FRIDAY, NOVEMBER 27, 1908.

THE Iowa legislature this week elected Governor Cummings United States senator to succeed the late Senator Allison. Governor Cummings was one of the original reformers along Rooseveltian lines and the people of Iowa are to be congratulated upon having such a representative in the senate.

One New York preacher has become exasperated over the appearance of "Merry Widow" hats in his congregation, and last Sunday declared from his pulpit that women wearing such huge decorations and shutting off the view from others committed a kind of theft -"a theft not tolerated in the theatre and a theft which Christian consideration ought to render impossible in the sanctuary." Many women in the congregation, whether they deemed the larceny of view too petty for complaint or not, promptly pulled off their hats, and it is expected in that church hereafter no hats will be worn.

STATE capital information is to the effect that democratic members of the coming legislature are getting face to face with a pledge that they will seek the advice of W. J. Bryan in making the laws that will be needed to fit the democratic platform. Going a step farther this really means that Bryan is not minded to trust the democratic members to do the work that will rebound to the glory of Bryan, and to be sure that the work is properly done is willing to do it himself. This course will relieve the members of much worry and anxiety and loss of sleep as well as of a heavy burden of responsibility. -Kearney Hub.

A New Union.

It is not unfair to suppose that the new labor union group formed at the meeting of the federation of labor in Denver has political significance. The new group is to include various unions of railway employes, presumably all of them. This looks like a culmination of two unawares while engaged in an the recent steady work of organizing animated conversation, Sophie's glance the railroad emyloyes into a political group to act for the railroads in politics. The success of this method was demonstrated in Nebraska lately, when the railroads were able by means of their sioner who was not to their liking.

This joining of labor unions with their employes for political ends is becoming a habit with possibilities of far reaching results on political alignments. Yesterday we were reminded of such a case by the formal calling off of the strike of Cleveland street car employes which was fought last spring at the instigation, it is believed, of the private street car interests of the city. The union lost its strike, but was an important factor in securing the return of the system to the private company by the recent defeat of the franchise held in trust for the city.

It is expected that the unions em-ployed by the steel trust will be on hand to oppose the tariff reductions on steel which Mr. Carnegie says can be effected without hurting either the steel company or its employes. The long dreamed union of labor and capital seems near a sort of realization, though not just in the form hoped for.

—Lincoln Journal.

Puckarue Island.

A light skift of snow fell Tuesday, enough of it to make corn picking un-A. T. Geyer and wife, of Sutherland, were the guests of Mr. and Mrs. Duke

Trembly over Sunday.

Mrs. Ed. Bockus' aunt of Deuel county has been visiting her the past week.

last week.

The dance at Frank Bochus' Saturday night was well attended and all report a fine time.

Willie Trembly was very much sur prised the other morning when he went to look at his skunk trap to find a large coyote in one of them, which he killed C. O. Hutchinson's new house is near

ing completion.
The bridge men have been working pretty steady on the bridge south of Maxwell putting in new piling, which

was much needed.

Jas. N. Trembly has bills out for a sale on December 3rd. He will remove his family to Syracuse immediately af-

ter the sale.

The neighbors and friends of W. B. Houser of Box Elder have decided that on the 30th day of November they will donate him a day's work husking corn. Bert had his foot badly crushed a short time ago and is unable to put his foot on the floor.

There will be a dance at John Rohren's Dec 4th. All are invited and a good time is expected as John under-

stands how to make you feel at home. The seats for the school house in District 116 have arrived and were put in last Monday morning. The new case of maps, globe, dictionary and stand, that were purchased with the proceeds of the basket social given by Mrs. Livingston have arrived and the school is ready to go to work in earnest. These articles are something this school has badly needed.

Management of the Control of the Con

Mystery of a Lost Ring

[Copyright, 1908, by American Press Asso-

ciation l The main incident of this story was

given me for a fact. The loss of Sophie Brock's engagement ring was a mystery. Less than a week after Clarence Howes had given it to her she went to bed one night with it on her finger, and when she woke up in the morning it was gone. The bedding was searched and shaken; the bed was taken apart, but the ring did not appear.

