Nervous or Sick Headache may be prevented; and if taken at the commoncement of an attack immediate relief from pain and sickness will be ob-

They seldom fail in removing the Nausea and Headacheto which females are so subject. They act gently upon the bowels,-removing

For Literary Men, Students, Delicate Females and all persons of sedentary habits, they are valuable as a Lazative, improving the appetite, giving tone and vigor to the digestive organs, and restoring the natural elasticit, and strength of the whole

The CEPHALIC PILLS are the result of a long investigation and carefully conducted experiments, having been in use many yeers, during which time they have prevented and relieved a vast amount of pain and suffering from Headache, whether . originating is the nervous system or from a deranged state of the stomach.

They are entirely vegetable in their composition and may be taken at all times with perfect safety, without making any change of diet, and the ab. sence of any disagreeable taste renders it easy to administer them to children.

BEWARE OF COUNTERFEITS! The genuine have five signatures of Henry C. Spalding on each Box.

Sold by Druggists and all other Dealers in Medicines.

A Box will be sent by mail prepaid on receipt of the PRICE 25 CENTS.

All orders should be addressed to

HENRY C. SPALDING. No. 48 Cedar-street, New-York.

THE FOLLOWING ENDORSEMENTS OF

SPALDING'S

## CEPHALIC PILLS. WILL CONVINCE ALL WHO SUFFER PROM

HEADACHE THAT A

SPEEDY AND SURE CURE IS WITHIN THEIR REACH.

As these Testimonials were unsolicited by Mr. SPALDING, they afford unquestiontionable proof of the efficacy of this truly scientific discovery.

MASONVILLE, Conn. Feb. 5, 1861. MR. SPALDING :

I have tried your Cephalie Pills, and I like them so well that I want you to send me two dollars

Part of these are for the neighbors, to whom gave a few out of the first box I got from you. Send the Pills by mail, and oblige Your ob't servant.

HAVERPORD, Pa., Feb. 6, 1861. Mr. SPALDING :

I wish you to send me one more box of your Cephalie Pills, I have received a great deal of

Yours, respectfully, MARY ANN STOIKHOUSE.

SPRUCE CREEK, Huntington Co., Pa., January 18th, 1861.

You will please send me two boxes of your Cephalic Pills. Send them immediately.

Respectfully Yours
JNO. B. SIMONS. P. S .- I have used one box of your Pills, and find

Them excellent.

RETHOLDSBURG, Franklin Co., O., January 9th, 1861.

HENRY C. SPALDING,
No. 48 Cedar-st., N.Y.:

DEAR TIR-Cephalic Pills to address of Rev. Wm. C. Filler, Reynoldsburg, Franklin Co., O. Your Pil's work like a Charm-cure Headache al-

most instanter. Truly yours, WM, C. FILLER.

YPSILANTI, Mich., Jan. 14, 1861. MR. SPALDING :

Not long since I sent to you for a box of Cephalic Pills for the cure of Nervous Headache and Costiveness, and received them, and they had so good on effect that I was induced to send for more. Please send by return mail. Direct to A. R. WHEELER,

Ypsilanti, Mich.

PARED GLUE will save ten satisfies its cost annually.

SPALDING'S PREPARED GLUE. SPALDING'S PREPARED GLUE.

SPALDING'S PREPARED GLUE.

SAVE THE PIECES !

DISPATCH ! "A STITCE IN TIMES SAVES NINE."

As accidents will happen, even in well regulated families, it is very desirable to have some cheap and convenient way for repairing Furniture, Toys, Crockery, &c. SPALDING'S PREPARED GLUE

Meets all such emerg neics, and no household can afford to be without it. It is always ready, and up to the sticking point.

"USEFUL IN EVERY HOUSE " N. B .- A Brush accompanies each Bettle. Price

25 cents. Address HENRY C. SPALDING. No. 48 Cedar-st., New York.

CAUTION. As certain unprincipled persons are attempting to paim off on the unsuspecting public, imitations of my PARPARED GLUE, I would caution all persons to examine before purchasing, and see that the full name,

SPALDING'S PREPARED GLUE, Is on the outside wrapper; all others are swindling [feb23dam]

TRUSTEE'S SALE.

