

CHANCERY SALE.

Notice is hereby given, that by virtue of a license granted by the Probate Court, for the county of Van Buren, in the State of Michigan, on this 18th day of December, 1871, to me, Arthur Brown, guardian of the minor, Ezra W. Miner, of the County of Van Buren, under the age of twenty-one years, I shall, on the 19th day of February, 1872, at ten o'clock in the forenoon of said day, at the front door of the Court House in the village of Paw Paw, sell all the right, title and interest in and to the following described land and premises, situated in the State of Michigan, to-wit: commencing sixteen rods east of the south-west corner of section seventeen, in Town four, south range fourteen west, running thence east along the section line eight rods, thence north twenty rods, thence west eight rods, thence south twenty rods to the place of beginning, all in the Village of Paw Paw, in the County of Van Buren, and State of Michigan, the following described parcel of land, to-wit: commencing sixteen rods east of the south-west corner of section seventeen, in Town four, south range fourteen west, running thence east along the section line eight rods, thence north twenty rods, thence west eight rods, thence south twenty rods to the place of beginning, all in the Village of Paw Paw, in the County of Van Buren, and State of Michigan. 87547 Dated December 18th, 1871. JOHN KNOWLES, Circuit Court Compt. FOSTER & FIELD, Solicitors for Compt.

CHANCERY SALE.

By Virtue of a Decree made in the Circuit Court for the County of Van Buren, in Chancery, in a certain case therein pending, wherein James Mattson is complainant, and Chester H. Haskins and Emily M. Haskins are defendants, bearing date August 30th, A. D. 1871, I shall sell at Public Auction, to the highest bidder, on Monday, the twenty-ninth day of January, A. D. 1872, at one o'clock P. M., of said day at the front door of the Court House, in the Village of Paw Paw, in the County of Van Buren, and State of Michigan, the following described parcel of land, to-wit: commencing sixteen rods east of the south-west corner of section seventeen, in Town four, south range fourteen west, running thence east along the section line eight rods, thence north twenty rods, thence west eight rods, thence south twenty rods to the place of beginning, all in the Village of Paw Paw, in the County of Van Buren, and State of Michigan. 87547 Dated December 18th, 1871. JOHN KNOWLES, Circuit Court Compt. FOSTER & FIELD, Solicitors for Compt.

CHANCERY SALE.

In pursuance and by virtue of a decree of the Circuit Court for the County of Van Buren, in Chancery, made at a session of said court, the tenth day of November, A. D. 1871, in a cause pending therein, wherein William Beach is complainant and Samuel Beck survivor, and Joseph Bartemus, deceased, is defendant. Notice is hereby given that I shall sell at public vendue, to the highest bidder, thereat, at twelve o'clock, noon, of the nineteenth day of February, A. D. 1872, at the front door of the court house, in the village of Paw Paw, Michigan, all of the following described parcels of land, to-wit: The west three-fourths, (3/4), of the west half, (1/2), of the south east quarter, (1/4), of section nineteen, (19), Town four, (4), south, and range thirteen, (13), west, Van Buren Co., Michigan. Dated Dec. 7, 1871. JOHN KNOWLES, Circuit Court Commissioner, Van Buren Co., Michigan. GEORGE W. LAWTON, Solicitor for Complainant.

BUY YOUR

GROCERIES! ESPECIALLY **TEAS** AT THE **Tea Emporium** OF **WHITTON & TILD,** Druggists, Stationers and Booksellers, PAW PAW, MICH.

MORTGAGE SALE.

Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Calvin S. Clark of Decatur Van Buren County Michigan, to Carlton Wheeler of the same residence, and which said mortgage bears date the fifth day of January, one thousand eight hundred and seventy, and was recorded in the office of the Register of Deeds for said county of Van Buren Michigan on the seventeenth day of January, one thousand eight hundred and seventy, in Liber W of mortgages on page five hundred and seventy, and upon which mortgage there is claimed to be due and unpaid at the date of this notice, the sum of three hundred and forty three dollars and forty-seven cents (\$343.47) and no suit or proceedings at law or in equity having been instituted to recover the same or any part thereof, notice is therefore hereby given that on Saturday the twentieth day of April one thousand eight hundred and seventy-two at the hour of twelve o'clock (noon) of said day, I shall sell at public auction or vendue to the highest bidder, at the front door of the Van Buren county court house, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount then due on such mortgage, and the notes accompanying the same with the interest and legal costs, together with an attorney fee of thirty (\$30) dollars covenanted for therein in case any proceeding should be had to foreclose the same, that is to say, the following piece or parcel of land lying and being in the county of Van Buren Michigan, viz: village lot five (5) in Block C in the village of Decatur Van Buren county State of Michigan. Dated January 17th, 1872. CARLTON WHEELER, Mortgagee. W. H. TUCKER, Attorney for Mortgagee.

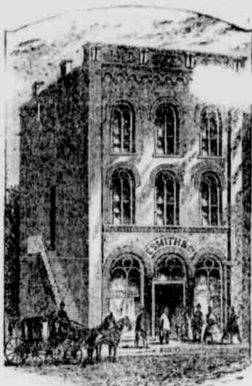
PROBATE ORDER.

State of Michigan, County of Van Buren, ss. At a session of the Probate Court, for the County of Van Buren, holden at the Probate Office, in the Village of Paw Paw, on Monday, the fifteenth day of January, in the year one thousand eight hundred and seventy-two. Present—Geo. W. Lawton, Judge of Probate. In the matter of the Estate of Albert G. Coney deceased. On reading and filing the petition, duly verified, of Emily K. Coney, praying that administration of the estate of said deceased may be granted to herself or to some other suitable person. Thereupon it is ordered, that Monday, the twelfth day of February, 1872, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the Village of Paw Paw, on the said day, at the hour of ten o'clock in the forenoon, to show cause, if any there be, why the prayer of the petitioner should not be granted: And it is further ordered that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of the order to be published in the True Northern a newspaper, printed and circulating in said County of Van Buren for three successive weeks, at least previous to said day of hearing, 87543 GEO. W. LAWTON, Judge of Probate. A true copy. G. W. LAWTON, Judge of Probate.

PROBATE ORDER.

State of Michigan, County of Van Buren, ss. At a session of the Probate Court, for the County of Van Buren, holden at the Probate Office, in the Village of Paw Paw, on Monday, the fifteenth day of January, in the year one thousand eight hundred and seventy-two. Present—Geo. W. Lawton, Judge of Probate. In the matter of the Estate of Albert G. Coney deceased. On reading and filing the petition, duly verified, of Emily K. Coney, praying that administration of the estate of said deceased may be granted to herself or to some other suitable person. Thereupon it is ordered, that Monday, the twelfth day of February, 1872, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and that the heirs at law of said deceased, and all other persons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate Office, in the Village of Paw Paw, on the said day, at the hour of ten o'clock in the forenoon, to show cause, if any there be, why the prayer of the petitioner should not be granted: And it is further ordered that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of the order to be published in the True Northern a newspaper, printed and circulating in said County of Van Buren for three successive weeks, at least previous to said day of hearing, 87543 GEO. W. LAWTON, Judge of Probate. A true copy. G. W. LAWTON, Judge of Probate.

LONG BRICK STORE



"There is a Tide, in the Affairs of Men, that knows of no Control."

And such is the tide that is unceasingly flowing to the Long Brick Store

Though vain attempts are made to stop it its progress THEY ARE ALL UNSUCCESSFUL

For Experience and Observation has taught this important fact to the community that the place where their best interest is found, in the purchase of

Dry Goods, GROCERIES, Ready-Made Clothing,

Boots & Shoes, —AND— FANCY GOODS,

Has been, is now, and will continue to be at the CELEBRATED

LONG BRICK STORE!

The inducements we are now offering are unparalleled, having just received another extensive assortment of

Winter Goods, Selected with our usual good taste and care, and bought under the most favorable circumstances at the Emporium of Business and Fashion of America.

We are always the FIRST IN THE MARKET, And our customers shall have the advantage of it

We are now opening latest descriptions of magnificent designs, in endless variety of DRESS GOODS, NEW AND FASHIONABLE.