There was no evidence of burglary except that the sash of a window in Sophie's room, which had been closed when she went to bed, was found in

the morning raised. The persons in the house besides the servants were Sophie's father, mother, a younger brother, aged ten, and her cousin, Winifred Loomis, about her own age. Sophie and Winifred were the only persons sleeping on the floor from which the ring had disappeared. Winifred was an orphan and had been taken in for charity. She was studying to become a teacher. There was no possible explanation of the ring's loss except Winifred had taken it off her cousin's finger while the latter slept. But this did not account for the open window. Besides, Winifred was regarded by all who knew her as an upright, conscientious girl.

As to the theory of the theft by a servant, it was impossible, for the doors leading from both Sophle's and Winifred's room were locked and bolted, though the two rooms communicated and the door between them was

When Sophie told her lover of her loss she intimated she believed that for some unknown reason Winifred had coveted the ring and had yielded to a temptation to take it off her finger while she slept. Howes remonstrated against throwing suspicion upon any one without proof, especially Winifred, whom all loved and respected. Indeed, so earnestly did he enter upon Winifred's defense that Sophie took his action for a clew. It suddenly appeared to her that she had a rival in Winifred-that her rival could not endure to see her wearing a ring on her finger which had been given her by the man she (Winifred) loved, and this was her motive for stealing it.

What we fear we are apt to bring to pass. Howes was a manly fellow, and the moment suspicion, which he considered unjust, was thrown upon Winifred he became interested in her and in the solution of the mystery by which she suffered. He questioned Winifred closely upon every detail, and one day Sophie came upon the at the couple caused both to blush, She passed on without a word, and the result of the encounter was a new complication. Sophie was now sure of her explanation of the mystery and was doubly sure that Winifred had

captured her lover. Of all social conditions the most exasperating is one involving things known and not spoken. Howes knew that he was suspected of being on terms with Winifred that were not acceptable to his flancee. Winifred knew this and that she was suspected of having stolen the ring. Sophie knew that both the others were aware of these things, and yet all this knowledge was ignored between the trio. On the surface Howes and Sophle were lovers; under the surface Howes and Winifred were fast being drawn together by an irresistible power, sympathy in one, gratitude in the other.

Howes received a brief note from Sophie breaking her engagement without giving any reason. It drew color to his cheek and a flash to his eye. He replied, accepting the situation without comment, Winifred remained a member of the Brock household. Why shouldn't she? No one had openly accused her. No one treated her any differently than before the mystery. Nevertheless she lived a wretched life, counting the days till she should be equipped to earn her own living.

One night she awoke suddenly from sleep. The full moon was shining into cousin in her room standing before a mirror combing her hair. Winifred asked her what in the world she was doing that for. There was no reply, C. W. Trembly and wife were visit-ors in Gothenburg the latter part of into her own room. There she threw and in another moment Sophle passed up a window and leaned over the sill, looking out. Winifred, realizing that she had to deal with a sleepwalker and not daring to leave her at the window, led her to her bed. Sophie lay down without awakening, and Wini-

fred watched beside her. While Winifred lay awake she thought. The loss of the ring must be in some way connected with this somnambulism. Might not her cousin have dropped the ring in the room or out the window? The next morning she revealed what she had seen. Sophie, regarding the story as made up to exonerate Winifred, received it with silent scorn. Winifred searched her cousin's room when Sophie was absent and found-nothing. Howes searched the

grounds, also without success. This was in midsummer. One day in October the gardener was pulling up some withered vegetable stalks in the kitchen garden in the rear yard and found the missing ring. It recalled to him that one night while standing at his door he had seen some one throw something from a window of Sophie's room. Sophie had thrown the ring

from her window while asleep. The explanation came too late to effect a reconciliation between Sophie Brock and Clarence Howes. He mar-

ried Winifred Loomis. LOUISE C. FARRELL. Poor Air and Poor Living.

When Jim Bridger, the one time famous scout of the plains, grew old he thought he would like to retire from the somewhat arduous life of a plains man and settle down to the case of "the east," which to him meant Missouri. So he used his best endeavor to find a competent man to fill his place and went back to Missouri.

A year or two passed, and one day Captain Russell, the commandant of the post which Bridger bad left, was surprised to see the old scout heave in sight. When he came in the captain asked:

"Well, Bridger, what brings you back here?"