WHEREAS, Frederick Brasher, by his Deed of Wilsey's Addition to the City of Keokuk, County of Lee and State of Iowa, and more particularly described as five acres, being the south half of Block number three in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Frederick Brasher to Greene Erskire and Joseph Ridgway, dated the ninth day of June, 1857. payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166 66-160; and whereas the first eight of said netes and the interest remain due and unpaid, therefore, at the request est remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust, at the front door of the Court House in Keckuk

said notes, interest and costs.
GLORGE C. DIXON,

conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Frederick Brasher to Greene Erskine and Joseph Ridgway, according to the provisions of said Deed of Trust

said notes, interest and costs.

GEORGE C. DIXON, Feb. 16, 1861-d4w

TRUSTEE'S SALE, WHEREAS, Frederick Brasher, by his Deed of Trust bearing date the minth day of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described reas estate, situate in Wilsey'o Addition to the City of Keokuk, County of Lee, and State of Iowa, and more par-ticularly described as ave acres, being the north half of Block number eleven in said Addition; which conveyance was made to secure the payand whereas the first eight of said hotes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above decribed, according to the provisions of said Deed of Trust, at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, because the said of the control of the court house in Keokuk aforesaid, on the 21st day of March next, because of the control of the court house in Keokuk aforesaid, on the 21st day of March next, because of the control of the court house in Keokuk aforesaid. tween the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for cash, to the highest binder, to

m. of that day, for cash, to the same of that day, for cash, to the satisfy said notes, interest and costs.

GEORGE C. DIXON,

Trustee.

TRUSTEE'S SALE. whereas the first eight of said notes and the interrid Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust. at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, be-

satisfy said notes, interest and costs.

GEORGE C. DIXON,
Feb. 18, 1857-d4w

Trust

TRUSTEE'S SALE. WHEREAS Frederick Brasher, by his Deed of Trust bearing date the 9th day of June. A. D. 1857, conveyed to George C. Dixon as Trustee, the following described real estate, situ-ate in Wilsey's Addition to the City of Keokuk, County of Lee, and State of Iowa, and more particularly described as five acres, being the north half of Block number twelve in said Addition; which conveyance was made to scure the psyment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Frederick Brasher to Greene Erskine and Joseph Ridgway, dated the ninth may of June, 1857, payable in six equal annual payments from the 3d day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166 66 100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, 1, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust, at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, between said netes, interest and costs.
GEORGE C. DIXON,

Feb: 16, 1861-d4w Trustee.

TRUSTEE'S SALE. TRUSTEE'S SALE.

TRUSTEE'S SALE.

WHEREAS, John W. Jordan, by his Deed of half of Block number six in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said John W. Jordan to Greene Erskine and Joseph Ridgway, dated the ninth day of June, 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described. said Trustee, will sell the real estate above described, according to the provisions of said Deed of according to the provisions of said Deed of Trust. at the front door of the Court House in Keokuk Trust, at the front door of the Court House in at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock a.m. and 5 o'clock p. m. of between the hours of 9 o'clock a.m. and 5 o'clock p. m. of that day, for each, to the highest bidder, to satisfy satisfy said notes, interest and costs. GEORGE C. DIXON,

Trustee.

TRUSTEE'S SALE.

A. D. 1857, conveyed to George C. Dixon, as Trustee the following described real estate situate in Wilsey's Addition to the City of Keokuk, County of Lee, and State of Iowa, and more particularly described as five acres, being the south half of Block number five in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Deed Brash. and described, executed by said John W. Jordan to Greene Erskine and Joseph Ridgway, dated whereas the first eight of said notes and the interest restremain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, tee, will sell the real estate above described, secerding to the previsions of said Deed of Trust at the front door of the Court House in Keokuk at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to satisfy

said notes, interest and costs.

GEORGE C. DIXON, Feb. 16, 1861-d4w

TRUSTEE'S SALE. HEREAS, Edward VanKeuren, by his Deed of I met bearing date the ninth day of June, in Wilsey's Addition to the City of Keokuk. County of Lee, and State of Iowa, and more particularly described as five scres, being the north which conveyance was made to secure the payment of twelve promissory notes, in said Peed of Trust specified and described, executed by said Frederick Brasher to Greene Erskine and Joseph Ridgway, dated the 9th day of June, 1857, payable in six equal annual payments from the 3d day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166 66 100; and whereas the first eight of said notes and the interest remaindeen the six tends of the aggregate sum of \$4.166 66-100; and whereas the first eight of said notes and the interest remaindeen the six tends of the saggregate sum of \$4.166 66-100; and whereas the first eight of said notes and the six tends of the saggregate sum of \$4.166 66-100; and whereas the first eight of said notes and the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and whereas the six tends of the saggregate sum of \$4.166 66-100; and the saggregate su est remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust at the front door of the Court House in Keokuk sforesaid, on the 21st day of March next, besatisfy said notes, interest and c GEORGE C. DIXON.

