

CHARITON COURIER.

VANDIVER & COLLINS, Proprietors. KEYTESVILLE, MISSOURI.

It is said that 236 of the delegates in the late Democratic state convention were members of the Farmers' alliance. This fact alone indicates that the farmers are taking a healthy interest in politics.

The best four points in a dairy cow are her tests. Get these all right as to size, shape, position and working power, and you need not lose sleep over the shape of her horns, the color of her tongue or the size of her tail.

A roving school inspector, in addressing the "advanced class" of a school, said: "Scholars, I have an impression—and, by the way, what is an impression?" "A dent in a soft spot," answered one of the pupils; at which the teacher exclaimed: "Come, come, children; no personal remarks," and the pompous inspector sat down.

The railroad commissioners have decided that no railroad company has a right to charge passengers extra because they fail to get tickets at the depots, and instead paying their fare on the train. This custom has been practiced by several roads in Missouri, but is unlawful. Section 2,678 of the revised statutes of Missouri, 1889, prescribe exactly what rate shall be charged passengers per mile on railroads in this state.

These cities are full of farmers who left farms because they "did not pay," but have found out their mistake, and wished themselves safely back again. There is no medicine so good for dissatisfied people as frank talk over troubles with those who are engaged in other business, or live under other conditions, supposed to be more favored, or in other climates pictured as more balmy. In ninety-nine cases out of a hundred it is better to "bear the ills we have than fly to others we know not of."—Er.

W. G. Agee & Bro., Dalton, Mo., the druggists, wish to remind their patrons that it is dangerous policy to wait until taken sick before buying a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy. Every family should be provided with some reliable remedy for bowel complaints, ready for immediate use, whenever required, during the summer months, and this remedy is unquestionably far superior to any other. It can always be depended upon, and is pleasant and safe to take. It is put up in 25 and 50 cent bottles.

The project to erect colossal equestrian statues to Gens. Grant and Lee, on Pinnacle mountain, Cumberland Gap, is assuming definite shape. About \$26,000 has already been subscribed, and offers to assist have been received from prominent men all over the country. One of the statues is to face North, the other South, and the foundation is to rest in the triangle formed by the boundary line of three states—Kentucky, Tennessee and Virginia. The plan originated with the patriotic and enterprising people of Middleborough.

The Iowa tramp law went into effect last Tuesday. It provides that any person of sixteen years and over going about without a calling or business to maintain himself is to be deemed a tramp. He is to have five days of solitary confinement or ten days of hard labor. And it shall be unlawful for any sheriff or keeper of any jail to permit anyone convicted under this act to have or to possess any tobacco, newspapers, cards or other articles of amusement or pastime, or permit such persons to be kept or fed otherwise than is stated in the commitment; any sheriff or jail keeper who violates the provisions is subject to a fine not exceeding \$100 nor less than \$25. Iowa will no doubt be given henceforward a very wide berth by tramps. It would be a good law for Missouri, too.

The Modern Child. Are the children of the present generation as polite as those of the generation before them? How in the previous generation would a boy be regarded who in a street car would hold his cigarette to the head of a red-headed woman? If we are to believe the oldest inhabitants it was once customary to make reverent obeisance to the aged. Now the boys indulge in profanity in the presence of those older than themselves. The youth of the present day no longer modestly refrain from using their tongues in the presence of their superiors. In fact it never enters their head that it is possible for them to have any superiors. There was a time, so it is rumored, when it was considered a very essential part of the education, at home and in the school, to learn good manners and practice them, but it would seem as if that era had passed, never to return.

Remembering the Press.

"Mr. Seeds," inquired the president of the agricultural fair, "has the editor of the Jayville Banner published the notices you have sent him from time to time about our next exhibition?" "Yes, sir," answered the secretary. "Did he print that column and a half about the improvements in the race track and the poultry pens?" "He did, and called attention to it in a double-headed editorial." "Then send him a complimentary ticket, not transferable, good for one person, and tell him to keep on whooping things up lively."

The New Discovery.