"Captain," said Bridger, "I want to go back to scouting again." "Indeed? Why, I thought you had settled down in the east for the rest of

your life!" "Well, cap'n, I'll tell you how it is I went back to old Missourl, and if you'll believe it they've got a railroad station within ten mile o' the old place -yes, sir, a railroad station! And what's more, they've got a ranch now in every four mile. I tell you what, cap'n, the air ain't pure down there no more!"

"Is that possible? But I thought you'd like the good things to eat they have down there. You like good things to eat, I remember."

"Good things to eat! Why, cap'n, I didn't have a br'iled beaver tall the whole time I was there!"

The First Cookbook.

To the Romans belong the honor of having produced the first European cookery book, and, though the author-ship is uncertain, it is generally attributed to Caelius Apicus, who lived under Trajan, 114 A. D. Here are two recipes from this ancient collection:

"First, for a sauce to be eaten with boiled fowl, put the following ingredients into a mortar: Aniseed, dried mint and lazer root. Cover them with vinegar, add dates and pour in liquamen (a distilled liquor made from large fish which were salted and allowed to turn putrid in the sun), ofl and a small quantity of mustard seeds. Reduce all to a proper thickness with sweet wine warmed, and then pour this same over your chicken, which should previously be boiled in aniseed water."

The second recipe shows the same queer mixture of ingredients: "Take a wheelbarrow of rose leaves and pound in a mortar; add to it brains of two pigs and two thrushes bolled and mixed with the chopped up yoke of egg, oil, vinegar, pepper and wine. Mix and pour these together and stew them steadily and slowly till the perfume is developed."-Chambers' Jour-

Which Foot Walks Faster?

You may think this a very silly question to ask, but it isn't. It is a simple, demonstrable fact, which you can prove to your own satisfaction in a very few minutes. If you will take a pavement that is clear, so that there will be no interference, and walk briskly in the center, you will find that before you have gone fifty yards you have veered very much to one side. You must not make any effort, of course, to keep in the center, but if you will think of something and endeavor to walk naturally you cannot keep a direct line. The explanation of this lies in the propensity of one foot to walk faster than the other, or one leg takes a longer stride than the other, causing one to walk to one side. You can try an experiment in this way by placing two sticks about eight feet apart, then stand off about sixty feet, blindfold yourself and endeavor to walk between them. You will find it almost impos-

Why Not Be an Egotist?

There is much mistaken sentiment as to the sin of egotism. The fact is egotism is not a sin. On the other hand, it is somewhat of a virtue and an indispensable element in all real progress. Some phases of egotism are unpleasant to the beholder and unfortunate for the possessor, but if all of Wood Turning and pleasant to the beholder and unforself love, or, rather, the love of other people's admiration and good will, were to be extinguished there would be little to hold society together and less to give impetus to the great enterprises which spring from individual thought the room, and by its light she saw her and culminate in personal profit.-Leslie's Weekly.

The Retort Courteous.

A lady passing through the negro quarter in Mobile, Ala., heard an old oman chanting a dirgelike tune. "Auntle," she observed, "that is a mournful song you are singing."

"Yassum," was the response, knows it's mo'nful, but by singin' dat song an' 'tendin' to my own business I spects to git to heaben."

His Luck.

"I have been engaged to at least a dozen girls," sald a young man. "And always been unlucky in love, eh?" inquired a lady.

"Oh, no-rather lucky!" was the answer. "I've never married any of them!

An Order Not Obeyed. An exasperated Irish sergeant, drill-

ing a squad of recruits, called to them at last:

"Halt! Just come over here, all of ye and look at yourselves. It's a fine Hne ye're keepin', isn't it?"

W. R. MALONEY, **FUNERAL DIRECTOR AND EMBALMER**

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DR. C. D. STANARD, DENTIST.

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FOR HIS BIRTHDAY

or to give him any time to have on hand when male friends call, a box of fine cigars are always in order-always appreciated. If the stamp and label on the box bear the magic word "Forest King," there will be no question as to the pleasure afforded the smoker, for there is no better smoke extant than that obtained from the forest king

J. F. SCHMALZRIED.



A THANKSGIVING DRIVE

in a fine new carriage will give you just the right appetite for Turkey. Your old carriage has seen so much service you must be getting ashamed of it. We'll supply a new one that will at the same time be handsome, comfortable and safe. Don't ask the price. You might think it too low for a

A. M. Lock.

mual is a

Just what it will buy. In groceries it is worth

About \$1.10

.....at

LAMB'S CASH STORE, NORTH SIDE.