Feb. 16, 1861-d4w TRUSTEE'S SALE.

WHEREAS, Edward VanKeuren, by his Deed WHEREAS, Frederick Brasher, by his Doed of Trust bearing date the ninth day of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate, situate in Wilsey's Addition to the City of Keokuk, County of Lee, and State of lowa, and more particularly described as five acres, being the south half of Block number eleven in said Addition; which conveying was made to secure the navment of two lows. Wilsey's Addition to the City of Keekuk, County of Lee, and State of lows, and more particularly described as five acres, being the south half of Block number one in said Addition; which conest remain due and unpaid, therefore, at the re, main due and unpaid, therefore, at the request of quest of the holders thereof, I, George C. Dixon, said True tee, will sell the real estate above described, according to the provisions of said Deed of Trust, at the front door of the Court House in Keekuk foresaid, on the 21st day of March next, between tween the hours of 9 o'clock n. m. and 5 o'clock p. the hours of 9 o'clock a. m. and 5 o'clock p. m. of m. of that day, for cash, to the highest bidder, to that day, for cash, to the highest bidder, to satisfy the hours of 9 o'clock a. m. and 5 o'clock p. m. of said notes, interest and cost

GEORGE C. DIXON. Feb. 16, 1861-d4

TRUSTEE'S SALE. WHEREAS, Cyrus Kinsey, by his Deed of Trust, bearing date the sinth day of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate, situcribed, according to the provisions of said Deed of Trust, at the front door of the Court House in Keokuk kuk aforesaid, on the 21st day of March next, bethe hours of 9 o'clock a. m. and 5 o'clock p. m. of tween the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for each, to the highest bidder, to satisfy m. of that day, for each, to the highest bidder, to satisfy m. of that day, for cash, to the same m. of that day, for cash, to the same costs.

actisfy said notes, interest and costs.

GEORGE C. DIXON,

Trustee.

TRUSTEE'S SALE.

TRUSTEE'S SALE.

TRUSTEE'S SALE.

WHEREAS, Frederick Bracker, by his Deed of Trust bearing date the ninth day of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate, situate in Wilsey's Addition to the City of Keokuk, County of Lee and State of Iowa, and more particularly described as five acres, being the south half of Block number three in said Addition; which constrained as any acres are as a superficient of the payment of twelves as made to secure the payment of twelves. Trustee, will sell the real estate above described, said notes, interest and costs GEORGE C. DIXON,

Feb. 16, 1861-d4w

TRUSTEE'S SALE. WHEREAS, Hawkins Taylor, by his Deed of Trust bearing date the ninth day of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate situate in Wilsey's Addition to the City of Keokuk, County of Lee and State of Iowa, and more particularly described as five acres, being the north half of Block number fourteen in said Addition; ty of Lee and State of Iowa, and more particularly described as five acres, being the north half of
Block number five in said Addition; which conveyance was made to secure the payment of twelve
promissory notes, in said Deed of Trust specified

County of Lee and State of Iowa, and more parlived as five acres, being the north
half of Block number fourteen in said Addition;
which conveyance was made to secure the payment
of twelve promissory notes, in said Deed of Trust specified and described, executed by said Hawkins Taylor to Greene Erskine and Joseph Ridgway, Brasher to Greene Erskine and Joseph Ridgway. dated the ninth day of June, 1857, payable in six the ninth day of June, 1857, payable in six the ninth day of June, 1857, payable in six the ninth day of June, 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166 66-100; and for the aggregate sum of \$4,166 66-100; and whereas the first eight of said notes and the interest results of the said notes and th est remain due and unpaid, therefore, at the re-quest of the holders thereof, I, George C Dizon, said trustee, will sell the real estate above described, according to the provisions of said Deed of Trust, at the front door of the Court House in Keokuk foresaid, on the 21st day of March next, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to satisfy said notes, interest and costs, GRORGE C. DIXON,

Feb. 16, 1861-d4w

TRUSTEE'S SALE. WHEREAS, Hawkins Taylor, by his Deed of V of Trust bearing date the ninth day of June,
A. D. 1857, conveyed to George C. Dixon, as
Trustee, the following described real estate situate
Trustee, the following described real estate, situate in Wile y's Addition to the City of Keokuk, County of Lee and State of Iowa, and more par-ticularly described as five acres, being the south half of Block number fourteen in said Addition; which conveyance was made to secure the payment which conveyance was made to secure the payment cribed, according to the provisions of said Deed of Trust, at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock a. m. and 5 o'clock p. tween the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to satisfy said notes, interest and costs.

