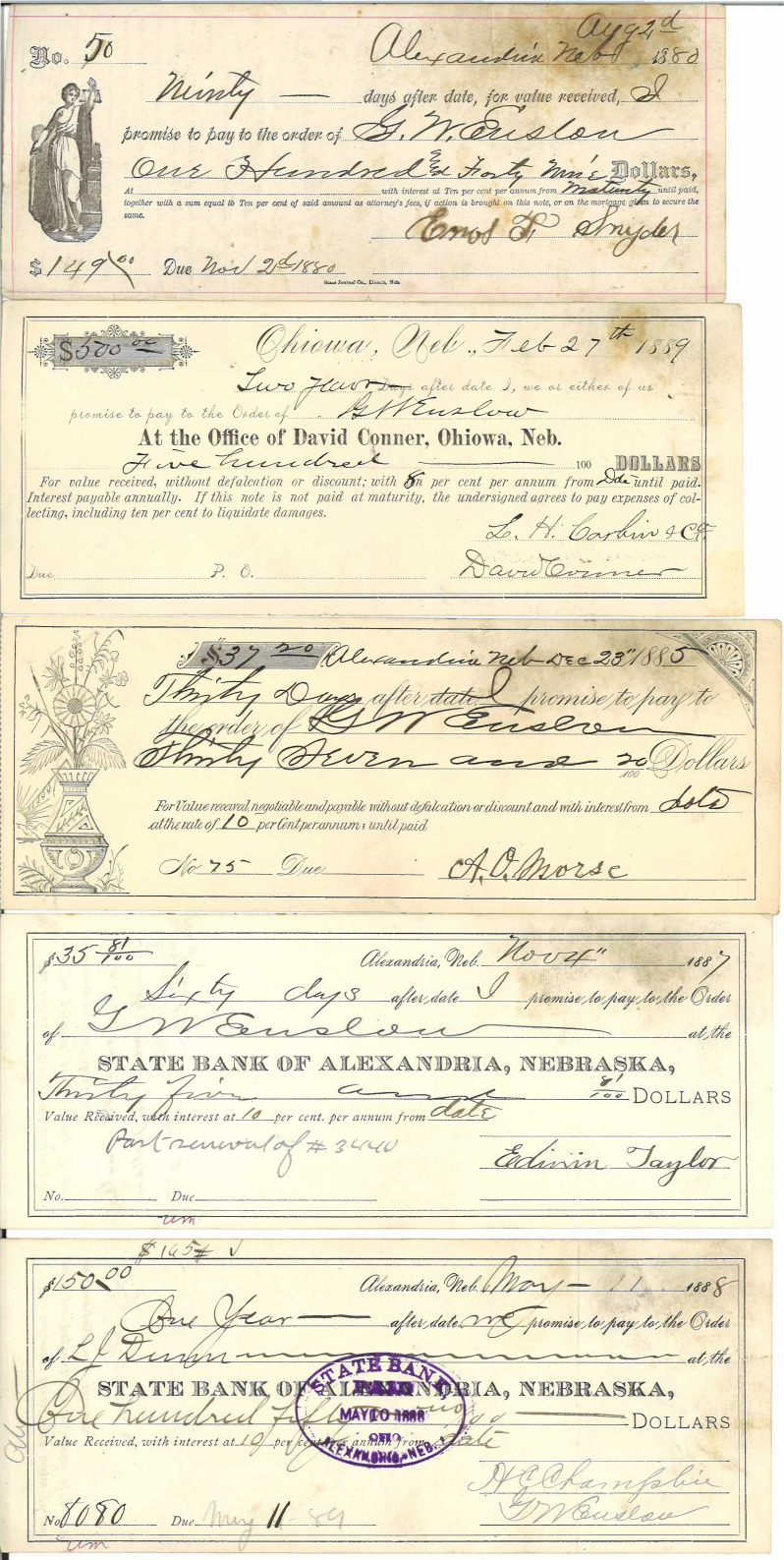
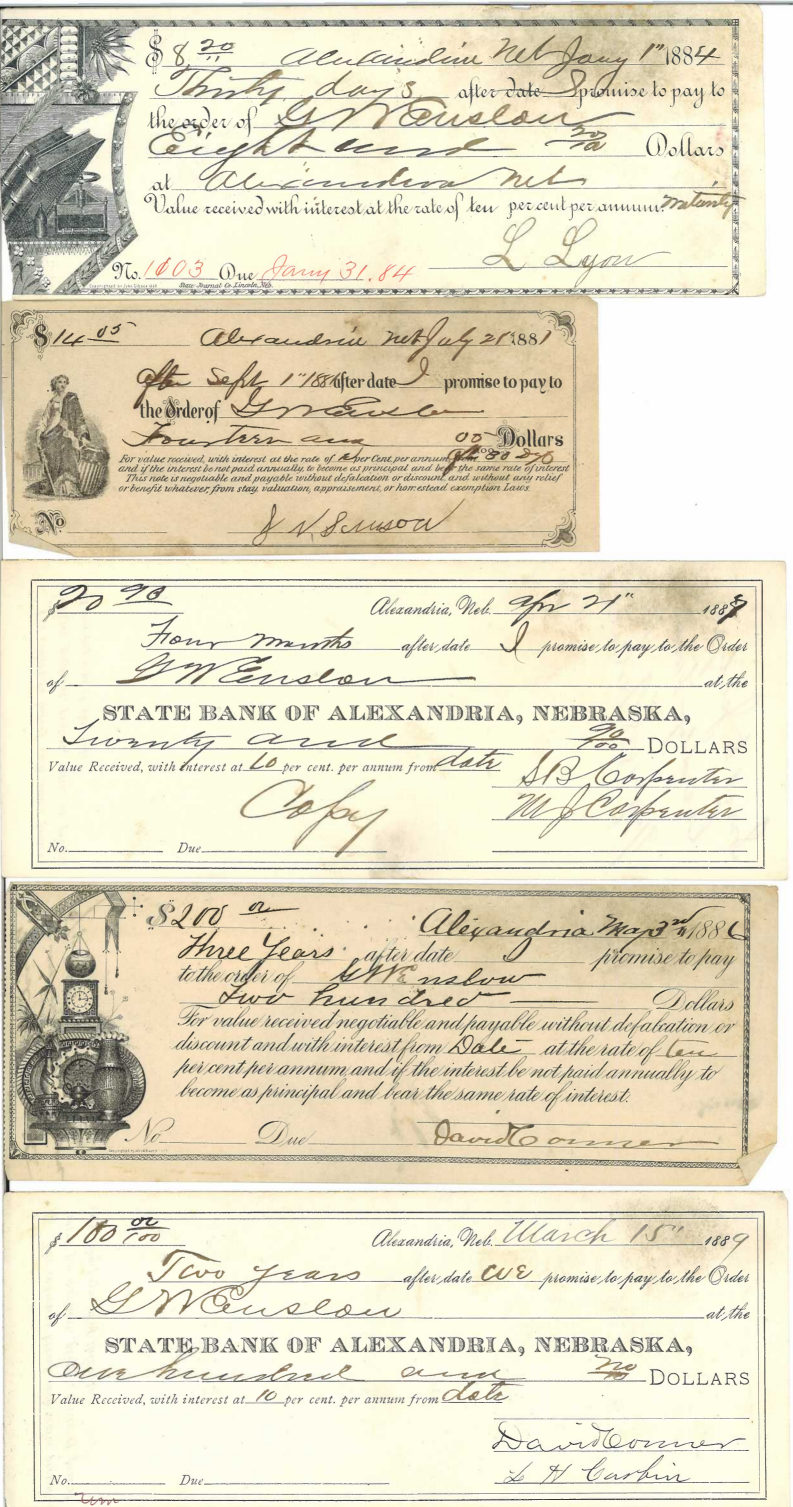
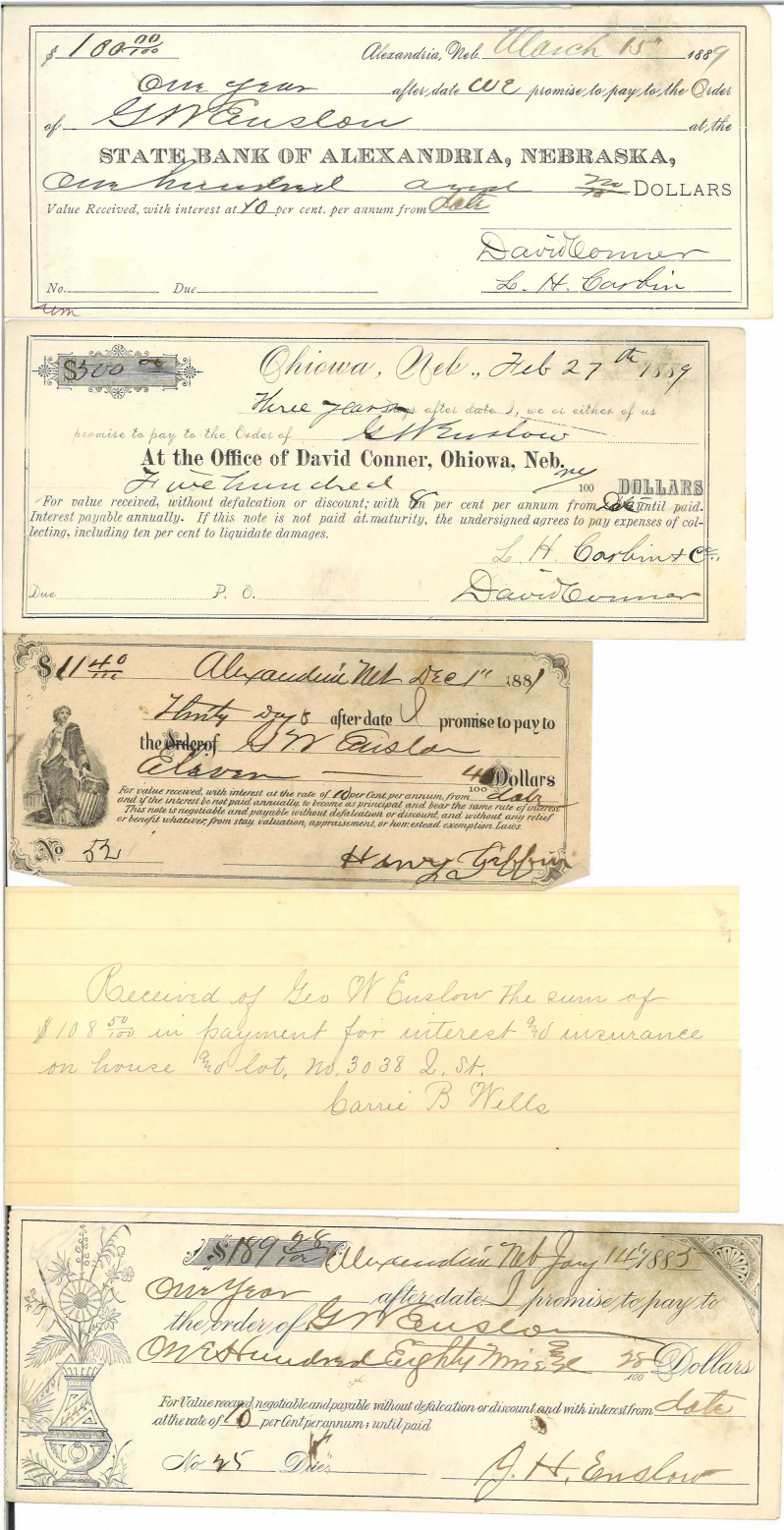
Interest paid Interest paid Interest paid Interest paid Interest paid	\$ Lincoln, Nebraska, 189
	I, we, or either of us promise to pay to the order of  ABBOTT BROS. LOAN COMPANY,  DOLLARS
\$ to	at their office, 1025 O Street, LINCOLN, NEBRASKA, with interest at ten per cent per annum from  Demand and notice of protest waived.  Address
Extended to Extended to Extended to Extended to	No
FRATER  Received from f.  For Benefit Fund— For General Fund— For Reserve Fund,	Assessment No. 7 \$ 3
For value received,	Chiowa, Olel., Feb 2.7 1889  One Tear after date I, we or either of us  the Office of David Conner, Ohiowa, Neb.  without defalcation or discount; with the per cent per annum from Dolahtil paid.  willy. If this note is not which not maturity, the undersigned agrees to pay expenses of colorer cent to liquidate damages of colorer cent cent cent cent cent cent cent cent
\$221,70	Sexandria, Neb. April 3 och 1889
of_U	Wars la after date promise to pay to the Order
Vloop	TE BANK OF ALEXANDRIA, NEBRASKA,  under Severally Corresponded Dollars  with interest at 6 per cent. per annum from Class
No.	Due
	Dig frist after date we promise to pay to the order of Meuslan  Twenty mir and Golders  at a lexanderia Teb  Value received with Interest at 10% per annum until paid  Jis 8438 Due lung 1-89  July Dogle  July Dogle