Furniture Repairs,

Cabinet Work, Screen Frames, Saw Filing and Setting. All kinds of Job Work done on short notice at prices to suit. Terms Cash.

P. M. Sorenson. Shop North of P. O.

PROBATE NOTICE TO CREDITORS. In the County Court of Lincoln county, Ne-

In the County Court of Lincoln county, Nebraska.

In the matter of the estate of Frederick A. Landers, deceased.

Notice is hereby given, that the creditors of said deceased will meet the Administrator of said estate, before me, County Judge of Lincoln county. Nebraska, at the county court room in said county, on the ist day of December. 1888, and on the 1st day of June, 1908, at 2 o'clock p. m. each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for creditors to present their claims and one year for the Administrator to settle said estate, from the sith day of Aug. ust, 1908. This notice will be published in the North Platte Tribune, for eight publications successively prior to the 1st day of December, 1908.

Witness my hand and seal of said court,

Witness my hand and seal of said court, this 3ist day of October, A. D. 1908, W. C. ELDER, n3-8 County Judge.

ORDER OF HEARING ON PETITION.

State of Nebraska, !
County of Lincoln, !
In the County Court November 18th, 1968,
In the matter of the estate of John T.
Harshfield, deceased
'n reading and filing the petition of John
A. Harshfield praying that the regular administration of said estate may be dispensed
with

PROFESSIONAL CARDS

S. TWINEM. Homeopathic Physician and Surgeon. Office: McDonald Bank Building Phone 183.

A. J. Ames, M. D. Marie Ames, 4. D. DOCTORS AMES & AMES. Physicians and Surgeons. Office: Over Stone Drug Co. Phones: Office 273, Residence 273

Physician and Surgeon. Office: Over McDonald Bank. Phones | Office 130 | Residence 115

DR. L. C. DROST, Osteopathic Physician, Rooms 7 and 8, McDonald State Bank Building. Phone 148.

WILCOX & HALLIGAN, Attorneys-at-Law. Office over Schatz Clothing Store. Phone 48

T C. PATTERSON,

Attorney-at-Law,

Office: Cor. Front & Dewey Sts.

Smokers to be Made Happy by Using the



Matchless Cigar Lighter

Price 50 Cts. (Special Rates to Dealers.)

This lighter works in biggest wind, land or sea, needs no liquid of any kind nor caps. If dealer cannot furnish we can. Matchless Cigar Lighter Mfg. Co.,

16 John Street, New York

CONTEST NOTICE.
Department of the Interior,
United States Land Office.
North Platte, Nebraska.
Oct. 23, 1908,
A sufficient contest affidavit having been filed in this office by Oliver A. Ridenour, of Wallace, Neb., contestant, against homestead entry No. 21950, made June 14th, 1906, for the southwest quarter of section 14, township 11, range 33, by Lewroy Bruckmar contestee, in which it is alleged that said Lewroy Bruckmar has never established a resl. 2020 or resided upon said land since the Late. 'hi said entry and has wholly ab ndonen said iann, for more than six months last past. That he has not improved or cultivated said land and said land is entirely without improvements of any kind or character. That all of said defects exists to this date. Said parties are hereby notified to appear, respond and offer evidence touching said allegation at 10 o'clock a. m. on Dec. 23, 1998 before the offer evidence touching said allegation at 10 o'clock a.m. on Dec. 23, 1998 before the Register and Receiver at the United States Land Office in North Platte, Nebraska.

The said contestant having, in a proper affidavit, filed Oct. 23, 1908, set forth facts which show that after due diligence personal service of this notice can not be made, it is bereby ordered and directed that such notice be given by due and proper publication.

O27-6*

J. E. EVANS. Register.

Sheriff's Sale.

