

Extended to ..... Interest paid.  
Extended to ..... Interest paid.  
Extended to ..... Interest paid.  
Extended to ..... Interest paid.  
Extended to ..... Interest paid.

\$ ..... Lincoln, Nebraska, ..... 189.....  
On the ..... day of ..... 189....., for value received,  
I, we, or either of us promise to pay to the order of  
**ABBOTT BROS. LOAN COMPANY,**  
..... DOLLARS,  
at their office, 1025 O Street, LINCOLN, NEBRASKA, with interest at ten per cent per annum from  
..... Demand and notice of protest waived.  
Address .....  
No. ....  
Due, ..... 189.....

No. .... SECRETARY'S OFFICIAL RECEIPT,  
**FRATERNAL AID ASSOCIATION.**  
..... Aug 28 ..... 1895..  
Received from *G. W. Euslow*  
For Benefit Fund—Assessment No. 7 ..... \$2.00  
For General Fund—Dues to .....  
For Reserve Fund, .....  
For .....  
Total, ..... \$ .....  
..... Secretary.  
FRATERNAL AID PRINT, HOLTON, KANSAS.

*\$500.00*  
Ohiowa, Neb., Feb 27<sup>th</sup> 1889  
One year after date I, we or either of us  
promise to pay to the Order of *G. W. Euslow*  
At the Office of David Conner, Ohiowa, Neb.  
*Five hundred* 100 DOLLARS  
For value received, without defalcation or discount; with ~~ten~~ per cent per annum from ~~date~~ until paid.  
Interest payable annually. If this note is not paid at maturity, the undersigned agrees to pay expenses of col-  
lecting, including ten per cent to liquidate damages.  
Due Feb 27/90. P. O. *7/27/91*  
*L. H. Carbin & Co.*  
*David Conner*  
No. 8731  
LINCOLN, NEB

*\$721.35*  
Alexandria, Neb. April 3<sup>rd</sup> 1889  
*Sixty days* after date I promise to pay to the Order  
of *G. W. Euslow* at the  
**STATE BANK OF ALEXANDRIA, NEBRASKA,**  
*Two hundred Twenty one and 35/100* DOLLARS  
Value Received, with interest at *10* per cent. per annum from *date*  
*Geo. J. Horner*  
No. *um* Due .....



*\$29.60* Lincoln Neb May 24<sup>th</sup> 1889  
Aug first after date we promise to pay to  
the order of *G. W. Euslow*  
*Twenty nine and 60/100* Dollars  
at Alexandria Neb  
Value received with Interest at 10% per annum until paid  
No 8438 Due Aug 1-89  
*E. E. Doyle*  
*Julius Doyle*



No. 50



Ninety

days after date, for value received, I

promise to pay to the order of

G. W. Euslow

One Hundred and Forty Nine Dollars,

At \_\_\_\_\_ with interest at Ten per cent per annum from \_\_\_\_\_ until paid, together with a sum equal to Ten per cent of said amount as attorney's fees, if action is brought on this note, or on the mortgage given to secure the same.

Amos D. Snyder

\$149<sup>00</sup> Due Nov 24 1880

State Journal Co., Lincoln, Neb.

\$500<sup>00</sup>

Omaha, Neb., Feb 27<sup>th</sup> 1889

Two hundred days after date I, we or either of us

promise to pay to the Order of

G. W. Euslow

At the Office of David Conner, Omaha, Neb.

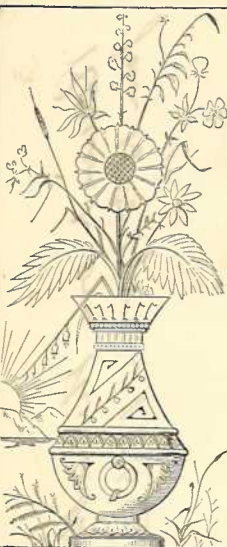
Five hundred 100 DOLLARS

For value received, without defalcation or discount; with 8 per cent per annum from \_\_\_\_\_ until paid. Interest payable annually. If this note is not paid at maturity, the undersigned agrees to pay expenses of collecting, including ten per cent to liquidate damages.

L. H. Carbin & Co.

Due \_\_\_\_\_ P. O. \_\_\_\_\_

David Conner



\$37<sup>20</sup> Alexandria, Neb. Dec 23<sup>rd</sup> 1885

Thirty days after date I promise to pay to the order of

G. W. Euslow

Thirty Seven and 20/100 Dollars

For Value received, negotiable and payable without defalcation or discount and with interest from \_\_\_\_\_ at the rate of 10 per cent per annum; until paid

No. 75 Due

A. O. Morse

\$35<sup>81</sup>/<sub>100</sub>

Alexandria, Neb. Nov 4<sup>th</sup> 1887

Sixty days after date I promise to pay to the Order of

STATE BANK OF ALEXANDRIA, NEBRASKA,

Thirty five and 81/100 DOLLARS

Value Received, with interest at 10 per cent. per annum from \_\_\_\_\_ date

Part removal of # 3440

Edwin Taylor

No. \_\_\_\_\_ Due \_\_\_\_\_

\$145<sup>00</sup> ✓

Alexandria, Neb. May 11 1888

One Year after date we promise to pay to the Order of

STATE BANK OF ALEXANDRIA, NEBRASKA,

One hundred fifty 00 DOLLARS

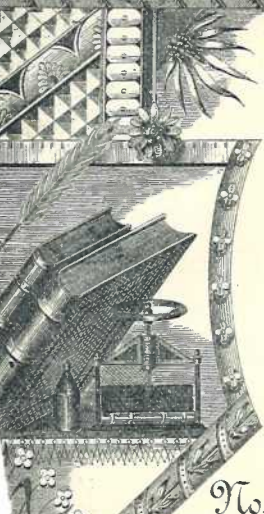
Value Received, with interest at 10 per cent. per annum from \_\_\_\_\_ date



H. G. Champagne  
G. W. Euslow

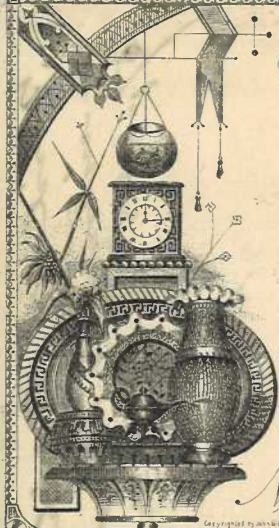
No. 1080 Due May 11 1889



 \$ 8.20 Alexandria Neb Jan 1<sup>st</sup> 1884  
Thirty days after date I promise to pay to  
the order of G W Emslow  
Eight and 20/100 Dollars  
at Alexandria Neb  
Value received with interest at the rate of ten per cent per annum. Matently  
No. 1003 Due Jan 31. 84 L Lyon  
State Journal Co. Lincoln, Neb.

\$ 14.05 Alexandria Neb July 25<sup>th</sup> 1881  
After Sept 1<sup>st</sup> 1881 after date I promise to pay to  
the Order of G W Emslow  
Fourteen and 05/100 Dollars  
For value received, with interest at the rate of 10 per Cent. per annum from Sept 1<sup>st</sup> 1881  
and if the interest be not paid annually, to become as principal and bear the same rate of interest  
This note is negotiable and payable without defalcation or discount, and without any relief  
or benefit whatever, from stay, valuation, appraisement, or homestead exemption Laws.  
No. \_\_\_\_\_ Due \_\_\_\_\_ J W Emslow

20 90 Alexandria, Neb. Apr 21<sup>st</sup> 1885  
Four months after date I promise to pay to the Order  
of G W Emslow at the  
STATE BANK OF ALEXANDRIA, NEBRASKA,  
Twenty and 90/100 DOLLARS  
Value Received, with interest at 10 per cent. per annum from date  
Copy S B Carpenter  
M J Carpenter  
No. \_\_\_\_\_ Due \_\_\_\_\_

 \$ 200.00 Alexandria May 3<sup>rd</sup> 1886  
Three Years after date I promise to pay  
to the order of G W Emslow  
Two hundred Dollars  
For value received negotiable and payable without defalcation or  
discount and with interest from Date at the rate of ten  
per cent per annum, and if the interest be not paid annually to  
become as principal and bear the same rate of interest.  
No. \_\_\_\_\_ Due \_\_\_\_\_ David Corner

\$ 100.00 Alexandria, Neb. March 15<sup>th</sup> 1889  
Two years after date we promise to pay to the Order  
of G W Emslow at the  
STATE BANK OF ALEXANDRIA, NEBRASKA,  
One hundred and 00/100 DOLLARS  
Value Received, with interest at 10 per cent. per annum from date  
David Corner  
L H Carbin  
No. \_\_\_\_\_ Due \_\_\_\_\_



\$ 100<sup>00</sup>/<sub>100</sub>

Alexandria, Neb.