Let other Stores of Bargains tell— Our Customers know how we sell, Not one the Long Brick will forsake Going elsewhere cheap trades to make.

Bales of Dry Goods, here you'll find, Rich in assortment, rich in kind; In price—in all things—to your mind, Come buy at SMITH'S, he can't be best Know this all ye who dare compete.

Respectfully Yours, E. SMITH & CO.

SPECIAL NOTICE!

W. J. SELICK HAS JUST RECEIVED AND OPENED An Entire New Stock of Furs.

Nubias. Beavers, Velveteens, and Cloakings, of different kinds. A NICE LINE OF NEW DRESS GOODS.

A large addition made to our stock of HATS & CAPS, BOOTS & SHOES.

In our Ready Made CLOTHING DEPARTMENT Greater Bargains than ever are now offered.

Our stock of Notions comprising LACE HANDKERCHIEFS, LACE COLLARS, GLOVES, JEWELRY, FANCY GOODS OF ALL KINDS, is immense and will be sold prior to, and during, the Holidays at unusually low prices

Horse Blankets, Trimmed and Untrimmed, And a fine line of BED BLANKETS AND QUILTS At much lower prices than last year

BUY ALL OF YOUR WINTER GOODS At SELICK'S.

Great Bargains in Cloths, Flannels, Ticks, Denims, Stripes, and all Domestic Goods. Shawls a Specialty.

Carpets, Oil-Cloths 4-4, 5-4, 6-4 8-4, and Window Shades in Great Variety.

IN OUR MILLINERY DEPARTMENT Sweeping reductions, will be made in order to reduce Stock, in HATS, BONNETS, FLOWERS, TRIMMINGS, VELVETS, VELOURS, AND FANCY GOODS OF EVERY POSSIBLE DESCRIPTION TO BE CLOSED OUT PRIOR TO JANUARY FIRST.

Respectfully Yours, W. J. SELICK

Default of payment having been made in the mortgage secured to be paid on and by a certain indenture of mortgage made and executed by Sabra Smith, of Van Buren County, Michigan, to Harry Stephenson, of Washington County, in said State, which mortgage bears date January sixth, A. D. 1870, and was duly recorded in the office of the Register of Deeds of the County of Van Buren, on the sixth day of January, A. D. 1870, in Liber number "one" of mortgages on page and there being claimed to be due and unpaid on said mortgage at the date of this notice the sum of fifty-five dollars, and an attorney fee of fifty dollars stipulated therein to be paid in case of foreclosure, and no proceeding at law or in equity having been had or instituted to recover said sum or any part thereof. Notice is therefore hereby given that by virtue of a power of sale in said mortgage contained the land and premises therein described to-wit: Lot number nine in block number eight in Dodge's addition to the Village of Lawton, County of Van Buren and State of Michigan, in order to realize the money so as aforesaid due, said attorney fee, and the costs of foreclosure will be sold to the highest bidder at public auction at the front door of the Court House in the Village of Paw Paw, in said County, said Court House being the place for holding the Circuit Court for said County, on Saturday the twenty-seventh day of January, A. D. 1872, at ten o'clock in the forenoon of that day. 86613 HARRY STEPHENSON, Mortgagee. T. HALLOCK STEPHENSON, Atty for Mortgagee.

MORTGAGE SALE. Default having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by Hattie Fisher of Elkhart county, Indiana, to S. Tallmadge Conway of Van Buren County Michigan, bearing date the twentieth day of August eighteen hundred and sixty-eight, and recorded in the office of the Register of Deeds for the county of Van Buren, State of Michigan on the twenty first day of August, eighteen hundred and sixty-eight, in Liber U of mortgages, on page 209, upon which mortgage there is claimed to be due and unpaid at the date of this notice, the sum of Two hundred and seventy-seven dollars and fifty cents. And no suit or proceedings at law or in equity having been instituted to recover any part thereof, Notice is therefore hereby given that on Monday, the eighteenth day of March, eighteen hundred and seventy-two, at one o'clock in the forenoon, I shall sell at public auction to the highest bidder, at the front door of the Van Buren county Court House in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such mortgage, with interest and legal costs, the following described land viz: the East half of the South West quarter, and the South West quarter of the South West quarter of Section Twenty-one, in town two South of range fourteen west, containing one hundred and twenty acres more or less. 86613 Dated December 21st, 1871. K. TALLEMADGE CONWAY Mortgagee.