By virtue of an order of sale issued from the district court of Lincoln County, Nebraska, upon a decree of foreclosure rendered in said court wherein Henry Waltemath, is plaintiff and Hannah Hansen, Peter Hansen, John Hultgren, Laura Hultgren and Arthur Hultgren were defendants, and to me directed, I will on the 28th day of Nov. 1998, at one o'clock p. m., at the east front door of the court house in North Platte. Lincoln Ccunty, Nebraska, sell at public auction to the highest bidder for cash, to satisfy said decree, interest and costs, the following described property, to-wit: The northheast quarter (nek) of section eighteen (18), township twelve (12) range thirty-two (32), in Lincoln county, Nebraska.

Dated North Platte, Nebraska, October

Dated North Platte. Nebraska, October 28th, 190°.

O27-5 I. L. MILTONBERGER, Sheriff.

IN THE DISTRICT COURT OF LINCOLN COUNTY, NEBRASKA.

In the matter of the application of Henry Biom.
Guardian of Henry Biom.
Guardian of the estate of Namic Bangtson and Joseph L. Bangtson, lessue for sale of minors, to sell Ward's Ward's real estate.
On reading and filing the petition duly verified of Henry Biom, guardian of the estate of Namic Bangtson, and Joseph L. Bangtson, and Joseph L. Bangtson, and Joseph L. Bangtson, and Joseph L. Bangtson, miners, for license to sell the following described real estate, to-wit;
Lots 5, 7, and 8 and east half of southwest quarter (E½ of SW½) of section 31, township 11, north of range 28 west of the 6th p. m. in Lincoln County, Neb., for the purpose of raising funds for the education and maintenance of Namic Bangtson, pinor, and for the purpose of the payment of the indebtedness of said minors which is a lien upon said real estate and for the purpose of preventing said estate from being wasted, and it appearing from said petition that said real estate consists of a farm located in Lincoln county, Nebraska, and that the income therefrom is insufficient to pay the interest upon the mortgage indebtedness upon said land and to also support and educate said minors:

It is therefore ordered that the next of kin of said minors and all persons interested in said real estate appear before me at chambers in the court house in the city of North Platte in Lincoln County, Nebraska, on the 7th day of December, 1998, at 9 o'clock a, m, to should not be granted to said Henry Blom, guardian, to sell said real estate for the purposes above set forth.

And it is further ordered that a copy of the persons interested in said real estate at least 14 days before the date set for hearing and that said notice be served upon all of the persons interested in said real estate at least 14 days before the date set for hearing and that said notice be served upon said minors, and also upon Anna Marie Smith and Iohn A Smith, next of kin, and upon Magnus

least 14 days before the date set for hearing and that said notice be served upon said minors, and also upon Anna Marie Smith and John A. Smith, next of kin, and upon Magnus Vilander, the personal guardian of said minors, and that this order be published for three successive weeks in the North Platte Tribune, a newspaper published and printed in said County of Lincoln, Nebraska.

Dated at chambers in said Lincoln County, this 7th day of November, 1888.

Judge of District Court of Lincoln County, Nebraska.

The Resemblance.

"I was always interested in airships and flying machines, so I bought a theater in the county for a theater."

"Why did you do that?"

"A theater has wings and files."

All who have gardens know what a pest the green fly, or aphis, becomes. It seems to cover rose trees and ether plants like magic.

In the matter of the estate of John T. Harshfield, deceased.

"I the matter of the estate of John T. Harshfield, deceased.

In the matter of the estate of John T. Harshfield praying that the regular administration of said estate may be dispensed with.

Ordered, That December 8, 1908, at 9 o'clock a. m., is assigned for hearing said petition to the highest and best bidder the northeast quarter of section 4, in township 9 north, of the had before the I became to the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4, in township 9 north, of Nobraska. Said sale is made by virtue of an order of the district court of Lincoln, county. Nobraska. Said sale is made by virtue of an order of the district court of Lincoln, county end of the prayer of petition and show cause why successive publications in the North Platte of the highest and best bidder the northeast quarter of section 4, in township 9 north, of the highest and best bidder the northeast quarter of section 4. In township 9 north, of the highest and best bidder the northeast quarter of section 4. In township 9 north, of the highest and best bidder the northeast quarter of section 4. In township 9 north, of the high paper o NOTICE OF REFEREE SALE,

LEGAL NOTICE.