March 15<sup>th</sup> 1889

One year after date we promise to pay to the Order of G. W. Enslow at the

STATE BANK OF ALEXANDRIA, NEBRASKA,

One hundred and 75 DOLLARS

Value Received, with interest at 10 per cent. per annum from date

David Conner

L. H. Carlin

No. \_\_\_\_\_ Due \_\_\_\_\_

\$300<sup>00</sup>/<sub>100</sub>

Chiowa, Neb., Feb 27<sup>th</sup> 1889

Three years after date I, we or either of us promise to pay to the Order of G. W. Enslow

At the Office of David Conner, Chiowa, Neb.

Five hundred 100 DOLLARS

For value received, without defalcation or discount; with 8 per cent per annum from date until paid. Interest payable annually. If this note is not paid at maturity, the undersigned agrees to pay expenses of collecting, including ten per cent to liquidate damages.

L. H. Carlin & Co.

David Conner

Due \_\_\_\_\_ P. O. \_\_\_\_\_

\$11<sup>40</sup>/<sub>100</sub>

Alexandria Neb Dec 1<sup>st</sup> 1889

Thirty days after date I promise to pay to the Order of G. W. Enslow Eleven 4 Dollars

For value received, with interest at the rate of 10 per cent per annum, from date and if the interest be not paid annually, to become as principal and bear the same rate of interest. This note is negotiable and payable without defalcation or discount, and without any relief or benefit whatever, from stay, valuation, appraisement, or homestead exemption laws.

Harry Gibson

Received of Geo W Enslow The sum of \$108<sup>50</sup>/<sub>100</sub> in payment for interest & insurance on house & lot, no. 3038 L. St.

Barrie B Wells

\$189<sup>28</sup>/<sub>100</sub> Alexandria Neb Jan 14<sup>th</sup> 1883

One year after date I promise to pay to the order of G. W. Enslow

One Hundred Eighty nine 28 DOLLARS

For Value received, negotiable and payable without defalcation or discount and with interest from date at the rate of 10 per Cent per annum; until paid

No. 45 Dies

G. W. Enslow





\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That Amos S. George is the owner of  
Twenty-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-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 Sixth day of November A.D. 1890

George W. Hartman

SECRETARY.

R. Hoakley

PRESIDENT



\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That George W. Hartman is the owner of  
Twenty-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-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 Sixth day of November A.D. 1890

George W. Hartman

SECRETARY.

R. Hoakley

PRESIDENT





\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That John P Hartman Jr is the owner of  
Twenty 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-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 sixth day of November A.D. 1890

George W Hartman  
JOURNAL PRINT, LINCOLN.

SECRETARY.

R Hoakley

PRESIDENT



\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That George W Euslow is the owner of  
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-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 sixth day of November A.D. 1890

George W Hartman  
JOURNAL PRINT, LINCOLN.

SECRETARY.

R Hoakley

PRESIDENT





\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That Le Grand M. Baldwin is the owner of  
Twenty 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 herunto affixed  
their signatures, under the Corporate Seal of the Company, at Lincoln, Nebraska,  
this Sixth day of November A.D. 1890.

George W. Hartman

SECRETARY.

R. H. Oakley

PRESIDENT

JOURNAL PRINT, LINCOLN.



\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That Charles H. Whiting is the owner of  
Twenty 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 herunto affixed  
their signatures, under the Corporate Seal of the Company, at Lincoln, Nebraska,  
this Sixth day of November A.D. 1890.

George W. Hartman

SECRETARY.

R. H. Oakley

PRESIDENT

JOURNAL PRINT, LINCOLN.





\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That George W. Euslow is the owner of  
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-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 Sixth day of November A.D. 1890.

George W. Hartman  
JOURNAL PRINT, LINCOLN, NEB. SECRETARY.

R. H. Oakley  
PRESIDENT



\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*



# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That Chas. H. Whiting is the owner of  
Ten 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 Sixteenth day of April A.D. 1891.

George W. Hartman  
JOURNAL PRINT, LINCOLN, NEB. SECRETARY.

R. H. Oakley  
PRESIDENT



No 14

\* CERTIFICATE OF STOCK \*

CAPITAL, \$50,000.

\* \*

5 Shares

# The Nebraska Pulsion Telephone Company,

LINCOLN, NEBRASKA.

This is to Certify, That George Muslow is the owner of 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-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 Sixth day of November A.D. 1890.

George Hartman

SECRETARY.

R. Hoakley

PRESIDENT

## CERTIFICATE OF LIFE MEMBERSHIP.

OFFICE OF SECRETARY,

Hebron, Neb., September 24 1888

This Certifies That A. W. Enslow is a Life Member of the THAYER COUNTY AGRICULTURAL & MECHANICAL SOCIETY.

Witness our hands the day above written.

M. H. Dyer Pres't.

R. T. Scoville Sec'y.

JOURNAL STEAM PRINT, HEBRON, NEB.

N. B.—PLEASE BRING THIS BILL WITH YOU WHEN YOU PAY IT, OR ENCLOSE IT WITH CHECK

63589

Chicago, Ill., AUG 6 - 1919 1919

To MOUNT HOPE CEMETERY ASSOCIATION, DR.

115TH STREET AND FAIRFIELD AVENUE

Lot 180 Section 19 Grave \_\_\_\_\_ Terrace \_\_\_\_\_

Deed and Perpetual Care Agreement will be mailed to you in about two weeks.

RECEIVED PAYMENT  
AUG 6 - 1919

MOUNT HOPE CEMETERY ASSOCIATION

ACCEPTED CONDITIONALLY AS SUBJECT TO ALL RULES AND REGULATIONS OF MOUNT HOPE CEMETERY ASSOCIATION



# CITY MEAT MARKET, All Kinds Fresh and Salt Meat,

at M.H. DEXTER, Prop.

Located in Building Formerly  
Occupied by the New Sherman Hotel.

Fairbury, Illinois,

189

~~Copy of note sent~~  
\$200<sup>00</sup> Aug 28 1893  
On the first day of September  
1895 for Value received we  
promise to pay to order of G  
W Enslow. Two hundred &  
no dollars at Daystein  
with Interest at 8%  
per cent per annum from  
date until paid together  
with a sum equal to ten  
per cent of the amount  
due as liquidated damages  
if action is brought on this  
note. or on the note given to  
secure the same or if inter-  
est sum is not paid,  
when due 28th August, Nickel  
00 Water Mt. Minn Nickel

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, Neb., May 3<sup>rd</sup> 1892

This is to certify that I have  
this day received of G. W. Enslow  
a stock of clothing Groceries &c to  
the amt. of \$4000<sup>00</sup> ~~more or less~~  
for which I agree to deed to him  
within 30 days from date  
Gots 1 & 2 in Block 1 in Hackensack  
addition to Lincoln. Also Gots  
7 to 12 inclusive in Block 4  
in Wright's addition to Bethany  
Heights Lancaster Co Neb. all of  
the above property to be clear of  
incumbrances. ~~Subject to taxes of 1891~~  
~~of 1892~~ signed day & date above  
written

LeGrand M Baldwin

R M Day witness



## MORTGAGE.

Acres, Blackmar &amp; Co., Printers, Burlington.

