

### ASSESSMENT NOTICE

... IS HEAVILY GIVEN THE  
... of the director of  
... June 26, 1967, in which  
... per share was listed  
... of the corporation, as a  
... -Kotex Farm Sweden  
... at its Federal office, 2  
... in Salt Lake City

...and unless you mean to  
write him on the first day of July  
the delinquent answers, and to  
me of answering and replying to  
THE END OF THE  
Progress Building, 14-16 South  
Main St. which the above named  
delinquent is hereby ordered to  
1917, and the day of sale shall be  
1 June 18, 1917

time of which the above named  
delinquents or persons extending  
and, and the day of  
1917.

[illegible]

**SUMMONS**

**ARE TENANTS REQUIRED TO**  
 pay an amount before they  
 receive a contract? In the  
 majority of cases, the answer  
 is no. In some instances, the  
 landlord may require the tenant  
 to pay a deposit or a fee before  
 the contract is signed. This is  
 usually to cover the cost of the  
 contract or to ensure that the  
 tenant is serious about renting.  
 However, this is not a legal  
 requirement, and the tenant  
 should be aware of any such  
 charges before signing the  
 contract.

[illegible]

In witness whereof, I, the said Clerk of the Court,  
 have hereunto set my hand and the seal of said Court  
 at the County of Cook, State of Illinois, this 20th day  
 of January, 1906.  
 DAVID L. HUBBARD, Clerk of the Court.  
 By \_\_\_\_\_, Deputy Clerk.

**SUMMONS.**  
 ON COMBINED COMPLAINT,  
 The People of the State of Illinois, County of Cook,  
 vs.  
 \_\_\_\_\_,

M. H. Bicknell and L. G. Ward  
of 111 N. York St., La. Capital  
Insurance Co. in the first name of L. G.  
Ward & Co., defendants.

One of the risks growing to  
amount to \$100,000. The defendant  
there gave business to the plaintiff  
in the name of L. G. Ward & Co.

ALB. HENNING, REQUESTS  
JURY TO FIND FACTS IN CASE  
OF ALLEGEDLY FORGED CHECK  
ALLEGEDLY FORGED IN THE  
THE FIRST NATIONAL BANK OF  
THE CITY OF NEW YORK. A  
CHECK FOR \$100,000, payable to  
the order of the plaintiff, was  
presented to the bank for cash.  
The bank refused to cash it, on  
the ground that it was forged.  
The plaintiff claims that the  
check was not forged, and that  
the bank is liable for the amount  
thereon.

[illegible]

DAVID C. DUNBAR, JR.  
E. OLSON, Deputy Clerk.