GEORGE C. DIXON,

Feb. 16, 1961-d4w

TRUSTEE'S SALE. in Wilsey's Addition to the City of Keokak, Counhalf of Block number eleven in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said deed of Trust specified and described, executed by said Frederick Brasher to Greene Erskine and Joseph Ridgway, dated the ninth day of June, 1857, payable an six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166.66-100; and the rest of the payment of twelve in said Addition; which conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Hawkins Taylor to Greene Erskine and Joseph Ridgway, to Greene Erskine and Joseph Ridgway, dated the ninth day of June, 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166.66-100; and the rest of the payment of twelve in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Hawkins Taylor to Greene Erskine and Joseph Ridgway, to Greene Erskine and Joseph Ridgway, to Greene Erskine and Joseph Ridgway, and the ninth day of June, 1857, payable in six equal annual payments from the 3d day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166.66-100; and the rest of the payment of twelve in said Addition; which conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the payment of twelve conveyance was made to secure the equal annual payments from the 3d day of February, A. D. 1857, bearing eight per cent. interest, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166 66-100; and the aggregate sum of \$4,166 66-100; and the aggregate sum of \$4,166 66-100; and the sign of \$4,166 66-100; and the interest reward the interest result of said notes and the interest remains the first eight whereas the first eight of said notes and the intercet remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust, at the front door of the Court House'in Keokuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to satisfy said notes, interest and costs.

GEORGE C. DIXON,

Feb. 16, 1861-d4w

Trustee.

Feb. 16. 1861-d4w

TRUSTEE'S SALE.

said notes, interest and costs.

GEORGE C. DIXON,
Feb. 16, 1861-d4w

Trus Trustee. TRUSTEE'S SALE.

TRUSTEE'S SALE.

TRUSTEE'S SALE.

WHEREAS, Hawkins Teylor, by his Deed of Trust bearing date the 9th day of June, A. reyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Rufus Wilsey to Greene Erskine and Joseph Ridgway, dated the 9th day of June, 1857, payable in six equal annual payments from the 3d day of February, A. D. 1857, bearing eight per cent. Interest, and for the aggregate sum of \$4,166 66-100; and wnereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of mid Deed of Trust, at the front door of the Court House in Keckuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock s. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to satisfy said notes, interest and costs.
GEORGE C. DIXON,

Feb. 16,1861-d4w

TRUSTEE'S SALE WHEREAS, Rufus Wilsey, by his Deed of Trust bearing date the 9th day of June, A. D. 1867, conveyed to George C. Dixon, as Trustee, or of the Court House in Keckuk aforesaid, on he 21st day of March next, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to ratisfy said notes, interest and costs.

GEORGE C. DIXON, Feb. 16, 1861 d4w

TRUSTEE'S SALE. WHERBAS, Hawkins Taylor, by his Deed of Trust bearing date the 9th day of June. A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate, estuate in Wiley's Addition to the City of Keckuk, County of Lee and State of Iowa, and more particularly described as five acres, being the east half of Block number thirteen in said Addition; which conveywhich conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and descrited, executed by said Hawkins Taylor to Greene Erskine and Joseph Ridgway, dated the 9th day of June 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, executed by said Hawkins Taylor to Greene Erskine and Joseph Ridgway, dated the 9th day of June, 1857, payable in six equal annual bayments from the 3d day of February, A. D. 1857, bearing eight per cent. interest and for the aggregate sum of \$4,166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the quest of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, executed by said Hawkins Taylor to Greene Erskine and Joseph Ridgway, dated the 9th day of June, 1857, payable in six equal annual bayments from the 3d day of February, A. D. 1857, bearing eight per cent. interest and for the aggregate sum of \$4,166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the provisions of said Deed of Trust, at the front ance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified door of the Court House in Keokuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock a. m. and be'clock p. m. of that day. forcash, to the highest bidder, to satisfy said notes, interest and costs.