To Nathaniel E. Martin, defendant: You are hereby notified that on the 16th day of October, 1998, John C. Dewey, plaintiff, filed his petition in the district of Lincoin county. Nebraska, against Nathaniel E. Martin, as defendant, to quiet title in the plaintiff in the Northeast quarter (NE 4) of Section Fourteen (14). Township Nine (9) North, Range Thirty-four (34) west of the 6th Principal Meridian in Lincoin county. Nebraska: that during the month of December, 1886, one Nicholas Scullen, who was then owner of said premises, with his wife Mary Scullen, made, executed and delivered to one Nathaniel E. Martin a mortgage upon said premises to secure an indebtedness of \$400.00, that said mortgage was recorded in the county clerk's office of Lincoin county, Nebraska, in Book 6 of Mortgages at Page 136; that said mortgage has long since been paid, but through mistake or neglect still remains of record and unsatisfied and casts a cloud upon the title of said premises: that said mortgage became due on the 6th day of December, 1891, and more than ten years have elapsed since it became due and if unpaid is barred by the statutes of limitation.

The plaintiff is the owner and in possession of vaid premises and the object and prayer of said petition is to have said mortgage cancelled and discharged from the records of the county clerk's office of Lincoin county, Nebraska, and that said title to said premises be quieted in the plaintiff, and for such Other and further relief as equity may require.

You are required to answer said petition on or before the 7th day of December, 1998, Dated this 19th day of December, 1998.

JOHN C. DEWEY, Plaintiff.

Serial No. 0401.

Notice for Publication.

Serial No. 0401.

Notice for Publication.

Department of the Interior.

Land Office at North Platte, Neb

Land Office at North Platte, Neb.
September 21st, 1908.
Notice is hereby given that Carl W. McGrew,
of North Platte, Nebraska, who on December
9th, 1901, made homestead entry No. 19196,
for the northwest quarter (NW%), Section 8, Township 15 north, Range 29 west
Sixth Principal Meridian, has filed notice of
intention to make final five year proof
to establish claim to the land above
described, before the Register and Receiver at North Platte, Neb., on the 20th
day of November, 1908.
Claimant names as witnesses: P. C. Peter80n, A. Rudelph, T. J. Combs and W. A.
Stearns, all of North Platte, Nebraska,
*s22-6

J. E. EVANS, Register.

PROBATE NOTICE TO CREDITORS.
In the County Court of Lincoln County, Ne-

In the matter of the estate of William H. Welty, deceased.

Notice is hereby given. That the craditions In the matter of the estate of William H.
Welty, deceased.
Notice is hereby given. That the creditors
of the said deceased will meet the administrator of said estate, before me, County
Judge of Lincoin County. Nebraska, at the
county court room in said county, on the 1st
day of December, 1908, and on the 1st day of
June, 1909, at 9 o'clock a. m. each day, for the
purpose of presenting their claims for examination, adjustment and allowance. Six
month's are allowed for creditors to present
their claims and one year for the Administrator to settle said estate, from the 31st day
of October 1908. This notice will be published
in the North Platte Tribune eight publications successively prior to the 1st day of
December, 1908.
Witness my hand and seal of said court this
31st day of October, A. D. 1908.
133-8 W. C. Elder, County Judge,
NOTICE OF SALE.

NOTICE OF SALE.

Notice is hereby given that at 1 o'clock on Saturday, the 5th day of December, 1908, at the east front door of the court house in the city of North Platte, Nebraska, I will sell at public auction to the highest and best bidder, the northwest quarter of section 28, township 15, north of range 33, west of the 6th P, M. in Lincoln County, Nebraska, the terms of said sale to be one half cash and the balance in three equal annual payments with interest from the date of sale at six per cent per annum upon each of the deferred payments, said sale is made by virtue of an order of the district court of Lincoln county. Nebraska, in a case wherein Wesley T. Wilcox is plaintiff and Jessie Dikeman, Almeda E. Dikeman, Chauncy E. Dikeman, Lucile L. Dikeman and Benjamin A. Dikeman, executor and trustee are defendants, brought to partition the above described land and said sale is held pursuant to said order.

Nov. 3-5 Butler Buchanan, Referee.

Serial No. 761. H. E. 21585.

NOTICE FOR PUBLICATION.

Department of the Interior.

U. S. Land Office at North Platte, Neb.,

November 5, 1608.