## Know all Men by these Presents:

That *Mrs. Maggie E. Jones & Charles S. Jones her husband*  
 of *Audubon* County, and State of *Iowa* in consideration of the sum  
 of *Eighty* DOLLARS,  
 in hand paid by *E F Moon* of *Audubon*  
 County, and State of *Iowa*, do hereby SELL AND CONVEY unto the said  
*E F Moon* the following described premises,  
 situated in the County of *Audubon* and State of *Iowa* to-wit:

*Lot Fourteen (14) of the sub division of the  
 North West Quarter of the North West Quarter  
 of Section Twenty One (21) in Township  
 Eighty (80) North of Range Thirty Four (35)  
 West of the 5th P.M.*

*Subject to a mortgage of \$200.*

And *Mr* hereby covenant with the said *E. F. Moon*  
 that *we* hold said premises by title in fee simple; that *we* have good right and lawful authority  
 to sell and convey the same; that they are free and clear of all liens and incumbrances whatsoever; and  
 covenant to WARRANT AND DEFEND the said premises against the lawful claims of all persons whomsoever.

And the said *Charles S. Jones*  
 hereby relinquish *his* right of dower in and to the above described premises.

PROVIDED ALWAYS, and these presents are upon this express condition, that if the said  
*Maggie E. Jones & Charles S. Jones their* heirs, executors, or  
 administrators, shall pay, or cause to be paid, to the said

<i>E F Moon</i> his	executors, or administrators or assigns, the sum of
<i>Eighty</i>	Dollars, on the <i>8<sup>th</sup></i> day of <i>August</i> 18 <i>93</i>
	Dollars, on the _____ day of _____ 18____
	Dollars, on the _____ day of _____ 18____
	Dollars, on the _____ day of _____ 18____
	Dollars, on the _____ day of _____ 18____
	Dollars, on the _____ day of _____ 18____
	Dollars, on the _____ day of _____ 18____

with interest thereon *at 8% payable annually* according to the tenor and effect of the  
*Certain* Promissory Note of the said *Maggie E. Jones & Charles S. Jones*  
 payable to *E F Moon* bearing  
 date *August 8<sup>th</sup> 1891* then these presents to be void, otherwise to remain in full force.

And it is Hereby Agreed, that if the said *Maggie E. Jones & Charles S. Jones*  
 allows the taxes to become delinquent upon said property, or permits the same, or any part thereof, to be sold  
 for taxes, or if *they* fail to pay the interest on said note promptly as the same becomes due, the note  
 secured hereby shall become due and payable in *10* days thereafter; and the Mortgagee  
 or assigns may proceed at once to foreclose this mortgage; and in case it becomes necessary to commence  
 proceedings to foreclose the same, then the said *Maggie E. Jones & Charles S. Jones*  
 in addition to the amount of said debt, interest and cost, agree to pay to the Mortgagee herein named, or  
 any assignee of the Mortgage herein, a reasonable Attorney's fee for collecting the same,  
 which fee shall be included in judgment in such foreclosure case.

Signed and delivered this *8<sup>th</sup>* day of *August* A. D. 18*91*

*Maggie E. Jones*  
*Charles S. Jones*



STATE OF IOWA, }  
AUDUBON COUNTY, } ss.

On this 8<sup>th</sup> day of August 1891

before me, A F Amundson a Notary Public within

and for said County, personally came Maggie E Jones & Charles S.

Jones

personally to me known to be the identical person whose name is affixed to the above instrument as Grantor, and severally acknowledged the same to be their voluntary act and deed.

IN TESTIMONY WHEREOF, I have hereunto subscribed my name and affixed my

Notarial seal at Audubon Ia

the day and year last above written.

A F Amundson

Notary Public, Audubon County, Iowa.

(410)

MORTGAGE.

FROM

Maggie E Jones & Charles S. Jones

TO

E F Moore

STATE OF IOWA, } ss.  
Audubon County,

Filed for Record the

day of August

A. D. 1891, at 9<sup>th</sup> o'clock P. M., and

recorded in Book 11 of Mortgage

Records, on Pages 20 & 21

J N Prason

Recorder.

A E Prason

Deputy.

Acres, Blackmar & Co., Printers, Burlington.



**This Indenture,** Made this 5<sup>th</sup> day of May, in

the year of our Lord one thousand eight hundred and eighty-Six, 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 party of the first part, for and in consideration of the sum of Thirty DOLLARS, in hand paid by said party of 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 Scott 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 heirs 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 of Thirty DOLLARS, with interest thereon at the times and in the manner specified in Three certain promissory notes bearing date May 1st, 1886, 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 \$~~, due four years after date, and one for \$, due five years after date; all drawing 12 per 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 according 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, damage and expense shall amount to the sum last aforesaid.

In case of foreclosure and sale the party 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. Dean [SEAL.]  
Mary E. Dean [SEAL.]



STATE OF KANSAS, Finney COUNTY, ss  
De It Remembered, That on the 5th day of May, A. D. 1886,  
before me, a Notary Public, in and for said County and State,  
came William P. Dean & Mary E Dean  
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.

J. W. Smith  
Notary Public  
my com expires  
Sept 12, 1889  
SATISFACTION OF MORTGAGE.

The amount secured by this mortgage has been paid in full and the same is hereby cancelled, this 22nd day of April, 1889

The Davidson Loan Co  
By J. O. Davidson Pres

3554

MORTGAGE.

FROM

William P. Dean

—TO—

THE DAVIDSON LOAN CO.

STATE OF KANSAS, } ss.  
County of Finney, }

This instrument was filed for record on the 7th day of May A. D. 1886, at 8 o'clock a M., and duly recorded in book 5 of mortgages, at page 528

John J. Mungan  
Register of Deeds  
Pro. Mungan & Co

DAVIDSON LOAN CO.,

WICHITA, KANSAS.

\$ 10	Due	May	1st, 1887
\$ 10	Due	"	1st, 1888
\$ 10	Due	"	1st, 1889
\$	Due		1st, 18
\$	Due		1st 18
\$	Due		1st, 18
\$ 30			

ACHTER EAGLE BANK AND MORTGAGE CO.

um



DUPLICATE.

[4-131.]

No. 2696

Receiver's Office at Oberlin Kansas

October 8", 1886.

RECEIVED from

Edwin Taylor

of Thomas County, Kansas, the sum of Two  
hundred dollars and \_\_\_\_\_ cents; being in full for the

South East

quarter of Section No. 18, in Township

No. 6 of Range No. 36, containing

160 acres and \_\_\_\_\_ hundredths, at

\$ 1.25 per acre.

\$ 200.00

Lilly Scott, Receiver.

(10,351-50 M.)

Duplicate

[4-131.]

No. 2794

Receiver's Office at Oberlin Kans.

Oct. 16", 1886.

RECEIVED from

William E. Schell

of Sheridan County, Kansas, the sum of Two  
hundred dollars and \_\_\_\_\_ cents; being in full for the

South East

quarter of Section No. 6, in Township

No. 8 South, of Range No. 26. West, containing

160 acres and \_\_\_\_\_ hundredths, at

\$ 1.25 per acre.

\$ 200.00

Lilly Scott, Receiver.

(6431-50 M.)

CUSTOMER'S NOTE.

\$ 20.00

Lincoln, Neb. January 8" 1891

On the fourteenth day of March we, or either of us, promise to  
pay to the order of F. L. Miller  
Twenty Dollars,

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

P. O. Address

No.

Due March 20" 1891

Thos. F. Graham

COURIER PRINT, LINCOLN





# This Indenture

Made this tenth day of Dec A.D. 1889

between

J H Goodrich Jr of Lincoln County, Nebraska, party of the first part, and

L W Emshoff of the same place, party of the second part;

Whereas, The said party of the first part is justly indebted to the said party of the second part in the sum of Two hundred DOLLARS

on one certain promissory note of even date herewith due Jan 6th 1890

signed by

and payable to the order of

Now This Indenture Witnesseth, 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 one 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, have 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 his heirs and assigns forever, all the following described goods, chattels, fixtures, etc., that is to say:

One Span of Brown horse mules weighing about one thousand lbs each and one Bay mare two years old weighing about nine hundred lbs, and one large Black Gelding two years old weighing about nine hundred lbs and one gray gelding two years old weighing about nine hundred lbs

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 them and their use forever. And he the said Mortgagor, do solemnly declare and represent unto the said Mortgagee that he 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, Nevertheless, That if the said Mortgagor, his executors or administrators, shall well and truly pay unto the said Mortgagee his executors, administrators, or assigns, the sum of Two hundred dollars Dollars, then this Mortgage, as also one certain promissory 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.