GEORGE C. DIXON, Feb. 16, 1861-d4w

TRUSTEE'S SALE. WHEREAS, Lawkins Taylor, by his Deed of Trust bearing date the ninth day of June.

A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate situate the following described real estate in Wi sey's Addition to the City of Keckuk, County ty of Lee and State of Iowa, and more partieu-larly described as five acres, being the south half described as five acres, being the north half of of Block number twelve in said Addition; which Block number nine in said Addition; which con-

Feb. 16, 1861-d4w

TRUSTEE'S SALE WHEREAS, Hawkins Taylor, by his Deed of Trust bearing date the ninth day of June, A. D. 1857, conveyed to George C. Dixon, as A. D. 1857, conveyed to George C. Dixon, as A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate, situate ate in Wilsey's Addition to to the City of Keokuk, County of Lee, and State of Iowa, and more particularly described as five acres, being the north half of Block number one in said Addition; which conveyance was made to secure the payment of two promissory notes, in said Dead of Trust specified and described, executed by said Cyrus Kinsey to Greene Erskine and Joseph Ridgway, dated the ninth day of June, 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, as Trustee, the following described to George C. Dixon, as Trustee, the following described real estate situate in Wilsey's Addition to the City of Keokuk, County of Lee, and State of Iowa, and more particularly described as five acres, being the south half of Block number two its said Addition, which conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust specified and described, executed by said Hawkins to Greene Erskine and Joseph Ridgway, dated the 9th day of June, 1857, payable in six equal annual payments from the 3d day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust, whereas the first eight of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Deed of Trust, scribed, according to the provisions of said Deed of Trust, at the front door of the Court House in Keokuk aforesaid, on the 21st day of March next, be-tween the hours of 90 clock a.m. and 50 clock p. m. of that day, for each, to the highest bidder, to satisfy said notes, interest and costs. GEORGE C. DIXON,

Feb. 16, 1861-d4w Trustee.

TRUSTEE'S SALE.

WIBRPAS, Friderick Brasher, by his Deed of Variat bearing date the unith day of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate, situated the bild and yellow of the following described real estate, situated in Wilsey's Addition to the City of Keokuk, County of Lee, and States of lows, and more particularly described the estate of lows, and more particularly described the state of lows, and more particularly described half of Block number thirteen in said Addition. The control of the state of lows, and more particularly described the state of lows, and more particularly described the state of lows, and more particularly described to low, and more particularly described half of Block number thirteen in said Addition. The low of the state of lows, and more particularly described to low, and more particularly described to low of the state of low, and more particularly described to low of low TRUSTEE'S SALE.

TRUSTES SALE.

WHEREAS, Frederick Brasher, by his Deed of V. Trust bearing date the ninth sky of June, A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate situate in Wiley's Addition to the City of Keckuk, Comy of Lee, and tested forms, and more particularly the certain of the company of the compan TRUSTEE'S BALE.

HERBAS, James Mitchell, by his Deed of Trust bearing date the ninth day of June, A. D. 1857, conveyed to George C. Lixon, as Trustee, the following described real estate, rituate in Wilsey's Addition to the City of Keckuk' County of Lee and State of lows, and more particularly described as five acres, being the west half of Block number sixteen in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust of twelve promissory notes, in said Deed of Trust specified and described, executed by said James Mitchell to Greene Erskine and Joseph Bidgway, dated the ninth day of June, 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per c. nt. interest, and for the aggregate sum of \$4,166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Tructee, will sell the real estate above described, according to the provisions of said Deed of Trust, at the front door of the Court House in Keckuk aforesaid, on the 21st day of March next, between the hours of 9 o'clock s. m. and 5 o'clock p. m. of that day, for cash, to the highest bidder, to satisfy

TRUSTEE'S SALE.

said notes, interest and costs.

GEORGE C. DIXON,
Feb. 16, 1861-d4w TRUSTEE'S SALE.