THE CAUSE AND CURE OF CONSUMPTION.

The primary cause of Consumption is derangement of the digestive organs. This derangement produces deficient nutrition and assimilation. By assimilation, I mean that process by which the nutriment of the food is converted into blood, and thence into the solids of the body. Persons with digestion thus impaired, having the slightest predisposition to pulmonary disease, or if they take cold, will be very liable to have Consumption of the Lungs in some of its forms; and I hold that it will be impossible to cure any case of Consumption without first restoring a good digestion and healthy assimilation. The very first thing to be done is to cleanse the stomach and bowels from all diseased mucus and slime which are clogging these organs so that they cannot perform their functions, and then raise up and restore the liver to a healthy action. For this purpose, the surest and best remedy is Schenck's Mandrake Pills. These Pills clean the stomach and bowels of all the dead and morbid slime that is causing disease and decay in the whole system. They will clear out the liver of all diseased bile that has accumulated there, and arouse it up to a new and healthy action, by which natural and healthy bile is secreted.

The stomach, bowels, and liver are thus cleansed by the use of Schenck's Mandrake Pills; but there remains in the stomach an excess of acid, the organ is torpid and the appetite poor. In this condition, the lacticals are weak, and requiring strength and support. It is in a condition like this that Schenck's Serravallo Tonic proves to be the most valuable remedy ever discovered. It is alkaline, and its use will neutralize all excess of acid, making the stomach sweet and fresh; it will give permanent tone to this important organ, and create a good, hearty appetite, and prepare the system for the first process of a good digestion, and ultimately make good, healthy, living blood. After this preparatory treatment, what remains to be done is to restore the system to its normal condition. For this purpose, the use of Schenck's Pulmonic Syrup, the Pulmonic Syrup nourishes the system, purifies the blood, and is readily absorbed into the circulation, and thence distributed to the diseased lungs. There it dispels all morbid matters, whether in the form of abscesses or tubercles, and then assists Nature to expel all the diseased matter in the form of free expectoration, when once it is ripe. It is then, by the great healing and purifying properties of Schenck's Pulmonic Syrup, that all those and cavities are healed up sound, and my patient is cured.

The essential thing to be done in curing Consumption is to get up a good appetite and a good digestion, so that the body will grow in flesh and get strong. If a person has diseased lungs, a cavity or abscess there, the cavity cannot heal, the lungs will not grow in flesh, and the system will be low. What is necessary to cure is a new order of things, a good appetite, a good nutrition, the body to grow in flesh and get strong. Nature is helped, the cavities will heal, the matter will ripen and be thrown off in large quantities, and the person regain health and strength. This is the only and only plan to cure Consumption, and if a person is very bad, if the lungs are not entirely destroyed, or even if one lung is entirely gone, the utmost caution should be observed in the use of this medicine, and it is the other to heal up, there is hope.

I have seen many persons cured, with only one lung lung, live and enjoy life to a good old age. This is what Schenck's Medicine will do to cure Consumption. They will clean out the stomach, sweeten and strengthen it, get up a good digestion, and give Nature the assistance she needs to clear the system of all the disease that is in the lungs, whatever the form may be.

It is important, that while using Schenck's Medicine, care should be exercised not to take cold; keep in-doors in cool and damp weather; avoid night air, and take out-door exercise only in a genial and warm sunbath.

I wish it distinctly understood that when I recommend a patient to be careful in regard to taking cold while using my medicine, I do so for a special reason. A man who has but partially recovered from the effects of a bad cold is far more liable to a relapse than one who has been entirely cured, and it is precisely the same in regard to Consumption. So long as the lungs are not perfectly healed, just so long is there imminent danger of a full return of the disease. Hence it is that I so strenuously caution pulmonary patients against exposing themselves to an atmosphere of cold and draft, and the use of the system to clear the system of all the disease that is in the lungs, whatever the form may be.