AND PROVIDED FURTHER, That until default be made by said Mortgagor in performance of the conditions aforesaid, it shall and may be lawful for him 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 Mortgage, or if they may be liable to be taken in execution, or the said Mortgagor or any 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 Mortgagee in writing expressed, then it shall and may be lawful for the said Mortgagee, with or without assistance, or his agent, or attorney, or executor, administrator, or assigns, 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 elsewhere, with or without process of law, to and for the use of the said Mortgagee or his assigns, and remove and carry away the same; and that in default in paying any of said notes, this conveyance shall become absolute, and all said notes shall thereby immediately become due.

AND PROVIDED FURTHER, That if the said moneys hereby secured, or the matters to be done or performed, as above specified, are not duly paid, done, or performed, 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 the 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 him or for his executors, administrators, or assigns, to do whatever is above authorized, and to receive payment on and to fully satisfy this Mortgage.

AND IT IS FURTHER PROVIDED, That all of the property herein conveyed shall be at the risk of the said Mortgagor from fire, theft, loss, damage, inevitable accident, or from any and every cause whatsoever.

In Witness Whereof, The said Mortgagor has hereunto set his hand this 10th day of Dec A.D. 1889

Signed, Sealed, and Delivered in the Presence of

J H Goodrich Jr



The State of Nebraska, }  
County. } ss.

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.

In Testimony Whereof, 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.

(301)

Chattel Mortgage.

FROM

TO

The State of Nebraska, }  
County. } ss.

Filed in the Clerk's Office of said County;

the..... day of

18....., at..... o'clock

and..... minutes..... M.,

County Clerk.





**This Indenture**, Made this Eight day of January A.D. 1891  
 between A. S. Miller  
 of Thayer County, Nebraska, party of the first part, and  
J. J. Graham  
Sauk Centre Co  
 of the same place, party of the second part;

Whereas, The said party of the first part is justly indebted to the said party of the second  
 part in the sum of Twenty DOLLARS  
 on his certain promissory note of even date herewith due March the  
twentieth day of 1891

signed by J. J. Graham  
 and payable to the order of A. S. Miller

Now This Indenture Witnesseth, 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 him 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, con-  
 veyed, and confirmed, and by these presents do GRANT, BARGAIN, SELL, CONVEY, AND CONFIRM  
 unto the said party of the second part, and to his heirs and assigns forever, all the following described  
 goods, chattels, fixtures, etc., that is to say:

Our Spotted Steer 4 yrs old and Spot  
Our 3 " " Waukt  
our Black & White 1/2 Blue Heifer " Ben  
Arifurs worth \$20.00 Each  
Bull " \$75.00

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  
he lawfully possessed of the said goods and chattels as of my own property, that the same are  
 free and clear of all incumbrance for the purpose of obtaining the above money.

Provided, Nevertheless, That if the said Mortgagor, his executors or administrators, shall  
 well and truly pay unto the said Mortgagee his executors, administrators, or assigns, the sum of  
Twenty dollars Dollars,  
 then this Mortgage, as also his certain promissory 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.

AND PROVIDED FURTHER, That until default be made by said Mortgagor in performance of the conditions aforesaid, 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 Mortgage, or if they may be liable to be taken in execution, or the said Mortgagor or any 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 Mortgagee  
 in writing expressed, then it shall and may be lawful for the said Mortgagee, with or without assistance, or his agent, or attorney, or executor, administrator, or assigns, 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  
 elsewhere, with or without process of law, to and for the use of the said Mortgagee or his assigns, and remove and carry away the same; and that in default in paying any  
 of said notes, this conveyance shall become absolute, and all said notes shall thereby immediately become due.

AND PROVIDED FURTHER, That if the said moneys hereby secured, or the matters to be done or performed, as above specified, are not duly paid, done, or performed,  
 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 the 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 for executors, administrators, or assigns, to  
 do whatever is above authorized, and to receive payment on and to fully satisfy this Mortgage.

AND IT IS FURTHER PROVIDED, That all of the property herein conveyed shall be at the risk of the said Mortgagor from fire, theft, loss, damage, inevitable accident,  
 or from any and every cause whatsoever.

In Witness Whereof, The said Mortgagor has hereunto set his hand this Eight  
 day of January A.D. 1891

Signed, Sealed, and Delivered in the Presence of

A. W. Enslow

Thos. J. Graham



The State of Nebraska, }  
County. } ss.

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.

In Testimony Whereof, 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.



(901)

Chattel Mortgage.

FROM

TO

The State of Nebraska, }  
County. } ss.

Filed in the Clerk's Office of said County,

the..... day of

..... 18....., at..... o'clock

and..... minutes..... M.,

County Clerk.



No. Lincoln, Neb. Jan 9 1893Mr E. W. Emslow

3038 ②

To DR. G. M. SIMMONS, Dr.

To Professional Services from 189, to date 189, \$ 6 00  
 Balance Previously Rendered \$  
 Credits \$

Amount Due,  
 I hereby acknowledge the above account and agree to  
 pay the same on or before

Received payment,

Interest at

G. H. Simmons

AN ITEMIZED BILL SENT IF DESIRED.

\$80<sup>00</sup>Audubon, Iowa, Aug 8<sup>th</sup> 1891On or before Aug 8<sup>th</sup> 1893, we each as principal, agree to pay toE F Moon

or order Eighty \$ 80 Dollars,  
 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 attorney's fee, if the same should not be paid when due, and severally waive  
 presentment 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 Justice of the Peace may have jurisdiction on this note to the amount of three hundred dollars.

P. O. A Iowa{ to 3129-944 }

Copeland & Horton,  
No. 5-14  
Aores, Blackmar & Co. Audubon, Iowa

Maggie E Jones  
Charles S Jones

\$4<sup>00</sup>

Audubon, Ia., July 24 1891

On July 24 1893, we each, as principal, agree to pay to

W F Amuntingor order Four \$ 4 DOLLARS,

at the CITIZENS' BANK, Audubon, Iowa, with interest thereon from date until paid, IF NOT PAID WHEN  
due, at the rate of 8 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 waive  
 presentment 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  
 Justice of the Peace may have jurisdiction on this note to the amount of three hundred dollars.

P. O. A Iowa,

\_\_\_\_\_ miles from P. O.

Maggie E Jones  
Charles S Jones

\$13<sup>30</sup>

Citizens Bank.

Audubon, Iowa, Aug 9<sup>th</sup> 1893.

Received from E W Emslow by A F Amunting  
Whiteman & Co \_\_\_\_\_ Dollars.

Interest on 2<sup>nd</sup> Mortgage Note \$80 from Aug 8<sup>th</sup> 91 to Aug  
 8<sup>th</sup> 1893.

E. F. Moon\$4<sup>00</sup>

Audubon, Ia., July 24 1891

On July 24 1893, we each, as principal, agree to pay to

A. F. Amuntingor order Four \$ 4 DOLLARS,

at the CITIZENS' BANK, Audubon, Iowa, with interest thereon from date until paid, IF NOT PAID WHEN  
due, at the rate of 8 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 waive  
 presentment 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  
 Justice of the Peace may have jurisdiction on this note to the amount of three hundred dollars.

P. O. A Iowa,

\_\_\_\_\_ miles from P. O.

Maggie E Jones  
Charles S Jones



A. F. ARM AT LAW,

AUDUBON, IOWA.



Loans negotiated on farms in Western Iowa.

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.

