ented by the Ro-

Moore, Attorney; Pontiac,

Dan A. McGaffey

derson, Wilcox, Lacy & Law,
Attorneys, 1928 Buhl BulldDetroit, Michigan,
ATOAGE SALE-DEFAULT having:
ATOAGE SALE-DEFAULT having:
Derigan canada by CHARLES P.
LIS, a single man, of the Village
Berder, Charles of Charles of Charles
UST COMPANY of the City of
Testic County of Warne and State we in the control of the control of

lones, Attorney; 929
Building, Detroit,
FORECLOSURE—Default
made in the terms and

proceedings at law been instituted for

proving a structure of the section line of sec

Anderson, Wilcox Lacy and son, Attorneys for Mori 1928 Buhl Building Detroit, MORTGAGE SALE—DEFAULT been made in the conditions of tain mortgage made by EDW WALDRON and CARRE L.

Michigan,
BUNTED SAVINGS BANK
DETROIT,

of;
iriue of the
in said morthe statute in
vided, NOTIUM
at on Tuesday
A. D. 1934, at
encon, Eastern
rigage will be

deligned by the control of the contr

ty the general manufacture of the general manufacture of any said mortgage, ord any rectification of the mortgage of any rectification of the said mortgage control of the said mortgage control of the said mortgage of the said of the said mortgage of the said mortgage of the said of the said mortgage of the said of th

and the state of t

alty having been marriadine in the module of appuring the delivery of the second of th

Traon, Wilcoy, Lacy, and LawAttorneys: Train of the control of t

City of Royal Oak, County of Oakland, ION of the southerly part of Section Date and the County of Carlon Cou

orteage, the interes, yet allowed and statutory attempts of the allowed of the statutory law of provided for his and arrival entire the statutory law of provided for his and another statutory and mortrage.

AMPRICAN TRUST COMPANY, formerly AMERICAN JOAN AND ALCE, HAASS and ALDEN, ALCER ALS and ALDEN, ALCER ALS BUILDING, Detroit, Michigan April 19—July 12.

ser Long & sect Build-

the day now remainly horself of the law of day of the law of the l

Henry F. Gage, Attorney; Utica, Michigan.

CRANCERY SALE
In pursuance and by virtue of a decree of the Circuit Court for the horse of the Circuit Court for the Charles, which is the Charles, and the Charles, and the Charles, and the Charles, therein ponding, wherein therein ponding, wherein

on, Wilcox, Lacy & Lawson, ys; 1928 Buhl Bullding, Michigan. GE SALE—DEFAULT having de in the conditions of a cer-