Lincoln, Nebr., on September 5th. 1898, viz: Frank Juricek, for the ne1-1 of the nw 1-4 and the nw 1-4 of the ne 1-4 of section 17, tp 8, range 5, e. He names the following witnesses to prove his continuous residence upon and culti-vation of, said land, viz: Felix Baumgart, John Keenan, Frank Kritgi, Frank Husi, all of Berks, Nebr.

John Keenan, Frank Kritgi, Frank Inter, m. Berks, Nebr. Any person who desires to protest against the allowance of such proof, or who knows of any substantial reason, under the Jaw and the reg-ulations of the Interior Department, why such proof should not be allowed, will be given an opportunity at the above mentioned time and place to crease-camine the witnesses of said claimant, and to offer evidence in rebuttal of that submitted by claimant. J. W. JOHNSON, Register.

[First Publication Aug. 27.] NOTICE OF INCORPORATION.

Notice is nereby given of the formation of a corporation under the laws of Nebraska. The name of the corporation is Hedges Milling Company. The principal place of transacting the business of the corporation is Lincoln. Ne-braska. The general nature of the business to be transacted by the corporation is the pur-chase and sale of and dealing in all kinds of be transacted by the corporation is the pur-chase and sale of and dealing in all kinds of personal property: the manufacture of flour, m-al and feed and the transacting of a general milling business: the purchase, owning, im-provement or leasing by the corporation of such real estate or personal property as in the indgment of its board of directors shall be necessary or advisable in the transaction of said business. The authorized capital stock of the corporation is \$10,000 of which 39 per cent shall be paid in cash on or before August 20th, 1898, and the balance shall be paid on call of the board of directors. The corporation shall commence on the 20th of August, 1998, and ter-minate on the 19th of August, 1988, unless sooner dissolved by the action of a majority in number and amount of its stockholders. The highest amount of indebtedness or liability to which the corporation is at any time to sub-get itself shall bot exceed two-thirds of its authorized capital stock. The affairs of the corporation shall be conducted by a board of differes of the corporation are president, vice president, secretary and treasurer. Dated this 18th day of August, 1898. M. E. HEDGES, C. L. HERDGES, M. E. HEDGES, "The Phillipines, as I hearn teil."

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G. W. BONNELL, C. P. & T. A.



Norah (reading)-In England servants are proud of growin' gray in the service of wan fam'ly.

Briget-Huh! Thot's joost like thim Sassenach! What 'd they t'ink o' th' loikes o' me what 's made more 'n a hoondred misthresess grow gray in th' same toime?

Sunday School Teacher-And Samson pushed aunder the pillars, causing the temple to collapse.

Johnny Update-But I'll bet it was Schley who really did the trick.

Pat-Phwat koind of a langwich do thim Spaniards spake, annyway?

Mike Begon

sequently subscribed from time to time as the Board of Directors shall direct. The time of the commencement of said corporation is the date of the filing of its articles in the office of the Clerk of Lancaster County, to-wit, on the 9th day of August, 1898, and the time of its termination is at the expiration of fifty years from said last named date. The highest amount of indebtedness to which said corporation may at any time subject itself is thirteen thousand dollars, or such greater sum as suall not any time exceed two-thirds of the capital stock actually subscribed. Its affairs are to be conducted by a Board of five Directors, who will chose a President, Vice President, Secretary and Treasurer, and any two or more of said offices may be combined and conferred upon one person.

JOHN H. AMES. BRAD D. SLAUGHTER, JOHN H. HUMPE, MOSES L. SCUDDER, NORMAN BELCHER. Incorporators.

They wandered by a sea-beat shore, He softly drew her to his side; "Love, were you ever kissed before?" "Only by Hobson," she replied.

You are required to answer said petition on or before the 10th day of October, 1898.

GILKESON & REESE, Attorneys for Plaintiff.

"I had that idea in my head for weeks."

"It must have been lonely."

He-Nonsense! It's the easiest matter in the world to tell a woman's age

She-Not for the woman.

"The Phillipines, as I hearn tell," Ole Uncle S., sez he, "Are 'bout as hard a nut to crack As grows on any tree"-Ole Uncle S., sez he, "I guess Fer fifteen year," sez he, "I had a little harder nut

In South Car-o-li-nee-Now, that is my idee!"

e tomorrer rhyme wid banana.

"Blood," said the Angomaniae, "is thicker than water."

"So it is," yelled the imperialist. "Let's wade in it."

A pretty maid in bathing suit Walked sadly on the sand: "Alas!" she cried, "there's not a man In sight on sea or land!" Then suddenly she danced with joy And clapped her hands in glee: What luck," she cried, "here come at last

A swell upon the sea!"

"Yarnely told me a story today that entirely took my breath away."

"It must have been a powerful tale."

"Why do you call your mare Louise?"

"She's named after my wife."

"Why after her?"

"Don't you see how she intern