Dec. 24th. 92	By balance as per statement	\$	2.45
Jan. 5th. 93	" Sanborn rent Aug. Sept. & Oct.		15.00
Feb. 23rd. "	" " " Nov. & Dec.		10.00
May 2nd. "	" Cook " Feb. 6th. to May 1st.		14.00
June 27th. "	" " " May & June		<u>10.00</u>
		\$	51.45
Jan. 5th. 93	To repairs on house	\$	5.00
Apr. 13th. "	" 1892 taxes Lot 14 of NW 1/4 NW 1/4 21		7.80
Aug. 9th. "	" fee to date		5.00
	" int. 1st. mtg. to July 24th. 93		20.00
	" " 2nd. " " Aug. 8th. "		13.30
	Balance		<u>.35</u>
			<u>51.45</u>

I also enclose 1891 tax receipt and 1891 & 1892 Coupons

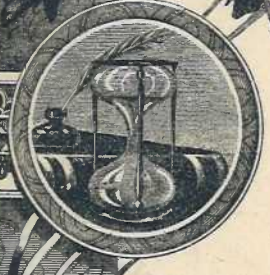
The \$80. second mortgage was due yesterday and E. F. Moon the mortgagee asks that it be paid off at once.

Please send draft as he is likely to make costs.

Yours truly,


*A. F. Armstrong.*




 \$200.00 Lincoln Neb Dec 6<sup>th</sup> 1887  
Fifty days after date I promise to pay to  
the order of G W Emslow  
Two hundred and 00 Dollars  
For value received negotiable and payable without defalcation or  
discount and with interest from date at the rate of 10  
per cent per annum.  
No. \_\_\_\_\_ Due \_\_\_\_\_  
J H Goodrich Jr

\$3.20 Audubon Iowa Feb 24<sup>th</sup> 1890  
On February 24<sup>th</sup> 1890, we each, as principal, agree to pay to  
C. F. Armstrong  
or order, Three & 20/100 DOLLARS,  
at the CITIZENS BANK, Audubon, Iowa, with interest thereon from date until paid, at the rate of ten per cent per  
annum, payable annually, also with ten per cent per annum payable annually on all payments in arrears.  
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  
presentment 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 Justice of the Peace may have jurisdiction on this note to the amount of three hundred dollars.  
P. O. Audubon, Iowa. } J H Goodrich Jr

P. O. ADDRESS. Lushton  
\$299.70 Lushton, Nebraska, Dec 10<sup>th</sup> 1892  
One year after date, we, as principals, promise to pay  
to the order of Geo F Abbott  
AT THE OFFICE OF STATE BANK OF LUSHTON,  
Two hundred ninety nine DOLLARS.  
For Value Received, at the office of said Bank in Lushton, Nebraska, with interest at the rate of Ten per cent per annum from  
date maturity. Each of the makers hereof, and the endorsers hereon, waive demand, notice, and protest on this note, and all defense  
on the ground of any extension to the time of payment given to the makers, endorsers or any of them.  
Due \_\_\_\_\_ Lewis Sladger  
No. \_\_\_\_\_  
Wm PRESS PRINT, YCRK, NEB.

\$4.15 Lincoln Jan 5<sup>th</sup> 1893  
 Received of Geo Emslow  
Four & 15/100 Dollars  
in full of acct to date  
Standard Glass & Paint Co.  
L A Springer  
No. \_\_\_\_\_

 \$43.25 July 1<sup>st</sup> Lincoln Neb 1893  
On the First day of July 1893 for value received,  
promise to pay to the order of G W Emslow  
Forty three and 25/100 Dollars  
at \_\_\_\_\_ with interest at 10 per cent per annum from date  
until paid, together with a sum equal to ten per cent. of amount due as liquidated damages, if action is  
brought on this note, or on the mortgage given to secure the same, or if the same is not paid when due.  
No. \_\_\_\_\_ of this date. R. E. Iorum  
P.O. Address \_\_\_\_\_  
we 189 \_\_\_\_\_  
State Journal Co. Stationers, Lincoln, Neb.







\$ 150<sup>00</sup> Lincoln, Nebraska, APR 28 1891 189  
On the 27<sup>th</sup> day of June 1891, we, or either of us, promise to pay to  
**The German National Bank,**  
OF LINCOLN, NEB.  
or order, One Hundred Fifty & DOLLARS,  
for value received, payable at THE GERMAN NATIONAL BANK, OF LINCOLN, NEB., with  
interest at the rate of Ten per cent per annum from maturity until paid.  
P. O. Address Wm  
J. M. Emslow  
J. J. Penner

U. S. Registered Mails go to every post office in the world. Provide for safe transit and correct delivery. Letters and parcels may be registered at any post office or at any post office station. Letters will be registered by letter-carriers in the residential districts of cities. Letters and parcels will be registered by rural carriers throughout their routes. For letters and parcels delivered through a U. S. post office, the sender, without request and without charge, receives the addressee's acknowledgment, and when delivered through a post office of a foreign country, if the words "Receipt Demanded" be indorsed on the address of the letter or parcel.

Letter Parcel } No. 139 P. O. Chicago, Ill.  
Received for registration 12-10-, 1905, from  
B. H. Emslow 312 N. 6th  
addressed to Wm Emslow  
class postage prepaid. Postmaster, per J. J. Penner

STATEMENT  
Lincoln, Neb., Dec 31<sup>st</sup> 1894  
M. George Emslow  
IN ACCOUNT WITH  
**The Exchange Wall Paper House,**  
118 and 120 South Thirteenth Street.  
The Only Exclusive Wall Paper House in Lincoln.  
A. M. ROSE, PROP. F. L. ROSE, MANAGER.

Dec 4	To 19 rolls a 18	342
11	11 4 27 yds Bordering	108
		450
	Paid	
	F. L. Rose	

Wash 18974.03  
Mc & Russ 4702-93  
Am Wright Co 2662-73  
Taylor Co 1987 218  
Rofe & Davis - 2578-44  
Bacon Co 449-72  
Mc Stearns 813-90  
J H Smith 724-98  
585-01  
28585.01  
Port of wheat 32894.01  
30614 31  
2279.70  
CC & Sufford prof 337028  
227970  
To Bal 10905-8  
545.29

No. SECRETARY'S OFFICIAL RECEIPT,  
FRATERNAL AID ASSOCIATION.  
Lincoln, Neb., Apr 25 1895  
Received from Ben Murslow  
For Benefit Fund—Assessment 3. April \$20.00  
For General Fund—Dues to June 30 1895 100.00  
For Reserve Fund,  
For  
Total \$300  
Secretary.



## COUPON NOTE.

\$80.- Lincoln, Neb. June 5 1891  
 On the first day of June 1891, for value received, I promise  
 to pay to the order of Carrie B. Wells  
Eighty and 00/100 DOLLARS,  
 at the Columbia Natl Bank. This note bears interest at  
 ten per cent after due. Edgar & Campbell  
Edgar & Campbell  
 No. 6 964

\$1250- Feb. 28 1890  
 On the 28 day of Feb 1891, for value received, I promise  
 to pay to the order of C. F. Armstrong  
 at Western Bank of Andover Iowa  
Twelve & 80/100 Dollars, with exchange on New York,  
 and reasonable Attorney's fees if not paid at maturity, being the interest due on my  
 principal note of One Thousand & Sixty Dollars  
 of even date herewith. This note bears interest at ten per cent. per year after due.  
S. H. Schuler  
 No. 7855

CUSTOMER'S NOTE.

\$48 06

Gering, Nebraska, March 1<sup>st</sup> 1892

Forty eight after date, for value received,  
 promise to pay to the order of G. W. Euslaw  
Forty Eight and 00/100 Dollars,  
 with interest at the rate of ten per cent. per annum from date until paid

NEGOTIABLE AND PAYABLE

Bank of Gering, of Gering, Nebraska.

No. Due 18

P. O. Address

Edw. H. Cuy

81691

Printed by Stone &amp; Stuart Stationery Co., Chicago.



\$25- Lincoln, Neb. July 2nd 1890  
Sixty after date, I promise to pay to  
 the order of George Euslaw  
Twenty Five Dollars.  
 at Lincoln, Neb. 10 Percent Per annum  
 Value received W. W. Brumson  
 Due Sept 2nd Paul Breiner

CUSTOMER'S NOTE.

\$216 00

Lincoln, Neb. March 1<sup>st</sup> 1893

On the first day of Sept 1893, for value received, I  
 promise to pay to the order of G. W. Euslaw  
Two hundred and Sixty Dollars,  
 with interest at the rate of ten per cent per annum from date until paid.

NEGOTIABLE AND PAYABLE  
AT THE

Columbia National Bank, Lincoln, Neb.

No.