It is important, that while using Schenck's Medicine, care should be exercised not to take cold; keep in-doors in cool and damp weather; avoid night air, and take out-door exercise only in a genial and warm sunbath.

I wish it distinctly understood that when I recommend a patient to be careful in regard to taking cold while using my medicine, I do so for a special reason. A man who has but partially recovered from the effects of a bad cold is far more liable to a relapse than one who has been entirely cured, and it is precisely the same in regard to Consumption. So long as the lungs are not perfectly healed, just so long is there imminent danger of a full return of the disease. Hence it is that I so strenuously caution pulmonary patients against exposing themselves to an atmosphere of cold and draft, and the use of the system to clear the system of all the disease that is in the lungs, whatever the form may be.

It is important, that while using Schenck's Medicine, care should be exercised not to take cold; keep in-doors in cool and damp weather; avoid night air, and take out-door exercise only in a genial and warm sunbath.

I wish it distinctly understood that when I recommend a patient to be careful in regard to taking cold while using my medicine, I do so for a special reason. A man who has but partially recovered from the effects of a bad cold is far more liable to a relapse than one who has been entirely cured, and it is precisely the same in regard to Consumption. So long as the lungs are not perfectly healed, just so long is there imminent danger of a full return of the disease. Hence it is that I so strenuously caution pulmonary patients against exposing themselves to an atmosphere of cold and draft, and the use of the system to clear the system of all the disease that is in the lungs, whatever the form may be.

It is important, that while using Schenck's Medicine, care should be exercised not to take cold; keep in-doors in cool and damp weather; avoid night air, and take out-door exercise only in a genial and warm sunbath.

I wish it distinctly understood that when I recommend a patient to be careful in regard to taking cold while using my medicine, I do so for a special reason. A man who has but partially recovered from the effects of a bad cold is far more liable to a relapse than one who has been entirely cured, and it is precisely the same in regard to Consumption. So long as the lungs are not perfectly healed, just so long is there imminent danger of a full return of the disease. Hence it is that I so strenuously caution pulmonary patients against exposing themselves to an atmosphere of cold and draft, and the use of the system to clear the system of all the disease that is in the lungs, whatever the form may be.

It is important, that while using Schenck's Medicine, care should be exercised not to take cold; keep in-doors in cool and damp weather; avoid night air, and take out-door exercise only in a genial and warm sunbath.

ORDER FOR APPEARANCE. The Circuit Court for the County of Van Buren, in Chancery, William E. Fales, vs Susan E. Fales, State of Michigan, Nuncupate Circuit in Chancery. Suit pending in the Circuit Court for the county of Van Buren, in Chancery at Paw Paw, on the 22nd day of December, A. D. 1871. Present, Wm. H. Tucker circuit court commissioner, said County. It is respectfully appearing to the Court that the defendant, Susan E. Fales is a non resident of this State, on motion of John Knowles, Solicitor for the Complainant, it is ordered that the said defendant cause her appearance in this cause, to be entered within three months from the date of this order, and in default thereof, that the said bill be taken as confessed by said defendant. And it is further ordered, that within twenty days the said complainant cause a notice of this order to be published in the True Northern, a news paper published and circulated in said county, and that said publication be continued in the said paper at least once in each week for six weeks in succession, or that he cause a copy of this order to be personally served on the said defendant, at least twenty days before the time prescribed for her appearance. 87547 Dated Dec. 22nd, 1871. JOHN KNOWLES, Circuit Court Commissioner. JOHN KNOWLES, Solicitor for Complainant.