\* CERTIFICATE · OF · STOCK . \*

CAPITAL, \$50,000.



## The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That — George M. Hastonan — is the owner of Jurity Five Shares of FIFTY DOLLARS EACH, of the Capital Stock of THE NEBRASKA PULSION TELEPHONE COMPANY,

transferable only on the books of this Company, in person or by attorney, on surrender of this Certificate in accordance with by lases and articles of incorporation.

In Witness Watnexcot, The President and Secretary have hereunto affixed their signatures, under the Corporate Seal of the Company, at Lincoln, Nebraska, this Sixth day of Wounder AD. 189

George Witnessen Mitoakley
SECRETARY.

PRESIDENT



CAPITAL, \$50,000.



#### The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That John & Hartman is the owner of

Twenty Fire Shares of FIFTY DOLLARS BACH, of the Capital Stock of

THE NEBRASKA PULSION TELEPHONE GOMPANY,

transferable only on the books of this Company, in person or by attorney, on surrender of this Certificate in accordance with by laws and articles of incorporation.

In Witness Whereof, The President and Secretary have hereunto affixed their signatures, ander the Corporate Seal of the Company, at Lincoln, Nebraska, day of November A.D. 1890

CAPITAL, \$50,000.

प्रधिप्र



## The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That George I Euslow is the owner of

Shares of FIFTY DOLLARS EACH, of the Capital Stock of

the nebraska pulsion telephone company,

transferable only on the books of this Company, in person or by attorney, on surrender of this Certificate in accordance with by laws and articles of incorporation.

In Witness Whereof, The President and Secretary have hereunto affixed their signatures, under the Corporate Seal of the Company, at Lincoln, Nebraska, this Lifth day of November A.D. 1890

Gronge Whartman



CAPITAL, \$50,000.



#### The Nebraska Pulsion Telephone Company,

EINCOLN, NEBRASKA.

This is to Certify, That \_ Il Frank m. Balchern - is the owner of

Shares of FIFTY DOLLARS EACH, of the Capital Stock of the nebraska pulsion telephone company,

transferable only on the books of this Company, in person or by attorney, on surrender of this

Certificate in accordance with by laws and articles of incorporation. In Mitness Manercof, The President and Secretary have hereunto affixed

their signatures, under the Corporate Seal of the Company, at Lincoln, Nebraska, day of November A.D. 189 0



CAPITAL, \$50,000.



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That Charles H. Whiting is the owner of

Shares of FIFTY DOLLARS EACH, of the Capital Stock of

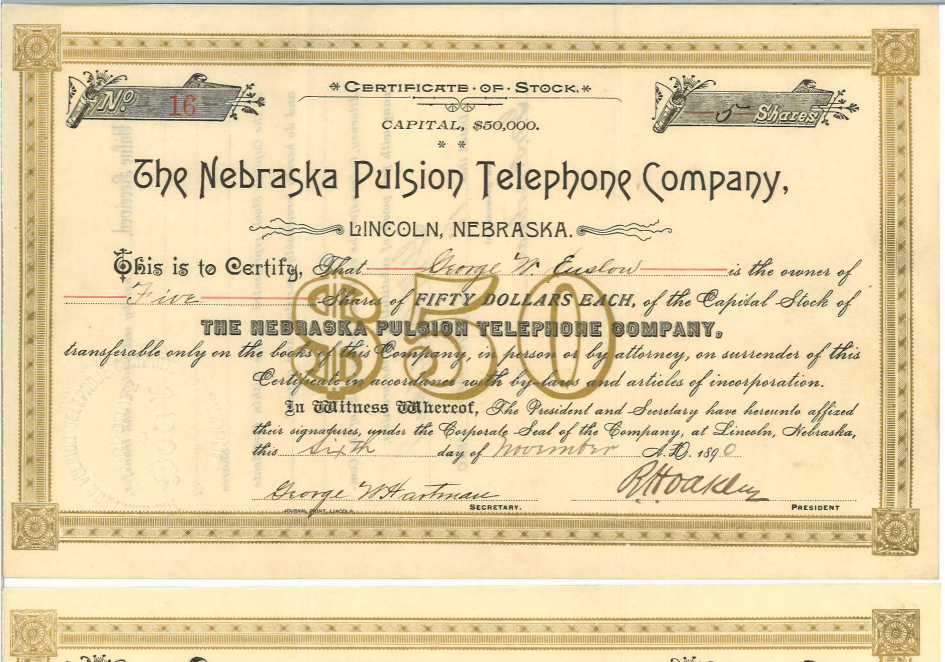
the nebraska pulsion telephone company,

transferable only on the books of this Company, in person or by attorney, on surrender of this

Certificate in accordance with by laws and articles of incorporation. In Mitness Whereof, The President and Secretary have hereunto affixed

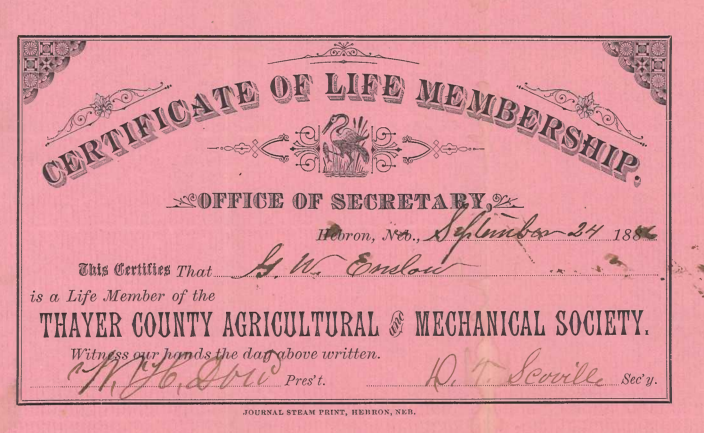
their signatures, upder the Corporate Seal of the Company, at Lincoln, Nebraska, this Sith day of NVVIMOV A.D. 1890

PRESIDENT









		Witness our hands the day above written.  Witness our hands the day above written.  Pres't.  Scoville Sec'y.		
	JOURNAL STEAM PRINT, HEBRON, NEB.			
SVQ AR				
635	89	N. B.—PLEASE BRING THIS BILL WITH YOU WHEN YOU PAY IT, OR ENCLOSE IT WITH CHECK  Chicago, Ill., AUG 6 - 1919  19		
		Harl Michigan.		
To MOUNT HOPE CEMETERY ASSOCIATION, DR.  Lot Section Grave Terrace				
		Deed and Perpetual Care Agreement will be mailed to you in about two weeks.		
		RECEIVED PAY MENT AUG 6 - 1919  MOUNT HOPE GENETICAN		
		ACCEPTED CONDITIONALLY AS SUBJECT TO ALL RULES AND REGULATIONS OF MOUNT HOPE CEMETERY ASSOCIATION		

CITY MEAT MARKET.

All Kinds Fresh and Salt Meat,

at MILLEEXTER, Prop.