E. M. Waples

CALHOUN &amp; WOODRUFF, PRINTERS

CUSTOMER'S NOTE.

\$216 00

Lincoln, Neb. March 1<sup>st</sup> 1893

On the First day of July 1894, for value received, I  
 promise to pay to the order of G. W. Euslaw  
Two hundred & Sixty Dollars,  
 with interest at the rate of ten per cent per annum from date until paid.

NEGOTIABLE AND PAYABLE  
AT THE

Columbia National Bank, Lincoln, Neb.

No.

E. M. Waples

CALHOUN &amp; WOODRUFF, PRINTERS





\$140<sup>00</sup> Lushton, Neb. Oct 28<sup>th</sup> 1892  
Jan 1<sup>st</sup> 1894 - after date, I - promise to pay to the  
order of E. & Abbott at the  
STATE BANK OF LUSHTON, Nebraska,  
One hundred forty Dollars,  
Value received, with interest at 10 per cent per annum from date.  
Due J. C. Eckley  
No. Wm

CUSTOMER'S NOTE.

Memoranda

Address

Interest

\$216<sup>00</sup> Lincoln, Neb. March 1<sup>st</sup> 1893  
On the First day of Jan 1895, for value received, I  
promise to pay to the order of E. W. Wanslow  
Two hundred and sixteen Dollars,  
with interest at the rate of ten per cent per annum from date until paid.

NEGOTIABLE AND PAYABLE  
AT THE

Columbia National Bank, Lincoln, Neb.

No.

E. M. Waples

Magic City & WOODRUFF, PRINTERS

\$200<sup>00</sup> Lincoln, Neb., 189  
On the 21<sup>st</sup> day of Jan 1894, we promise to pay  
E. W. Wanslow or order,  
Twenty Six and 50/100 DOLLARS,  
value received, with interest at the rate of ten per cent. per annum, until due, interest payable  
annually. This note draws interest at the rate of ten per cent. per annum from matu-  
rity. Principal and interest payable at the office of Stevens, Love & Teeters, Lincoln, Neb.

James Doak

No.

EXTRACT FROM RULES--Sec 4. "Water rents will be due and payable on the 15th day of May and November of each year, IN ADVANCE, at the Commissioner's office. If not paid within FIFTEEN DAYS after they fall due, 10 per cent will be added for the expense of collecting the same, or the water may be shut off."

Sec 6 The department reserves the right at any time to shut off the water in the mains for the purpose of making repairs or extensions, and all persons having tanks or cisterns, but depending upon the pressure in the pipes to keep them supplied, are hereby cautioned against danger of collapse.

Town place LINCOLN, NEB. APR 25 1894 189  
Geo W. Wanslow At No. 3034-38 Q Street.

To City Water Works Department, Dr.

FOR USE OF WATER FOR PURPOSES AS PER CONTRACT EXPRESSED IN REGISTER FROM DATE TO Nov 15 1894

Annual Rate - \$ 11.50 6 Months, 5.75  
Lawn Rate, - \$      Lawn, "     

NOTE--The amount for which this receipt is given does not include the use of water for any purpose other than that covered by the annual rate herein specified; this is not a bar to the future collection of any additional rate which inspection of premises proves just. And the right is expressly reserved to decline to turn on the water unless the plumbing is done according to ordinance.

RECEIVED PAYMENT.

J. H. Priscot  
WATER COMMISSIONER.

EXTRACT FROM RULES--SEC. 4. "Water rents will be due and payable on the 15th day of May and November of each year, IN ADVANCE, at the Commissioner's Office. If not paid within FIFTEEN DAYS after they fall due, 10 per cent will be added for the expense of collecting the same, or the water may be shut off."

Sec. 6 The department reserves the right at any time to shut off the water in the mains for the purpose of making repairs or extensions, and all persons having tanks or cisterns, but depending upon the pressure in the pipes to keep them supplied, are hereby cautioned against danger of collapse.

Geo W. Wanslow Lincoln, Neb., NOV 15 1893 189  
At No. 3034-38 Q Street.

To CITY WATER WORKS DEPARTMENT, Dr.

For use of Water for purposes as per contract expressed in register from date to May 15 1894

Annual Rate, - - \$ 11.50 6 Months, 5.75  
Lawn Rate, - - \$      Lawn, "     

NOTE--The amount for which this receipt is given does not include the use of water for any purpose other than that covered by the annual rate herein specified; and is not a bar to the future collection of any additional rate which inspection of premises proves just. And the right is expressly reserved to decline to turn on the water unless the plumbing is done according to ordinance.

Received Payment.

J. H. Priscot  
Water Commissioner.  
Per J. H. Priscot



Lincoln, Neb., 189  
M *G W Enslow*  
Bought of **C. H. MANN,**  
DEALER IN  
**Gasoline and Coal Oil.**  
Telephone 473. 123 North 12th Street.

*Jan 10 Made To Date 705*

*Paid  
C H Mann*

\$ *16.00* July 24 1891  
On the 24 day of July 1891, for value received, I promise  
to pay to the order of *A. G. Ameling*  
at *Lincoln Iowa*  
*Sixteen* Dollars, with exchange on New York,  
and reasonable Attorney's fees if not paid at maturity, being the interest due on my  
principal note of *Two hundred* Dollars,  
of even date herewith. This note bears interest at 8% per cent. per year after due.  
No. *um* *Maymie E Jones*  
*Charles S. Jones*

No. SECRETARY'S OFFICIAL RECEIPT,  
FRATERNAL AID ASSOCIATION.  
*June 25* 1895-  
Received from *G W Enslow*  
For Benefit Fund—Assessment No. *5* \$ *2.00*  
For General Fund—Dues to  
For Reserve Fund,  
For  
Total, *W. B. Free* \$  
FRATERNAL AID PRINT, HOLTON, KANSAS. Secretary.

No. SECRETARY'S OFFICIAL RECEIPT,  
FRATERNAL AID ASSOCIATION. 189  
Received from *Enslow*  
For Benefit Fund—Assessment No. \$ *2.00*  
For General Fund—Dues to  
For Reserve Fund, -  
Total, *W. B. Free* \$ *50*  
FRATERNAL AID PRINT, HOLTON, KANSAS. Secretary.

COUPON NOTE  
\$ *80.00* *Lincoln* June 5 1891  
On the first day of *December* 1891, for value received, I promise  
to pay to the order of *Carrie Wells*  
*Eighty* DOLLARS,  
at the *Columbia Matt. Bus.* This note bears interest at  
ten per cent after due.  
No. *55859* *Edgar E. Campbell*  
*Edgar E. Campbell*

LOAN NO. *3554*  
Made to *W. P. Dean*  
-BY-  
**THE DAVIDSON INVESTMENT CO.**  
*Wichita, Kan.* APR 6 1889 188  
*G. W. Enslow*  
*Alexandria Neb.*  
There will be due the 1st of next month on your Mortgage Loan, as follows:  
Principal, - - - \$  
Interest Past Due, - - - \$ *15.10*  
Coupon and Exchange, - - - \$ *1.00*  
Second Mortgage Note, - - - \$ *25.10*  
TOTAL, - - - \$ *41.20*  
Please send this to our office in **Wichita NOT LATER** than **MAY 1 1889** by New York Draft, Postoffice Order or Registered Mail. **PAID.** APR 22 1889  
NOTE.—If 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.

G. L. Schrotberger.  
C. Miller. : : :  
STATEMENT.  
*Lincoln, Neb., Dec 18* 189  
M *G W Enslow*  
In Acc't with **Rock Island Coal Yard.**  
Yard, Cor. 18th and R St. City Office, 115 N 12th.  
PHONE 390. PHONE 608.  
*Dec 12 4600 Minn Run* 675  
*Rec'd Payment*  
*R I Coal Yard*  
*Miller*



\$10

Wichita, Kansas. May 1 1886

FOR VALUE RECEIVED, Three year after date We promise to pay to the order of

**THE DAVIDSON LOAN CO.**

Ten DOLLARS,

AT THE **CITIZENS BANK,** IN WICHITA, KANSAS.

With interest from date at the rate of twelve per cent. per annum, unless paid at maturity.