Notice is hereby given that John W. Childerston, of Tryon Neb., who on Dec. 18, 1905.

made Homestead Entry No. 21585, for west half section 27, southeast quarter southeast quarter section 28, northeast quarter, north half northwest quarter, northeast quarter southeast quarter southeast quarter goutheast quarter southeast quarter sou ter section 28, northeast quarter, north half northwest quarter, northeast quarter south-east quarter section 33, township 18 north, range 31 west, sixth principal meridian, has filed notice of his intention to make final five year proof, to establish claim to the land above described, before L. C. Reneau, Clerk of the District Court at Tryon, Nebraska, on the 23d day of December, 1908.

Claimant names as witnesses; William Kaho, Fred Popham, Robert McPharland, William Scott, all at Tryon, Nebraska, n6-6

Serial No. 0582.
NOTICE OF PUBLICATION
(Isolated Tract).
[Applicable to Nebraska only (34 Stat., 1224).]
Public Sale.

[Applicable to Nebraska only (34 Stat., 1224).]
Public Sale
DEPARTMENT OF THE INTERIOR.
United States Land Office,
North Platte, Nebraska. November 4, 1908.
Notice is hereby given that, as directed by
the Commissioner of the General Land Office,
under provisions of the act of March 3, 1907,
(34 Stat., 1224), we will offer at public sale, to
the highest bidder, at 10 O'clock a. m., on
the 23d day of December, 1908, next, at this
office, the following tracts of land, towit:
West half southeast quarter, section I7, township 10 north, range 30, west 6th principal
meridan.
Any person claiming adversely the above
described lands are advised to file their
claims or objections on or before the time
designated for sale.

J. E. Evans, Register,
n6-6* W. H. C. WOODHURST, Receiver.

SHERIFF'S SALE.

By virtue of an order of sale issued from the district court of Lincoln county. Nebraska, upon a decree of foreclosure rendered in said court wherein Girard Trust Company, trustee, is plaintiff and John Stoecker, D. W. Stapleten, Mrs. D. W. Stapleten, his wife, fire name unknown and John Doe are defendants, and to me directed, I will on the 28th day of Nov., 1908, at 1 o'clock p. m. at the east front door of the court house in North Platte, Lincoln county, Nebraska, sell at public auction to the highest bidder for cash, to satisfy said decree, interest and costs, the following described property, to-wit: Southeast quarter [SE 36] of section Thirty-three [33], township Nine [9], North of range Thirty-four [34], West of 6 P. M. in Lincoln County, Nebraska.

Dated at North Platte, Neb., Oct. 26, 1908.

1, L. Millenberger, Sheriff,

IN THE DISTRICT COURT OF THE UNITED STATES, FOR THE DISTRICT OF NEBRASKA, NORTH PLATTE DIVISION.

In the matter of the Estate of Cloa Louellia Loudon. trading under the name and as the sole proprietor of the U. S. Grocery Com-

Involuntary Petition. Bankrupt.

In Bankruptey

Case No. 3

ORDER FOR SALE OF PROPERTY.
At North Platte, in said District, on this lith ay of November, 1908, before Walter V. Hoagland, Referee in Bankruptey.
This cause came on for hearing before the Referee upon the petition and application of Edward S. Davis, trustee of the bankrupt herein, for an order for the sale of the bankrupt rupt's property herein at public auction and upon consideration whereof it is ordered 1. That the trustee sell at once for the best price obtainable all of the perishable prop-erty from the stock of goods belonging to said

2. It is further ordered that the trustee 2. It is further ordered that the trustee expose for sale at public ancetion to the highest bidder for cash at the building in North Platte. Nebraska, lately occupied by the bankrupt herein with its stock of goods, on Tuesday, the first day of December, 100s, at 2 a clock p. m., all of the remaining assets of said estate excepting the book accounts belonging to said estate; said sale to be subject to the approval of the court at a hearing to be had before the Referee in said matter December 1st, 190s, at 4 o'clock p. m.

It is further directed that a copy of this order be malled to each of the creditors and other parties interested in the bankrupt's estate herein at least ten days prior to the date of said sale, and that the trustee advertise said sile at least ten days prior to the date thereof and give such other notice as he may deem advisable.

W. V. HOAGLAND, Referee in Bankruptcy.