Located in Building Formerly Occupied by the New Sherman Hotel. Faithury, Illihois, 189

200 06 Que 28 1893 On the first day & September 1895 for Value morrored we promise to pay to goden of & IN Euslow. News hundred & no wallows at Daysten net with Interest at 8% per Ernt per anne fram dete mitel part bysher with a Sum Equil to len per Emt of the amount dur as liquindeline damages if action is trought on this note. or an the onty your le Lucin the some or if with when dur Frank August Mickel 00 Wisten net muin Mertal

G. W. ENSLOW,

1034 O STREET.

Farm Loans
Chattel Loans
Farms For Sale
Farms For Rent
Farms to Trade
Town Property For Sale or Rent
Buys Notes of all kinds
Collections Made

Lincoln, Nel., May 3rd 1892 This is to certify that I have this day received at Little Congelo a stock of clothing Everies xe to the ant of those me a loss for which I agree to deed to him within go days from glatet of him Sots 1 & 2 in Block 1 in Hacken addition to Sincoln also Sato for 7 to 12 inclusive in Block 4 in wights addition to Bethan Heights Sancacter Co Neh- all of the above property to be clear of membrances July est to James of of 1899) Digned day & date abo Legrand MB Salain 12 M Day wilves

Know all Me	n by these Pr	esents:
That H. Maggie E. Jones & County, and S of Eighty in hand paid by & I Moon	leules & bones hed	hurband
of Angliton County and S	tate of Coroa	in consideration of the sum
of Eighti	in the second se	DOLLARS
in hand raid by E. F. Moon		of accelebor
County, and State of Lown	do herebu SELI	AND CONVEY unto the said
6 F Moore		he following described premises
situated in the County of acceptor	and State of	to-wit.
Local To To To Carrows	1 8 1 1	· J H
And There are	of If In it	Head of the
of sin The grade	of the Herry	To grane
16 inti- (EN Die Hold	1 Paris Harris	( Jean (35)
Lot Fourteen (14) og North West Gracia of Section Teventy Eighty (80) North og Hist of the 5th PM,	Many min	y vor 100)
J 200 0 - 0 2011		
· Arabis A to a most	sine on Wana	
Subject to a more	Just of war.	
	6 4 11	
And hereby covenant with the said	G.J. Moon	
that hold said premises by title in fee to sell and convey the same; that they are free	and clear of all liens and incu	nod right and lawful authority mbrances whatsoever: and
., .,		, , , , , , , , , , , , , , , , , , , ,
to sell and convey the same; that they are free covenant to WARRANT AND DEFEND the sa	id premises against the lawful cl	aims of all persons whomsoever.
And the said 6 hours	Jones	
hereby relinquish to right of dower in PROVIDED ALWAYS, and these	and to the above described pren presents are upon this expre	nises. ss condition, that if the said
hereby relinquish to right of dower in PROVIDED ALWAYS, and these	and to the above described pren presents are upon this expre	nises. ss condition, that if the said
hereby relinquish so right of dower in PROVIDED ALWAYS, and these Magnitudes of hereby relinquish so have administrators, shall pay or cause to be paid.	and to the above described pren presents are upon this expre	ss condition, that if the said
hereby relinquish so right of dower in PROVIDED ALWAYS, and these Magnitudes of hereby relinquish so have administrators, shall pay or cause to be paid.	and to the above described pren presents are upon this expre	ss condition, that if the said
And the said burned of hereby relinquish in right of dower in PROVIDED ALWAYS, and these madministrators, shall pay, or cause to be paid,	and to the above described prem presents are upon this expre  les X forces from to the said	istrators or assigns, the sum of
And the said 6 4 cales of hereby relinquish 22 his right of dower in PROVIDED ALWAYS, and these Maggie & Jones 40 6 has administrators, shall pay, or cause to be paid, & I I wow	and to the above described prem presents are upon this expre les x forces for to the said	istrators or assigns, the sum of
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with interest thereon of the said payable to and it is Hereby Agreed, that if the said allows the taxes to become due and payable it or assigns may proceed at once to foreclose time.	and to the above described prem presents are upon this expre to the said  executors, or admin  Dollars, on the day of	isses.  ss condition, that if the said  heirs, executors, or  istrators or assigns, the sum of  18 93  18 18  Ing to the tenor and effect of the  Heires Social Soc
hereby relinquish to hereby right of dower in PROVIDED ALWAYS, and these Magnitude of how administrators, shall pay, or cause to be paid, administrators, shall pay, or cause to be paid, administrators of the said payable to for the said of the said allows the taxes to become delinquent upon said for taxes, or if They fail to pay the interest secured hereby shall become due and payable it or assigns may proceed at once to foreclose the proceedings to foreclose the same, then the said in addition to the amount of said debt, interest in the said and addition to the amount of said debt, interest in the said in addition to the amount of said debt, interest in the said in addition to the amount of said debt, interest in the said in addition to the amount of said debt, interest in the said in t	and to the above described prem presents are upon this expresents are upon this expression to the said	isses.  ss condition, that if the said  heirs, executors, or  istrators or assigns, the sum of  18 93  18 18  18 1
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And the said because of hereby relinquished in right of dower in PROVIDED ALWAYS, and these made administrators, shall pay, or cause to be paid, administrators, shall pay, or cause to be paid, administrators, shall pay, or cause to be paid, administrators of the said of	and to the above described prem presents are upon this expression to the said	heirs, executors, or  heirs, executors, or  istrators or assigns, the sum of  18 93  18 18  1

	- Congress of British and Congress of the Cong		
STATE OF IOWA, *AUDUBON COUNTY,	Ss. On this 8" day of august 1891		
before me, a Famul	a Notary Public within		
and for said County, personally came	Maggie & Jones & Chavers S.		
personally to me known to be the identical person, whose name, affixed to the above instrument as			
The state of the s	d the same to be voluntary act and deed.  "Y WHEREOF, I have hereunto subscribed my name and affixed my		
	al seal at Accepton Ly		
	y and year last above written.		
THE SPECIAL PROPERTY OF THE PARTY OF THE PAR	a F anuling		
	Notary Public, Audubon County, Iowa.		
	Bolleges as they have the		
4	Fieldore me the Annual Magnetic Comments		
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Limit of Lim	M., and ortgage		
H C	of Mortgage Recorder. Recorder. Recorder. Ington.		
<b>5</b>	S.  Jock. M., and  Notegage  Of Mortgage  Recorder.  Recorder.  Recorder.  Recorder.		
<b>5</b>	SS.		
DETGAG FROM TO TO	SS.		
<b>5</b>	SS.		
DETGAG FROM TO TO	STATE OF IOWA, SS. Audubon County, Filed for Record the Solock. M, and A. D. 189L, at. U o'clock. M, and recorded in Book. M. and recorded, on Pages 20 E.  Records, on Pages 20 E.  Records, On Pages 20 E.  Records, On Pages 20 E.  Acres, Blackmar & Co., Printers, Burlington.		

Know all Men by these Presents:

Agreed, Marchaner & Co. Drimura, Date

WEST

This Indenture, Made this 5 day of May of Ma
the year of our Lord one thousand eight hundred and eighty- S i x , between
William. P. Dean & Mary E. Dean-Husband and
.Wife.
of the County of Scott. and State of Kansas., party of the
first part, and the Davidson Loan Company, party of the second part,
Witnesseth, That the said partyof the first part, for and in consideration of the sum of
Thirty. DOLLARS,
in hand paid by said partyof the second part, the receipt whereof is hereby acknowledged, has sold, and by
these presents does grant, convey and confirm, unto the said party of the second part, and to its successors and assigns, forever, all of the following-described real estate, lying and situate in the County of S. C. O. t. t.
and State of Kansas, to wit:—
North East quarter of Section Thirty Five Township Seventeen South
Range Thirty Three West, of 6th P.M.
together with all and singular the hereditaments and appurtenances thereunto belonging, or in any wise appertaining,
to have and to hold the same, unto the said party of the second part, its successors and assigns, forever:
Provided Always, and these presents are upon these express conditions: That if the said party of the first
part, his. beirs and assigns, shall well and truly pay, or cause to be paid, to the said party of the second part,
its successors and assigns, the sum ofT h i r t yDOLLARS, with interest thereon at the times and in the manner specified inT h r e ecertain promissory notes
bearing date M. a. y. lst, 18.86, executed by the party of the first part,
payable to the order of the Davidson Loan Company, at
Citizens Bank, in Wichita, Kansas, in amounts and due as follows: One for \$ 10, due one year after date;
one for \$10.00 —, due two years after date; one for \$10.00 —, due three years after date; one for
\$
cent interest from date unless paid at maturity, according to the true intent and meaning thereof, then in that case these presents and everything herein expressed shall be absolutely null and void. But upon default of the payment
of any part of the principal, or interest, or any one of said notes at maturity, or upon the failure to pay any lawful
assessment upon said premises when the same shall become due and payable, each and all of the several amounts
herein secured shall immediately become due and payable, and this instrument shall be subject to foreclosure accord-
ing to law; and upon default being made as aforesaid, the sum of \$ shall be added to and become part of the indebtedness hereby secured, which sum it is agreed shall compensate the holder hereof for all labor, damage
and expense he shall incur, other than attorney fees, by reason of said default; it being agreed that said labor, dam-
age and expense shall amount to the sum last aforesaid
10-10-10-6
The state of the s
In case of foreclosure and sale the part \of the first part hereby waive the right of appraisement of the premises.
In Testimony Whereof, the said party of the first has hereunto set his hand and seal, the day
and year first above written.  Signed, sealed and delivered in the presence of William P. Olegy [SEAL.]
Mary & Dean [SEAL.]

STATE OF KANSAS, CHUM Be It Remembered, That on the day of ... before me, a Public. in and for said County and State came. Husband & wife to me personally known to be the same person who executed the foregoing instrument, and duly acknowledged the execution of the same. In Testimony Whereof, I have hereunto subscribed my name and affixed my official seal. on the day and year last above written. SATISFACTION OF MORTGAGE. The amount socured by this mortgage has been paid in full and the same is hereby cancelled, this , 1889 M., and This instrument was filed for record on 1st, 18. THE DAVIDSON LOAN CO. MORTGAGE lst WICHITA, KANSAS. SICHITA ENGLE DLANK JOK MANUFACIE STATE OF KANSAS, FROM duly recorded in book O DAVIDSON

Deepleate [4-131.]
10 1794 Receiver's Office at Ober Lin Kans,
Oct, 16", 1886.
RECEIVED from Milliam Co, Schell
of Sheridan County, Kans aco, the sum of Live
hundred dollars and cents; being in full for the
Douth East
No. 8 South, of Range No. 26 Clock, in Township
No. 0 COULT , of Range No. 20 CO Containing , containing leo acres and ele hundredths, at
\$ <u>\25</u> per acre
Licely Devil Receiver.
(6431-50 M.)