You have heard your friends and neighbors talking about it. You may yourself be one of the many who know from personal experience just how good a thing it is. If you have ever tried it, you are one of its staunch friends, because the wonderful thing about it is, that when once given a trial, Dr. King's New Discovery ever after holds a place in the house. If you have never used it and should be afflicted with a cough, cold, or any throat, lung or chest trouble, secure a bottle at once and give it a fair trial. It is guaranteed every time or money refunded. Trial bottles free at W. C. Gaston & Co.'s drugstore.

Whence the Flies.

So you want to know where the flies come from, do you, Lucullus? Well, the cyclone makes the house fly, the blacksmith makes the fire fly, the carpenter makes the saw fly, the driver makes the horse fly, the grocer makes the sand fly, the boarder makes the butter fly, and if that is not enough for you you will have to pursue your studies in entomology alone.—Tore Haute Express.

Got his Cue.

A little boy sat on the floor crying. After a while he stopped and seemed buried in thought. Looking up suddenly, he said: "Mamma, what was I crying about?" "Because I wouldn't let you go out to play." "Oh, yes," and he set up another howl.

Funny and rosy are the babe's living upon

LACTATED FOOD

Physicians prescribe it. Invalids use and relish it. A picture of five charming babies, also valuable pamphlet, sent on application. WELLS, RICHARDSON & CO., Burlington, Vt.

ANY ONE CAN DYE

It's easy to dye with Diamond Dyes. Because so simple.

It's safe to dye with Diamond Dyes. Because always reliable.

It's economy to dye with Diamond Dyes. Because the strongest.

You ought to dye with Diamond Dyes. Because they are best.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary L. Gray, G. W. Hutchins and John West defendants. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendants cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendants be notified by publication that plaintiff has commenced a suit against them in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of eight (\$8.00) dollars, the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 140 acres of section eleven (11), township fifty five (55), range twenty one (21), for the years 1886, 1887 and 1888, with one per cent per month interest thereon from the first day of January next after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendants be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper published in said county.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

ORDER OF PUBLICATION.

State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Andrew J. Pritchard, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Andrew J. Pritchard, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and four cents (\$16.04), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section five (5), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885 and 1887, with one per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Sarah F. Howard, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Sarah F. Howard, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of seven dollars and twenty cents (\$7.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION. State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Mary Crouch, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Mary Crouch, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against her in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and twenty cents (\$16.20), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section sixteen (16), township fifty five (55), range twenty one (21), for the years 1878, 1879, 1880, 1881, 1882, 1883, 1884, 1885, 1886, 1887 and 1888, with 1 per cent per month interest thereon, from the 1st day of January next, after said taxes were due respectively, together with fees, commissions and costs of this proceeding, and to declare and enforce a lien in favor of the state of Missouri, against the above described real estate, and to obtain further an order for the sale of said real estate, or so much thereof as may be necessary to satisfy said judgment, and a special fieri facias issued to the sheriff thereof; and that unless said defendant be and appear at this court, at the next term thereof, to be begun and holden at the court house, in the city of Keokuk, in said county, on the 20th day of October next, and on or before the sixth day of said term, the same will be taken as confessed, and judgment will be rendered accordingly. And it is further ordered that a copy hereof be published according to law in the CHARITON COURIER, a weekly newspaper, published in said county.

JAMES A. EGAN, Circuit Clerk.

ORDER OF PUBLICATION.

State of Missouri, County of Chariton, ss. In the circuit court of Chariton county, Missouri, April term, April 26th, 1890. The State of Missouri, at the relation and to the use of A. F. Tooley, treasurer, and ex officio collector of the revenue of Chariton county, in the State of Missouri, plaintiff, against Andrew J. Pritchard, defendant. At this day comes the plaintiff herein, by his attorney, and it appearing to the court that the above named defendant, Andrew J. Pritchard, cannot be summoned in this action by the ordinary process of court, whereupon it is ordered by the court that said defendant be notified by publication that plaintiff has commenced a suit against him in this court, the object and general nature of which is to obtain judgment at the relation and to the use aforesaid, for the sum of sixteen dollars and four cents (\$16.04), the aggregate amount of taxes delinquent and unpaid against the following described real estate, situate in said county and state, to-wit: 40 acres of the northeast quarter of the northeast quarter of the east half of the northwest section five (