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, (whereby the power therein contained to sell has become operative, executed by Lawrence Brewer and Emeine Frower his wife, of Van Buren County in the State of Michigan, to Christina D. Rogere, of the State of New York, bearing date, the ninth day of November, A. D. eighteen hundred and sixty-nine, in Liber W of mortgages, on page sixty-nine and recorded in the office of the Register of Deeds, for the County of Van Buren in said State of Michigan, on the tenth day of November, A. D. eighteen hundred and sixty-nine, upon which mortgage there is claimed to be due at the date of this notice, the sum of twenty-seven hundred and eighty dollars and fifty cents (\$2780.50) and no suit or proceedings at law, having been instituted to recover any part thereof, Notice is therefore hereby given that on Tuesday, the Nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at Public Auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the Village of Paw Paw, the premises described in said Mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an Attorney fee of Fifty dollars covenanted for therein, that is to say, the following pieces or parcels of land, situated in Van Buren County, in the State of Michigan and being in township two [2] south range thirteen [13] west, viz: The north west quarter of section twenty-two [22], north west quarter of section thirty-three [33], also, commencing at a stake in the east line of section twenty-nine [29] three [3] chains and forty-five [45] links north of the south east corner of said section twenty-two [22] thence north nine [9] chains and thirteen [13] links to a stake in the center of the road, thence north eighty-eight [88] degrees west twelve and 88-100ths [12 88-100] chains to a stake, thence south fifty-three [53] degrees east ten [10] degrees east five [5] and fifty-five one hundredths [55 50-100] chains to the place of beginning, containing six [6] acres and nine [9] rods more or less. Also, commencing at a stake in the east line of said section twenty-nine [29] one [1] chain and fifty [50] links north of the south east corner of said section twenty-nine [29] thence south on section line to the said south east corner of the section, thence west on section line seven [7] chains and thirteen [13] links, thence north five [5] chains and twenty-five [25] links, thence in a south easterly direction to the place of beginning, containing two [2] and one hundred and five [105] hundredths of an acre, more or less. Also the east fourteen and one-half [14 1/2] acres of the north east quarter of the north east quarter of section thirty-two [32]. Also commencing at the south west corner of section line seven [7] chains and thirteen [13] links, thence north fifty-four [54] links, thence north [13] chains and seventy-nine [79] links to the center of the highway leading from Paw Paw to Onango, thence westerly along the center of said highway seven [7] chains and sixty-two [62] links to the west line of said section twenty-eight [28], thence south along said west line twelve [12] chains and seventy-five [75] links to the place of beginning, containing one [1] acre and less. Also commencing at a stake in the center of the road being the south east corner of land heretofore conveyed to Milton Smith, thence south five and one-half [5 1/2] degrees east along the center of road three [3] chains and forty-seven [47] links to place of beginning, containing five [5] acres and one hundred and twenty-one [121] rods.—Also the south east quarter of the south east quarter of section thirty [30]. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. CHRISTINA D. ROGERS, Mortgagee. B. & J. D. BURNS, Attorneys for Mortgagee.

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee. 87543

MORTGAGE SALE. DEFAULT having been made in the conditions of a certain mortgage, whereby the power therein contained to sell has become operative, executed by William Z. Ironson and Laura Ironson, his wife, of Van Buren County, Michigan, to John Davenport, Ira Davenport and Martin Adelt, Executors of the last will and testament of Ira Davenport, late of Ithaca, New York, deceased, bearing date the seventh day of August, A. D. eighteen hundred and sixty-nine, and recorded in the office of the Register of Deeds, for the County of Van Buren, in said State of Michigan, on the seventh day of August, A. D. eighteen hundred and sixty-nine, in Liber "X" of Mortgages, on page 470, upon which mortgage there is claimed to be due at the date of this notice the sum of five hundred and sixty-nine dollars (\$569) and no suit or proceedings at law having been instituted to recover any part thereof, Notice is therefore hereby given, that on Tuesday, the nineteenth day of March next, at ten o'clock in the forenoon, I shall sell at public auction, to the highest bidder, sale to take place at the front door of the Van Buren County Circuit Court House, in the village of Paw Paw, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount due on such Mortgage, with ten per cent interest, and legal costs, together with an attorney fee of fifty dollars, covenanted for therein, that is to say, the following piece or parcel of land, situated in Van Buren County in the State of Michigan, viz: The south west quarter of the north east quarter of section (13) west, containing 120 acres more or less. 87543 Dated Kalamazoo, Dec. 19th, A. D. 1871. JOHN DAVENPORT, Executors IRA DAVENPORT, MARTIN ADELT, Executors B. & J. D. BURNS, Mortgagee. Attorneys for Mortgagee.