Sincoln, Med. Sacrany 8"1891

On the Turner May of March we, or either of us, promise to pay to the order of A Sollars,

For value received, payable at The German National Bank, of Lingoln, Neb., with interest at the rate of ten per cent per annum, from date until paid.

No. Due March 20" 1891

CUSTOMER'S NOTE.

P. O. Address

This Since the teach day of DC A.D. 1887
between Hoodsala Agentia
County, Nebraska, party of the first part, and
of the same place, party of the second part;
Thereas, The said party of the first part is justly indebted to the said party of the second
part in the sum of DOLLARS
oncertain promissory noteof even date herewith due
signed by Al Local Land
6.01/2 1/1-
and payable to the order of
Note above described, according to the true intent and meaning thereof, and also for and in consideration of the sum of One Dollar, to
Care Shar of Brains known medy by him of the
about Care Mana and Marcala, and one Baly
mare transceld wearful about much hundred
the and have lone Black Gold Twel year
all weiter of the head fil and two and
Gell Ituel again al was higher that the
My Francisco Fra
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixtures, etc., unto the said
party of the second part, andexecutors, administrators, and assigns, toanduse forever. Andthe said Mortgagor, do solemnly declare and represent unto the said Mortgagee thatlawfully possessed of the said goods and chattels as ofown property, that the same are free and clear of all incumbrance for the purpose of obtaining the above money.
Provided, Aevertheless, That if the said Mortgagor, executors or administrators, shall
well and truly pay unto the said Mortgageeexecutors, administrators, or assigns, the sum of
Two hundred dallars Dollars,
then this Mortgage, as also certain promissory note , bearing even date herewith, signed by the said Mortgagor, whereby promises to pay the said Mortgagee the said sum at the time aforesaid.
shall both be void, otherwise shall remain in full force and virtue.
AND PROVIDED FURTHER, That until default be made by said Mortgagor in performance of the conditions aforesaid, it shall and may be lawful for
at the time and according to the conditions above set forth, or in case of the happening of any of the conditions above mentioned; or if for any cause other than aforesaid the said Mortgagee shall feel himself insecure or unsafe, then the said Mortgagee, or his agent, attorney, or his executors, administrators, or assigns, may by virtue hereof, and without any suit or process, immediately take entire and exclusive possession of all of said goods, property, chattels, fixtures, etc., and remove the same, if he or they so elect, and sell the same at public or private sale, and after satisfying the amount due, and interest, and all costs and expenses in and about advertising and making such sale, and Ten Dollars (\$10) attorney fees; and the surplus, if any remain, shall be paid over to the said Mortgagor or his assigns.  And it is further Provided, that he exhibition of this Mortgage shall be sufficient proof and authority for any person or persons claiming to act for the Mortgagee, that he or they are duly made, constituted, and appointed agents or attorneys for
or from any and every cause whatsoever.  Hn Unitness Unhereof, The said Mortgagor hand hereunto set hand this hand this
day ofA.D. 188
Signed, Scaled, and Delivered in the Presence of
A The said (

The State of Nebraska,	
County.)	
	aid County and State, duly commissioned and qualified,
	whoknown to me to be the the foregoing mortgage as Mortgagor, and
	act and deed for the purposes and uses therein set forth.
	et my hand and affixed my Notarial Seal at my office in
County, Nebraska, t	
	Notary Public.
THE SALE SELECTION OF THE SALES	nesering with an backetary recented to currence by anymode by the
For Value Received, I hereby sell, assign,	transfer, and set over to
The state of the s	rtgage and notes accompanying the same, and authorize
to collect and discharge the same.	topical and possesses and the second
Marie and their annual and their states of the second and	the manifestation, with months of the same distribution that
	and interesting a risk challengt partitions are under the sould
	THE TALL IN THE TAX SERVE AND ADDRESS OF THE PERSON OF THE
	t said County;  day of  t. o'clock  County Clerk.
	do o'
	of sai
orth (ska,	S. Office of M., at. M., at. C.
County.)  Shallel Carlyange.  To  To  To  To  Ss	18 JM
	wtes
Challel Qurling reconstrate of Petraska,  County.	in the Clerk's Office of said County,  minutes. M., at o'clock  County Clerk.  State Journal Co., Publishers, Lincoln, Neb.
	t t seed on
GD Company	the and

Made this Eight day of Jany A.D. 1881
between I Sof Rayer County, Nebraska, party of the first part, and Sanau
of the same place, party of the second part;  Of the same place, party of the second part;  Of the same place, party of the second part;
on Pris certain promissory note of even date herewith due / Musch In
Twentiget day of the
and payable to the order of A L Miller
Pow This Indenture Unitnesseth, That the said party of the first part, for the better securing of the Note above described, according to the true intent and meaning thereof, and also for and in consideration of the sum of One Dollar, to have in hand paid by the said party of the second part at or before the delivery of these presents, the receipt whereof is hereby acknowledged, has granted, bargained, sold, conveyed, and confirmed, and by these presents do GRANT, BARGAIN, SELL, CONVEY, AND CONFIRM unto the said party of the second part, and to him heirs and assigns forever, all the following described goods, chattels, fixtures, etc., that is to say:
Om Spotted Hefer 4 yrs old and Spot
Our Blay White 12 Bla Hatsten " Ban
Hzifan worth #2000 Each
11 1
11 1
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixtures, etc., unto the said party of the second part, and his executors, administrators, and assigns, to his and his use forever. And the said Mortgagor, do solemnly declare and represent unto the said Mortgagee that lawfully possessed of the said goods and chattels as of his own property, that the same are free and clear of all incumbrance for the purpose of obtaining the above money.  Provided, Provertheless, That if the said Mortgagor, executors or administrators, shall well at truly pay unto the said Mortgagee executors, administrators, or assigns, the sum of
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixtures, etc., unto the said party of the second part, and his executors, administrators, and assigns, to his and his use forever. And the said Mortgagor, do solemnly declare and represent unto the said Mortgagee that lawfully possessed of the said goods and chattels as of the own property, that the same are free and clear of all incumbrance for the purpose of obtaining the above money.  Brobiton, Petertheless, That if the said Mortgagor, he executors or administrators, shall well and truly pay unto the said Mortgagee. The executors, administrators, or assigns, the sum of the his Mortgage, as also the permissory note bearing even date herewith, signed by the said Mortgagor, whereby he promises to pay the said Mortgagee the said sum at the time aforesaid, shall both be void, otherwise shall remain in full force and virtue.
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixtures, etc., unto the said party of the second part, and his executors, administrators, and assigns, to his and his use forever. And the said Mortgagor, do solemnly declare and represent unto the said Mortgage that lawfully possessed of the said goods and chattels as of his agon on property, that the same are free and clear of all incumbrance for the purpose of obtaining the above money.  Problet, Provides, That if the said Mortgagor, his executors or administrators, shall well and truly pay unto the said Mortgagee. It executors, administrators, or assigns, the sum of his Mortgage as also for certain promissory note. bearing even date herewith, signed by the said Mortgagor, whereby for promises to pay the said Mortgage the said sum at the time aforesaid. shall both be void, otherwise shall remain in full force and virtue.  And Provided Further, that until default be made by said Mortgagor in performance of the conditions aforesid, it shall and may be lawful for to retain the possession of the said goods and chattels, and to use and enjoy the same, and the same shall be at his exclusive risk; but if the same, or any part thereof, shall be attached or claimed by any other person or persons, at any time before payment, or if any judgment shall be rendered against the said Mortgagor during the continuance of said Mortgagor, or in the years or his agent, or altoney, or executor, administrator, or asy part thereof, conceal, make away with, or in any manner dispose of or sell the same, or any part thereof, or his agent, or attorney, or executor, administrator, or asigns, to take possession of said goods and chattels, and property, by entering into any building, or upon any premises wherever the same may be, whether in this county or take possession of said goods and chattels, and property, by entering into any building, or upon any premises wherever the same may be, whether in this county or the said Mortgagor or any person and remove and carr
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixturgs, etc., unto the said party of the second part, and the said Mortgager, do solemnly declare and represent unto the said Mortgage that lawfully possessed of the said goods and chattels as of the said more property, that the same are free and clear of all incumbrance for the purpose of obtaining the above money.  Wholved, Property 1685, That if the said Mortgager, we executors, administrators, or assigns, the sum of the said Mortgager as also the said Mortgager, where the said Mortgager are said. Mortgager the said sum at the time aforesaid. Shall both be void, otherwise shall remain in full force and virtue.  And provide present the said goods and chattels, and to use and enjoy the same shall be at the said Mortgager during the continuence of said Mortgage, of it they may be liable to be taken in execution, or the said Mortgagor and person or person, at any time before payment, or if any judgment shall be rendered against the said Mortgagor during the continuence of said Mortgage, or if they may be liable to be taken in execution, or the said Mortgagor and presence of said Mortgager than you have been one person, and the same, or any part thereof, shall be attached or claimed by any other person or persons, at any time before payment, or if any judgment shall be rendered against the said Mortgager during the continuence of said Mortgage, or if they may be liable to be taken in execution, or the said Mortgagor and up person or persons, upon any pretense whatever, shall attempt to carry off, conceal, make away with, or in any manner dispose of or sell the same, or any part thereof, without the authority and permission of the said Mortgager in writing expressed, then it shall and may be leaved the said Mortgager on the saigns, and remove and mortestically the said more sheetly secured, or the said Mortgager on the saigns, a
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixtures, etc., unto the said party of the second part, and the said mortgagor, do solemnly declare and represent unto the said Mortgage that a lawfully possessed of the said goods and chattels as of the said Mortgage that a lawfully possessed of the said goods and chattels as of the said more property, that the same are free and clear of all incumbrance for the purpose of obtaining the digge money.  Purblice, Petrettfieless, That if the said Mortgage, the executors or administrators, shall well are truly pay unto the said Mortgage to the said Mortgage, the said sum at the time aforesaid. Shall both be void, otherwise shall remain in full force and virtue.  And Provide Petritis, That until default be made by said Mortgage in performance of the conditions dereged, it shall and may be lawful for to retain the possession of the said goods and chattels, and to use and onjoy the saine, and the same shall be attached or claimed by any other person or persons, at any time before payment, or if any judgment shall be rendered against the said Mortgage during the continuous of said Mortgage, or if they may be lable to be taken in excellation, or the said Mortgagor any person or persons, or any person the conditions and and chattels, and to use taken in excellation, or the said Mortgagor or any person or persons, or any person or said states and chattels, and to use taken in excellation, or the said Mortgagor and permission of the said Mortgagor or
TO HAVE AND TO HOLD all and singular the said property, goods, chattels, fixturys, etc., unto the said party of the second part, and the said Mortgagor, do solemnly declare and represent unto the said Mortgagoe that lawfully possessed of the said goods and chattels as of the said mortgagor, do solemnly declare and represent unto the said Mortgagoe that lawfully possessed of the said goods and chattels as of the said of the said mortgagor, and assigns, to the said Mortgagor of all incumbrance for the purpose of obtaining the above money.  Provided, Petertheless, That if the said Mortgagor, we executors or administrators, shall well ask truly pay unto the said Mortgagoe.  Dollars, then this Mortgagor, whereby the promises to pay the said Mortgagoe the said sum at the time aforesaid. Shall both be void, otherwise shall remain in full force and virtue.  And Provided have the said goods and chattels, and to use and enjoy the same, and the same shall be at the said Mortgagor during the continuance of said Mortgago. How had be visited the said mortgagor in performance of the conditions of said with the said mortgagor during the continuance of said Mortgagor of may be liable to be taken in execution, or the said Mortgagor and premo or persons, upon any pretane whateve, shall attempt to carry off, conceal, make away with, or in any manner dispose of or sell the same, or any part thereof, without the authority and permission of the said Mortgagor in writing expressed, then it shall and may be lawful for the said Mortgagor of my persons or persons, upon any pretane whateve, shall attempt to carry off, conceal, make away with, or in any manner dispose of or sell the same, or any part thereof, without the authority and permission of the said Mortgagor in writing expressed, then it shall and may be lawful for the said Mortgagor of any person or persons, upon any pretane whateve, shall attempt to carry off, conceal, make away with, or in any manner dispose of or sell the same, or any part thereof, without the authority and pe