WHEREAS, Hawkins Taylor, by his Deed of Trust bearing date the 9th day of June? A. D. 1857, conveyed to George C. Dixon, as Trustee, the following described real estate sitthe following described real estate, situate in Wilsey's Addition to the City of Keekuk, County of Lee and State of Iewa, and more particularly described as five acres, being the north half of Block number seven in said Addition; which con-Block number seven in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Doed of Trust specified and described, executed by said Rufus Wilsey to Greene Erskine and Joseph Ridgway, dated the State and Joseph Ridgway, dated the State and Joseph Ridgway, dated the Payments from the 3d day of February A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4.166 66-100; and whereas the first eight of said notes and the interest remain due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said deed of Trust, at the front door of the Court House in Keokuk aforeand, on at the front door of the Court House in Keokuk aforeand, on at the front door of the Court House in Keokuk aforeand, on at the front door of the Court House in Keokuk aforeand, and the second secon at the front door of the Court House in Krokuk aforesaid, on the 2ist day of Morch next, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for each, to the highest bidder, to satisfy said notes, interest and costs

GEORGE C. DIXON, Trustee. Feb. 16, 1861-d4w

TRUSTEE'S SALE. WHEREAS, Bawkins Taylor, by his Deed of A. D, 1857, conveyed to George C. Dixon, as Trustee, the following described real estate situate in Wilsey's Addition to the City of Keckuk, County of Lee, and State of Iowz, and more particularly described as five acres, being the south half of Block number four in said Addition; which conveyance was made to secure the payment of twelve promissory notes, in said Deed of Trust speci-fied and described, executed by said Bawkins Taylor to Greene Erskine and Joseph Ridgway, dated the ninth day of June, 1857, payable in six equal annual payments from the third day of February, A. D. 1857, bearing eight per cent. interest, and for the aggregate sum of \$4,166,66-100; and whereas the first eight of said notes and the interest re-main due and unpaid, therefore, at the request of the holders thereof, I, George C. Dixon, said Trustee, will sell the real estate above described, according to the provisions of said Beed of trust, at the front door of the Court House in Keokuk aforesald, on the 21st day of March cext, between the hours of 9 o'clock a. m. and 5 o'clock p. m. of that day, for each, to the highest bidder, to satisfy said notes, interest and costs.

GEORGE C. DIXON. Feb. 16, 1861-d4w

To George W. Lemon, M. P. Lemon, Mary A. Le-mon, Stephen G. Burbridge, M. Bushey, Daniel and Julia Agne, Cornelius Faulkner, Gedge &

Bro., Moses T. Motherhead:
YOU and each of you are hereby notified that
on or before the first day of February, 1861,
there will be on file in the office of the Clerk of
the District Court of Lee County, Iowa, at Neckuk, the petition of Wm. C. Graham claiming as against all of you the forcelesure of a mortgage executed by the said George W. Lemon to Milton F.Collins, March 22, 1836, upon the south 4 of the south-west 4 of section twenty-two [27]. in township sixty-five [65] north of range 5 west, and the haif of lot eig: [8] in block twenty-four [24] in the city of Keokuk, all in the county of lee and State of lows, to secure the payment of three primisory notes of same date, payable in two, three and four years respectively, for the sum of eighteen hun-dred and seventy-five dollars, with ten por cent. interest per annum; also asking juigment against the said George W. Lemon for the amount of said

notes with interest and costs.

And unless you appear and answer thereto on or before the noon of the second day of the next term of said Court, commencing on the third Monday of May next, judgment will be rendered against you WM. C. GRAHAM. March 8, 1861-d1m

LEGAL NOTICE. To R. B. French, William Hoon, Robert French, Geo. C. Anderson & Co., Henry Homson & Co., B. F. Messenger, Josiah Haince, Wm. H. Cleghorn & Co.:

You and each of you are hereby notified that there is now on file in the office of the Cierk of I there is now on hie in the office of the Clerk of the District Court of Lee County, Iowa, at Fort Madison, a petition of Hiram Barney, claiming of you R. B. French, the sum of seven hundred and fifty dollars, and 10 per cent, interest as money due on a mortgage made by you to Charles Mason and since assigned to said Hiram Barney, dated Ang. 8th, 1856; also claiming against each of you the foreclosure of said mortgage, the same being upon Lots one [1] and two [2], in Block sixty-ight [68], in Mason's lower addition to the City of Keokuk, Lee county, Iowa, for the purchase money; and further asking for a sale of said premises, and general relief.

And unless you appear and answer said petition on or before noon of the second day of the next term of said Court, to commence at Fort Madison, on the third Menday of May, A. D. 1861, a défault will be entered against you and jadgment rendered thereon, the petition taken as by you confessed, and decree rendered against you as prayed therein. NOBLE & STRONG, therein. NOBLI Feb. 11, 1861 Im Plaintiff's Att'vs.

To Hugh H. Smiley, Martha J. Smiley, Margaret C. Davies, Johnson Davies, Convers, Harding &