Due May 1 1889

No. 4985

William P. Wearn  
Mary P. Wearn  
The Davidson Loan Co.

EAGLE PRINT, WICHITA.

POST 214 G. A. R. Lincoln Apr 8 1895

Received of Geo. W. Euslow

For Dues & Transfer

Four \$40.00 Dollars 100

No. 99

S. P. Lillibridge Quartermaster.

~~\$384.50~~ Lincoln, Neb., April 3 1894

On the 1<sup>st</sup> day of August, 1894, we promise to pay

Geo. W. Euslow or order,

Three Hundred Eighty four 5/100 DOLLARS,

value received, with interest at the rate of ten per cent. per annum, until due, interest payable

annually. This note draws interest at the rate of ten per cent. per annum from maturity. Principal and interest payable at the office of Stevens, Love & Teeters, Lincoln, Neb.

W. C. Bitterbender

No.

am

Alexandria Lot 5 Blk 2 — .62

\$37 1/2 ft " 6 " 5 — 1.26

" 8 " 7 — .63

" 9+10 " 8 — 19.26

" 11 " 6 — 2.51

Personalty — 104.75

return this 129.03



Statement of account  
Alexandria Feb 12 1885  
Mr G.W. Enslaw Dr  
To S.K. Martin R.C.

1885-

May 30	104 ft 1/4 Rd 104	2 bus Hair 1.00	204
June 3	160 " 12" B. Penning 16	@ 35.	560
	160 " " A	" 40	640
	66 " 3 1/2" Moulding	2.25	149
" 6	4 " 3 1/2" Dr		13
" 9	800 " B. Siding	22.	1760
	160 " Plaster Paris		450
" 13	132 ft 1/4 Round	90	118
	66 " 6-7/4-16	22.	145
" 15	4 bbls Lime	1.55	620
	15128 ft - 16-7/4-12		
	96 " - 8- " - 18	22.	2112
	100 " - 10- " - 10		
	140 " - 10- " - 14		
	140 " 2 in A Select	40.	560
	102 " 8 in B Select	35.	355
	112 " 12 " "	"	380
" 18	182 " 1/4 Round	90	165
" 20	94 " 1 in B. S. Penning	35.	330
	20 " 1 1/4 A	40.	80
	144 " 3 in Q. Battens		145
" 22	1 bbl Lime		155
	170 Brick	16.	272
" 24	70 ft 3 in Q. Battens		70
" 25	312 " B. Flooring	40.	1248
			<u>\$9441</u>

Rec'd Payment  
S.K. Martin R.C.

STATE LEVY. Mills  
General Fund.....5  
Sinking Fund.....4-8  
School Fund.....4-8  
University Fund.....3-8  
Inst. Feeble Minded Fund.....1-8  
Relief Fund.....1-8  
Total Levy.....65-8

COUNTY LEVY. Mills  
General Fund.....75-10  
Bridge Fund.....3  
Road Fund.....3  
Soldiers' Relief Fund.....1-10  
Total Levy.....136-10

No. 2440  
Treasurer's Office, Thayer County, Nebraska.  
Feb. 12 1885  
RECEIVED OF *G.W. Enslaw*  
by *G.W. Enslaw* Agent,  
100 DOLLARS,  
in full of the Taxes for the Year 1894, on the following described property:

DESCRIPTION	Sec. or Lot	Twn. or Blk.	Rng.	Acres or Lots	Value	Kind of Tax	Paid in Cash	Paid in Warrants
Alexandria						State Tax	66	
N 72'	98			100		County Tax	126	
						Poll		
						Special Road		
						Dist. School	150	
						School Bonds	100	
						Precinct Tax		
						City		
						Advertising		
						Interest	12	
						TOTAL	465	

9535-  
465  
10060

*W.H. Ellison* Treasurer.  
Deputy.

ORIGINAL.

JOURNAL PRINT, LINCOLN, NEB.



WALTER J. LAMB. ARNOTT C. RICKETTS. HENRY H. WILSON.

Lincoln, Neb. Jan. 21 1890

Recd of G. W. Enslaw the sum of  
\$162.00 being the amount due Nov.  
24th 1889. on contracts for sale  
of Lots from 5 to 12. inclusive  
of Block 5 Highland Park.

J. B. Ricketts  
Pro M.R.



Recd of G. W. Emsdew the  
 sum of \$96.<sup>00</sup> being interest  
<sup>this date</sup>  
 due on contracts for lots 5 to 12  
 inclusive of Block 5 Highland Park

J. C. Richards  
 Per A. C. Richards

No. 2724

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

Geneva, Neb., Oct-25-1885

RECEIVED OF

Olive Ventres  
 Eight +

34 DOLLARS,  
 100

in full of the Taxes for the year 1884.

State General.....	5 Mills
State Sinking.....	3/4 "
State School.....	1 "
State University ...	3/8 "
State Capitol.....	1/2 "
State Ref'm Sch....	1/4 "
Total.....	7 7/8 "
County General.....	7 "
" Road.....	3/4 "
Dist. School.....	"
School Bond.....	"
Bridge.....	2 "
City.....	"

DESCRIPTION

Sec.  
or  
Lot

Town  
or  
Blk.

Rng.

Acres

Amount  
Tax

Penalty  
adv

Interest

TOTAL

S 2 S M 7  
 1502

26 5-1 80

747

20

67

834

834  
 720  
 1554

VALUE, \$ 250

\$ 8 34

A. Adams

Treasurer.

Deputy.

Original.



State of Nebraska, } No. 950  
THAYER COUNTY. } TREASURER'S OFFICE,  
Hebron, Oct 24 1878  
Received of *Wm Enslow*  
*Eleven & 57* DOLLARS,  
100  
in full of the following Taxes for the year 1877 on the annexed Prop'ty or Real Estate:

Part of Section or Name of Town	Sec. or Lot	Tp. or Blk.	Rg. or Lot	Acres or Blk.	KIND OF TAX	TAX	
						Paid in Cash	Paid in Warr'ts
<i>Wm 2541</i> <i>Part of W 23 1 5</i> <i>Alexandria 52</i> <i>" 15</i> <i>Yaluaage</i> <i>add n</i> <i>Hebron 43</i>					State General	150	
					State Sinking	39	
					State School	39	
					State Univ'ty	14	
					County General	265	
					County Sinking	45	
					Poor	39	
					District School	303	
					Poll		
					Bridge Fund	114	
					Special School		
					Int. & Penalty	63	
					Advertising	50	
					TOTAL	1157	

\$1157  
[ORIGINAL.] *Wm Enslow* Treas.  
*B. M. S. Dr. P. J.*

STATE LEVY FOR 1885.  
7 19-40 Mills  
COUNTY LEVY.  
General Fund.....4 Mills  
Bridge.....4 "  
Road Fund.....2 "  
Total....."

No. 3500  
Treasurer's Office, Thayer County, Neb.  
Hebron, Oct 23 1886  
RECEIVED OF *Wm Enslow*  
*Twelve and 26* DOLLARS,  
100  
in full of Taxes for the year 1885, on the following described property:

DESCRIPTION	Sec. or Lot	Tn or Blk.	Rng.	Acres or Lots	Value	Kind of Tax	Paid in Cash	Paid in Warrants
<i>SW of the SW 14 27 3 1</i>				40		State Tax	253	
<i>NW of the SW 14 27 3 1</i>				60		County Tax	340	
<i>E 1/2 of " SW 14 27 3 1</i>				115		Poll		
<i>SW 1/4 NW 1/4 27 3 1</i>				40		Dist. School	463	
<i>SW 1/4 of SE 1/4 14 3 1</i>				45		School Bonds		
<i>Lot # 2 14 3 1</i>				40		City		
						adv	120	
						Interest	50	
						TOTAL	1226	

\$1226  
(ORIGINAL.) *Wm Enslow* Treasurer.  
Deputy.

STATE LEVY.  
General Fund, ..... Mills.  
Sinking " ..... "  
School " ..... "  
Univ'sity " ..... "  
Total, ..... Mills.  
COUNTY LEVY.  
General Fund, ..... Mills.  
Sinking " ..... "  
Road " ..... "  
Bridge " ..... "  
Reg. B'd, " ..... "  
Ins. Hosp. " ..... "  
Total, ..... Mills.