The State of Nebraska,  County.		
Be it Remembered, That on this	day of	- 1887
afone the wand encienced Metans, Dublic in and for ani		

Be it Remembered, That on this day of A.D. 188

before the undersigned Notary Public in and for said County and State, duly commissioned and qualified, came who known to me to be the same person whose name subscribed to the foregoing mortgage as Mortgagor and acknowledged the same to be voluntary act and deed for the purposes and uses therein set forth.

He Testimony University, I have hereunto set my hand and affixed my Notarial Seal at my office in County, Nebraska, the day and year last above written.

Notary Public.

for Value Received, I hereby sell, assign, transfer, and set over to \_\_\_\_\_\_\_\_the within mortgage and notes accompanying the same, and authorize \_\_\_\_\_\_\_to collect and discharge the same.



The State of Petraska,

The Authority of said County,

The minutes M., at o'clock and minutes M., county Clerk.

STATE JOURNAL CO., Publishers, Lincoln, Neb.

Accounts due Monthly.—  To. Lincoln, Seb. Jan 9 189 1  Mr L. W. Enslow  30 3 8  Co DR. G. M. SIMMONS, Dr.  To Professional Services from 189, to date 189, \$600  Balance Previously Rendered  Credits  Amount Due,
160,00
Audubon, Sowa, Aug 8" 1891  On or before Aug 8" 1893, we each as principal, agree to pay to
E F Moon
or order Ocht, at the CITIZENS BANK, Audubon, Iowa with interest thereon from date until paid, at the rate of eight
per cent. per annum, payable annually, also with eight per cent. interest per annum on all payments in arrears.  We also agree to pay all costs of collection of this note, including plaintiff's attories' fee, if the care should not be paid when due, and severally waive presentment for payment, protest, notice and demand; and it is expressly agreed, and ordered in section 3508, Code of lowal, that a dustice of the Peace may have jurisdiction on this note to the amount of three rundral sollars.
P. O. a Iowa Capeland & Horton Magyie & Senso
Acres, Blackmar & Collegiptors, Brundsgoon. Charles of Jones
On July 2 1893, we each, as principal, agree to pay to WF Almulung  or order Form & DOLLARS,  at the CITIZENS' BANK, Audubon, Iowa, with interest thereon from date until paid, renormal when we at the rate of fin per cent per annum, payable annually.  We also agree to pay all costs of collection of this note, including plaintiff's attorney's fee, if the same should not be paid when due, and severally watvo so presentment for payment, protest, notice and demand; and it is expressly agreed, and consent is hereby given (as contemplated in section 3608, Code of Iowa), that a state of the Peace may have jurisdiction on this note to the amount of three hundred dollars.  P. O
Gitizens Bank.
Audubon, Iowa, Aug 9" 1893.
Received from Is W Ensembly a F. anuling
Thirten + 30 Dollars.
Subind on 2ª Merigage nate 80 from ang 8"91 to leng
E. H. Movn
Audubon, Ja. July 24 1891
On July 2 1894, we each, as principal, agree to pay to
at the CITIZENS' BANK, Audubon, Iowa, with interest thereon from date until paid, IF NOT PLUS WHEN
We also agree to pay all costs of collection of this note, including plaintiff's attorney's fee, if the same should not be paid when due, and severally waive approxentment for payment, protest, notice and demand; and it is expressly agreed, and consent is hereby given (as contemplated in section 3508, Code of Iowa), that a set of the Peace may have jurisdiction on this note to the amount of three hundred dollars.
P. O. Iowa, Mayyio & Jenes
miles from P. O. bhurles of Jones

Audubon Iowa Aug. 9th. 1893.

G. W. Enslow Esq. ,

Lincoln Neb.

Dear Sir: -

Herewith find statement of account to date with vouchers for expenditures indicated in same.

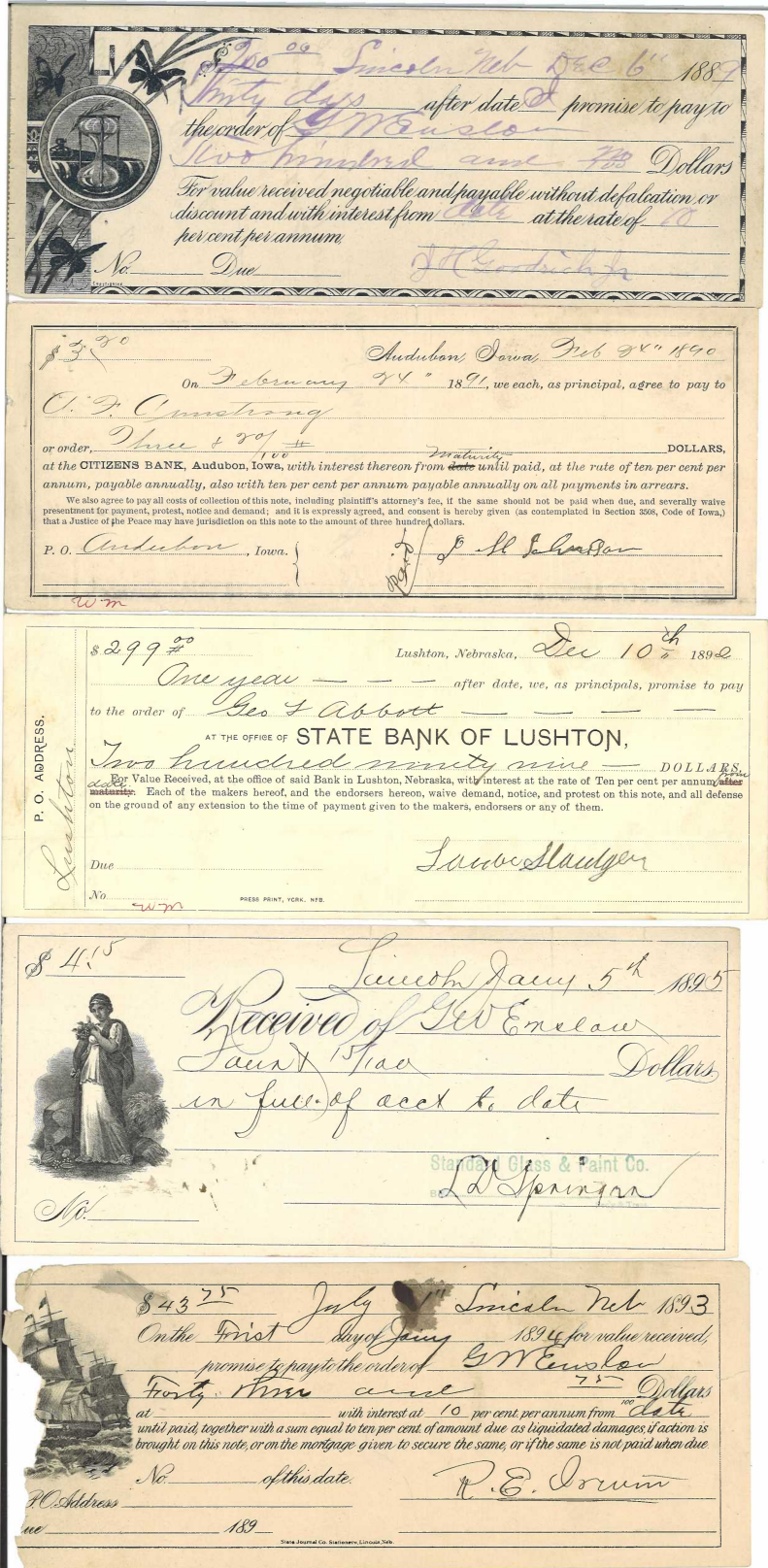
Jan. 5th. 93 " Feb. 23rd. " "	Cook " Feb. 6th. to May 1st.	\$ 2.45 15.00 10.00 14.00 10.00 \$ 51.45
Apr. 13th. "" Aug. 9th. ""	repairs on house 1892 taxes Lot 14 of Nw ¼ Nw ¼ 21 fee to date int. 1st.mtg. to july 24th. 93 " 2nd." "Aug. 8th." Balance	\$ 5.00 7.80 5.00 20.00 13.30 .35

I also enclose 1891 tax receipt and 1891 & 1892 Coupons
The \$80. second mortgage was due yesterday and E.F. Moon the mortgagee
asks that it be paid off at once.

Please send draft as he is lokely to make costs.

Yours truly,

CA. F. Arusting.



Lincoln, Nebraska, Get 38 189 4 Received of G. W. Enslow les W Endlow cents, for Subscription to DAILY STATE JOURNAL. weeks, ending Oct 30 1840 OF E. Mry gries. 12 Cents per week, without Sunday. 15 Cents per week, with Sunday. 97o. SECRETARY'S OFFICIAL RECEIPT, FRATERNAL AID ASSOCIATION. Mely m 1895 -Ley n Enelow For General Fund—Dues to..... For Reserve Fund, -FRATERNAL A1D Print, Holton, Kansas. Note for Ireunty 187938 Et Britain Rice 20000 Et Bro notes 7011111 Sutrest on notes DEPOSITED IN dut 21453 I lu Endrew Inventory 2710 40 Lincoln, Neb. LIST EACH CHECK SEPARATELY. Ira note 6165 DOOP ape 48210 Bank Notes, austin 440 Gold, - -Mysy Silver, -400 Dunear Plowma 21590 In El 6413 291868 291868 242895) 48933

KEEP THIS RECEIPT

DEPOSITED IN

#### Columbia

National Bank,

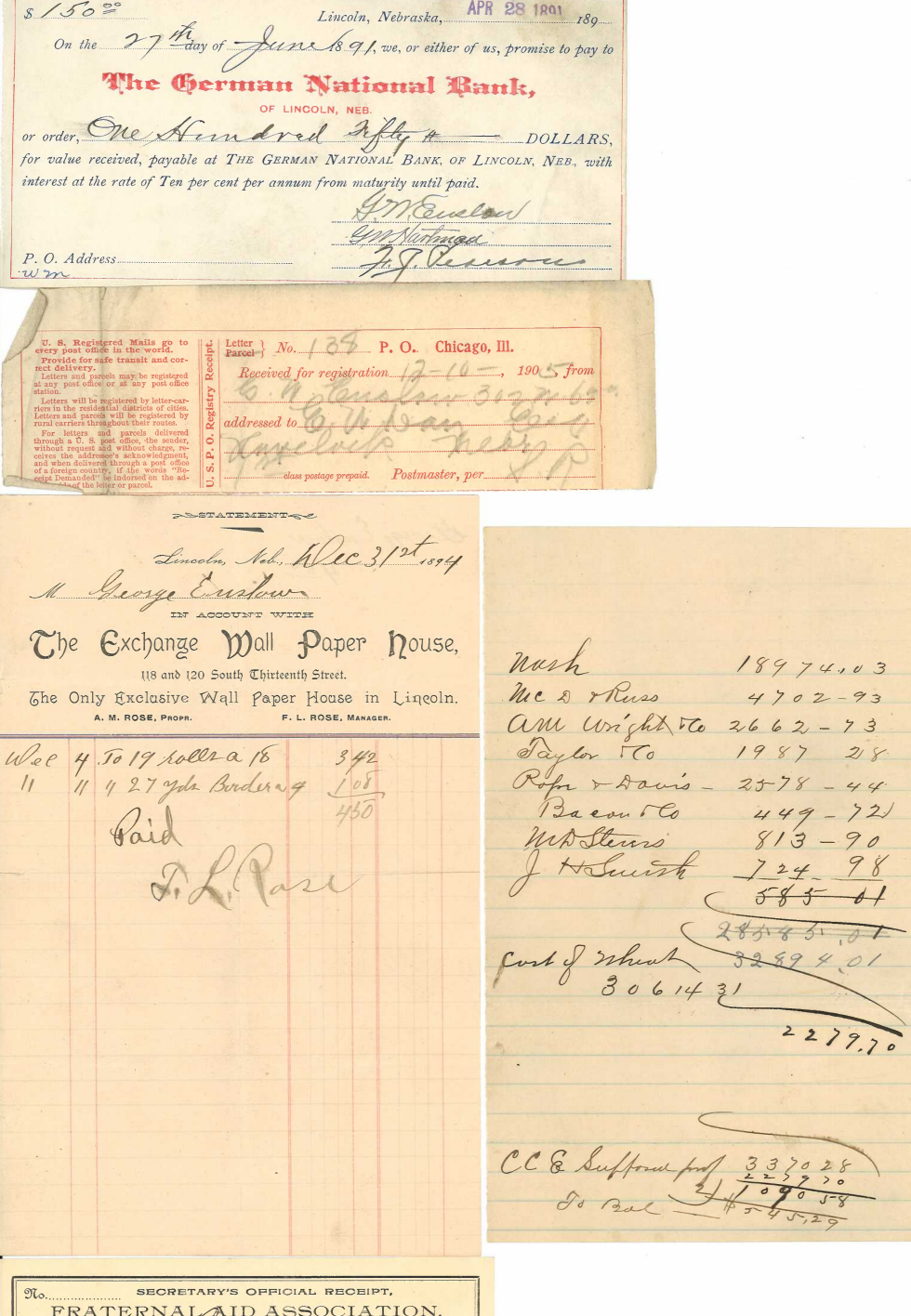
Lincoln, Neb. 9/1 189 5

LIST EACH CHECK BEFARATELT.									
	DOLLARS CTS.								
Bank Notes,									
Gold,									
Silver,									

# Molumbia

National Bank,

1566



Received from Lew Muslow

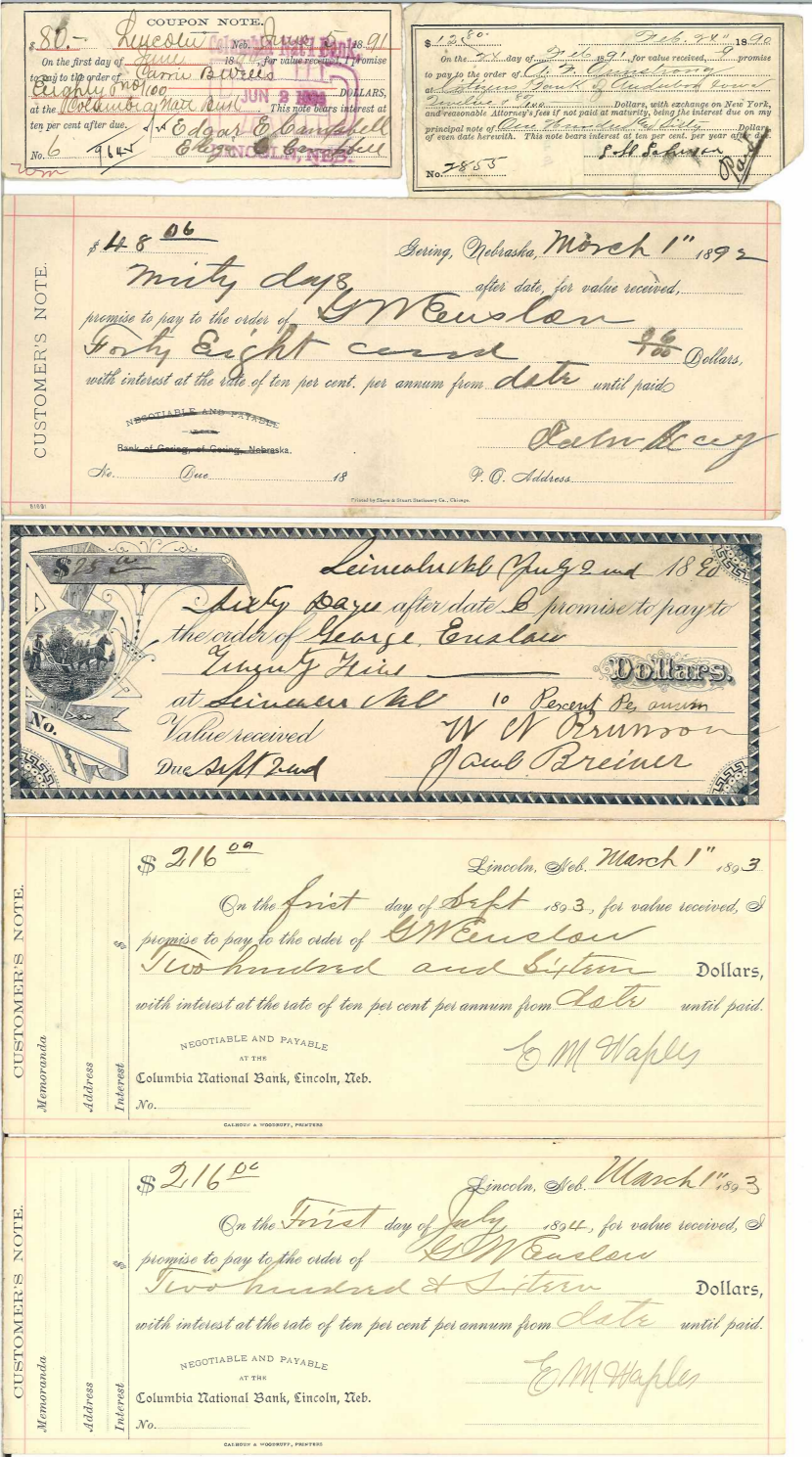
For Benefit Fund—Assessment N. 3. April. \$200

For General Fund—Dues to June 300 (895)

For Reserve Fund,

For.

Total Sold Secretary.