No. 46  
Treasurer's Office,  
Thayer County, Neb.,  
Oct 27 1880  
Received of *Wm Enslow*  
*46* DOLLARS,  
100  
in full of the Taxes for the year 1875, on the following described property:

DESCRIPTION	Sec. or Lot	Town or Block	Range	Acres	Amount Tax	Advertis'g	Interest	TOTAL
<i>Alf</i>	<i>52</i>			<i>24</i>	<i>10</i>	<i>12</i>		<i>46</i>

VALUE, \$.....

No. 1345

(Original.)

Collector for

STATE LEVY.  
7 1/2 Mills.  
COUNTY LEVY.  
General Fund.....5 Mills  
Bridge.....4 "  
Road Fund.....2 "  
Total....."

No. 1468  
Treasurer's Office, Thayer Co., Neb.  
Hebron, Dec 3 1884  
RECEIVED OF *Wm Enslow*  
*One hundred fifty three and 20* DOLLARS,  
100  
in full of Taxes for the year 1884 on the following described property:

DESCRIPTION	Sec. or Lot	Tn or Blk.	Rng.	Acres or Lots	Value	Kind of Tax	Paid in Cash	Paid in Warrants
<i>E 1/2 NW 1/4 27 3 1</i>				160		State Tax	3068	
<i>SW 1/4 NW 1/4 27 3 1</i>				80		County Tax	3732	557
<i>Alexandria 12 13 12</i>				166		Poll		300
<i>" 4.5 46 1</i>				165		Dist. School	6576	
<i>" 6 5</i>				60		School Bonds	1692	
<i>" 9+10 8</i>				550		City		
<i>" 11 6</i>				60				
<i>" 3+4 10</i>				10				
<i>" 87</i>				14				
<i>Personalty</i>				2640				
						Penalty		
						Interest		
						TOTAL	1468	157

\$153 20  
(ORIGINAL.) *Wm Enslow* Treasurer.  
Deputy.



TAX RECEIPT.

No. 2378

TREASURER'S OFFICE, POLK COUNTY, NEBRASKA.

POLK COUNTY, 1891, LEVY.

State General	5	Mills
" Sinking	3-8	
" School	1	
" University	3-8	
" Institute Feeble Minded	1-8	
" Hotel Fund	1-8	
" Insane	1-2	
County General	3-10	
" Poor Farm	1-2	
" Bridge	2	
" Rail Road Bond, Int.	4	
" " Prin.	4	
" Soldiers' Relief	3-10	
Total State and County	25	Mills
District Road	3	
Stromsburg Village	14	
Osceola Village	10	
Shelby Village	3	
School District		
" Bond		

Osceola, July 18 1892

RECEIVED OF Kate L. Harris by Osceola Bank Fifteen and 40/100 DOLLARS,

in full of the following Taxes levied for the year 1891:

Examine your receipt carefully. See that it is correct before leaving the office.

DESCRIPTION	Sec. or Lot	Twp. or Bk.	Rng.	Acres	Value	State and County Consoli- dated Tax		No. of Road Dist.	County Road Tax		No. of Sch'l Dist.	School District Tax		School District Bond Tax	Poll Tax	Osceola Village Tax		City of Stromsburg Tax		Shelby Village Tax		TOTAL TAX		Interest		Advertising		GRAND TOTAL TAX	
						\$	c		\$	c		\$	c			\$	c	\$	c	\$	c	\$	c	\$	c	\$	c	\$	c
A W.	10	14	4	160	300	6	60	32	90	66	7	30										15	00	40		Y	15	40	
GRAND TOTAL																													

County General, paid in Warrants. \$	Total Tax,	Road Receipt called for \$
Special Bridge, " " \$	\$	Amount Allowed - - \$
Road Tax, " " \$	Less Road Rec'pt, \$	Balance, - - - \$
Poll Tax, " " \$	Cash Bal.,	

ORIGINAL. J. Macken Treasurer. H. A. Macken Deputy. Omaha Printing Co.



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

State Levy.....	\$0 70
County General.....	37
Poor Farm.....	05
Special Bridge.....	20
R. R. Bond, Principal.....	40
R. R. Bond, Interest.....	40
Insane Hospital.....	05
Soldiers' Relief.....	03
<b>Total.....</b>	<b>\$2 20</b>
Road District.....	\$0 30

**VILLAGE TAX.**

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

No. District	District Tax	Bond Tax	Total
1.....	2 50		2 50
2.....	1 50		1 50
3.....	80		80
4.....	2 00		2 00
5.....	1 30		1 30
6.....	2 00		2 00
7.....	1 50		1 50
8.....	1 50		1 50
9.....	1 50		1 50
10.....	2 50	20	2 70
11.....	1 00		1 00
12.....	1 80	30	2 10
13.....	1 60		1 60
14.....	1 20		1 20
15.....	1 10		1 10
16.....	1 60		1 60
17.....	NONE		
18.....	2 50	20	2 70
19.....	2 50	30	2 80
20.....	2 00		2 00
21.....	1 00		1 00
22.....	90		90
23.....	1 20		1 20
24.....	1 50		1 50
25.....	1 80		1 80
26.....	1 30		1 30
27.....	1 70		1 70
28.....	2 50		2 50
29.....	1 20		1 20
30.....	2 50		2 50
31.....	1 50		1 50
32.....	2 70	20	2 90
33.....	2 00		2 00
34.....	70		70
35.....	1 00		1 00
36.....	2 00		2 00
37.....	2 00		2 00
38.....	1 80		1 80
39.....	80		80
40.....	1 20		1 20
41.....	1 40		1 40
42.....	1 40		1 40
43.....	1 60		1 60
44.....	90		90
45.....	1 20		1 20
46.....	1 20		1 20
47.....	80		80
48.....	1 20		1 20
49.....	60		60
50.....	1 20		1 20
51.....	1 00		1 00
52.....	1 50		1 50
53.....	2 00		2 00
54.....	1 70		1 70
55.....	1 20		1 20
56.....	1 80		1 80
57.....	1 50		1 50
58.....	50		50
59.....	1 50		1 50
60.....	1 80		1 80
61.....	1 00		1 00
62.....	2 50		2 50
63.....	2 30		2 30
64.....	2 00		2 00
65.....	1 40		1 40
66.....	2 50		2 50
67.....	2 30	30	2 60
68.....	2 50	20	2 70
69.....	1 80		1 80

2m



Lincoln Neb Dec 5<sup>th</sup> 1892

This Contract this day entered into  
Between G W Enslow first part And  
L M Baldwin second part witnesseth  
That said G W Enslow has sold to said  
~~L M~~ Baldwin a stock of ~~general mer-~~  
chandise located at ~~Beaver City~~ The Groceries  
of said stock to be invoiced at whole  
sale prices and the exact cost of freight  
added on the groceries and the dry goods  
to be invoiced at their worth the same  
to be determined by the parties interested.  
And said L M Baldwin agrees to take said  
goods and pay for them in the manner  
following Shall deed to said G W Enslow  
The north East quarter of Sec 31-1-30 - in  
Red Willow Co Neb for \$1600 and also turn  
over to him one span mares coming 8 years  
old... one of them Black And the other one  
Bay known as the Hothaway mares -  
at \$300 and the service of the horse the mares  
are bred too follows the mares need must  
be paid by the owner at the time of foal or  
or at least it is agreed that said Baldwin  
shall be released And it is further agreed that  
the balance of the invoice of any shall be  
paid <sup>and note to grow off from date if not</sup> cash balance in 60 days unless the  
paid when due. goods shall invoice over \$2500



The excess of that amount shall be  
paid in trade at fair price And  
is said goods should not invoice  
\$1900 Said Euslow shall pay said  
Baldwin the amount it lacks in reasonable  
length of time And it is further agreed  
that said Baldwin shall deed said Euslow  
the land above described clear of all  
incumbrances or liens as shall be  
shown by an Abstract furnished by  
second party

Signed in duplicate the day and  
date first above written

J. W. Euslow  
Donner, L. G. Baldwin per R. M. Day

Witness  
J. W. Euslow  
L. M. Baldwin