	The second secon	Pods	Sightan.	One hunc	BANK OF LUSHTON, leed forty erest at 10 per cent per	Nebraska,	ollars,
	Monoranda NOTE.		promite with	interest at the rate of ten  NEGOTIABLE AND PAYABLE  AT THE  Ibia National Bank, Eincoln, Ne	t day of Jang  Man  per cent per annum from	torn	Dollars,
			annuc	day of the state of the state of	ten per cent. per annum, u est at the rate of ten per ce	89 4, we promise to or or or DOLLA until due, interest payont, per annum from morers, Lincoln, Neb.	pay der, 1R8, able
17	Sec 6 The department reserves the right at any time	to shut off the water in the manns for the purpose of making repairs or extentions, and all persons having boilers within their premises not supplied with or by tanks or cisterns, but depending on the pressure in the pipes to keep them supplied, are bereby cautioned the process of collarses and supplied, are bereby cautioned.	FOR USE OF WAT  Annual Rate  Lawn Rate,  NOTE-The amount of the future collection of premises priserved to decline to the decline to the future of the coverage of the future collection of premises priserved to decline to the future collection of premises priserved to decline to the future of the future	the - \$	LINCOLN, NEB	APR 25 1894  ment, Dr.  Months,  Commissioner.	189
		bollers within their premises not supplied with or by the stanks or casterns, but depending upon the pressure in the extra them supplied, are hereby cautioned against find danger of collapse.	For use of Wate  Annual Rate Lawn Rate,  NOTE.—The amounded the use of wate the annual rate herein perton of any addition	At No	Lincoln, Aeb.,	MOV 15 1893 18  St  MENT, Dr.  18  Months, J.	gg

Bought of C. H. MANN,

-DEALER IN-

#### Gasoline and Coal Oil.

Telephone 473.

123 North 12th Street.

Jew	10	Melse Lo date	7	05	
		Pard			
		-CHMi	am		
			Þ		

Made to LOAN NO. 3 554
THE DAVIDSON INVESTMENT CO.
J. Wichta, Kan. APR 6 1889 <sub>188</sub>
alexandria Med.
There will be due the 1st of next month on your Mort-
gage Loan, as follows:
Principal, \$
Interest Past Due, \$
Coupon and Exchange, \$
Second Mortgage Note, \$
TOTAL, \$ 23
The Davidson Investment Con Please send this to our office in Wichita NO TER than 188 No New York Draft, Postoffice Order or Registered MAR 22 1639
NOTEIf you sell your land or change your postoffice
address, let us know the particulars at once. DO NOT FORGET THIS.
ALSO.—Any money payments made in any other way
than cash at our Wichita office will be at the risk of the
borrower.
Yours Respectfully,
THE DAVIDSON INVESTMENT CO.

RETURN THIS NOTICE WITH THE MONEY, OR BRING
IT WHEN YOU COME.

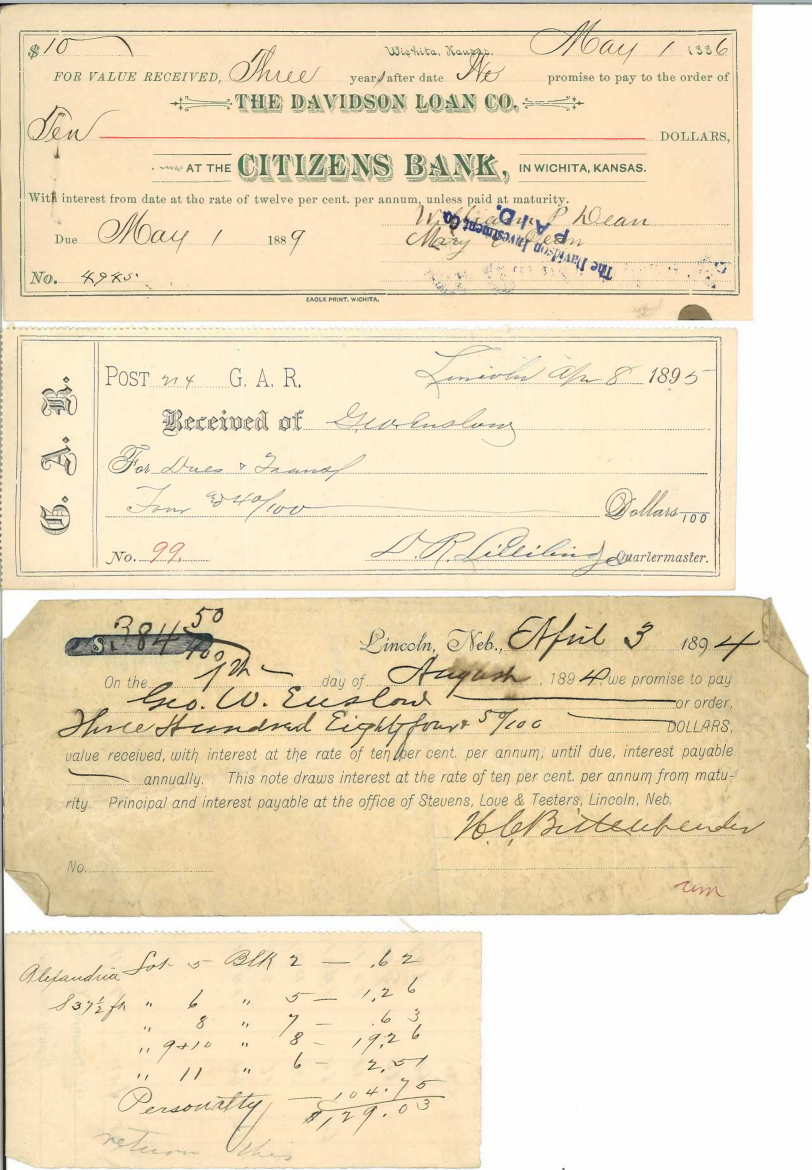
\$1600			y 2 × 18.	
on the 2 L'day	of July 18	9.5., for value	received, Un pro	mise
to pay to the order of!	on dor	vu		
Acatemand reasonable Attorne	y's fees if not paid	Dollars, with	exchange on New :	n my
principal note ofZ	wo her	-der 6	1	llars.
	11/0		E Jon	
No	m Cott	sharles	Som	12

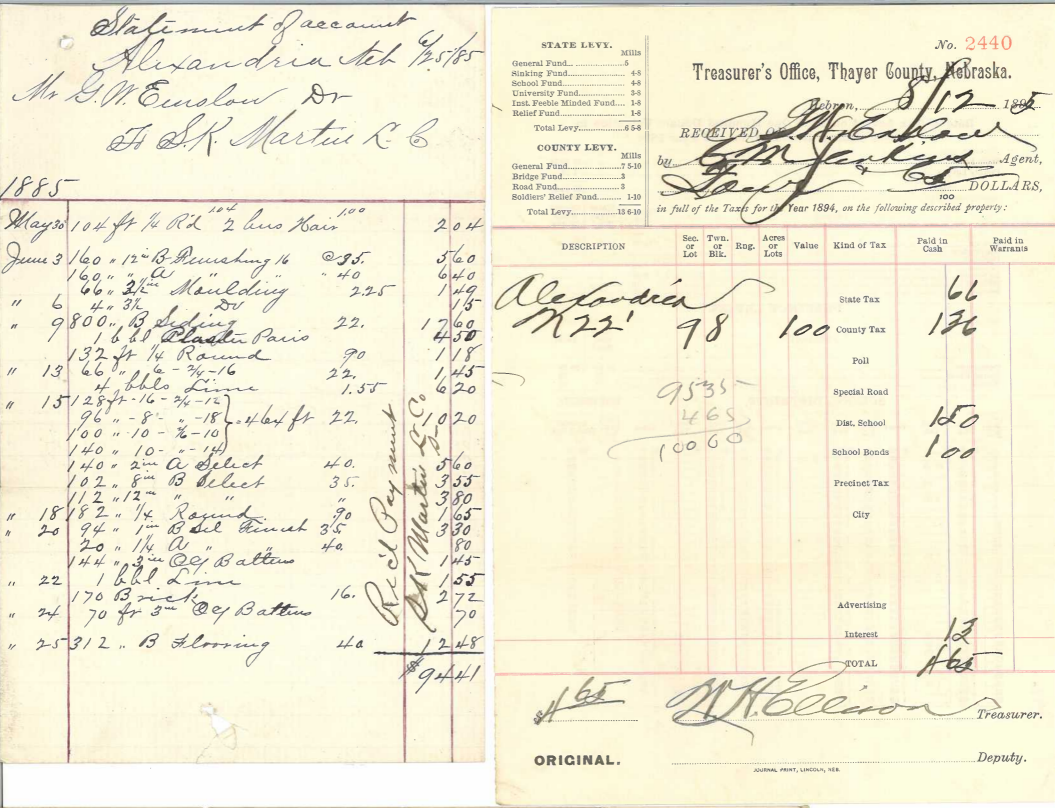
No SECRETARY'S OFFICIAL RECEIPT,

	FRATERNAL AID ASSOCIATION.
	· Duel 2F
	Received from Lef W. Turlow Ey  For Benefit Fund—Assessment No. 5—
	For General Fund—Dues to
	For Reserve Fund,
	Total
	FRATERNAL AID PRINT, HOLTON, KANGAB. Secretary.
Jose	Secretary.
1 1 1	No. SECRETARY'S OFFICIAL RECEIPT
1 1 1 1 1 1	SOFFICIAL RECEIPT,
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	FRATERNAL AID ASSOCIATION.
	SOFFICIAL RECEIPT,
	FRATERNAL AID ASSOCIATION.  189  For Benefit Fund—Assessment No
	FRATERNAL AID ASSOCIATION.  Received from  For Benefit Fund—Assessment No
	FRATERNAL AID ASSOCIATION.  189  For Benefit Fund—Assessment No
	FRATERNAL AID ASSOCIATION.  Received from  For Benefit Fund—Assessment No

SO - RURSIU NOTE	189
On the first day of Steward 189, for value received, I to pay to the order of Carrie Butiles	promise OLLARS,
at the Columbia Matt New This note bears in ten per cent after due.	terest at
No. 3 By Blaza Camp	hell

G. L. Schrotberger. C. Miller. :::  M. G. L. Schrotberger. STATEMENT.  STATEMENT.	189
	e, 115 N 12th.
1020 12 4600 Mins Run	675
Ricel Payment R. J. Couly	leef
Mil	lo





PAMB, PICKETTS & WILSON,

FINCOIN, SUR J. M. D. C. Sank BLOCK.

Sincoln, Nall J. am. 2 4/860

Red of M. W. Endaw The amount of

\$162,00 being the amount of hor.

24 th 1+fq. ar contract for oak

The Block of Highland Park,

D. Dir Rello

Per acces

Rud of G. W. Enslaw the Some of \$ 96.00 hing interest due on constrait for Lot 3 to 12 in clusion of Block 5- Highland Pork Per acking

State General	Mills
State Sinking	
State School	4 11
State University	19 11
State University State Capitol State Ref'm Sch	1/4 "
Total	7/8 "
County General	7 "
" Road	
Dist. School	
School Bond	
Bridge	
City	6.6

No 2724

COUNTY TREASURER'S OFFICE, FILLMORE CO., NEB.

RECEIVED OF Oline Ventres

Sight + 34 DOLLARS,

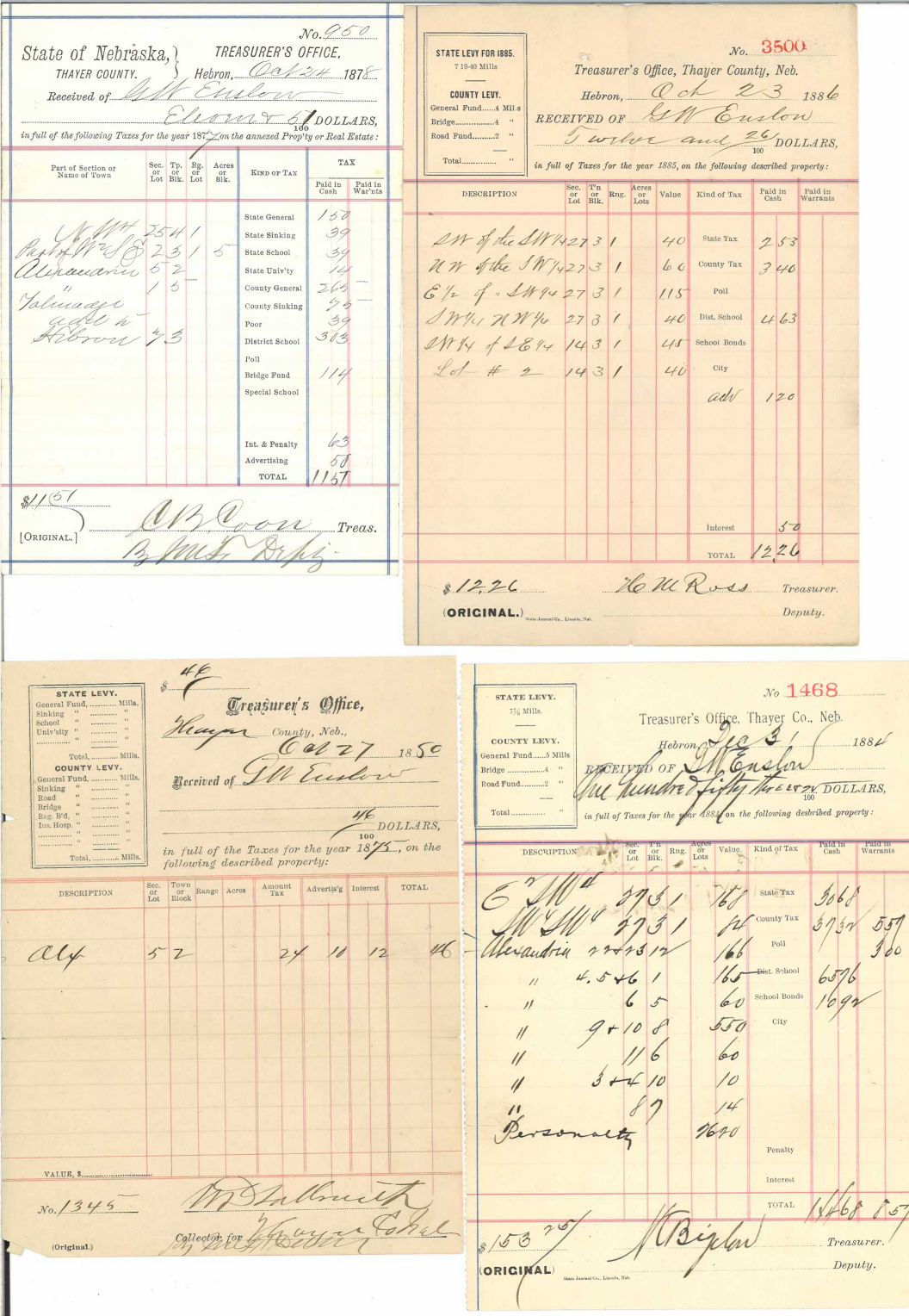
in full of the Taxes for the year 1884

			-							
	DESCRIPTION	Sec. or Lot	Town or Blk.	Rng.	Acres	Amount Tax	adv-	Interest	TOTAL	
	DESCRIPTION  Solvery  1502  Show Y  1502	24	5-	/	80	7 47	20		83	4
The state of the s										
	VALUE, \$ 257									
	250									

A ofdams

Original.

Deputy.



	Control of the Contro					1-123	, F 14	TA	X RE	CEIP	Т.					$\mathcal{N}o$	. 23	78	*, 2111111111	
The state of the s	**POLK COUNTY, 1891, LEVY.  **Bitate General	R $E$ $C$ $E$ $I$	VED	OF		EASUR	ER'S Ka 1891:	OFFI tu	CE, P	POLK vris Mifter	COUN by O	Osc	NE	BRASE	KA.	mly.	18	Z D C	189 OLL A	
	DESCRIPTION	Se O Lo	-	Rng. Acres		State and County Consoli- dated Tax		County Road Tax	No. of Sch'l Dist.	School District Tax	School District Bond Tax	Poll Tax	Osceola Viliage Tax	City of Stromsburg Tax	Shelby Village Tax	TOTALTA		t Adverti	sing 2	RAND TOTAL TAX
	framine your receipt eare. fully, See that it is correct be- for e leaving the office.		10 14	4/60	300	6 60	3.2		9 66	7370			\$ c	\$   0	3 C	\$ c		40	c \$	c (5 40
	County General, paid in Warrants. \$	iess R	Tax,oad Rec	10	Ame Bale	d Receipt cal ount Allowed ance,	\$		-	ORIGI	NAL.		an and a second	A Second	J. J. J. J. J. On	Chinaha Printing	J		Treasur Deputy.	

30.

#### Rate of Tax Levied on Each one Hundred Dollars Valuation in Polk County, Nebraska, for the year 1891.

State Levy County General		70 37 05
Poor Farm Special Bridge R. R. Bond, Principal		20 40
R. B. Bond, Interest	:	40 05
Soldiers' Relief	-	20
Road District		_

#### VILLAGE TAX.

	Gen	Street	Fire	Water	Total
Stromsburg Osceola Shelby	30	50 40 30	10 30	70	1 80 1 00 30

No. District	District Tax	Bond Tax	Total
1	2 50		2 50
2	1 5 1 80		1 50
4	2 00		2 00
5	1 30		1 30
€	2 00 1 50		2 00 1 50
8	1 50		1 50
9	1 50 2 50	20	1 50 2 70
11	1 00		1 00
12	1 80 1 60	30	2 10 1 60
14	1 20		1 20
15	1 10 1 60		1 10
17	NONE		1 60
18	2 50	20	2 70
20	2 50 2 00	30	2 S0 2 00
21 22	1 00		1 00
23	90 1 20		1 20
24	1 50		1 50
25 26	1 80 1 30		1 80 1 30
27	1 70		1 70
28	2 50 1 20		2 50
30	2 50		1 20 2 50
31	1 50		1 50
32	2 50	20	2 70 2 00
35	70	**********	70
35	1 00 2 00		1 00 2 00
37	2 00		2 00
38	1 80 80		1 80 80
40	1 20	***********	1 20
41 42	1 40 1 40		1 40 1 40
43	1 60		1 60
45	1 20		1 20
46	1 20		1 20
47	80 1 20	••••	1 20
49	60		60
50	1 20 1 00		1 20
52	1 50		1 00 1 50
53	2 00		2 (10
55	1 70 1 20		1 70 1 20
56 57	1 80		1 80
58	1 50 50		1 50 50
59	1 50		1 50
60	1 80 1 00		1 80 1 00
62	2 50		2 50
63	2 30 2 00	•••••	2 30 2 00
65	1 40		1 40
66	2 50 2 30		2 50
68	2 50	30 20	2 60 2 70
69	1 80		1 80

un

Luncoln het De 5 th 1892 This Contract this day subrecorde Beliveen MEurlow fist part Ed 2 4M Buldwin second part witherseth Hat soud GW Everlow has sold to acid Bell Bel divin a stock of gracheral mor-Mundem Located at Beautily The Fromeros I said Stock to be mooreed at Whole Dale prices and The ex act out of Freight added on the process and the Dy woods to be unoriced at their worth the same to be determined by the parties unterested Ged said LIMBaldevin agree to lake said goods and payfor hew withe manon following shall deed to said sittenstone The north fact quarter of Lee 31-1-30 - un Red Willow 60 Meb for /600 and celso here over to him one space mares Coming & yars old one of them Black Ed The one one Bay Known as the Hothaway mare at \$ 300 and the services to thome the mares. arebred too follows the mare o accolumns be suid by the owner cet the time of foalue. or at Least it is agreed That said Belylin shall be released and it is futher agreed that Paid & cash balance in 60 klays funders the

The excess of That amount shall be said in trede at fair price and is said prods should not invoice \$1900 Stard Euslow shall pay said Buldwin the amount it Lacks in reasonable leight of time Ful it is futtor greed that said Baldeon shall deed said Euslow the Land above described alean of all incumbrances or leens as shall be shown by an abstract furnished & second park Signed in Suplicate the day and date first above written Donner, I & an Baldwin per 122